

0009

BOX:

204

FOLDER:

2036

DESCRIPTION:

Mafero, Santi

DATE:

01/20/86



2036

0010

W. B. K. Long
Counsel,
B. W. Mason
Filed 20 day of Jan 1886
Pleads *Not Guilty*

THE PEOPLE
vs.
~~THE PEOPLE~~
Santi Masero
Assault in the Second Degree.
(Section 218, Penal Code.)

RANDOLPH B. MARTINE,
W. B. K. Long District Attorney.
Paul DeCharged

A True Bill.

Amicus Stapp Foreman.
Ordered to N.Y. Court of
Crim and Criminal for trial.
Transferred back to court of
General Sessions for trial Feb 14/86

Witnesses:

0011

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE
Court of General Sessions of the Peace.

The People of the State of New York.

To *William Feily*
of No. *93 Delintor* Street,

Not found
Wanted dont know where

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *14* day of *MAY* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

Saml. Majew

in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the Penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *MAY* in the year of our Lord 1888.

JOHN R. FELLOWS, District Attorney.

0012

Should the case assigned in Court Office about it, an If inconvenient state this early to If ill when serve Attorney's Office. If you know before the Magist rial was not there District Attorney State of New City and County

being duly sworn

Subpoena, of whi

18

Sworn to before of

THE PEOPLE

vs.

Santi Mafero

City and County of New York, ss.:

Abraham Marks

being duly

sworn, deposes and says: I reside at No. 435 Grand St.

Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the City and County of New York. On the 12th day of May 1888,

I called at No. 95 Clinton Street

the alleged residence of William Reily - the complainant herein, to serve him with the annexed subpoena, and was informed by discovered that said house, No. 95 Clinton Street had been tow down, and afterwards, from several in that vicinity as to said Reily's address, but could not find out the same.

Sworn to before me, this 14th day of May 1888

Wm. H. Gerichler Notary Public & Co

Abraham Marks Subpoena Server.

0013

Court of General Sessions.

THE PEOPLE, on the Complaint of

William Rudy

vs.

Santa Magers

Offense

RANDOLPH B. MARTINE,

District Attorney.

Affidavit of

Arthur Marks

Subpoena Server.

Failure to Find Witness.

0014

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York.

To *William Kelly*
of No. *95 Clinton* Street,

GREETING :

WE COMMAND YOU, That all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *14* day of *MAY* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

Saudi Magera

in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the Penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *MAY* in the year of our Lord 1888.

JOHN R. FELLOWS, *District Attorney.*

0015

Should the case assigned in Court, Office about it, an

If inconvenient state this early to

If ill when serve Attorney's Office.

If you know before the Magistrate

rial was not there District Attorney

State of New York City and County

being duly sworn,

Subpoena, of which

188

Sworn to before me of

THE PEOPLE

vs.

Santi Mafers

City and County of New York, ss.:

Henry M. Brown being duly sworn, deposes and says: I am a Police Officer attached to the *13th* Precinct, in the City of New York. On the *11th* day of *May* 188 *8*, I called at *No. 95 Clinton Street*

the alleged residence of *William Kelly* - the complainant herein, to serve him with the annexed subpoena, and was informed by ~~the~~ the said house being on my post. The house along with others surrounding it had been torn down. And I could not find out from anyone in the vicinity, the address of said complainant

Sworn to before me, this *14th* day of *May*, 188 *8*

Henry M. Brown

Wm. W. Gurichlein
Notary Public (H)
N. Y. Co

0016

Court of General Sessions.

THE PEOPLE, on the Complaint of

William Reilly

vs.

Santi Mafers

Offense: *Chl. Assault*

RANDOLPH B. MARTINE,
District Attorney.

Affidavit of Police Officer

Hewy M. Brown
130th Precinct.

Failure to Find Witness.

0017

TO THE CHIEF CLERK.

PLEASE SEND ME THE PAPERS IN THE CASE OF

PEOPLE

vs.

Santi Inafera

Search
Part 3

District Attorney.

Please let go off
for letter.

00 18

DR. D. W. WAUGH,
167 Union Street.

Office Hours:
8 to 9 a. m.
12 to 1 p. m.
5 to 7 p. m.

Brooklyn, March 22 1888

I hereby certify that Mr. Sami Masera
of 37 Summit St., Brooklyn, N. Y. is so
sick that he is unable to leave his home
without endangering his life & health,

Respy
D. W. Waugh M.D.

0019

Office 13th 1887

Dear Sir

I am in receipt of your letter of the 12th inst. and in answer to inform you that the same has been forwarded to the proper authorities for their consideration.

Very respectfully,
 J. B. [Signature]

13th Street
 New York City

0020

People
acht. Assault 2nd degree.
Santo Masfaro

1 Officer Henry M. Brown of
13th Precinct will swear:

James Rielly
on sidewalk
with cut on
his head and
arrested as
defendant.

I arrested the defendant
in his room in the back build-
ing, on first floor, at 149 Ridge Street
for felonious assault on William
Rielly. When I made the arrest,
I cannot remember. After I
saw after the occurrence, went
to find Rielly on sidewalk
at above number with a cut
in his head.

0021

2

William Rieley the complainant will swear:

About two years ago, I cannot recall time or date, was coming down stairs from second floor of 149 Ridge Street going to the water closet, I was attacked by a big man, who took hold of me, (the gas light in entry was very dim), I do not know who he was, the defendant then came running from the street towards me, and shortly afterwards I found I was cut in the head I do not ^{know} which of the two men did it, and do not know what I was struck with.

Was first attacked by a large man, then def came up. Was cut but does not know by whom

b

Adams will swear:

I cannot recollect the time, but was standing at my door at 149 Ridge St, with ~~James~~ ^{James} ~~Harriet~~ ^{Harriet} ~~Daniel~~ ^{Daniel} ~~Kate~~ ^{Kate} ~~Green~~ ^{Green} heard a hollering up stairs I went up, and ^{then} Rieley coming down, he went ~~down~~ ~~to~~ ~~the~~ ~~door~~

Saw def. strike Rieley

0022

as he turned the stairs & Toys into the yard, I saw defendant strike Rielly, with what, I do not know. I saw no one but Rielly and the defendant, when Rielly was struck. This is all I know

4

Carrie Howard will swear: She married to Henry Arty, I was standing at 149 Ridge Street, do not remember the time, it was so long ago, But between 7 and 8 O'clock in the evening, when I saw the defendant coming down stairs, and saw him strike Rielly on the side of the head, with something I do not know what. Saw no fight or quarrel.

Saw deft coming down stairs, saw him strike R. on side of head

5

Katy Green will swear: She married to Herman Brown, I was standing at the door of 149 Ridge Street, on one Sunday night about three years ago heard a noise in the hall way I ran up with Carrie Howard

Saw deft strike R. on side of head with some thing instrument.

0023

COURT OF GENERAL SESSIONS.

THE PEOPLE, &c.

vs,

Santi Mafese

Plaintiff and Defendant

BRIEF OF FACTS.

For the District Attorney.

Dated March 20th 1888

Henry H. Jones

Deputy Assistant

0024

PART III.

THE COURT ROOM IS IN THE THIRD STORY.
If this Subpoena is disobeyed, an attachment will immediately issue
Bring this Subpoena with you, and give it to the Officer at the Court Room
Door that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Wm. Keilly*
of No. *95 Clinton* Street,

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the County Court House, in the Park of the said City, on the day of *April* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

S. Mafero
in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *April*, in the year of our Lord 1887.

RANDOLPH B. MARTINE, *District Attorney*

PART III.

THE COURT ROOM IS IN THE THIRD STORY.
If this Subpoena is disobeyed, an attachment will immediately issue
Bring this Subpoena with you, and give it to the Officer at the Court Room
Door that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Katy Green*
of No. *711 E. 12* Street,

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the County Court House, in the Park of the said City, on the day of *April* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

S. Mafero
in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *April*, in the year of our Lord 1887.

RANDOLPH B. MARTINE, *District Attorney*

0025

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Harry Howard*

of No. *187 Suffolk* Street,

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the County Court House, in the Park of the said City, on the day of *March* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

Santi Mafiero
in a case of Felony, whereof he stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the the City Hall in our said City, the first Monday of *March*, in the year of our Lord 1887.

