

0469

BOX:

47

FOLDER:

549

DESCRIPTION:

Maginnis, Craig

DATE:

09/15/81



549

0470

Counsel,
Filed *15* day of *Sept* 188*1*
Pleads

and *Frank*
Embezzlement
Larceny.

THE PEOPLE

vs.

NA

Craig Hoagins

DANIEL G. ROLLINS,

District Attorney.

A True Bill.

W. B. Wagoner
Foreman.

Witness:
William E. Harris:

0471

Court of General Sessions

of the City and County of New York.

*The People ^{OF THE} State
OF New York.*

— AGAINST —

Morris C. Stettheimer

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

Morris C. Stettheimer

*of the crime of embezzlement, committed
as follows:*

*The said Morris C. Stettheimer, late
of the First Ward of the City of New York,
in the County of New York aforesaid,
not being an apprentice or person
within the age of eighteen years, be-
tween the twentieth day of June, in
the year of our Lord one thousand,
eight hundred and eighty one and
the first day of September in the year
one thousand eight hundred and eighty-
one, was employed in the capacity of
a clerk and servant to Jesse Seligman*

and James Seligman, copartners,
doing business in the City of New
York, as bankers, under the firm
name of David W. Seligman & Co. and
as such clerk and servant, was
entrusted to receive coupons, detached
from Government bonds, railroad bonds
and other bonds, said coupons being
transmitted to the said firm of David
W. Seligman & Co. by its correspondents
for collection and payment, and said
coupons being valuable securities for
the payment of interest, moneys, and
being so employed and entrusted
as aforesaid, the said

Morris C. Stettheimer
by virtue of such employment ^{and}
~~on the 1st day of September, 1900, he~~
~~did thereupon receive and take~~
into his possession, one hundred
and twenty two (122) coupons of
the bonds of The District of Columbia,
each of said coupons being of the
value and for the sum of fifteen
dollars, eighty four (84) coupons of the
bonds of The District of Columbia, each
of said coupons being of the value ^{and}
for the sum of thirty dollars, twenty
coupons of the Metropolitan Elevated
bonds, each of said coupons being of the

Value and for the sum of thirty dollars
 — and ten coupons of the New
 York Elevated Railway bonds, each of
 said coupons being of the value and
 for the sum of thirty-five dollars —
 for and on account of the said firm
 of Daw W. Seligman & Co. his said
 masters and employers; and that the said
 Morris C. Stettinmer.

the day and year last aforesaid, with
 force and arms, at the Ward, City and
 County aforesaid, fraudulently and
 feloniously did take, make away
 with and secrete, with intent to con-
 vert to his own use, without the
 consent of said masters and employers,
 and did fraudulently and feloniously
 and without the consent of his said
 masters and employers withhold,
 appropriate, apply and make use
 of said one hundred and twenty
 two coupons of the Bonds of the
 District of Columbia, each of said cou-
 pons being of the value and for the
 sum of fifteen dollars, eighty four (84)
 coupons of the bonds of the District of
 Columbia, each of said Coupons being
 of the value and for the sum of
 thirty dollars, twenty coupons of

the Metropolitan Elevated bonds, each of said coupons being of the value and for the sum of thirty dollars and ten coupons of the New York Elevated Railway bonds, each of said coupons being of the value and for the sum of thirty five dollars, the goods, chattels, personal property and money of said David W. Seligman & Co., which said goods chattels, personal property and money had come into his possession and under his care by virtue of his being such clerk and servant as aforesaid, 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.

David G. Rollins
Dist. Atty

0475

Bill indorsed by DA
Sept 15/87

Counsel

Oiled 12 day of Sept 1887

Board for Guilty (16)

The People of

against

Morris C. Steinhauer

Indorsement

and

James G. Collins

District Attorney

By request of

31st Oct

A true bill

M. C. Steinhauer

Witness:

Emile Carlsbach:

J. R. B...

Bail Henry Newman

70 77
Mr. 54 77

\$4000.- Real

Sept 23 1887

0476

TORN PAGE(S)

The people de
vs.
Garry Magnus
Left [unclear]

Embezzlement
or Larceny
Witnesses.

W. E. Allis
Stephens Bellwood
No. 2 East 15th St.
N. J. City.

Statements.

The left Magnus has been a
Bookkeeper ^{and Cashier} for W. E. Allis at No
Hammer (No 2 East 15th St. N. J.)
for about 1 1/2 years. As such
Bookkeeper and Cashier he has
had in his custody his Em-
ployers funds. On the evening
of the 4th day of August
1881 it was discovered that he
had absconded for parts un-
known. A detective was employed
who reported that he had gone
North from Central depot, probably
to Canada. Upon examina-
tion it was found that he had

and kept his books properly
 written up for several weeks
 and that he had taken
 from the Money drawer
 and from the Safe his
 Employer's money in a
 sum not less than \$400.
 The combination for opening
 the safe which was in his charge
 could not be found, which
 caused a delay in opening the
 safe by workmen.
 Maginnis gave no notice
 or hint of his intended de-
 parture.

Dated 2nd September
 17th 1881.

Mr Rollins Esq. Atty. &c.

This case is a proper one
 to be heard before the Grand Jury in the first in-
 stance, because the defendant having absconded can-
 not be arrested, and so permit a hearing before
 a Magistrate.

Respectfully Yours
 John Mustlow
 Counsel.

W. E. Rollins

July 15
 Sept 15

0479

Court of General Sessions
of the City & County of New York

The People of the
State of New York
against
Morris S. Steinhilber

City & County of New York, ss.
Jesse Seligman
being duly sworn says: I am one
of the copartners of the firm of
J & W. Seligman & Company, bankers
& doing business in the City of
New York.

During the last five years and
upwards the defendant Morris S.
Steinhilber was in the employ of
my said firm as clerk and had
charge of coupons transmitted
to my firm by its correspondents
for collection and payment.

Between the 20th of June 1881
and the 1st of September 1881, the
said Morris S. Steinhilber the
defendant above named received
from my firm's correspondents
over hundred and twenty two

coupons of the bonds of the District of Columbia, each of the coupons being for the sum and value of Fifteen dollars, Eighty four coupons of the bonds of the District of Columbia, each of the coupons being for the sum and value of Thirty dollars. Twenty coupons of the Metropolitan Elevated, first mortgage bonds, each of the coupons being for the sum & value of Thirty dollars. One coupon of the New York Elevated Railway Company, first mortgage bonds, each of the coupons being for the sum & value of Thirty five dollars, all of said coupons having been transmitted to my said firm and that between the dates aforesaid the above named defendant converted to his own use without the consent of my said firm the said coupons, and fraudulently applied the same and made use of said coupons by delivering the same to one James H. Walsh

0481

a stock broker doing business in
the City of New York as margins
and security for speculations in
stock carried on by the said
defendant with said broker.

Sworn to before me

September 12, 1881

James H. Haysman
#1

James H. Haysman
Notary Public
City of N.Y.

0482

The People of the State
of New York on the
complaint of J. and W.
Seligman and Co.
against
Morris A. Steinhilber.

We hereby certify and stipulate
that we intend to prosecute
any indictment found against
the defendant and that we will
not compromise and discon-
tinue the proceedings.
Dated September 12, 1887.

J. M. Seligman & Co.

People

v.

James C.

Stethems

~

Alfred Smith

L. J. Smith

L. J. Smith

\$ 5,270.00

Witness:-

Emil Carlebach

92 Broadway

Confession of
accused.

0484-

7th Sep. 4/81.

My dear Mr. Stewart
It is useless for
me to conceal any longer the
fact that I have yielded to
speculation and appropriated funds
to a large amount belonging
to my friend. It was my intention
to replace everything if I had only been
successful but fortune was adverse
to me. I commenced to speculate about
two years ago and have since
lost nearly everything. It would
be useless for you to attempt to
advise in the purpose of recovering anything
as I am left penniless & destitute and
have nothing in the world with
the exception of about fifty dollars

0485

I know it is rather impudent
on my part to make conditions
but I still am not altogether so
far lost as to have no regard
for the feelings of my dear
parents, who should they discover
my crime would not ~~impart~~ surround
the shock and the rest of my
family particularly my brothers
whose expectations & future prospects
would forever be blighted. Out of regard
for them then I would call your
attention to the fact that there
is still a balance due me from
my brokers which I have not
disturbed and which I will turn
over to you upon the conditions
that you will not disclose my
crime to any friends or give it
any publicity whatever. If this is
satisfactory to you a personal
in the Herald one, the signature

0486

of X.X.Z. will inform you of his
name and also give you an
order for everything he needs for
my use.

As I have always carried
my use under a third parties name
and as I can not personally know
to the trader you would not be
able to ascertain who he is
without my assistance.

My hope you will find correct
the \$500 from the Treasury can be
had by a bond of indemnity and
regarding the \$1000 from Mrs. I
can positively state that I know
nothing about it whatever and
never need it.

I have left my almost
permission to begin life under
a new name and should I
ever be able to return you any
thing of what I have taken

0487

You can depend upon it I
will do so, I shall never have
to do it.

Again I implore you not
to make my crime public for
my parents sake and if they
are not told about it I know
they can reconcile themselves to
my absence for other reasons.

