

0373

BOX:

120

FOLDER:

1263

DESCRIPTION:

Mackin, James J.

DATE:

11/30/83



1263

0374

Sever
superior
and superior
F.S.

#204.

Counsel,
Filed 30 day of Nov 1883

Pleas

THE PEOPLE
vs.
James F.
Trachin
INDICTMENT.
Grand Larceny in the second degree.
(MONEY.)
[77 528 4531]

John Vincent,
District Attorney.

A True Bill.

W. H. Kane
Foreman
Pleas Guilty
Sentence suspended
Dec 8/83
Sey.

0375

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK,

THE PEOPLE OF THE STATE OF NEW YORK,
against

John Ryan

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

John Ryan

of the crime of RECEIVING STOLEN GOODS,
committed as follows:

The said John Ryan
late of the First Ward of the City of New York, in the County of New York aforesaid, on
the ~~twentieth~~ day of ~~November~~ in the year of our Lord one thousand
eight hundred and eighty ~~three~~ at the City and County aforesaid, with force and arms.

one promissory note for the payment of money
of the kind known as United States Treasury notes,
the same being then and there due and unsatisfied
for the payment of and of the value of five dollars one
other promissory note for the payment of
money of the kind known as ~~Treasury~~ notes,
the same being then and there due and unsatisfied
for the payment of and of the value of five dollars,
two other promissory notes for the payment of money
of the kind known as United States Treasury notes,
the same being then and there due and unsatisfied
for the payment of and of the value of two dollars each,
and four other promissory notes for the payment of
money of the kind known as United States Treasury notes,
the same being then and there due and unsatisfied for
the payment of and of the value of one dollar each

of the goods, chattels and personal property of William R. Ward
by one James J. Mackin, and by
by certain ~~other~~ persons to the Jurors aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said William R.
Ward
unlawfully and unjustly, did feloniously receive and have he the said

John Ryan

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

John Vincent,

JOHN McKEN, District Attorney.

0376

The Evidence being manifest
I consent that deft. be
discharged on his own
recognizance

N.Y. Dec 7. 1883.

Jos. Vincent

asst. Dist. Atty

Filed 30 day of Dec 1883
Pleads
W. H. Cane

THE PEOPLE
vs.
John Ryan
RECEIVING STOLEN GOODS
[5550]

John Vincent
District Attorney.

P. 2 Dec 6. 1883
Discharged by the Court
A True Bill. with recognizance.

W. H. Cane
Foreman.

0377

1st
District Police Court, Affidavit—Larceny.
CITY AND COUNTY OF NEW YORK ss.

of No. *10th Broadway* Street, *William O. Ward, D.P. Shrumking*
being duly sworn, deposes and says, that on the *29th* day of *November* 188*8*
at the _____ City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent *with the intent to deprive the true owner of the*
use and benefit thereof
the following property, viz:

Bank notes of various denominations of
the value of Eighty Dollars, lawful
Money of the United States

Sworn before me this

day of

the property of

Deponent and his co-partner
Emily M. Ward

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 J. Mackin (nowhere)*

who came into deponent's place of business
at the above number, for the purpose
of getting newspapers, and who approached
the drawer containing said money, and
which money was in said drawer just
previous to said Mackin entering
said store, and immediately after
said Mackin left deponent's store
missed the money aforesaid.

James J. Mackin

188

0378

That said Mackin has admitted and
 confessed in deponents presence
 and hearing that he took stole
 and carried away said money

That deponent is informed by
 Officer Peter Kelly that he (Kelly)
 took from the possession of William
 Ryan (nowhere) the sum of sixty dollars
 That said Mackin stated in deponents
 presence that he gave said sum of
 sixty dollars to said Ryan, he (Ryan)
 well knowing that the same was stolen
 from deponent. Therefore deponent charges
 said William Ryan with receiving said
 sixty dollars with a guilty knowledge
 that the same was stolen

I sworn before me this 21st
 day of November 1883

William H. Mann

J. Henry Ford

John Justice
 William H. Mann

District Police Court.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

AFRIDAVID—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0379

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

POLICE COURT, 1st DISTRICT.

of No.

says that on the

day of

Street, being duly sworn, deposes and

1883

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

James J. Mackin
deponent has charged with
the larceny of the sum of Eighty
Dollars, stated in deponent's
presence that he gave the sum
of nine dollars, a portion of
said stolen money to one John
Ryan (nowhere) and that said
John Ryan received the same
with a guilty knowledge that
the same was stolen. Deponent
is informed by ~~Sgt~~ Officer
Kelly of the 6th Precinct Police
that he (Kelly) took from the
possession of said John
Ryan the sum of nine
dollars, and therefore charges
said John Ryan with receiving
said sum of nine dollars, well
knowing the same to be stolen.