RANDOLPH B. MARTINE, District Attorney

THE COURT ROOM IS IN THE THIRD STORY.
If this Subpoena is disobeyed, an attachment will immediately issue
Bring this Subpoena with you, and give it to the Officer at the Court Room Door that your attendance may be known.
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

PART III.

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Adam Weil*

of No. *149 Ridge* Street,

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the County Court House, in the Park of the said City, on the day of *April* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

S. Mafiero
in a case of Felony, whereof he stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *April*, in the year of our Lord 1887.

RANDOLPH B. MARTINE, District Attorney

THE COURT ROOM IS IN THE THIRD STORY.
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Bring this Subpoena with you, and give it to the Officer at the Court Room Door that your attendance may be known.
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

PART III.

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Harry Howard*

of No. *187 Suffolk* Street,

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the County Court House, in the Park of the said City, on the day of *April* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

S. Mafiero
in a case of Felony, whereof he stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *April*, in the year of our Lord 1887.

RANDOLPH B. MARTINE, District Attorney

THE COURT ROOM IS IN THE THIRD STORY.
If this Subpoena is disobeyed, an attachment will immediately issue
Bring this Subpoena with you, and give it to the Officer at the Court Room Door that your attendance may be known.
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

PART III.

0026

GLUED PAGE

Court of General Sessions.

If you know of more testimony than was produced before the District Attorney's office, or if a fact which you think material was omitted, please state the same to the District Attorney, in the Court, and you prefer another day, you may save time. Please inquire in the District Attorney's office called on for trial, and no reason is given to remain, and you prefer another day, you may save time.

THE PEOPLE

Santi Mafero

City and County of New York, ss.

Jacob Deubert being duly sworn, deposes and says: I reside at No. *161 Essex* Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the City and County of New York. On the *24* day of *March* 188*7* I called at *Suffolk and Houston Street to look for No. 187 Suffolk Street* the alleged residence of *Larry Howard* the complainant herein, to serve her with the annexed subpoena, and ~~was informed by~~ *found that the last number in Suffolk Street is No. 175 and that there is no such house as No. 187 Suffolk Street*

Sworn to before me, this *25* day of *April*, 188*7*
Rudolph Eschay
COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

Jacob Deubert
Subpoena Server.

0027

Part 3 Moh 29

Court of General Sessions.

THE PEOPLE, on the Complaint of

^{vs.}
Santi Aglero

Offense:

RANDOLPH B. MARTINE,
District Attorney.

Affidavit of
Jacob Denbert
Subpoena Server.

Failure to Find Witness.

0028

Police Court— 3d District.

City and County } ss.:
of New York, }

of No. 95 Christen Street, aged 25 years,
occupation Laborer being duly sworn

deposes and says, that on 15 day of November 1885 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Luigi Maffero
(now here), who wilfully
and feloniously cut this deponent
a deep gash in the head with
a knife which the deponent
then and there held in his
hand while two other men
unknown to deponent had
hold of deponent.

with the felonious intent to ~~take the life of deponent, or to~~ do him grievous bodily harm; and without
any justification on the part of the said assailant

Wherefore this deponent prays that the said assailant may be ~~apprehended and~~ bound to answer
for the above assault, etc., and ~~be~~ dealt with according to law.

Sworn to before me, this 17 day } William Riley
of November 1885. }

Solomon Smith
Police Justice.

0029

Sec. 198-200.

34 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Santi Mafuro being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is *his* right to make a statement in relation to the charge against *him*; that the statement is designed to enable *him* if he see fit to answer the charge and explain the facts alleged against *him* that he is at liberty to waive making a statement, and that *his* waiver cannot be used against *him* on the trial.

Question. What is your name?

Answer. *Santi Mafuro*

Question. How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *Italy*

Question. Where do you live, and how long have you resided there?

Answer. *149 Ridge street over month*

Question. What is your business or profession?

Answer. *Tailor*

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer. *I am not guilty*

Santi Mafuro

Taken before me this

34

John J. ...
Justice.

0030

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named _____

defendant

five guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of _____ Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *Nov. 17* 1885 *Solomon B. Smith* Police Justice.

I have admitted the above-named *defendant* to bail to answer by the undertaking hereto annexed.

Dated *Nov 18* 1885 *Solomon B. Smith* Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offence within mentioned, I order he to be discharged.

Dated _____ 188 _____ Police Justice.

0031

Nov 7
3 PM

BAILED,

No. 1, by John A. Grant
Residence 39 Norfolk Street

No. 2, by Joseph Desposito and Maria Vincenza Desposito his wife
Residence 35 Union St. Rklyn Street

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

It appears from the within affidavits that it is necessary to secure the attendance of William Reilly a material and necessary witness for the defendant without whose presence a conviction cannot be had. It is therefore respectfully recommended that the defendant herein Antoni Mafers be discharged on his own recognizance.

N. Y. May 29th 1888
Gunning T. Nelson
Acting District Attorney

4/328 1264
Police Court 3^d District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William Reilly
95th Clinton
Santi Mafers

2 _____
3 _____
4 _____

Dated November 17 1885



Magistrate
Officer.
13 # Precinct.

Witnesses Adam Wojcik
235 West 10th floor
No. 119 Ridge Street.

Katy Green
No. 711 E 12th Street

Harry Howard
No. 187 59th Street

\$ 500 to answer affidavit

Com
Bailed

Offence Assault

0032

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Santi Malgara

The Grand Jury of the City and County of New York, by this indictment, accuse

- Santi Malgara -

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Santi Malgara,

late of the City and County of New York, on the 27th day of November, in the year of our Lord one thousand eight hundred and eighty nine, with force and arms, at the City and County aforesaid, in and upon one

- William Riley -

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said Santi Malgara,

with a certain knife ----- which he the said

- Santi Malgara -

in his right hand then and there had and held, the same being then and there a weapon and instrument likely to produce grievous bodily harm, him, the said William Riley, then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0033

SECOND COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said

- Santi Malgara -

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Santi Malgara,*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon one *William Riley,*

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault: and the said *Santi Malgara,*

with a certain *knife* -
which *he* the said *Santi Malgara,*

in *his* - right hand then and there had and held, in and upon the *head* - of *him* the said *William Riley,*

then and there feloniously did wilfully and wrongfully strike, beat, *stab,* bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *William Riley,* to the great damage of the said *William Riley,* against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0034

BOX:

204

FOLDER:

2036

DESCRIPTION:

Malony, Albert J.

DATE:

01/19/86



2036

0035

183,

Witnesses:

Counsel,

Filed 19 day of Jan'y 1886

Pleads

THE PEOPLE

pt. of law vs.

376 Albert J. Malony

Violation of Excise Law. (Sunday). [III Rev. Stat., (7th Edition), page 1083 Sec. 21, and page 1080, Sec. 51.]

RANDOLPH B. MARTINE,

District Attorney.

Pr Jan'y 26/86 Pleads guilty

A True Bill.

True \$30. f. d.

R. Amant Higgins

Foreman.

0036

Sec. 198-200.

1st

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Albert J. Maloney being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

Albert J. Maloney

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

Kentucky

Question. Where do you live, and how long have you resided there?

Answer.

376 Second Avenue 4 months

Question. What is your business or profession?

Answer.

Bar tender

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer.

*I am not guilty of the charge
Albert J. Maloney*

Taken before me this

1st

John J. [Signature]
District Justice

0037

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named Albert J. Maloney

Maloney
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of One Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Jan 17 1888 Salomon B. Sussman Police Justice.

I have admitted the above-named _____
to bail to answer by the undertaking hereto annexed.

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____
guilty of the offence within mentioned, I order he to be discharged.

Dated _____ 188 _____ Police Justice.