If it were not for my
family I would have remained
in N.Y. to take my just punishment
but as this could have only been
meted out to me thro' the courts,
the publicity would have killed them.
You will I hope be generous
and not discover it to the world
as you gain nothing by it and
only render me more miserable
than what I am which God knows
is bad enough.

Resp. Yours
J. M. G. [Signature]

0489

$$120 \times 15 = 1800$$

$$84 \times 30 = 2520$$

$$20 \times 30 = 600$$

$$10 \times 35 = 350$$

$$\underline{\quad\quad\quad} 5270$$

0490

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Craig Maginnis

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

of the CRIME OF *Craig Maginnis*
Embezzlement

committed as follows:

The said

Craig Maginnis

late of the First Ward of the City of New York, in the County of New York, aforesaid
not being an apprentice or person within the age of eighteen years, on the *twenty fourth*
day of *August* in the year of our Lord one thousand eight hundred and
eighty - *one* was employed in the capacity of a clerk and servant to one

William E. Ellis

and as such clerk and servant, was entrusted to receive *the sum of*
four hundred dollars in money and
of the value of four hundred dollars

and being so employed and entrusted as aforesaid, the said

Craig Maginnis by virtue of such employment
then and there did receive and take into his possession *the said sum*
of four hundred dollars in money
and of the value of four hundred
dollars

for and on account of *the said William E. Ellis*

his said master and employer; and that the said *Craig Maginnis*

on the day and year last aforesaid,
with force and arms, at the Ward, City and County aforesaid, fraudulently and feloniously did
take, make away with and secrete, with intent to convert to his own use, and did fraudulently
and feloniously embezzle and convert to his own use, without the consent of said master and
employer, and did fraudulently and feloniously and without the consent of his said master and
employer withhold, appropriate, apply and make use of the said *sum of*
four hundred dollars in money and
of the value of four hundred dollars

(Over.)

049-1

of the goods, chattels, personal property and money of the said *William E. Allen* which said goods, chattels, personal property, and money had come into his possession and under his care, by virtue of his being such clerk and servant as aforesaid, 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.

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

of the CRIME OF *Craig Meaginnis*
Grand Larceny

committed as follows :

The said

Craig Meaginnis

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year last aforesaid, at the Ward, City and County aforesaid, with force and arms, fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as half eagles), of the value of ten dollars each: six gold coins (of the kind usually known as quarter eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: thirty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: two hundred and forty silver coins (of the kind usually known as shilling pieces), of the value of twelve and a half cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand coins (of the kind known as three cent pieces), of the value of three cents each: three thousand copper coins (of the kind known as cents), of the value of one cent each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each.

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as United States Treasury notes, of a number and denomination to the Jurors aforesaid unknown, and more accurate description of which cannot now be given, of the value of *Four hundred dollars*

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as Bank Notes, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *Four hundred dollars*

Divers Due Bills of the United States of America, the same being then and there due and unsatisfied, and of the kind known as Fractional Currency, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *Four hundred dollars*

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of

Four hundred dollars

1001
1001
1001

0492

of the goods, chattels and personal property of one

William E. Allis

then and
there being found, 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.

DANIEL G. ROLLINS, District Attorney.

0493

BOX:

47

FOLDER:

549

DESCRIPTION:

Mahoney, Michael

DATE:

09/13/81



549

Wm. de Jacobine

Counsel,
Filed 13 day of Sept 1881
Pleads

THE PEOPLE
vs.
INDICTMENT
LAWRENCE
Michael Anthony

DANIEL C ROLLINS,
District Attorney.

Part No: April 14, 1881
Attends Justice
A True Bill.

W. B. Dyer
Foreman.

24.6 mos
F.S.

Def. is a Confess
Guilty
F.S.

Witness:
Rudolph J. Smith;
Off. Thomas Murray.

0495

FORM 112.

First
Police Court—~~First~~ District.

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

Rudolph Finke
of No. *106 Greenwich* Street, being duly sworn, deposes
and says that on the *16th* day of *August* 1887
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent.

the following property viz.: *Six Gold watches*

of the value of *Two hundred and fifty* Dollars
the property of *Mrs J Wolf and in deponents care and
charge*

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 *Michael Mahoney (now here)*
Whom deponent saw within the premises of said Wolf
at the number and Street aforesaid and coming from
behind a counter where said property was kept.
That deponent stopped him and attempted to detain
him asking him "what he was doing there" while
deponent held the said Mahoney another person came
into the store and saying that he was a detective
took him (Mahoney) away from deponent. Deponent
going behind the counter examined and discovered
that the said property had been stolen and carried
away Deponent fully identified Mahoney here present
as the person above described.

Rudolph Finke

Sworn to, before me this

day of

August

19

1887

W. J. M. W.
POLICE JUSTICE.

0496

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK. } ss.

.....being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows.

viz:

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

Question. Where do you live?

Answer.

Question. What is your occupation?

Answer.

Question. Have you anything to say, and if so, what—relative to the
charge here preferred against you?

Answer.

Taken before me, this *day of* 18

POLICE JUSTICE.

0497

COUNSEL FOR COMPLAINANT.

Name, _____
Address, _____

COUNSEL FOR DEFENDANT.

Name, _____
Address, _____

POLICE COURT—~~FIRST~~ DISTRICT.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

Rudolph Finke
vs.
106 Greenwich St.

Michael Mahoney

1 _____
2 _____
3 _____
4 _____
5 _____
6 _____

Dated *August 19th* 18 *87*

G. Hammer Magistrate.

Mulvey & Kirogi Officer.

27th Precinct Clerk.

Witnesses

Dept. warden any
pride Gammon

x 2000 B. B. B.

RECEIVED
CLERK'S OFFICE
AUG. 22
SESSIONS
1887
Received at Dist. Att'y's Office.

BAILED.

No. 1, by _____

Residence _____

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

No. 5, by _____

Residence _____

No. 6, by _____

Residence _____

0498

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

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

Michael Mahoney

of the crime of *Larceny*

committed as follows:

The said

Michael Mahoney

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

*Six watches of the value of forty one
dollars sixty six and two third cents each*

4166 2/3
550.00

of the goods, chattels, and personal property of one *Rudolph Funke*

then and
there being found, 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.

DANIEL C ROLLINS,
~~BENJ. R. PHILIPS~~, District Attorney.

0499

BOX:

47

FOLDER:

549

DESCRIPTION:

Malone, Patrick

DATE:

09/16/81



549

0500

Sept 23. 1882

Counsel, *E. J. Murphy*
Filed *10* day of *Sept* 188*2*
Pleads *at 107 1/2 - 117.*

THE PEOPLE
vs.
Patrick Malone
alias
James Malone

INDICTMENT.
Larceny from the person.

DANIEL C ROLLINS,
DISTRICT ATTORNEY

District Attorney.

A True Bill.

W. A. Miller
Foreman.

Sept 23 1882
E. J. Murphy
Pleads *at 107 1/2 - 117*
Pen 3 months. *27*

Witness:
Joseph March

0501

FORM 89b.

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

Police Court--Second District.

Messinger, American Dist Co Joseph Walsh, 13 years,
of No 445 W 28th Street, being duly sworn, deposes
and says, that on the 3rd day of September 1887
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, and the person in the night time

the following property, to wit: six dollars contained in two bills of
the denomination and value of two dollars each, two silver
coins of the denomination and value of one dollar each
all

of the value of six Dollars,
the property of the deponent and deponent's father Edward
Walsh

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 Maloney James
Malone and Patrick Malone
(not here) for the reason that at or about seven o'clock
on the day aforesaid the deponent was passing along
28th street in the vicinity of 9th Avenue deponent
was approached by the accused who accosted him
by the query "did you lose any money?" to which
deponent replied "No". Whereupon the accused bade
deponent look at his money. And under pretense
of verifying the account took from deponent,
the aforesaid money and walked away thereunto
that deponent has not seen the accused since
the night of the 10th instant when he again
approached deponent and made the same query
"did you lose any money?" whereupon deponent
called his arrest by Officer Burke.
J. O. Walsh

Sworn to before me, this
of September 1887
at the
Police Justice.

0502

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK } ss.

Samy 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. *Samy Maloney*

Question. How old are you?

Answer. *16 years of age in May last*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *8 Ave St. one month 557 Marlborough St*

Question. What is your business or profession?

Answer. *Plumbing*

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*

Taken before me, this *11th*
day of *September* 188*8*

Salvatore Smith
Police Justice.

Patrick Maloney

*Real name is
Patrick Lawler*

0503

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Smith
445 N. 28th St.
Sam Maloney

Offence, *Larceny from person*
in the night time.

Dated *September 11* 1881

Smith Magistrate.

Orndel Officer.

28 Clerk.

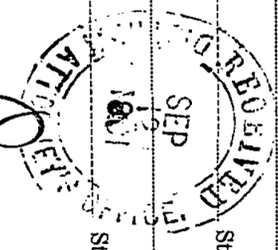
Witnesses

No. Street

No. Street

No. Street

Smith



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

Sam Maloney

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

Dated *Sept 11* 1881

Salmon Smith Police Justice.