Sworn before me this
21st day of November 1883
J. H. [Signature]

William C. Ward

0380

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 35 years, occupation Police Officer of No. 6th Precinct Police Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of John A. Ward

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

Sworn to before me, this 19th day of November 1889

J. Henry Bond
Police Justice.

John A. Ward

0381

Sec. 198-200

CITY AND COUNTY OF NEW YORK, ss.

9/28 District Police Court.

James I MacKinn 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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 have nothing to say
James I MacKinn

Taken before me this

day of

1888

John J. [Signature]
Police Justice.

0382

Sec. 198-200

CITY AND COUNTY
OF NEW YORK

150 District Police Court.

William Ryan
signed, according to law, on the annexed charge: and being informed that it is h 5 right to
make a statement in relation to the charge against h 2; that the statement is designed to
enable h 2 if h 2 see fit to answer the charge and explain the facts alleged against h 2
that he is at liberty to waive making a statement, and that h 2 waiver cannot be used
against h 2 on the trial.

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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.

Not Guilty
Wm Ryan
mark

Taken before me

day of

1888

Police Justice.

0383

Sec. 198-200

CITY AND COUNTY OF NEW YORK, ss.

1st District Police Court.

John Ryan 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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.

Not Guilty

John Ryan

Taken before me this

day of

188

Police Justice.

0384

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

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

Dated May 21 3 188 J. H. [Signature] 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.

0385

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court *878* District.

THE PEOPLE &c.
ON THE COMPLAINT OF
William C. Ward
867 Broadway
James D. Mackin
William Regan
John Regan

Dated *November 11* 188
J. Henry Ford Magistrate.
P. H. Kelley Officer.
6th Precinct.

Witnesses *Society Protection Council*
No. *L. A. 100 E. 23rd* Street.
G. H. Young aff'd
No. *100 E 20th W* Street,

No. *500 E General* Street.
\$ *to answer* Sessions.

Laom

Offense
Wrecking of New Goods

0386

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

James J. Mackin

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

James J. Mackin
of the crime of GRAND LARCENY IN THE Second DEGREE, committed as follows:
The said James J. Mackin

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

Two 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; Four 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; eight 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; ten 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; ten 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; 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; four 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; eight 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; one promissory note 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, and one promissory note 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

of the goods, chattels, and personal property of one

~~on the person of the said~~
~~from the person of the said~~

William R. Ward

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

John Vincent

JOHN MATEON, District Attorney.

0387

BOX:

120

FOLDER:

1263

DESCRIPTION:

Magnotto, Guiseppe

DATE:

11/27/83



1263

0300

#177.
Counsel
Filed day of Nov 1883
Pleadg. Not guilty (Jan'y 24/84)

THE PEOPLE
vs. B
CONCEALED WEAPON.
(Section 410.)
Guisepe
Magnotta

~~John Vincent~~
District Attorney.
Pr Feb 19/84
Not acquitted.
A True Bill.

W. H. Cune Foreman.
Friday Feb

0389

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

15 District Police Court.

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

Question What is your name?

Answer. Giuseppe Magnotto

Question. How old are you?

Answer. 32 years

Question. Where were you born?

Answer. Italy

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

Answer. 246 Mulberry Street, one month

Question. What is your business or profession?

Answer. Laborer

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

Giuseppe ^{hi} Magnotto
mark

Taken before me this

26th

day of

January 1888

Edw. J. Conner

Police Justice.

0390

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

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

Dated January 26th 1883 C. J. O'Connell Police Justice.

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

Dated January 26 1883 C. J. O'Connell 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.

0391

BAILED,

No. 1 by Louis Cutapani
Residence 36 Mulberry Street,

No. 2 by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street.

Police Court 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Shicks
6th Precinct.
Guisepp e Magnotto

1 _____
2 _____
3 _____
4 _____

Dated January 26 1883
M J Pourn Magistrate.
Shicks Officer.
6th Precinct Clerk.