0038

Police Court 187 District B

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Thomas Shearn
4 Precinct
Albert J. Maloney
Office of the District Attorney

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *Jan 17* 188 *6*

Shearn Magistrate

Shearn Officer.

4 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *100* to answer *F. D.*

How

0039

Excise Violation—Selling on Sunday.

POLICE COURT—102 DISTRICT.

City and County } ss.
of New York, }

of No. The 4th Precinct Police Thomas Shearn
Police Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 17th day

of January 1886 in the City of New York, in the County of New York, at

premises No. 74 New Chamber Street,

Albert J. Maloney (now here)

did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said Albert J. Maloney may be ~~arrested and dealt with~~ according to law.

Sworn to before me, this 17th day Thomas Shearn

of January 1886
Edouard Smith Police Justice.

0040

POLICE COURT 1st DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

Albert J. Maloney

On Complaint of

Thomas Sheehan

For

Viol Excise Law

After being informed of my rights under the law, I hereby ~~wave~~ ^{demand} a trial, by Jury, on this complaint, and ~~demand~~ ^{wave} a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated January 7 1886

Albert J. Maloney

John B. Smith
Police Justice

0041

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Abner G. Meloney

The Grand Jury of the City and County of New York, by this indictment, accuse

Abner G. Meloney

of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows :

The said *Abner G. Meloney*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~seventeenth~~ *twentieth* day of ~~January~~ *July*, in the year of our Lord one thousand eight hundred and eighty-~~eight~~ *eight*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to

certain _____ persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT :

And the Grand Jury aforesaid, by this indictment, further accuse the said

Abner G. Meloney

of the CRIME OF GIVING AWAY INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY' committed as follows :

The said *Abner G. Meloney*

late of the Ward, City and County aforesaid, afterwards, to wit : On the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week

0042

commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

certain _____ persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

THIRD COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said

Albert J. Madany

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Albert J. Madany*

late of the Ward, City and County aforesaid, afterwards, to wit; on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

Seventy-four New Chambers Street,

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

0043

BOX:

204

FOLDER:

2036

DESCRIPTION:

Manheimer, Wolf

DATE:

01/20/86



2036

0044

200

Day of Trial,
Counsel,
Filed 20 day Jan 1856
Pleads, *Guilty*

THE PEOPLE

vs.

B
Wolf Manheimer

Violation of Sanitary Code (Act of 1852)
Act of 1852

Donald B. ...
District Attorney

A True Bill.

James H. ...
Foreman
James H. ...
James H. ...

in a certain
County,
known as
from the

*To my record
-mentation
see index
Jan 14th G. S. B
A. D. C.*

0045

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Wolf Manheimer being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *Wolf Manheimer*

Question. How old are you?

Answer. *65 years*

Question. Where were you born?

Answer. *Russia Poland*

Question. Where do you live, and how long have you resided there?

Answer. *73 Bayard Street - 2 1/2 years*

Question. What is your business or profession?

Answer. *Leader*

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer.

*I am not guilty
I demand a trial by jury
Wolf Manheimer
Mars*

Taken before me this

day of

16th
1888
Police Justice.

0046

District Police Court.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

Wolf Manheimer being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

Wolf Manheimer

Question. How old are you?

Answer.

65 years

Question. Where were you born?

Answer.

Russia Poland

Question. Where do you live, and how long have you resided there?

Answer.

73 Bayard Street - 2 1/2 years

Question. What is your business or profession?

Answer.

Bedder

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer.

*I am not guilty
I demand a trial by jury
Wolf Manheimer
Sworn*

Taken before me this

16th

day of

W. J. [Signature]

Police Justice.

0047

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named

Richardson

Richardson guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *100* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *Dec 16* 188*5* *J. G. Bufff* Police Justice.

I have admitted the above-named *Richardson* to bail to answer by the undertaking hereto annexed.

Dated *December 16* 188*5* *J. G. Bufff* Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offence within mentioned, I order he to be discharged.

Dated _____ 188 _____ Police Justice.

0048

Police Court 1425 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Richard Kennedy
Sanitary Squad
Wolf Maubheim

W. J. M. Cole
Attorney

2
3
4

BAILED,

No. 1, by *Morris Maubheim*
Residence *68 Bayard* Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *December 16* 188*5*

of Duffy Magistrate
of Henry Officer.
Sanitary Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street,

No. _____ Street,

\$ *100* to answer *G.S.*

Bailed



0049

DIRECTIONS.

The Grand Jury Rooms are in the third story of large brown stone Building in Chambers Street, near Centre Street, adjoining the New Court House in the Park.

When you arrive at the witness room, hand this Subpoena to the officer or Clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS

In the Name of the People of the State of New York,
To Off. Declan Kennedy
of No. Sanitary Squad Street.

*Ask to see Mr. Redford
At 12 o'clock*

YOU ARE COMMANDED to appear before the Grand Jury of County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 13th day of June 1893, at the hour of 10½ in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Mary Mankimer

Dated at the City of New York, the first Monday of June 1893
in the year of our Lord 1893

DE LANCEY NICOLL, District Attorney.

0050

Died
Oct 17 1890

The Grand Jury calls witnesses in whatever order its Foreman pleases. The Foreman knows best for the public good. If you wait patiently on the day of attendance until your turn comes, it may save you waiting hereafter.

If it is very inconvenient for you to attend on the day designated, let the District Attorney's Officer or Clerk in the witness room know this at an early moment.

If you do not obey this Subpoena, or do not explain your absence, the Court will enforce your attendance by attachment, and fine you.

If you are ill when served, send timely notice of that fact to the District Attorney.

If other witnesses in this case are called, and another case taken up, you may know—unless otherwise advised—that the Grand Jury do not care to examine you; and you may then retire, mentioning your withdrawal to the officer or clerk.

If the Grand Jury adjourn, and you have not been called without explanation, inquire of the Chief Clerk in the District Attorney's office, if you are wanted again and when.

0051

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss:

POLICE COURT, DISTRICT.

Declan Kennedy

of No. *Sanitary Square* (Street, being duly sworn, deposes and says,

that on the *16th* day of *December* 188*6*

at the City of New York, in the County of New York, *Wolf Manheimer*

(now here) did unlawfully keep, in the cellar of premises No 73 Bayard - the same being a dwelling house - a quantity of live fowls - to wit - chickens in violation of Section 197 of the Sanitary Code of the Health Department of the City and County of New York.

Declan Kennedy

Sworn to before me, this

of

Wm. C. ...

16

day

Wm. C. ...

Police Justice.

0052

Liber 26
No. 8212

HEALTH DEPARTMENT OF THE CITY OF NEW YORK
Sanitary Bureau, Vital Statistics.
Office, 301 MOTT STREET.

Notice; In issuing this transcript of record, the Health Department of the City of New York does not certify to the truth of the record transcribed. The seal of the Board of Health attests only the correctness of the transcript, and no inquiry as to the facts reported, has been provided for by law.

New York, June 9, 1887.

A TRANSCRIPT FROM THE RECORD OF DEATHS
IN THE CITY OF NEW YORK.

NAME OF DECEASED			DATE OF DEATH			AGE OF DECEASED		
			MONTH	DAY	YEAR	YEARS	MONTHS	DAYS
<u>Harris Manheim</u>			<u>April</u>	<u>18</u>	<u>1887</u>	<u>37</u>		
COLOR	CONDITION	OCCUPATION	BIRTHPLACE	HOW LONG RESIDENT IN CITY				
				YEARS	MONTHS	DAYS		
		<u>Married Peddler</u>	<u>Poland</u>	<u>10</u>				
PLACE OF DEATH		FATHER'S BIRTHPLACE	MOTHER'S BIRTHPLACE					
No. <u>68 Bayard</u> St. <u>4th</u> WARD.		<u>Poland</u>	<u>Poland</u>					
CAUSE OF DEATH				TIME FROM ATTACK TILL DEATH				
<u>Phthisis Pulmonalis</u>				YEARS	MONTHS	DAYS	HOURS	MIN'TS
				<u>2</u>				
PLACE OF BURIAL	UNDERTAKER	MEDICAL ATTENDANT						
<u>Washington</u>	<u>M. Hecht</u>	<u>L. Bennett</u> M. D.						