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

Dated _____ 1881 _____ Police Justice.

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

Dated _____ 1881 _____ Police Justice.

0504

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Walsh

425 W. 28th St.

James O'Malley

1
2
3
4

Offence, Larceny from Person in the night time

Dated *September 11* 188*1*

Smith Magistrate.

Quaid Officer.

20 Clerk.

Witnesses

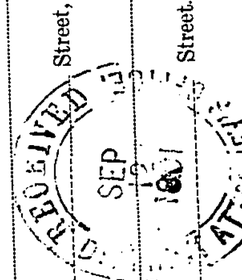
No. Street,

No. Street,

No. Street,

No. Street,

Quaid



BAILED,

No. 1, by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street,

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

Joseph Walsh

guilty thereof, I order that he be committed to jail in the sum of _____ Hundred Dollars and be com-

mitted to the Warden or Keeper of the City Prison until he give such bail.

Dated *Sept 11* 188*1*

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 h to be discharged.

Dated _____ 188

Police Justice.

Dated _____ 188

Police Justice.

0505

TO THE CHIEF CLERK!

SEND ME THE PAPERS IN THE CASE OF

PEOPLE

vs.

Patrick Maloney.

~~also~~ ^{real name} Lawler

~~also~~ ^{alias}
James Maloney

Complaining witness
Joseph Walsh - work for
Am Dist Co -
270 W 34th near 8th av.

Edward Maloney, a
collector for a lumber
yard. lives 457 W 32nd -
lost to. in the same way
as Walsh. by a boy comes
pounding in description -
to Maloney -
(over)

0506

In my opinion the deft
is an old offender
WCB

0507

Court of General Sessions of the Peace of
the City and County of New York,

THE PEOPLE OF THE STATE OF
NEW YORK,

The Grand Jury of the City and County of New York by ^{against} *Patrick Malone otherwise called James Malone* its indictment accuse

Patrick Malone otherwise called James Malone of the crime of *Armed Robbery from the Person* committed as follows
The said *Patrick Malone otherwise called James Malone*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *third* day of *September* in the year of our Lord one thousand eight hundred and eighty *one* at the Ward, City, and County aforesaid, with force and arms, *in the night time of the said day*

Two Promissory Note *s* for the payment of money, the same being then and there due and unsatisfied, and of the kind known as *United States Treasury Note s* of the denomination of *Two* dollar *s* and of the value of *Two* dollar *s* each

Two Promissory Note *s* for the payment of money, the same being then and there due and unsatisfied, and of the kind known as *Bank Note s* of the denomination of *Two* dollars and of the value of *Two* dollar *s*

Two Silver coins (of the kind commonly called dollars) of the value of one dollar each.

of the goods, chattels, and personal property of one *Joseph Walsh* on the person of the said *Joseph Walsh* then and there being found from the person of the said *Joseph Walsh* 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.

DANIEL C. ROLLINS,
~~DENI K. PHILLIPS~~ District Attorney.

0508

BOX:

47

FOLDER:

549

DESCRIPTION:

Malone, Patrick

DATE:

09/21/81



549

Case 5-171

Day of Trial,
Counsel, *to be called.*
Filed *21* day of *Sept*, 187*7*
Pleads *Not Guilty* 22

THE PEOPLE
vs.
Patrick Malone,
I.
BURGLARY—THIRD DEGREE.
NOTHING STOLEN.

Amiel C. Collins
HENRI PHILIPS,
District Attorney.

A True Bill.

J. C. Carter Jr.
Foreman.
Oct 5 1877
Wm. J. Jones
Sentine Sheriff of the County.

Amiel C. Collins
Henri Philips
John M. Munnick

0510

Police Office, Fourth District.

City and County }
of New York, } ss.

Max Bar

of No. 300 East 59th Street, being duly sworn,
deposes and says, that the premises No. 19th Ward, in the City and County aforesaid, the said being

and which was occupied by August Bar as a place for the storage
of leaf tobacco were **BURGLARIOUSLY**
entered by means of forcing the stable door and

lock upon the door of a partition said cellar.

on the day of the 13th day of Sept. 1887
and the following property feloniously taken, stolen and carried away, viz.:

A quantity of leaf tobacco of the
value of Five Hundred Dollars.

the property of August Bar. and in deponent's charge
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 Patrick Malone, now present,
and another who escaped.

for the reasons following, to wit: That deponent heard the
ringing of a burglar alarm, connecting
the cellar and factory in the second floor.
and upon running down stairs, found
said deponent's in said cellar, each
having bags, and found the doors lead-
ing to said cellar broken open as de-
scribed.

Max Bar

Sworn to before me
this 13th day of Sept. 1887
at New York City

0511

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Malone. 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. *Patrick Malone.*

Question. How old are you?

Answer. *Twenty years.*

Question. Where were you born?

Answer. *In Ireland.*

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

Answer. *443. E 13 St. for three years*

Question. What is your business or profession?

Answer. *Shank dealer.*

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. *While talking to a fellow named Frank Woods. I dropped a dollar through the grating into the cellar. He went into the cellar to look for it. Found it, and on coming out fell against the door and broke it*

Taken before me, this *13*
day of *Sept.* 188*8*

Patrick Malone

B. J. Mander Police Justice.

05 12

City and County of New York, ss.

POLICE COURT, FOURTH DISTRICT.

THE PEOPLE,

^{vs.}
Patrick Malone

On Complaint of Max Daw

For Burglary

Waive an Examination and

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

Dated 13 Sept 1887 Patrick Malone

William J. [Signature] Police Justice.

0513

Sec. 208, 209, 210 & 212

Police Court *H* District.

THE PEOPLE, Sec., *AS*
ON THE COMPLAINT OF

Mark B. Carl

307 & 522 2nd St

Patrick Malone

Offence, *Burglary*

BAILABLE,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

September 13

1881

J. W. Campbell

Magistrate.

John Minick

19 *Minick*

Officer.

Witnesses *David Paul*

No. *307*

East 173rd

Street.

No. *1831*

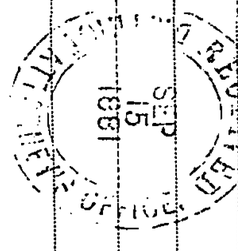
1831

Street.

No. *1520*

1520

Street.



1520 to Henry Carl

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

Patrick Malone guilty thereof, I order that he be admitted to bail in the sum of *15* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *September 13* 1881

[Signature] Police Justice.

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

Dated 1881 Police Justice.

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

Dated 1881 Police Justice.

0514

Sec. 208, 209, 210 & 212.

Police Court 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Max D. Cur

Patrick Malone

300 E 52nd St

September 13 1887

John W. Wendell Magistrate.

John Minick Officer.

19 Beunt Clerk.

David Bar Witness.

300 East 52nd Street.

SEP 15 1887 Street.

157th Street Street.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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

guilty thereof, I order that he be admitted to bail in the sum of 15 Hundred Dollars and be com-

mitted to the Warden or Keeper of the City Prison until he give such bail.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated September 13 1887

Police Justice.

There being no sufficient cause to believe the within named

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

Dated 188

Police Justice.

Dated 188

Police Justice.

05 15

Court of General Sessions ~~of the Peace~~ of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

Patrick Malone
^{against}

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

Patrick Malone

of the crime of

Burglary

committed as follows:

The said

Patrick Malone

late of the *nineteenth* Ward of the City of New York, in the County of
New York, aforesaid,

on the *thirteenth* day of *September* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty one* with force and arms,
at the Ward, City and County aforesaid, the *warehouse* of

August Bar

there situate, feloniously and burglariously did break into and enter, the said *warehouse*
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of

August Bar

with intent the said
goods, merchandise and valuable things in the said *warehouse* 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.

Daniel G. Rollins

~~BENJ. K. PHELPS~~, District Attorney.

05 16

BOX:

47

FOLDER:

549

DESCRIPTION:

Mann, William

DATE:

09/14/81



549

0517

Counsel,
Filed 14 day of Sept 1881
Pleads

THE PEOPLE
vs.
William
Simyham
and
Embzelement
Larceny.

DANIEL G. ROLLINS,
District Attorney.

Witness:
John A. Hubbell.

A True Bill.
Foreman.
Sep 15. 1881
Peter Jackson
Pleads guilty of the same.
Pen 5 months + 5 days

0518

New York July 25th 1881.

J. W. Hubbell Esq
407 Broadway.

Sir. I should be much obliged if you, would read the following statement calmly and dispassionately.

The other day I was asked about certain subscriptions (N.Y. City) for 1879.80. The same being entered up as paid whereas no entry of their receipt was on the Cash book. I wish to make this as clear as possible & therefore I must say that I have received those monies and not turned them in. In addition you will see that by adding the total amount of N.Y. City receipts for 1880.81 to the number of orders left on hand now it will make a deficiency of \$175. I enclose a list of the names of those parties who have paid, but whose subscription has not been turned in.

Now I wish to explain this state of affairs. I have not and have not had the remotest intention of robbing you of this amount, but as the orders were

1879-80.