Witnesses, _____
No. _____ Street,

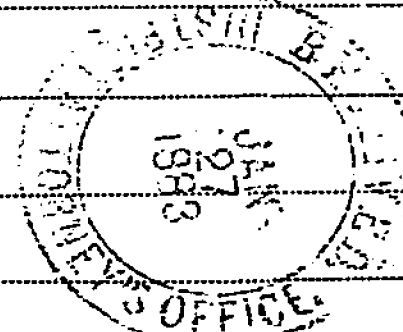
No. _____ Street,

No. _____ Street,

\$ 500 no answer G S
Leau

m ne

Offence, Violation Sections
140 of the Penal Code
of the State of New York



0392

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK,

POLICE COURT, DISTRICT.

John Shields, aged 26 years, an
officer of the Municipal Police of the City of New York,
attached to the 6th Precinct

Street, being duly sworn, deposes and
says that on the *25th* day of *January* 188*3*

at the City of New York, in the County of New York, *he arrested at about 9 o'clock*

P.M., in Park Street in said City Giuseppe Magnotto
nowhere having in his hand a Dirk or dangerous
Knife (now here shown) running after and chasing
a number of persons in said Street with intent
to assault them with said Knife which he held
uplifted in his right hand. Dependent
therefore charges that said defendant had in his
possession said Dirk or dangerous Knife with intent
to use it against another person in violation of section
211, 410 of the Penal Code of the State of New York,
and asks that he be held to answer and dealt with according
to law.

Sworn to before me, this
of *January* 188*3*
at *City of New York*
Police Justice.

0393

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Giuseppe Magnotto

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

_____ *Giuseppe Magnotto* _____
of the CRIME OF CARRYING A CONCEALED WEAPON, committed as follows:

The said *Giuseppe Magnotto* _____
late of the First Ward of the City of New York in the County of New York afore-
said, on the ~~twenty fifth~~ day of *January* in the year of our Lord
one thousand eight hundred and eighty-~~three~~ at the Ward, City and County
aforesaid, with force and arms, feloniously did *carry* _____
_____ a certain instrument and weapon of the kind known as a *Dirk*
_____, with intent then and there feloniously to use the
same against some person or persons to the Grand Jury aforesaid unknown, against the
form of the Statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

SECOND COUNT.

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

_____ *Giuseppe Magnotto* _____
of the CRIME OF POSSESSING A CONCEALED WEAPON, committed as follows:

The said *Giuseppe Magnotto* late of the Ward,
City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at
the Ward, City and County aforesaid, with force and arms, feloniously did ~~willfully and~~
~~feloniously~~ possess a certain instrument and weapon of the kind known as a _____
Dirk _____ with intent then and there feloniously to use the same against some
person or persons to the Grand Jury aforesaid unknown, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of New
York and their dignity.

John Vincent
~~JOHN VINCEN~~, District Attorney.

0394

BOX:

120

FOLDER:

1263

DESCRIPTION:

Martin, Carl

DATE:

11/09/83



1263

0395

\$26. Counsel
A.C. Palmer
243 13 May.

Counsel,
Filed
day of
Pleads
1883
V. Von
Iniquity

THE PEOPLE
vs
P
Carl
Martin
H.D.
Murder in the First Degree.
(Section 189.)

JOHN McKEON,
District Attorney,
Appeared for H.D. Von
Eyer and Penner for
A True Bill.
trial. Dec 6/83
W. A. Crane
Dec. 14, 1883
Foreman.
Tried and acquitted

0396

Jeromey Speech

The Crowd in
the Court room

Prague.

Palmer:

Did not deny that he attacked
Semler with a pitchfork.

very bad temper

Jeromey Bentham.

Butcher looked nothing like him.

The Detectives.

praise them

Deliberation & premeditation Dead Law

Once having seen his face - you cannot
forget it.

flight -

4 persons saw him - Butch &
Sailor Knipe

Rambling about all night -

spent his money with the girls - Marnie
was ⁱⁿ Jeromey!!

Have they impeached

the witnesses.

Have the prisoners imputed

the murder scene or burned the feelings
of the murderers face into his very soul.

Millan - says
not in at 7 o'clock

When the two main witnesses failed to
testify. he thought it not necessary.

Capt Berghold a reputable police officer

0397

2

What explanation does the prisoner,
give of his false name, false statement
to Const Bergman? -

Lighting the match - by Housell.
told Mr Bergman - 2 of them.

The Males of Society are there - Laughing
vc

Reputation as a criminal prosecution.