John J. McGuire M.D.
Deputy Register of Records.
A True Copy,
C. Adelman
City Clerk

0053

The People
^{vs}
Solomon Manheim
Same
^{vs}
Wolf Manheim

City & County of New York:-
Rachel Manheim
being duly sworn says:- That
she resides at No. 68 Bayard
Street in the City of New York.
That she is the daughter of
Harris Manheim deceased, who
gave bail for the appearance
of Solomon and Wolf Manheim
the above named defendants.
Deponent further says that
her said father died on the 18th
day of April 1887.
That the above named Wolf
Manheim is deponents Grand father
and the said Solomon Manheim
is her Uncle.
That deponent and her family
have not seen the said Wolf Man-
heim since April 18. 1887 and do
not know his present whereabouts

0054

and that deponent has not seen her Uncle the said Solomon Mankin in several years and does not know where he now resides. That the last time they heard of said Solomon was about several months ago when they were informed that he was very sick at the Mt. Sinai Hospital and have not heard of him since and do not know where he can be found.

Sworn to before me this } Rachel Mankin
10th day of June 1887 }
Rudolph L. Scharf

COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

COURT OF GENERAL SESSIONS,

The People, &c.

Wm Mankin
Solomon Mankin

OFFICE

RUDOLPH L. SCHARF
District Attorney

0055

TORN PAGE

ND COUNTY }
W YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That heretofore—to wit, on the fourth day of June, in the year of our Lord one thousand eight hundred and seventy-three, at the City and County of New York, in the State of New York, the Health Department in the City of New York, which theretofore had been, and then and there was duly constituted, appointed and organized, pursuant to the provisions of an act of the Legislature of the State of New York, entitled "An Act to re-organize the local government of the City of New York," passed April 30th, in the year one thousand eight hundred and seventy-three, did direct, order, ordain *and did adopt and declare,* and enact, and did cause to be conformed to the eleventh article of the act aforesaid, pursuant to the eighty-second section of said act, the sanitary ordinances which had been then and lately theretofore adopted and duly published by the previously existing Department of Health, which said Sanitary Ordinances, as adopted and conformed, became and were called "The Sanitary Code," and wherein were contained, and thereafter, at the time of the commission of the offences and grievances by the person hereinafter named, and as hereinafter charged, formed a portion of such Sanitary Ordinances and Sanitary Code, having the force of the law, the words and language following, to wit: "That no live geese, ducks, or other fowls shall be kept in any yard, area, cellar, coop, building, or other place within the built-up portion of the City of New York, excepting in the public markets, without a permit in writing from this Department." *which said sanitary code so adopted and declared, as amended, in accordance with laws, by the provisions of the New York City Consolidation Act of 1897, was declared to be binding and in force in said city, and on the day and year hereinafter mentioned was and yet is in force and binding in said city; and at the said time the portion of said code hereinafter set forth was and yet is in full force and operation, and in no manner altered, amended or annulled in any form or way.* And the jurors aforesaid, upon their oath aforesaid, do further present:

That afterwards on, the *sixteenth* day of *December*, in the year of our Lord one thousand eight hundred and *eighty five*, and on divers other days from the said *sixteenth* day of *December*, up to the date of the filing of this inquisition, one *Wolf manheimer*, late of the *Sixth* Ward of the City of New York, in the County of New York, aforesaid, did wilfully, knowingly and unlawfully keep and have divers live and living *fowls, to wit: chickens* in a certain *cellar of a certain building*, known as number *Seventy three Bayard* street, in said ward, City and County, the same being a built-up portion of the said City of New York, without a permit in writing from the said Health Department in the said City of New York.

Randolph Martine,
District Attorney.

0056

This indictment found on June 20th 1886;
the offense was not a very serious one - Defen-
-dant was indicted for the violation of
the Sanitary Code - the offense was merely
for keeping chickens in defendant's cellar.

The Books at the Police Headquarters
300 Mulberry St show that the
Complainant a police officer died
on Oct 17th 1890 - Without Complai-
-nant's Evidence no conviction could
be had - I ask that this indictment
be dismissed. -
June 14th 93

G. S. B.
A. D. A.

0057

BOX:

204

FOLDER:

2036

DESCRIPTION:

Mann, Michael

DATE:

01/06/86



2036

0058

53 Edward W. Hall
W. Chamberlain

Counsel,
Filed 6 day of Jan 1886
Pleads *Not Guilty* (17)

[Section 6 Penal Code]

THE PEOPLE

vs.

R
Michael Mann

RANDOLPH B. MARTINE,

District Attorney.

24 Aug 1886

Ind returned & deft died.

A True Bill.

Francis Higgins

Foreman

Witnesses:

*The deft has been indicted
for B. M. and I give
him the complete
The deft has been suffi-
ciently punished & recon-
sider that the indicted
be dismissed.*

24 Aug 1886
G. L. D.
A. D. R.

0059

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Michael Mann being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. Michael Mann

Question. How old are you?

Answer. 46 years old

Question. Where were you born?

Answer. Germany

Question. Where do you live, and how long have you resided there?

Answer. 2 5th St.

Question. What is your business or profession?

Answer. Varnisher

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer.

I am not guilty
Michael Mann
Munk

Taken before me this

day of

Dec

1887

1887

Police Justice.

0060

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Three Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Dec 28 1888 ay Owy Police Justice.

I have admitted the above-named _____
to bail to answer by the undertaking hereto annexed.

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____
guilty of the offence within mentioned, I order he to be discharged.

Dated _____ 188 _____ Police Justice.

0061

1476

Police Court 2 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

George E. Haas
277 West 23rd
Michael Mann

*Office Malicious
Prosecution*

2 _____
3 _____
4 _____

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *December 28* 188 *8*

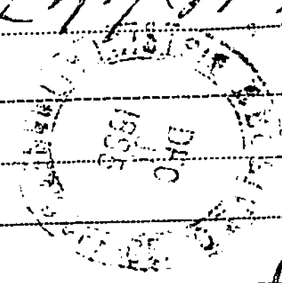
M. J. Power Magistrate
John J. Corey Officer,
16th Precinct.

Witnesses *Jacob Appel*
No. *277 West 23rd* Street.

No. _____ Street,

No. _____ Street,

\$ *300* to answer *Gen Sec*
Len



0062

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

George E. Haas

of No. 277 W 23rd Street, aged 19th years,

occupation Clerk being duly sworn deposes and says

that on the 28th day of December 1885

at the City of New York, in the County of New York, Michael Mann

(now here) did unlawfully wilfully and maliciously push and knock over a large iron flower vase of the value of fifty dollars breaking said vase and deponent further says said vase was rendered entirely worthless by the injury done in the manner and at the time above described and said vase was the property of Jacob Appel deponent's Employer.

George E. Haas

Sworn to before me, this
of December 1885 Day

W. J. O'Neil

Police Justice

0063

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Mann

The Grand Jury of the City and County of New York, by this indictment, accuse

Michael Mann

of the CRIME OF Destroying personal property of another,

committed as follows:

The said Michael Mann,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the twenty-fifth day of December, in the year of our Lord one thousand eight hundred and eighty-five, at the Ward, City and County aforesaid,

with force and arms, a certain iron safe, of the value of fifty dollars, of the goods, chattels and personal property of one Joseph Appell, then and there feloniously did unlawfully and feloniously break down, throw over, break and destroy; against the form of the Statute in such case made and provided, and against the peace and dignity of the said People.