R. H. Spencer +	10	⑨
J. W. Post	5	
Frost & Foe	5	
W. L. Seward (A. Matthews)	5	
J. M. Brady	5	
		30

1880-81.

J. W. Whitridge	5✓
Wheeler & Jenks	5✓
J. D. Warren	5✓
Walsh & Beckerson	5✓ +
Ward & Jenks	5✓
A. G. Vanderpoel	5✓
E. A. Furrell	5✓
M. S. Thompson	5✓
Townsend & Mahan	5✓
Townsend & Ward	5✓
J. A. Stewart	5✓
S. W. Stern	5✓
M. P. Stafford	5✓
Seaman & Conger	5✓
M. E. Sawyer	5✓
E. Root	5✓
Howwood & Foyjohall	5✓

1880-81.

Norris & Beach	5✓	
Parish & Pendleton	5✓	
J. D. L. Harrison	5✓	
W. B. Pickett	5✓	
J. J. McKee	5✓	
J. Jackson	5✓	
J. J. Gray	5✓	
Frost & Foe	5✓	
J. W. Foster	5✓	
W. H. Field	3✓	
J. F. Miller	5✓	
S. A. Duncan	5✓	
J. R. Dos Passos	5✓ +	
J. Brummie	5✓	
Blake & Wolf	3✓	
E. D. Brown	5✓	
W. P. Beckman	5✓ +	
W. B. Bartlett	5✓	
Sales		
Hardware B of Trade	5	
Western Union	5	
Armstrong & Briggs	5	
Crewell & Drickson	5 +	
Cheney Bros	5	
Joy Langdon & Co	5	
D. A. Sallin & Co	5	
W. H. Clark & Sons	5 +	
U. S. Medicine Co	5	
		175
		45

July 20.

0520

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

POLICE COURT, First DISTRICT.

John H. Hubbell

of No. 407 Broadway Street, being duly sworn, deposes and

says that on the 25th day of April 1881

at the City of New York, in the County of New York, William Sidney Mann

(now here) and then in the employ of deponent as a clerk not an apprentice and being over the age of eighteen years did by virtue of such employment unlawfully ~~embezzle~~ and convert to his own use ^{the sum of Five Dollars} of the monies of deponent which said offence the said Mann here admits and deponent is informed by Alexander Stein Jr. that on said day he paid over to said Mann the said money for and on account of deponent as aforesaid

John H. Hubbell

City and County } ss
of New York }

Alexander Stein Jr of No 53 St Marks Place in said City being duly sworn deposes and says that he has heard read the foregoing affidavit and all therein set forth on information of deponent is true of his own knowledge

Alexander Stein Jr.

Personally

Sworn to before me this 27th day of August 1881

Police Justice

Wm. C. Osburn

0521

678 Saugha Cr. 26 England

Police Court First District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

John H. Hubbell
407 Broadway

William Sidney Mann

ARVIDA VTT.
Auskygkennent

Dated August 22nd 1881

Ottobruny Magistrate.

Handy and Fogarty
Job Print Officer.

Witness,

Alexander Stein Jr
*53 St Marks Place.

F. S. ...
General de ...

Disposition,



0522

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Sidney Mann

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

William Sidney Mann
of the CRIME OF *Embezzlement*

committed as follows:

The said *William Sidney Mann*

late of the First Ward of the City of New York, in the County of New York, aforesaid
not being an apprentice or person within the age of eighteen years, on the *twenty fifth*
day of *April* in the year of our Lord one thousand eight hundred and
eighty *one* was employed in the capacity of a clerk and servant to one

John A. Hubbell

and as such clerk and servant, was entrusted to receive

certain moneys of the
said John A. Hubbell
due and receivable from
one Alexander Stein junior

and being so employed and entrusted as aforesaid, the said

Sidney Mann by virtue of such employment
then and there did receive and take into his possession

certain moneys, a more
accurate description of
which cannot now be
given, to the amount and
of the value of nine dollars

for and on account of

John A. Hubbell

his said master and employer; and that the said

Mann on the day and year last aforesaid,
with force and arms, at the Ward, City and County aforesaid, fraudulently and feloniously did
take, make away with and secrete, with intent to convert to his own use, and did fraudulently
and feloniously embezzle and convert to his own use, without the consent of said master and
employer, and did fraudulently and feloniously and without the consent of his said master and
employer withhold, appropriate, apply and make use of the said *money*

(Over.)

0523

of the goods, chattels, personal property and money of the said *John H. Hubbell* which said goods, chattels, personal property, and money had come into his possession and under his care, by virtue of his being such clerk and servant as aforesaid, 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.

And the Grand Jury aforesaid, by this indictment, further accuse the said *William Sidney Mann* of the CRIME OF *Larceny*

committed as follows :
The said *William Sidney Mann*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year last aforesaid, at the Ward, City and County aforesaid, with force and arms, fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: thirty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: two hundred and forty silver coins (of the kind usually known as shilling pieces), of the value of twelve and a half cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand coins (of the kind known as three cent pieces), of the value of three cents each: three thousand copper coins (of the kind known as cents), of the value of one cent each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each.

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as United States Treasury notes, of a number and denomination to the Jurors aforesaid unknown, and more accurate description of which cannot now be given, of the value of *nine dollars*

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as Bank Notes, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *nine dollars*

Divers Due Bills of the United States of America, the same being then and there due and unsatisfied, and of the kind known as Fractional Currency, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *nine dollars*

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *nine*

dollars

#9.

0524

of the goods, chattels and personal property of one

John H. Hubber

then and
there being found, 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.

DANIEL G. ROLLINS, District Attorney.

0525

BOX:

47

FOLDER:

549

DESCRIPTION:

Maroldo, Nicola

DATE:

09/21/81



549

200
Sept 29. W.C.

Day of Trial,
Counsel, *[Signature]*
Filed 21 day of Sept 1887
Pleads *A. M. Guilty 22*

Felony Assault and Battery.

THE PEOPLE
vs. *P*

Nicola Maroldo

DANIEL G. ROLLINS,
District Attorney.
Read to me Sept. 20. 1887
and acquitted.
A True Bill.
L. Cahin Jr
Foreman.

Witnesses:
George Lynch
Chas. H. ...

1003 (3) ...

0527

Sec. 209.

5th

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

It appearing to me by the within depositions and statement that the crime therein mentioned

namely Felonious Assault and Battery

has been committed, and that there is sufficient cause to believe the within named

Nicola Marocco

guilty thereof, I order that he be held to answer the same, and the said crime not beingailable by me, I further order that he be committed to the Warden and Keeper of the City Prison of the City of New York, until he shall be discharged by due course of law.

Dated at the City of New York, *September 13* 188 /

Hugh Gardner Police Justice.

0528

Sec. 198-200.

5

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Nicola Maroldo 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. Nicola Maroldo

Question. How old are you?

Answer. Eighteen years

Question. Where were you born?

Answer. Italy

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

Answer. 1513 3 Avenue, Two or three months

Question. What is your business or profession?

Answer. Barber

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 walking along 3 Avenue the complainant got hold of me we both fell down and I cut him on the arm with a razor I did not intend to cut him The complainant had a pistol in his hand and he pulled the trigger this was before I cut him, I was afraid the complainant was going to shoot me, and I called for help

Taken before me, this }
day of September, 1881 }

Bluff Gammes Police Justice

Nicola Maroldo

0529

Police Court— 5 District.

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

George Lynch

of the Westside of 3rd Avenue between 95th and 96th Streets

being duly sworn, deposes and says, that

on Monday the 12 day of September

in the year 188 / at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Nicolaio Maldo

(now here) who willfully and maliciously cut and stabbed deponent on the left arm with a razor then and there held in the hand of said Maldo deponent charges that said Maldo cut and stabbed him as aforesaid

with the felonious intent to take the life of deponent, or to do him bodily harm; and with out 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 13 day of September 188 / } George Lerner

Gluyk Gardner POLICE JUSTICE.

0530

874
Police Court - 2 - District.

THE PEOPLE, ETC.,
ON THE COMPLAINT OF

Gregory Lynch
west side of 13rd and
bet 95-2-296 & St

ARREST WARRANT
FELONIOUS.

Nicola Mandro

Dated *Sept 13* 188*1*

Gaumer Magistrate.

Rubens Officer.
23

Witness,



Committed to County trial
at the Sangre de Cristo
without bail

0531

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Nicola Maroldo

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

Nicola Maroldo
of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said *Nicola Maroldo*

late of the City of New York, in the County of New York, aforesaid, on the *twelfth* day of *September* in the year of our Lord one thousand eight hundred and eighty *one* with force and arms, at the City and County aforesaid, in and upon the body of *George Lynch* in the peace of the said people then and there being, feloniously did make an assault and *him* the said *George Lynch* with a certain *razor* which the said *Nicola Maroldo*

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent *him* the said *George Lynch* then and there feloniously and wilfully to kill, 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

Nicola Maroldo

of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a sharp, dangerous weapon, with intent to do bodily harm," committed as follows:

The said *Nicola Maroldo*

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~ with force and arms, in and upon the body of the said *George Lynch* then and there being, wilfully and feloniously did make an assault and *him* the said *George Lynch* with a certain *razor* which the said *Nicola Maroldo*

in *his* right hand then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable and excusable cause, did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously do bodily harm unto *him* the said *George Lynch* 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 Nicola Maroldo of the CRIME OF "Assault and Battery upon another by such means and force as was likely to produce death with intent to kill," committed as follows:

The said Nicola Maroldo afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of ^{the said} George Lynch in the peace of the said people then and there being, feloniously did make another assault and ~~him~~ the said George Lynch which the said Nicola Maroldo with a certain razor

in his right hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut and wound, the same being such means and force as was likely to produce the death of ~~him~~ the said George Lynch with intent ~~him~~ the said George Lynch then and there feloniously and wilfully to kill, 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.