Randolph Martin, District Attorney

0064

BOX:

204

FOLDER:

2036

DESCRIPTION:

Manning, James

DATE:

01/07/86



2036

0065

BOX:

204

FOLDER:

2036

DESCRIPTION:

Sweeney, John

DATE:

01/07/86



2036

0066

BOX:

204

FOLDER:

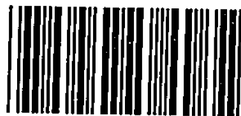
2036

DESCRIPTION:

McQuade, James

DATE:

01/07/86



2036

0067

Witnesses:

60. *Cham*

Counsel, _____
filed 7 day of Jan 1886
pleads *Chy Kelly*

THE PEOPLE
[Sections 528, 529, Penal Code].
PETIT LARCENY.

in *plaint* *vs.*
James Manning *F*
John Sweeney *F*
James McQuade
alias Hickey

RANDOLPH B. MARTINE,
By *Sam 26/86* District Attorney.
acc plead guilty

A True Bill. *Cordell W.*
173 *Clayton*
2 *Brought Suspended.*
Foreman.

Sam 26/86
26/86
S.A.

0068

Court of General Sessions
The People } Part Two
vs. }
John Sweeney } Petit Larceny

I, Eliet Mowense do hereby state that the defendant John Sweeney was formerly in my employ, and hereby promise and agree that I will again employ him if the Court will consent to discharge him.

Jan. 26/86
Eliet Mowense
In presence of
Rudolph L. Schaif and
Wm. H. Gerichten

0069

COURT OF GENERAL SESSIONS

The People, &c.

vs.

John Sweeney

OFFENSE

RANDOLPH B. MARTIN,
District Attorney

0070

Police Court 2d District.

City and County of New York, ss.:

Charles Deiteto

of No. 521 Broadway Street, aged 26 years, occupation Leather Goods

deposes and says, that ~~the premises No. 521 Broadway~~ being duly sworn in the City and County aforesaid, said being Case in front of 521 Broadway Street,

and which was occupied by deponent as a Case for the showing of goods ~~and in which there was at the time a human being, by name~~

~~was~~ BURGLARIOUSLY entered by means of forcibly Making and forcing open the door of said Case with some implement to deponent unknown

on the 28th day of December 1885 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

Two Leather Bags
Three Leather Card Cases
Three Leather Purses all of the value of
Eighteen dollars — \$ 18.00

the property of deponent and his Copartner - Charles S. Pfingstein and deponent further says, that he has great cause to believe, and does believe, that the aforesaid BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

James Manning and John Murray (both unknown) for the reasons following, to wit: ~~That said Case~~ that said Case was securely locked and fastened. That at about 6 o'clock P.M. deponent discovered that said Case had been feloniously broken open and that said property had been taken, stolen, and carried away. That deponent has been informed that said deponent had been arrested in the commission of a Burglary of the same kind about an hour after and that Officer Thomas Keeley of the 8th Precinct - Police

0071

told deponent that he found in the possession
of said John Sweeney the Card Cases mentioned
aforesaid and nowhere shown and identified
by deponent and that officer Doherty of the 8th
Precinct Police informed deponent that he found
in the possession of James Manning ^{one of} the Leather Purses
nowhere shown and which was identified by
deponent and that the Card Cases and
purse was a portion of the property stolen
from said Blow Case on said day
Deponent asks that defendants be held to
answer and dealt with according to law

Subscribed before me this
29th day of December 1885
by
Polka Justice
Charles Deutsch

Police Court _____ District _____

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Degree _____

Burglary _____

Dated _____ 188

Magistrate _____

Officer _____

Clerk _____

Witnesses: _____

Committed in default of \$ _____

Bailed by _____

No. _____ Street _____

0072

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 36 years, occupation Police officer of No. two
St. Beencs Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Charles Dittels
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 29th day of December 1887 } Thomas Keeley

my own }
Police Justice.

0073

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 35 years, occupation John Robert Dougherty
Police officer of the
8th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Charles Ditsch

and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 29th
day of December 1885 } John Dougherty

W. J. Anon
Police Justice.

0074

Sec. 108-200.

22 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

James Manning being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *James Manning*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live, and how long have you resided there?

Answer. *117 Mott Street, 2 years*

Question. What is your business or profession?

Answer. *Shoemaker*

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer. *I am not guilty*

James Manning

Taken before me this

day of

December

188

7

Police Justice.

0075

Sec 198-200.

CITY AND COUNTY OF NEW YORK, ss

24 District Police Court.

John Swaney being duly examined before, the undersigned, according to law, on the annexed charge: and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *John Swaney*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live, and how long have you resided there?

Answer. *146 Mulberry Street, 3 months*

Question. What is your business or profession?

Answer. *Tim Smith*

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer. *I am not guilty*
John Swaney

Taken before me this *29th* day of *December* 188*8* by *Wm. C. [unclear]*

Police Justice.

0076

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named

James Manning and John Lavery

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of two Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated December 29 1888 J. J. O'Connell Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named

_____ guilty of the offence within mentioned, I order he to be discharged.

Dated _____ 188 _____ Police Justice.

0077

\$1000 for 2nd
Dec 21.10 by J.A.M.

Police Court *Qd* District *3*

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles Deitch
521 Broadway
James Manning
John Sweeney

Offence
burglary

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *December 29* 188*8*

Wm J. Power Magistrate

Volunt & Kealey Officer.

8th Precinct.

Witnesses *Officer Kealey &*

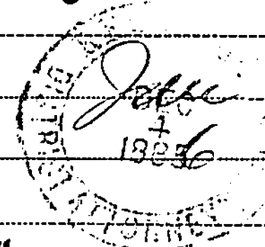
Volunt 8th Precinct Street.

No. _____ Street,

No. _____ Street,

\$ *1000* to answer *G.S.*

Qm



0078

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

James Manning
and
John Sweeney

The Grand Jury of the City and County of New York, by this indictment, accuse

James Manning and John Sweeney

of the CRIME OF PETIT LARCENY, committed as follows:

The said James Manning and John Sweeney, each —

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~fourteenth~~ day of ~~December~~, in the year of our Lord one thousand eight hundred and eighty-~~four~~, at the Ward, City and County aforesaid, with force and arms,

two bags of the value of two dollars each, three card cases of the value of three dollars each, and three purses of the value of three dollars each.

of the goods, chattels and personal property of one Charles DeLoach,

then and there being found, then and there unlawfully did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

0079

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

James Manning and John Sweeney

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *James Manning and John Sweeney, each* —

late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms,

two hand cases of the value of three dollars each, and one purse of the value of three dollars.

of the goods, chattels and personal property of one *Charles Deutsch.*

by ~~a~~ certain ~~persons~~ persons to the Grand Jury aforesaid unknown, then lately before unlawfully stolen, taken and carried away from the said *Charles Deutsch,*

unlawfully and unjustly, did feloniously receive and have; the said

Manning and John Sweeney

then and there well knowing the said goods, chattels and personal property to have been unlawfully stolen, taken and carried away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0080

Witnesses:

Macom

Counsel,

Filed *7* day of *Jan* 188 *6*

Pleads

Maguelly

THE PEOPLE

vs.

James Manning

and

John Sweeney

(2 cases)

PETIT LARCENY, etc.

[Sections 529, 532, 550, Penal Code]

WILLIAM D. MARLINE,

District Attorney.

See other
Indictment filed the day
A True Bill.

Francis Higgins

Foreman.

Jan 22
J. P. A.

0081

Police Court Second District.

City and County }
of New York, } ss.

of No. 346 Canal Street, aged 22 years,
occupation Supt. Cigar Establishment being duly sworn

deposes and says, that ~~the premises~~ No A Show Case of 346 Canal Street,
in the City and County aforesaid, the said being a warehouse in front of said premises
for the purpose of showing articles
and which was occupied by deponent as a

~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly opening the door
on said show case and breaking the lock
thereof

on the 28th day of December 1887 in the Night time, and the
following property feloniously taken, stolen, and carried away, viz:

One Mercurian Pipe and two Pinar
Wood Pipes all of the value of two and
50 dollars

the property of Joseph Gustav Kolburg in charge of department
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

James Manning, John Sweeney and James Hecker
all now dead
for the reasons following, to wit: That at about the hour of 7 o'clock
P.M. deponent saw said James Manning in the
act of trying open the door on said Show Case
and after getting it open saw said Sweeney and
Hecker who were in company with him at
said place take and steal from the Show
Case said property wares which they ran
away. Deponent asks that said defendants
be held to answer and dealt with according to law.
Julius Friedman

*James Manning, John Sweeney, James Hecker
all now dead
deponent's name is Julius Friedman
1887*

0082

Sec. 198-200.

Qd District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

James Manning being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is h^{is} right to
make a statement in relation to the charge against h^{im}; that the statement is designed to
enable h^{im} if he see fit to answer the charge and explain the facts alleged against h^{im}
that he is at liberty to waive making a statement, and that h^{is} waiver cannot be used
against h^{im} on the trial.

Question. What is your name?

Answer.

James Manning

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

New York City

Question. Where do you live, and how long have you resided there?

Answer.

117 Mott Street, 2 years

Question. What is your business or profession?

Answer.

Shoemaker

Question. Give any explanation you may think proper of the circumstances appearing in the
testimony against you, and state any facts which you think will tend to your
exculpation?

Answer.

I am not guilty.
James Manning

Taken before me this

day of November 1887

Qd

Police Justice

0083

Sec. 198-200.

22 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

John Sweeney

being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

John Sweeney

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York

Question. Where do you live, and how long have you resided there?

Answer.

146 Mulberry St 3 months

Question. What is your business or profession?

Answer.

Trimmer

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer.

*I am not guilty
John Sweeney*

Taken before me this

day of

December 1888

John W. [Signature]

Police Justice.

0084

Sec. 198-200.

CITY AND COUNTY OF NEW YORK,

2 District Police Court.

James Hickey being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *James Hickey*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live, and how long have you resided there?

Answer. *196 Mott Street, 1 year*

Question. What is your business or profession?

Answer. *Printer*

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer. *I am not guilty*
James Hickey

Taken before me this

day of

September 188*8*

in front of

J. J. W.

Police Justice.

0086

\$ 1000 each
Ex Dec 21. 9

Police Court *92* District *3*

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Julius Friedman
376 Canal
James Manning
John Sweeney
James Hersey

Offence *Burglar*

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *December 29* 188*8*

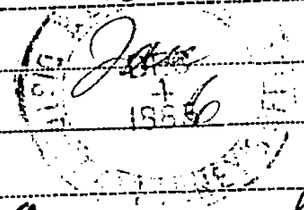
John Osherty Magistrate
off Sinnott Officer.
Precinct.

Witnesses *officer Osherty*
and Hersey 8th Precinct

No. _____ Street.

No. *1000* Street.

\$ *1000* to answer *G.P.*
Call



0087

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

James Manning
John Sweeney

James McQuade, otherwise
called James McQuade

The Grand Jury of the City and County of New York, by this indictment, accuse

James Manning, John Sweeney, and
James McQuade, otherwise called
James McQuade -

of the CRIME OF PETIT LARCENY, committed as follows:

The said James Manning, John
Sweeney and James McQuade,
otherwise called James McQuade -
late of the First Ward of the City of New York, in the County of New York aforesaid,
on the twentieth day of December, in the year of our Lord
one thousand eight hundred and eighty-five, at the Ward, City and County
aforesaid, with force and arms,

one pipe of the value of one
dollar and fifty cents, and
two other pipes of the value
of one dollar each.

of the goods, chattels and personal property of one Richard H. Johnson

then and there being found, then and there unlawfully did steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of
the People of the State of New York, and their dignity.

Randolph B. Martin
District Attorney

0088

BOX:

204

FOLDER:

2036

DESCRIPTION:

Manton, James

DATE:

01/21/86

0089

215

Counsel, _____
Filed 21 day of Jan'y 1886
Pleads _____

Witnesses :

THE PEOPLE
vs.
M. Cherry
of 19 [unclear] machine operator
James Manton
Grand Larceny 2nd degree
[Sections 628, 68 1 Penal Code]

RANDOLPH B. MARTINE,
District Attorney.

P. R. Cherry vs. J. M. Manton
Plead. guilty.

A True Bill.

S. P. 3 1/2 year.
Wm. H. Higgins
Foreman.

0090

Police Court— / District.

Affidavit—Larceny.

City and County }
of New York, } ss.:

Ferdinand Young

of No. 144 Franklin Street, aged 40 years,
occupation Clerk being duly sworn

deposes and says, that on the 18 day of January 1886 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

One barrel containing french spirits
of the value of Ninety dollars

the property of Martin R Cook & Jacques A
Bennemann copartners in the care
and charge of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by James Stanton (now free)

That deponent is informed by Officer James
Dunn that he caught said defendant
in the act of rolling said property
away from outside of premises occupied
by Martin R Cook and Jacques A Bennemann
nos 144, 146, 148 & 150 Franklin Street
in said City

Ferdinand Young

Sworn to before me, this 19 day of January 1886

of James H. Kelly Police Justice

0091

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation James Dunn Police officer of No

the 5th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Ferdinand Young

and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

19
Jan 1886

James Dunn

Sam'l C. Bell
Police Justice.

0092

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

JAMES MANTON being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question What is your name?

Answer James Manton

Question How old are you?

Answer 21 years

Question Where were you born?

Answer New York

Question Where do you live, and how long have you resided there?

Answer 24 Blum St 1 week

Question What is your business or profession?

Answer Machine Operator

Question Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer I was intoxicated and I did not know what I was doing James Manton

I taken before me this

day of

April 19 1986

Police Justice

0093

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Jan'y 19 188 6 Sam'l C. Bell Police Justice.

*I have admitted the above-named _____
to bail to answer by the undertaking hereto annexed.*

Dated _____ 188 _____ Police Justice.

*There being no sufficient cause to believe the within named _____
_____ guilty of the offence within mentioned, I order he to be discharged.*

Dated _____ 188 _____ Police Justice.

0094

73

Police Court / District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Ferdinand Young
144 Franklin
James Martin

Offence

1
2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated Jan 19 1886

D. O. Kelly Magistrate

Dunn + Handy Officer.

5 Precinct.

Witnesses James Dunn

No. 5th Precinct Police

No. Street,

No. Street,

\$ 1000 to answer G S

[Signature]

0095

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

James Manton

The Grand Jury of the City and County of New York, by this indictment, accuse

James Manton -

of the CRIME OF GRAND LARCENY IN THE SECOND DEGREE, committed as follows:

The said James Manton,

late of the First Ward of the City of New York, in the County of New York aforesaid on the eighteenth day of January, in the year of our Lord one thousand eight hundred and eighty-six, at the Ward, City and County aforesaid, with force and arms,

one parcel of French spirits of

the value of ninety dollars.

of the goods, chattels and personal property of one Martin A. Pade.

then and there being found, then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Randy B. Martinie,
District Attorney.

0096

BOX:

204

FOLDER:

2036

DESCRIPTION:

Martin, Charles

DATE:

01/27/86



2036

0097

274 E.A. Binley

Counsel,
Filed *Jan 2* day of *Jan* 1886
Pleads *to* *McKibbin v. H.A.*

Wm. McKibbin
THE PEOPLE
vs. *R*
Charles Martin

Sections 498, 506, 528, 531
Burglary in the Third Degree.
RANDOLPH B. MARTINE,
Feb 3/86, District Attorney.
Special Counsel
Binley 3/4

A True Bill.
Edward R.

Shumaker
Foreman

Feb 3^d
9.5.86
Feb 2^d
9.5.86

Witnesses:

John H. Martin

0098

Police Court 3 District.