FOURTH COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said Nicola Maroldo of the CRIME OF "Assault and Battery upon another, with a deadly weapon, with intent to maim," committed as follows:

The said Nicola Maroldo afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said George Lynch then and there being, wilfully and feloniously did make another assault and ~~him~~ the said George Lynch with a certain razor which the said Nicola Maroldo in his right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent then and there wilfully and feloniously to maim ~~him~~ the said George Lynch 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.

DANIEL G. ROLLINS, District Attorney.

0533

BOX:

47

FOLDER:

549

DESCRIPTION:

Martin, Edward

DATE:

09/21/81



549

1015

Day of Trial.

Counsel, *Mark*
Filed *21* day of *Sept* 1897
Pleads *Not Guilty*

THE PEOPLE

vs.

Edward
W. White
vs
Wm. D. White, Adm.

Adulterated Milk.

DANIEL G. ROLLINS,
BENJAMIN P. PIERCE,

District Attorney.

A True Bill.

L. Carter Jr.
Foreman
John D. White
Plead guilty
True Bill

Witnes:
John D. White, Adm.

0535

0015

Day of Trial.

Counsel, Mark

Filed 21 day of Sept 1887

Pleads Not Guilty 27.

THE PEOPLE

vs.

Edward J. *is* *McMillan*

Adulterated Milk.

DANIEL G. ROLLINS,
BENJAMIN PERKINS

District Attorney.

A True Bill.

L. Carter Jr.
Foreman

Pladeguilly
True 1887

Witnes:
J. D. White, etc.

0537

POLICE COURT—THIRD DISTRICT.

THE PEOPLE, &c.

ON THE COMPLAINT OF

John B. White m.
709 Madison ave.
vs.
Edmund J. Martin
50 West 12.

WARRANT.

Dated Aug 17 1881

Painier Magistrate.

Hittigall Officer.

The Defendant

taken, and now brought before the Magistrate to answer the within charge, pursuant to the command of this Warrant.

Dated August 17 1881

3 P.M.

To answer
note at hearing

REMARKS.

Time of Arrest, Aug 18, 1881

Native of U.S.

Age, 23.

50 West 12 St

Sex,

Complexion,

Color,

Profession,

Married,

Single,

Read,

Write,

0538

City and County of New York, ss. :

J. Smith
Assistant Sanitary Inspector of said city, being duly sworn, deposes and says, that on the *16th* day of *July* in the year 1881, at *the front of* premises number *709 Madison Ave* in the City of New York, the said *place* premises being a place then and there where Milk was kept for sale, one *Edmund J. Martin* unlawfully did then and there keep, have and offer for sale three quarts of impure and unwholesome Milk, which had been and was then and there watered, adulterated, reduced and changed by the addition of water or other substance, or by the removal of cream therefrom, and that such impure, unwholesome, watered, adulterated or reduced and changed Milk, was then and there, by the said

Edmund J. Martin, unlawfully held, kept and offered for sale against and in violation of the provisions of the Sanitary Code, and of such Sanitary Code then and there, and at all times thereafter in force and operation, and especially against and in violation of the provisions of a section and ordinance of such Sanitary Code which was duly passed and adopted by the Board of Health of the Health Department of the City of New York, and by said Health Department at a meeting thereof, duly held in said city, on the twenty-third day of February, 1876, in the manner and language following, to wit :

" Resolved, That under the power conferred by law upon the Health Department, the following additional section to the Sanitary Code, for the security of life and health, be, and the same is hereby, adopted and declared to form a portion of the Sanitary Code.

" "No Milk which has been watered, adulterated, reduced or changed in any respect by the addition of water or other substance, or by the removal of cream, shall be brought into, held, kept or offered for sale at any place in the City of New York, nor shall any one keep, have or offer for sale in the said city any such Milk."

That said ordinance was thereafter duly published once a week, for two successive weeks, in the City Record, a daily official newspaper and journal published in said city, to wit, in the issues of such newspaper of the 24th day of February, 1876, and also of the 2d day of March, 1876, and that said ordinance was, at all times alleged herein, in full force and operation in said city and county.

Sworn to before me the *17th* day }
of *August* 1881. }
Mary C. ...

J. Blake White, Jr.
Police Justice.

0539

Builder at
Maysville
Adams Co.
Main
236 Riving
Law

Police Court, 3^d District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF
Wm. B. White, Jr.
Fugitive
Board of Health
Edward J. Pearson
57 West St.

Affidavit
Dated Aug 17, 1881

Justice.
Officer.

W. T. Mc
at Law
RECEIVED
AUG 24 1881
DISTRICT ATTORNEY'S OFFICE

Police Court, District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF
vs.
Affidavit

Dated 188

Justice.

Officer.

0540

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

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

Edward J. Martin
against

Edward J. Martin

of the crime of

bringing into the City of New York for sale impure and watered milk

committed as follows:

The said

Edward J. Martin

~~That~~

late of the *Third* Ward of the City of New York, in the County of New York, aforesaid, on the *fifteenth* day of *July* in the year of our Lord one thousand eight hundred and ~~seventy~~ *eighty one* at the Ward, City and County aforesaid, unlawfully and knowingly did *bring into and* expose for sale at the *place known as* ~~number~~ *the foot of Liberty* Street, then and there situate, ten quarts of impure, adulterated and unwholesome milk, 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.

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

Edward J. Martin

of the CRIME OF

bringing into the City of New York for sale impure and watered milk

committed as follows:

The said

Edward J. 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, at the ~~store and~~ place of business ~~of the said~~

known as ~~number~~ *the foot of Liberty* Street, in said Ward, City and County, and ~~the said premises being then and there a place where milk was kept for sale,~~ unlawfully did then and there *bring into* keep, have, and offer for sale ten quarts of impure and unwholesome milk, which had been, and was then and there watered, adulterated, reduced and changed by the addition of water or other substance, and that such impure, unwholesome, watered, adulterated, reduced and changed milk was then and there by the said

Edward J. Martin

unlawfully held, kept and offered for sale

against and in violation of the provisions of the Sanitary Code, and of such Sanitary Code then and there, and at all times thereafter in force and operation, and 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.

0541

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

of the CRIME OF

Edward J. Martin
Bringing into the City of New

York for sale impure, reduced and changed milk
committed as follows:

The said

Edward J. 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, did bring into the said Ward, City and County, and then and there have and offer for sale, at the ~~store and~~ place of ~~business of him, the said~~

place known as ~~number~~ *the foot of Liberty* Street, the said ~~premises~~ *being* then and there a place where milk was kept for sale, unlawfully did

then and there *bring* keep, have, and offer for sale, ten quarts of impure and unwholesome milk, which had been and was then and there, watered, adulterated, reduced and changed by the addition of water or other substance, and that such impure, unwholesome, watered, adulterated or reduced and changed milk was then and there, by the

said *Edward J. Martin* unlawfully

kept held, kept and offered for sale against and in violation of the provisions the Sanitary

Code, and of such Sanitary Code then and there, and at all times thereafter in force and operation, and especially against and in violation of the provisions of a section and ordinance of such Sanitary Code, which was duly passed and adopted by the Board of Health of the Health Department of the said City of New York, and by said Health Department at a meeting thereof, duly held in said City, on the twenty-third day of February, 1876, in the manner and language following, to wit:

"Resolved, That under the power conferred by law upon the Health Department, the following additional section to the Sanitary Code, for the security of life and health be, and the same is hereby adopted and declared to form a portion of the Sanitary Code.

"No milk which has been watered, adulterated, reduced, or changed in any respect by the addition of water or other substance, or by the removal of cream, shall be brought into, held, kept or offered for sale at any place in the City of New York, nor shall any one keep, have, or offer for sale in the said city any such milk."

Which said ordinance was thereafter duly published once a week, for two successive weeks, in the *City Record*, a daily official newspaper and journal published in said city, to wit: in the issues of such newspaper of the 24th day of February, 1876, and also of the 2d day of March, 1876, and which said ordinance was then and there, and at all times thereafter, in full force and operation, against the form of the Statute in such case made and provided.

DANIEL G. ROLLINS,
~~BENJAMIN K. PHELPS~~, District Attorney.

0542

BOX:

47

FOLDER:

549

DESCRIPTION:

McAler, Walter

DATE:

09/29/81



549

Mo 24

Day of Trial,

Counsel,

Filed 29 day of

188

Pleads

Not guilty in.

Felonious Assault and Battery.

THE PEOPLE

vs.

P

Walter S. M. Steer

DANIEL G. ROLLINS,

District Attorney.