City and County }
of New York, } ss.:

of No. 42 1/2 East 13th Street, aged 45 years,
occupation Housekeeper

deposes and says, that the premises is a room in apartment 17th Street, ^{being duly sworn}
in the City and County aforesaid, the said being a dwelling, where
deponent resides with her husband
and which was occupied by deponent as a dwelling
and in which there was at the time no human being, at the time

were **BURGLARIOUSLY** entered by means of forcibly spring open
a door leading from an adjoining
room into the one occupied by
deponent with intent to commit a
larceny therein

on the 18th day of January 1886 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

Two cloth Sacques, One cloth
wrap and one silk dress
All of the value of about Seventy five
Dollars \$75.00

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

Charles Martin now present and another
person not arrested (acting in collusion)

for the reasons following, to wit: That about eleven O'clock
AM on said day deponent having
been on the roof of said premises hanging
out some clothes, entered the said room
from the hallway and found the defendants
and said other in her room. That deponent
then discovered that the door leading from
the adjoining room which had been previously
locked and fastened was burst open and that
aforesaid property which deponent found in another
room had been stolen and carried from deponent's room by the
one adjoining by the defendants & said other. State of New York

Subscribed to before me this 18th day of January 1886 at New York City

0099

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Charles Martin

being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

Charles Martin

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

Pennsylvania

Question. Where do you live, and how long have you resided there?

Answer.

207 Bowery

Question. What is your business or profession?

Answer.

Painter

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer.

I am not guilty. I went by there with a person named John Wilson who said that the room was occupied by his mother.

that he intended taking this property and pawn it, and leave the tickets on the mantelpiece for her; and he said I will leave a note with the tickets that will inform my mother that I will return the money after I obtain work. I did not know the premises were the lady's until she appeared there and took me so.

Charles Martin

Taken before me this

day of

1888

Police Justice.

0100

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named _____

Charles Martin

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *50* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *January 1889* 188_____

City of New York Police Justice.

I have admitted the above-named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 188_____

Police Justice.

There being no sufficient cause to believe the within named _____

_____ guilty of the offence within mentioned, I order he to be discharged.

Dated _____ 188_____

Police Justice.

0101

Police Court B 74 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Kau Watson
424th East 13th
Charles Martin

Offence
...

2 _____
3 _____
4 _____

Dated January 18 1886
Dorwick Magistrate
Robert O'Raw Officer.
17 Precinct.

Witnesses Frank Bowden
No. 427 E 13 Street.

No. _____ Street,

No. _____ Street,

\$ 1000 to answer ...
...

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0102

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Martin

The Grand Jury of the City and County of New York, by this indictment, accuse

Charles Martin

of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows :

The said *Charles Martin*,

late of the *Seventeenth* Ward of the City of New York, in the County of New York, aforesaid, on the *nineteenth* day of *January*, in the year of our Lord one thousand eight hundred and eighty-*six*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *dwellingshouse* of one

Andrew Wilson,

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

Andrew Wilson,

in the said *dwellingshouse* then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

0103

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

— Charles Martin —

of the CRIME OF *Grand* LARCENY in the second degree, committed as follows:

The said *Charles Martin,*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, in the *year* time of the said day, with force and arms,

two packages of the value of
Twenty five dollars each, one
purse of the value of Twenty
five dollars, and one dress
of the value of Twenty five
dollars,

of the goods, chattels and personal property of one *Andrew Watson,*

in the *dwellhouse* of the said *Andrew Watson,*

there situate, then and there being found, in the *dwellhouse,* aforesaid, then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided and against the peace of the People of the State of New York and their dignity.

Randolph R. Martin,
District Attorney

0104

BOX:

204

FOLDER:

2036

DESCRIPTION:

Mathson, Mathias

DATE:

01/12/86



2036

0105

115

1886

Counsel,

Filed 12 day of January 1886

Pleeds

Magally (W)

THE PEOPLE

vs.

R

Mathias Matheson

(2 names)

Section 219 - Penal Code

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Francis Higgins

Foreman

Witnesses:

0106

Police Court—

Fourth

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary Moore

of Grand View Hotel 8th Ave + 59th Street, aged 16 years,

occupation Servant being duly sworn, deposes and says, that

on the 5 day of January 1886 at the City of New York,

in the County of New York,

and in due form she was violently ASSAULTED and BATTERED by Mathias Mathison (max. fine)

and ~~consequently~~ Dependent says that she retired to her room and went to bed at the hour of 9.30 P. M. on the night of January 4. 1886 and on the morning of January 5. 1886 at the hour of one thirty a. M. she was awakened by the noise of a chair falling that was against the door in her room and said defendant walked over to the gas fixture and put out the gas light and walked towards the door and closed the same and placed the chair against it. That said defendant came over to the bed where she was lying and pulled the bed covering from her and threw them on the floor and raised her night dress and placed his hand on her private part and laid on top of her in said bed. said defendant at the time placing his hand over dependent's mouth and at said time placed his finger in the private part of dependent and moved the same to and fro back and forward several times.

Dependent says that she got said defendant's hand from her mouth and called out in a loud manner and broke away from him said defendant. That said defendant walked to the gas fixture and turned the gas on.

0107

and she said deponent was so exhausted after the struggle that she was unable to walk to the gas fixture and turn the gas off and she said deponent was found by Noah Nagle as she is injured by him in an unconscious state and she also says that she is injured by said Noah Nagle that the gas was turned on in said room

with the felonious intent to take the life of deponent, or to do ~~her~~ grievous bodily harm; and without any justification on the part of the said assailant.

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 6 day of January 1886. } Mary L Moore
James McKelvey Police Justice. mark

I have admitted the above named
Dated _____ 188_____
Police Justice.
Prison of the City of New York, until he give such bail.
Hundred Dollars, and be committed to the Warden and Keeper of the City
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
committed, and that there is sufficient cause to believe the within named
It appearing to me by the within depositions and statements that the crime therein mentioned has been

District _____
Ice Court--
THE PEOPLE, &c.,
ON THE COMPLAINT OF
es.
188_____
Magistrate.
Officer.
Clerk.
es.
Street,
Street,
Street.
Sessions.
to answer

0108

CITY AND COUNTY }
OF NEW YORK, } ss.

Norah Nagle
aged 25 years, occupation Servant- of Grand
New Hotel 8th ave 59th Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Mary Moore
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 6
day of Jan 1886 Nora Nagle

Danny O'Brien
Police Justice

0109

4th District Police Court
Jan. 6th 1886

Many others, the complaining witness being
duly sworn testified as follows:

Cross-Examination - by - Wm. Conway

I have worked in this hotel, it will be
three weeks next Thursday & I occupied
a room alone. The sleeping rooms for
the hall & family help were on the same
floor. Some persons, including the de-
fendant were sleeping on that floor.
There is no lock ~~on~~ my door, it was
not locked. I went to bed about
9 P.M. the night before last and left
the gas burning when I went to sleep,
burning dimly. It was about two o'clock
in the morning when I was awakened,
judging from the time I had been sleep-
ing. I guess it was about that time
when I was awakened the gas was
slightly lit. The door was fastened by a
chain being put against it & the falling
of the chain awakened me. I saw this
defendant enter the room and as soon

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as he got in there he shut the gas off. He remained in the room about two hours. The other girl came in there about 4.30 AM. About half an hour after he left the room I noticed the smell of gas. I wasn't able to get up and turn it off. One of the girls came in and took me out. I was not able to get up & turn the gas off from the fatigue & the smell of the gas. The first person I said anything to about this matter was a chambermaid named Nora Doyle. At first I didn't like to tell anybody about it, not even the detective. I made a complaint at the Station House, yesterday evening. I afterwards told the lady who lives & the other. I have a brother living here & I didn't want him to know of it. I only know the defendant by the name of "Ellat". When I made the complaint at the Station House I described the defendant to the officer & upon that description the officer arrested him. The rooms under mine are occupied by the

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man in the office and he heard the noise. I don't know who occupied the rooms underneath mine, but the man in the office heard the noise. I don't know whether anybody occupied the rooms when I found him in my bed I screamed loud enough I thought to wake the whole house up. Nobody appeared to hear it and later on I screamed and shouted, roared for my father and mother. Nobody came. There were two girls in the room next to mine and three men above my room. It is a ~~wooden~~ plaster partition that divides the rooms. I never had any difficulty with any of the men before. I know no other men in the house by sight. I can't be mistaken as to the defendant, I know him well. He was in my room two hours & about half an hour after he left my room one of the girls found me there.

Nora Stagle, a witness for the People
being sworn to testify as follows.

0112

Cross Examination - by Mr. Murray

Another girl and I occupied the room adjoining that of the complaining witness. I went to bed at 11 P.M. about the complaints light there was burning in her room. I was awakened in the morning by the smell of gas, sometime after 4 A.M. It was after 11 o'clock, about the time the man comes to call us up. It was long before the man came to wake us up that I smelled the gas. I went to her room & pushed in her door & the chair was in the middle of the room. The gas smelled so you couldn't stay in the room. I don't know how far the gas was turned on, or who turned it on. After about five minutes I let the gas & told somebody to take this girl out as I thought she was dead. We laid her on a mattress and in about half an hour she came to. When she came to she told us that this defendant came in her room. She said she didn't know the man at all.

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the time. She said the man had attempted to assault her. She told me everything that took place & it was just the same as her statement here today. Last night I went into her room and asked her what man went into her room & she said she was in dread of her brother. I told her it was right, that she should tell who it was and then she said it was "Mat". That was the first time she mentioned "Mat's" name as she was in dread of her brother hearing it. I didn't hear any screaming - the other chambermaid woke me up on account of it. I have been working in this place one month and three days & "Mat" came there three or four days after me. There was no similar occurrence to this before while I was there.

Adopted to January 7th 1886 at 9/2 AM

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0114

Police Department of the City of New York.

Precinct No. _____

New York, Jan - 5th 1885

This is to certify that I
have examined Mary Moore
this and in my opinion
there is no medical evidence
~~at~~ of any recent attempt
to rape.

J. H. Nesbit M.D.
Surg. - of Police

0115

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Mathias Mattison being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is his right to
make a statement in relation to the charge against him; that the statement is designed to
enable him if he see fit to answer the charge and explain the facts alleged against him
that he is at liberty to waive making a statement, and that his waiver cannot be used
against him on the trial.

Question. What is your name?

Answer *Mathias Mattison*

Question. How old are you?

Answer *27 years*

Question. Where were you born?

Answer *Sveeden*

Question. Where do you live, and how long have you resided there?

Answer *Grand View Hotel 4 weeks*

Question. What is your business or profession?

Answer *Porter*

Question. Give any explanation you may think proper of the circumstances appearing in the
testimony against you, and state any facts which you think will tend to your
exculpation?

Answer *I am not guilty*

Math. Mattison

Taken before me this *1st* day of *May* 188*6*
Henry W. Collins
Police Justice

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It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 257 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Jan 6 188 6 Samuel C. Bell Police Justice.

I have admitted the above-named _____
to bail to answer by the undertaking hereto annexed.

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____
guilty of the offence within mentioned, I order he to be discharged.

Dated _____ 188 _____ Police Justice.

[Handwritten scribble]

0117

Police Court 4 District. ³⁷

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Mary Moore
Grand View Hotel
8 Ave & 59th St
Mathias Mathson

Indecent Assault
Offence ~~Robbery~~

2 _____
3 _____
4 _____

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated Jan 6 1886

D. O. Reilly Magistrate

James H. Reilly Officer.

22 Precinct.

Witnesses Norah Nagle

Ella Galvin Street.

Maria Dunston

Grand View Hotel Street.

8th Ave & 59th St

No. _____ Street,

\$ 2.50 to answer 9 8

& Jan 6 1886

" " 7:45 am

0118

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mathias Madison

The Grand Jury of the City and County of New York, by this indictment, accuse

- Mathias Madison -

of the CRIME OF Assault in the first degree,

committed as follows:

The said Mathias Madison,

late of the ^{second} ~~first~~ Ward of the City of New York, in the County of New York aforesaid, on the ~~21st~~ ^{22nd} day of January, in the year of our Lord one thousand eight hundred and eighty-~~two~~ ^{five}, at the Ward, City and County aforesaid,

with force and arms, in and upon one Mary Moore, who was then and there within a certain room in a certain building there situate, feloniously and unlawfully did make an assault, and did then and there unlawfully and feloniously fill and impregnate the atmosphere and air of and in the said room

with a great quantity of coal gas, with intent that the said Mary Moore should breathe and inhale the same into her lungs, (the same being a gas and vapor

the inhaling and breathing into the human lungs of which is dangerous to human life, as he the said Mathias Madison then

and there were found no other
 and the air and atmosphere therein and there
 said room, then and there and
 whilst the said many more
 was not and continued to be
 within the ^{room and was} same, ^{and} ^{was} ^{being} ^{filled}
 and impregnated with the said
 gas, and whereby and by the
 means aforesaid the said
 many more did then and there
 breathe and inhale a great quantity
 of the said gas into her lungs;
 and the said madam Mathew
 her the said many more, with
 the gas aforesaid, then and there
 wilfully and feloniously did
 attempt to choke, suffocate and
 strangle, ~~with intent to kill~~
 the same being and means and
 force as were likely to produce
 the death of the said many
 more, with intent her the said
 many more, then and there
 and thereby wilfully and felo-
 niously to kill; against the
 form of the statute in such
 case made and provided and
 against the peace and dignity
 of the said People.

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Second Count:

And the Grand Jury
aforesaid, by this indictment,
further accuse the said Mathias
Mathison of the crime of Assault
in the second degree, committed
as follows:

The said Mathias Mathi-
son, late of the Ward, City and
County aforesaid, do hereby
to wit: on the day and in the
year aforesaid, at the Ward,
City and County aforesaid, with
force and arms, in and upon
one Mary Moore, who was then
and there within a certain room
in a certain building, due state,
feloniously and unlawfully
made an assault, and did
then and feloniously, unlawfully
and unlawfully light and in-
crease the atmosphere and
air of and in the said room with
a great quantity of coal gas,
with intent that the said
Mary Moore should breathe and

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inhalation of the same into her lungs,
(the said poor girl being a girl
and having the inhalation of the
and breathing the same into the
lungs, is dangerous to human
life, as the said Mathias
Mathison then and there well
knew) so that the said room
and the air and atmosphere
therein and thereof, then and
there, and which the said
many more was not within
the same, became and was
greatly filled and impregnated
with the said gas, and whereby
and by means whereof the
the said many more did then
and there breathe and inhale
a great quantity of the said
gas into her lungs, and the
said Mathias Mathison, with
the gas aforesaid, then the said
many more did then and
there feloniously, wilfully and
wrongfully attempt and endeavor
to choke, suffocate and strangle,
and did then and there and
thereby feloniously, wilfully
and wrongfully inflict
the danger and injury aforesaid

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said many more, to the great
damage of the said many
more, against the form of
the Statute in such case made
and provided, and against the
peace and dignity of the
said People.

Randolph B. Martin,
District Attorney.

0123

115 (115)

Counsel, *[Signature]*
Filed *[Signature]* day of *August* 188*6*

Plends *[Signature]*

[Section 119218 Penal Code]

THE PEOPLE

vs.

R

Mathias Mathison
(2 cases)

RANDOLPH B. MARTINE,
Feb 2/86
District Attorney

Speed & Committed to
A True Bill, *Shamely & Co*
1 year more of term &
fine \$500.

Francis H. Quinn
Foreman

At for the
July 26
July 19
1886

Witnesses:

0124

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mathias Matheson

The Grand Jury of the City and County of New York, by this indictment, accuse

- Mathias Matheson

of the CRIME OF Assault in the third degree

committed as follows:

The said Mathias Matheson,

late of the Third Ward of the City of New York, in the County of New York aforesaid, on the 25th day of January, in the year of our Lord one thousand eight hundred and eighty-six, at the Ward, City and County aforesaid,

with force and arms, in and upon one Mary Moore, unlawfully and indecently did make an assault, and then the said Mary Moore did then and there unlawfully and indecently strike, beat and ill treat, and did then and there unlawfully and indecently and outrageously against the will of the said Mary Moore, put and place the hands of him the said Mathias Matheson in and upon her private parts, and did then and there unlawfully, indecently and outrageously against her will put and place his hands

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upon the body of the said many
more, and other wrong to the
said many more than and there
did, against the form of the
Statute in such case made and
provided, and against the peace
and dignity of the said People.

Randolph Martin,

District Attorney.