Part. Tr. Oct. 24, 1881

Tried & acquitted.

A True Bill.

J. C. Rollins Jr.

Foreman.

Witnesses:

Witness signatures: William A. Lewis, O. J. John Wade.

0544

Form 15.

Police Court—Third District.

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

William St Lewis

of No. *53 Forsyth* Street

on *Saturday* the *27* being duly sworn, deposes and says, that
in the year 18*81* at the City of New York, in the County of New York, day of *August*

he was violently and feloniously ASSAULTED and BEATEN by

Walter S McAllee (now here)
who cut and stabbed deponent in
the abdomen, with a knife he held
in his hand

with the felonious intent to take the life of deponent, or do him 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, &c., and be dealt with according to law.

Sworn before me, this *10* day }
of *September* 18*81*

W. St Lewis

Wm. J. Murray Police Justice.

0545

Sec. 198-200.

3

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Walter S Mc Allen 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 waiven cannot be used against him on the trial,

Question. What is your name ?

Answer. Walter S Mc Allen.

Question. How old are you ?

Answer. 21 years

Question. Where were you born ?

Answer. Brooklyn

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

Answer. 68 Crosby Street, 1 1/2 months

Question. What is your business or profession ?

Answer. Boatman

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 cut hair but I am in self defence,

Taken before me, this 10
day of September 1888

Walter S Mc Allen

Wm J. Murray Police Justice.

0546

BAILED,

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Sec. 218, 219, 210 & 212.

Police Court - 3rd District.

868

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William A Lewis
53 Street St
Richard S. McAllen

Offence, *Fel. Assault.*

Dated *Sept 10* 188*1*

Murray Magistrate.

Stade 10 Officer.

Rubin Clerk.

Witnesses *Wm. Murray*

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

Committid

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 _____

guilty thereof, I order that he be admitted to bail in the sum of *Five* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *Sept 10* 188*1*

Wm. Murray 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 h to be discharged.

Dated _____ 188

Police Justice.

0547

Sec. 208, 209, 210 & 212.

868
Police Court 3rd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
William H Lewis
53 Forsyth St
Walter S. McAllen

BAILED,
No. 1, by _____
Residence _____ Street,
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street,

Dated *Sept 10* 1881
Magistrate, *Murray*
Officer, *Wade*
Clerk, *Beale*

Witnesses, *Wm J. Smith*
No. _____ Street,
No. _____ Street,
No. _____ Street,
Committed

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 _____

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

Dated *Sept 10* 1881
Police Justice, _____

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

Dated _____ 1881
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 _____ 1881
Police Justice, _____

0548

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Walter S. M. Heer

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

Walter S. M. Heer

of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said Walter S. M. Heer

late of the City of New York, in the County of New York, aforesaid, on the twenty seventh day of August in the year of our Lord one thousand eight hundred and eighty one with force and arms, at the City and County aforesaid, in and upon the body of William H. Lewis in the peace of the said people then and there being, feloniously did make an assault and him the said William H. Lewis with a certain knife which the said Walter S. M. Heer

in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent him the said William H. Lewis then and there feloniously and wilfully to kill, 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

Walter S. M. Heer

of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a sharp, dangerous weapon, with intent to do bodily harm," committed as follows:

The said Walter S. M. Heer

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~ with force and arms, in and upon the body of the said William H. Lewis then and there being, wilfully and feloniously did make an assault and him the said William H. Lewis with a certain knife which the said Walter S. M. Heer

in his right hand then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable ~~and~~ excusable cause, did then and there beat, strike, stab, cut and wound, with intent to ~~then and there~~ wilfully and feloniously do bodily harm unto him the said William H. Lewis 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 Walter S. M. Ameer of the CRIME of "Assault and Battery upon another by such means and force as was likely to produce death with intent to kill" committed as follows:

The said Walter S. M. Ameer afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said William H. Lewis in the peace of the said people then and there being, feloniously did make another assault and him the said William H. Lewis with a certain knife which the said Walter S. M. Ameer

in his right hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut and wound, the same being such means and force as was likely to produce the death of him, the said William H. Lewis with intent from the said William H. Lewis then and there feloniously and wilfully to kill, 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.

FOURTH COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said Walter S. M. Ameer of the CRIME of "Assault and Battery upon another, with a deadly weapon, with intent to maim," committed as follows:

The said Walter S. M. Ameer afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said William H. Lewis then and there being, wilfully and feloniously did make another assault and the said William H. Lewis with a certain knife which the said Walter S. M. Ameer in his right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent then and there wilfully and feloniously to maim him the said William H. Lewis 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.

DANIEL G. ROLLINS, District Attorney.

0550

BOX:

47

FOLDER:

549

DESCRIPTION:

McAvoy, Martin

DATE:

09/29/81



549

0551

1110213

Counsel, *[Signature]*
Filed 29 day of Sept 1881
Pleads *[Signature]* 30

THE PEOPLE

vs.

W. C. [Signature]

Robert's ch. Army.

INDICTMENT.
Larceny from the person.

[Signature]
DANIEL C. ROLLS,
BENJ. K. PHELPS,

District Attorney.

A True Bill.

[Signature]

Foreman.

Pleads guilty R

Dec 13/81

Sec. Frankman

Witness:
A. M. D. Lawwell;
Off. Nicholas Romney.

0552

FORM 89 1/2.

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

Police Court--Second District.

occupation *Carpenter* *William H. Blawett, 38 years*
of No *239 West 35th* Street, being duly sworn, deposes
and says, that on the *25th* day of *September* 1881
at the City of New York in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, *and the person in the night time*

the following property, to wit: *One plated watch chain*

of the value of *twenty five Cents* *Cents*
the property of *this deponent* *Dollars*

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 *Matton McAvoy*

(nowhere) for the reason that deponent was
sitting dining in the restaurant N^o 575
8th Avenue at or about 6 1/2 o'clock p.m.
that he was approached by
the accused who leaned over the deponent
and took, stole and carried away from
the person of deponent the aforesaid watch
chain attached to deponent's watch, that
the accused then ran away and was
arrested by Officer Nicholas Rooney
of the 20th Precinct Police.

W H Blawett

Sworn to before me, this

26th day

of *September* 1881
Solomon D. Smith
Police Justice.

0553

Sec. 198-200.

2nd DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Martin McAvoy 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. Martin McAvoy

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. New York City

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

Answer. 109 E. 108. One year nearly

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
Martin McAvoy

Taken before me, this 26

day of Sept 1888

Salomon Smith
Notary Public.

0554

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, Sec.,
ON THE COMPLAINT OF

Alfred H. Stewart
239 No 3 St
Charleston S.C.

offence *Parading from*
person - night time

Dated *September 26* 1887

Sweet Magistrate.

Aroney Officer.

28 Clerk.

Witnesses

No. Street,

No. Street,

No. Street.



Case

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

Martin McAvoy

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

Dated *Sept 26* 1887

John B. Smith 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 h to be discharged.

Dated _____ 188 _____ Police Justice.

0555

Sec. 298, 299, 310 & 312.

Police Court-- District, 2nd

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wallace H. Blawie
239 W. 30th St
Martin M. Cotroy

offenses, *Penalty - night-tow*

BAILED,

No. 1, by _____
Residence _____ Street, _____

No. 2, by _____
Residence _____ Street, _____

No. 3, by _____
Residence _____ Street, _____

No. 4, by _____
Residence _____ Street, _____

Dated *September 26* 188*7*
Magistrate, *Smith*
Rooney Clerk.

Witnesses _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____

Cow

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 _____

Martin M. Cotroy
guilty thereof, I order that he be admitted to bail in the sum of _____ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

John
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.

0556

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

against
Martin McCarty

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

Martin McCarty
of the crime of

Robbery from the person

committed as follows:

The said

Martin McCarty

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *twenty fifth* day of *September* in the year of our Lord one
thousand eight hundred and eighty *one* at the Ward, City, and County aforesaid,
with force and arms,

One Chain of the value of twenty five Cents.

of the goods, chattels, and personal property of one *William H. Blauvelt*
on the person of the said *William H. Blauvelt* and there being found,
from the person of the said *William H. Blauvelt* when 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.

DANIEL C ROLLINS,
~~BENJ. K. PHELPS,~~ District Attorney.

0557

BOX:

47

FOLDER:

549

DESCRIPTION:

McCabe, Bridget

DATE:

09/22/81



549

Witnesses:
Joseph Gibson
L. B. Boushert
off. Sealman

Witnesses:
Joseph Gibson
L. B. Boushert
Off. Sealman

2 Joseph Gibson
L. B. Boushert
off. Sealman

Filed 22 day of Sept 1881
Pleads Not guilty (23)

vs. THE PEOPLE
vs. Bridget
McCabe
Homicide of the Degree of Murder
in the First Degree.

DANIEL G. ROLLINS,
Attorney at Law,
District Attorney,
New York City.

A True Bill.
J. C. Altam Jr.
Foreman.
Part No October 27, 1881.
Tried & convicted
at Newburgh N.Y.
Tried and Pen 2 years.
the day of Oct 31.

0559

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK. } ss.

Bridget Mc Cabr being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to answer or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.— Bridget Mc Cabr

Question.—How old are you?

Answer.— 59 years

Question.—Where were you born?

Answer.— Ireland

Question.—Where do you live?

Answer.— 601 Washington St.

Question.—What is your occupation?

Answer.— Housekeeping.

Question.—Have you anything to say, and if so, what, relative to the charge here preferred against you?

Nothing to say at present.

Bridget ^{and} Mc Cabr
mark

Taken before me, this day of 187

CORONER.

0560

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
52 Years. — Months. — Days.	Louana	St. Vincent Hospital	Aug. 25 / 81

King
Aug 25 1881
St. Vincent Hospital
St. Vincent Hospital
St. Vincent Hospital

613
 1881

HOMICIDE. *8*
 AN INQUISTION *875*

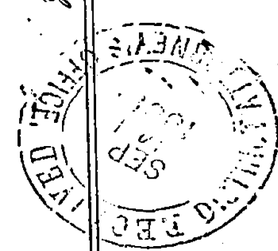
On the VIEW of the BODY of
John Mac Carver

whereby it is found that he came to
 his Death by the hands of
Erinign Mac Carver,
 his wife.

Request taken on the *25* day
 of *August* 1881

before
Erinign Mac Carver,
 Coroner.

Committed
 Buried
 Discharged
 Date of death



0561

Ind 613 1881

HOMICIDE.

AN INQUISITION 875

On the VIEW of the BODY of

John Mc Caron

whereby it is found that he came to his Death by the hands of

Brigitte Mc Caron, his wife.

Inquest taken on the 25 day of August 1881 before

Horatio Scrimgeour, Coroner.

Committed Bailed Discharged Date of death



Tempo 20/12/81

J. D. ... and ...

... of ...

MEMORANDUM.

AGE.	52 Years. — Months. — Days.
PLACE OF NATIVITY.	London
WHERE FOUND.	St. Vincent's Hospital Aug. 21/81
DATE When Reported.	

0562

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of Coroner's Office No. 13 East 4th Street, in the 4th Ward of the City of New York, in the County of New York, this 25 day of August in the year of our Lord one thousand eight hundred and 81 before

Morris Evinger, Coroner, of the City and County aforesaid, on view of the Body of John Mc Cabe lying dead at St. Vincent Hospital.

Upon the Oaths and Affirmations of good and lawful men of the State of New York, duly chosen and sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said

John Mc Cabe came to his death, do, upon their Oaths and Affirmations, say: That the said John Mc Cabe came to his death by a stab wound at the hands of Bridget Mc Cabe, his wife, in front of 601 Washington St. August 15th 1881.

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition set our hands and seals, on the day and place aforesaid.

JURORS.

Handwritten list of juror names and addresses: Adolph Libbe, 60 New Bowery; D. Kelly, 294 Pearl St; J. D. Ritchie, 330 Pearl; J. Appleby, 328 Pearl; James C. Gann, 44 Gold St; John C. Leger.

Morris Evinger, CORONER, N. Y.

0563

The People of the State of New York, on the
Complaint of

vs.

List of Witnesses.

Budget McCabe

NAMES.

RESIDENCE.

Th. M. G. Raefle Det Crown
 James Killard
 Lafayette M. Broadhead
 James Gibson
 Dr. Jno F. Luby
 Officer Michael Scanlon
 off J. Lamayan & Dilks
 Welch saw with
 Deery in front

31 E. 62 + Crown Office
 75-8 Greenwich St
 106 Christopher
 414 Hudson works at boy washg
 St Vincent's Hospital
 9 Precinct with knife.
 9 Pr

0564

Coroner's Office.

TESTIMONY.

Mr. S. Raup, M.D. being sworn, says:
 I have made an Autopsy on the body of
 John Mc Cabe at St. Vincent's Hospital
 Sunday, August 21st 1881.
 Rigor mortis well marked. No marks of
 violence visible except a small incised
 wound in left Hypochondrium, which
 was closed by two stitches. Said wound was
 perpendicular and about two inches long.
 Was informed by Dr. Luby that originally
 the length of the wound was only about one
 inch and that it was found necessary to en-
 large the wound with a view to control the
 existing hemorrhage. After opening the abdomen
 the wound was found to have penetrated the abdominal
 wall, without, however, injuring the intestines. About
 eight ounces of venous blood, which had coagled
 from the wound, was found in the abdomen. There
 existed localized Peritonitis in the vicinity of
 the stab. Liver and Kidneys were found flabby.
 Heart a little flabby, but otherwise normal.
 Old pleuritic adhesions were found on right side.
 Lungs and Brain normal. From the Autopsy
 and the history of the case as observed by the Hos-
 pital Surgeon I am of opinion that death was
 caused by Exhaustion due to the stabwound and
 augmented by Alcoholism.

Mr. S. Raup, M.D.

Taken before me
 this 25 day of August 1881

Wm. J. McElroy
 CORONER.

0565

Coroner's Office.

TESTIMONY.

James Hillard being sworn says: I live at 458 Franklin St. I know deceased for about 4 years. Know his wife. I have seen deceased intoxicated. I do not know whether they lived peaceably together. Saw the stabbing. Was sitting on a truck in front of his residence 601 Washington. A few minutes after Mrs. McCabe came up and said to deceased: "You are a fine son of a bitch to leave your companion with a pair of black eyes". She then made a thrust at his belly with something in her hand. The wound existed, but not deep. He was not in liquor. Saw no blood. I then left. Heard next day that deceased was in the hospital. Recognize the prisoner as the person who made the thrust at deceased and as Mrs. McCabe.

James Hillard

Taken before me
this 25 day of August 1881

Wm. J. Allen

CORONER.

0566

Coroner's Office.

TESTIMONY.

3

Lafayette Broadhead being sworn says: I live at 106 Christopher St. Know deceased by sight. Work at 607 Washington St. Only know him for one day. At 3 P. M. Aug. 15th while in his office heard screams of murder. Looking out saw Mrs. Mc Cabe's head out of the window and calling: "Tommy, Tommy, come up here". Did not go up but sat opposite her bed room. Presently a man named Gibson went upstairs. He brought Mrs. Caber downstairs, who then washed himself. His head was bloody. Again saw him again at about 5 P. M. sitting on a truck with Mr. Killard. Saw Mrs. Mc Cabe with some steel instrument in her hand go up to him and make a plunge at him. He said something, but what I cannot say. She was excited. Mc Cabe opened his shirt. He then walked on a few hours when he showed it to some men. Think Mc Cabe was sober, while Mrs. Mc Cabe seemed under influence of drink. Subsequently heard that Mc Cabe had fallen and fainted.

Lafayette Broadhead

Taken before me
this 25 day of August 1881

Wm. J. Jennings
CORONER.

0567

Coroner's Office.

TESTIMONY.

Joseph Gibson being sworn says, I live at 414 Hudson St. and work at 607 Washington St. Know deceased and wife for several years, and believed them ordinary people. While coming out of the stable between 2 and 3 o'clock heard the woman's calls of murder. Went upstairs to pacify them. Did not see a hand raised by either. They came right down after me. Saw no blood on him. She said she was hurt.

Joseph ^{and} Gibson
witness

413 Hudson St.

Taken before me
this 25 day of August 1881

Monty Eltinger
CORONER.

0568

57

From St. Francis Hospital

New York, Aug 20 1881

To Coroner

Sir:

Please hold an Inquest on the body of

Name: John McCabe Residence: 581 Washington St
 Age: 52 years _____ months _____ days. Admitted Monday Aug 15th
 Nativity Ire; of Father Ire _____ th 1881, at 6-30 o'clock P. M.
 Mother Ire By Ambulance A
30 yrs in U.S., 30 in City. From 9th Prec. Station House
 Civil Cond.: M Occup.: Laborer Examined by Dr. Luby
 Suffering from symptoms of Slab Wound of Abdomen C
and Alcoholism

Said Injuries said to have been received at his residence D

Death took place Saturday Aug 20 th 1881 at 10 o'clock A. M.

The Autopsy revealed _____ F

Remarks: Aug 16th became delirious G
Aug 18th Tympanitis + slight tenderness over abdomen
20 died from Anemia

John F. Luby M.D.
 HOUSE SURGEON PHYSICIAN.

- Ad † State the day of the week.
- Ad A. State whether by Ambulance or Friends.
- Ad B. State whether from a Precinct or a Residence and give the same.
- Ad C. State whether from Natural Causes or from Shock (conscious or unconscious) due to Injuries, and if so, give name, place, date, number, character and Extent of Injuries, always stating, where indicated, whether right or left.
- Ad D. State when, where, how, by what means or persons received, also whether Accidental, Suicidal or Homicidal; in falls, the distance, location and place; in Burns and Scalds the circumstances attending the same; in runover cases the line of Street Car, Railroad or Conveyance; in Weapons the character of the same, &c., &c., always giving such information as will lead to an accurate knowledge of the case and facilitate judicial inquiry and justice.
- Ad E. State name, date, place, character and results of any operation or amputation performed.
- Ad F. Give a short résumé of the Autopsy with the Pathological Diagnosis and the Cause of Death at the End.
- Ad G. State here any important facts not embodied in the above statements.

0569

Coroner's Office.

TESTIMONY.

Off. Michael Scaulon 9th Precinct
being sworn says on Aug 15 at
5 $\frac{1}{2}$ P.M. on the corner of Hudson &
Barrow St. I saw deceased John
McCabe of 601 Washington St. drop ^{carried}
in omnibus. I picked him up. I ~~put~~
him to the Station house on a truck.

I did not know what the matter
was with him.

When he got to the Station house
he told me and the Sergeant that his
wife stabbed him with a knife on
the left side.

He had his hand to the left
side. I did not see the wound he
was taken to St. Vincent's Hospital.

When I learned he died.

Officer Flanagan & Dolks arrested his
wife

Michael Scaulon

Taken before me
this 26 day of Aug 1881 Monty Ellinger

CORONER.

0570

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

Bridget Mc Cabe
against

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

Bridget Mc Cabe

of the crime of

murder

committed as follows:

The said

Bridget Mc Cabe

late of the *fourth* Ward of the City of New York, in the County of
New York, aforesaid, on the *fifteenth* day of *August*
in the year of our Lord one thousand eight hundred and eighty-*one* at the Ward,
City and County aforesaid, with force and arms, in and upon one

John Mc Cabe

in the peace of the People of the State then and there being, willfully, feloniously, and
with a deliberate and premeditated design to effect the death of *him* the said

John Mc Cabe

did make an assault.

And that *she* the said

Bridget Mc Cabe

the said

John Mc Cabe

with a certain

knife

which *she* the said

Bridget Mc Cabe

in her right hand then and there had and held

the said *John Mc Cabe* in and upon the

left side

of *him* the said *John Mc Cabe*

then and there wilfully, feloniously, and with a deliberate and premeditated design to
effect the death of *him* the said *John Mc Cabe*

did strike, stab, cut and wound, giving unto *him* the said *John*

Mc Cabe then and there with the *knife*

aforesaid, in and upon

the left side of the

of *him* the said *John Mc Cabe* one mortal wound of

the breadth of *one* inch and of the depth of *three* inches of which

said mortal wound *he* the said *John Mc Cabe*

at the Ward, City, and County aforesaid, from the day first aforesaid, in the year

aforesaid, until the *twentieth* day of *August*

in the same year aforesaid, did languish, and languishing did live, and on which

twentieth day of *August*

in the year aforesaid, *he* the said *John Mc Cabe* at the Ward,

City and County aforesaid, of the said mortal wound did die.

And so the Jurors aforesaid, upon their oath aforesaid, do say that *she* the said

Bridget Mc Cabe

the said *John Mc Cabe* in the manner and form, and by

the means aforesaid, at the Ward, City, and County aforesaid, on the day and in the

year aforesaid, wilfully, feloniously, and with a deliberate and premeditated design to

effect the death of *him* the said *John Mc Cabe*

did kill and murder 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.

DANIEL G. ROLLINS, District Attorney.

0571

BOX:

47

FOLDER:

549

DESCRIPTION:

McCabe, John

DATE:

09/14/81



549

0572

Counsel *Handy*
Filed 14 day of *Sept* 1881
Reads *Not guilty (W)*

THE PEOPLE

vs.

John McCabe

ROBBERY—First Degree.

DANIEL G. ROLLINS,

District Attorney.

A True Bill.

M. J. Miller

Foreman.

Sept 15. 1881.

Checked & signed

W. H. M.

Witness—
Mary Brodman

0573

Form 123.

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

Police Court—Second District.

Mary Bridgeman

of No. 413 West 39 Street, being duly sworn, deposes and says,

that on the 25th day of September 1887,

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the person of deponent, by force and violence, and against the will of

deponent, the following property, viz.: one portemonnaie, containing the sum of two dollars and twenty six cents; two blue coins of the denomination and value of one dollar each, two coins ten cents each, one five cent coin and one cent nickel all of the value

of the value of two dollars & 26/100 dollars the property of this deponent and George Bridgeman Dollars, deponent's husband.

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 force and violence, and against his will, by

John M. Cobe (procurer) for the reason that at or about 12 1/2 hours A.M. of the 4th instant deponent was standing in the door of the above premises with the aforesaid portemonnaie in her hand when she was approached by the accused who violently seized her hand bent it back and forced deponent to relinquish the portemonnaie aforesaid and then ran away therewith.

Mary ^{for} Bridgeman
mark

Sworn to before me this 4th day of September 1887.
J. M. C. M. W. H. Police Justice.

0574

22

DISTRICT POLICE COURT.

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

John J. McCabe 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. John J. McCabe

Question. How old are you?

Answer. 33 years

Question. Where were you born?

Answer. Pittsfield

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

Answer. 408 W. 29th - 3 years

Question. What is your business or profession?

Answer. Cabinet

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 know nothing about it

Taken before me, this 4th
day of Sept 1888

John J. McCabe
his

Solomon Smith Police Justice.

0575

BAILED,

No. 1, by _____
 Residence _____ Street,
 No. 2, by _____
 Residence _____ Street,
 No. 3, by _____
 Residence _____ Street,
 No. 4, by _____
 Residence _____ Street,

Sec. 205, 209, 210 & 212

Police Court District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Wiseman
413 W. 39th St
John McAbee
 Robbery

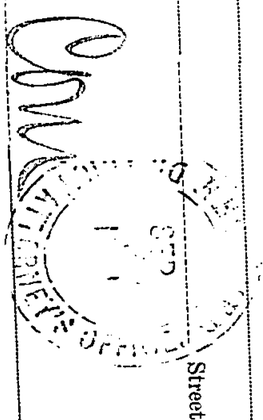
1 _____
 2 _____
 3 _____
 4 _____
 Offence,

Dated *Sept 4* 188 /

Smith Magistrate.
W. S. [unclear] Officer.
20 Clerk.

Witnesses _____

No. _____ Street,
 No. _____ Street,
 No. _____ Street,



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 *John McAbee*

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

Dated *Sept 4* 188 /

Solow Smith 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 h to be discharged.

Dated _____ 188

Police Justice.

9750

Sec. 208, 209, 210 & 212.

847 292
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Buzman
413 No. 39 & W
John Deake

1
2
3
4
Offence,

Dated Sept 4 1887

Street, Magistrate.

W. J. Layman
Officer.

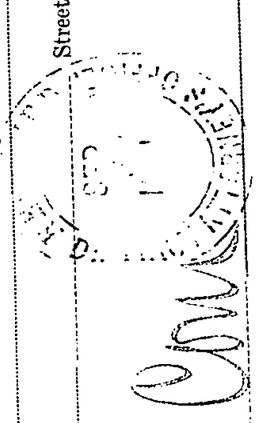
20
Clerk.

Witnesses

No. Street,

No. Street,

No. Street.



BAILED,

No. 1, by
Residence Street,

No. 2, by
Residence Street,

No. 3, by
Residence Street,

No. 4, by
Residence Street,

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 John Deake

guilty thereof, I order that he be admitted to bail in the sum of Five Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Sept 4 1887

I have admitted the above named John Deake to bail to answer by the undertaking hereto annexed.

Dated 1887

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

Dated 1887

0577

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John McCabe

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

John McCabe
of the CRIME OF *Robbery*

committed as follows:

The said

John McCabe

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *fourth* day of *September* in the year of our Lord one thousand eight hundred and eighty *one* at the Ward, City and County aforesaid, with force and arms, in and upon one *Mary Bridgeman* in the peace of the said People, then and there being, feloniously did make an assault and _____ promissory notes for the payment of money, being then and there due and unsatisfied, (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: _____ promissory notes for the payment of money, being then and there due and unsatisfied, (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: _____ promissory notes for the payment of money, being then and there due and unsatisfied, (and of the kind known as United States Treasury Notes, of (the denomination of five dollars, and of the value of five dollars each: _____ promissory notes for the payment of money, being then and there due and unsatisfied, (and of the kind known as United States Treasury Notes) of the denomination of two dollars and of the value of two dollars each:

_____ promissory notes for the payment of money, being then and there due and unsatisfied, (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: *one* coins, (of the kind known as cents), of the value of one cent each: _____ coins, (of the kind known as two cents), of the value of two cents each: *one* coins, (of the kind known as five-cent pieces), of the value of five cents each:

_____ due bills of the United States of America, the same being then and there due and unsatisfied, (and of the kind known as fractional currency), of the denomination of fifty cents each and of the marketable value of fifty cents each:

_____ due bills of the United States of America, the same being then and there due and unsatisfied, (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each:

_____ due bills of the United States of America, the same being then and there due and unsatisfied, (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each:

Two silver coins (of the kind commonly known as dollars) of the value of one dollar each

Two silver coins (of the kind known as trade dollars) of the value of one dollar each

Two silver coins (of the kind known as dimes) of the value of ten cents each

of the goods, chattels, and personal property of the said

Mary Bridgeman

from the person of said *Mary Bridgeman* and against the will, and by violence to the person of the said *Mary Bridgeman* then and there violently and feloniously did rob, 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.

DANIEL G. ROLLINS, District Attorney.