Saw
Click of the
knife.

Married Men

His Name

Schwartz The fascination of crime
is such vc
the motto

Sorry back vc he knew felt he
was safe.

If he could have so well described
the place, why not ~~from~~ the corner
he must move

0398

3

If they were mable to confer
in English -

German Jurons

Whiskey Shop
Why not buy Black

Great God -

Do not hold the servants of
the murderer

An Alibi

0399

Decr 14

1st

The People

as
Carl Martin

Dazed as you go into a dark
alley from light

with his name Schwartz character

Character Theodore Willard 412 W 20th -

Long into a dirty cellar to sleep.
he lost his money hanging about
the Bowery.

Butcher looked nothing like
him

Robertson -

It is 15 feet to door -
Lamp to see by 22 ft

= fight = Butcher

0400

3rd Day

Moved that the Case as to Menden
in the first degree be taken from
the jury. Refused

Mr Blake opens.

was there the 28th

Carl Mauthe 28th March this year

Armadale Hoboken & Little Washington.

211 Greenwich St New York.

In the Bowry. About 4 of us in the
afternoon - 10 or 11 of lock in
the evening.

were you there on the 28th (30th) in
Centre Street

Did you tell Capt Bergholt
that you slipped on Saturday.
were you not told that you
could be brought on a requisition

How do you know whether the African people
were looking at you for some other crime.

0401

Invariable practice of
~~crime~~ in criminal
case when the deft. has
a bad case to abuse the
prosecuting officer and
the police

Driver of Hornville both
ignorant men and
likely to believe that
if they permitted themselves
to be ~~mixed~~ involved in
the case, that they might
be imprisoned

Bayhold
subway

The evidence shows that
he is a man of hasty
temper not of peaceful
and quiet character

Driver of Hornville tho'
speaking different languages
could easily communicate
their intention to each
other (signs) and is a
go

0402

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the *Coroner's Office*
No. *15 Chatham* Street in the *4th* Ward of the City of
New York, in the County of New York, this *13* day of *October*
in the year of our Lord one thousand eight hundred and *1893* before

WILLIAM H. KENNEDY, CORONER,

of the City and County aforesaid, on view of the Body of *Henry Bohle*
now lying dead at

Six 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 *Henry Bohle* came to his death, do
upon their Oaths and Affirmations, say: That the said *Henry Bohle*
came to his death by

*A stab wound inflicted by some person
unknown to the jury on the night of
September 29, 1893 about 8.30 P.M. at 102
Greenwich street*

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.

Wm. M. Winter
James H. Driscoll
E. H. Knapp
G. J. Gallat

John G. Gorman
Robt. Tucker

William A. Kennedy

207 Bowers
22 City Hall Place
137 1/2 Bowers
287 1/2 Bowers
761 Washington
23 City Hall Place

CORONER, E. S.

0403

TESTIMONY.

Harry Hornwell being sworn says, On Sept. 29 1883 about 8¹⁵ P.M. deceased came down stairs and saw a man sleeping in the sitting room. He ordered him out and a quarrel began. I saw the strange man make a motion as if he was stabbing but I saw no knife used. Deceased called our attention to blood upon his person and ran out into the hall where he fell dead. The murderer ran away. I do not know his name but I would know him if I saw him.

Harry ^{his} Hornwell
mark

Sworn to before me,

this 30th day of September 1883

William A. Ramsey CORONER.

0404

Coroner's Office.

TESTIMONY.

Richard Miller being sworn says. I reside at West Fourth St and keep a saloon at 152 Greenwich St. On Saturday Sep 27/83 about 8.30 P.M. a man came and told me that deceased Henry Bohler was lying in the hall way. I went out and as soon as the man was turned over and a match lighted saw that it was Henry and brought him in the store and saw that he was dead. I sent my barkeeper Ernest Engel to the Police Station (27th) and soon after 5 or 6 policemen came, the body was laid in the store until nearly 10 o'clock when the body was taken to the Station House.

Richard Miller

Taken before me,

this

11th day of October 1883
 William A. Kennedy

CORONER.

0405

Coroner's Office.

TESTIMONY.

2.
 Jacob Driver being sworn says I am
 a farmer. On Saturday Sep. 29/83 a
 man came and laid on a bench
 in the basement of 152 Greenwich
 st. Henry the deceased told him to
 get up he had no business there,
 the man opened the door and shut it
 again. I saw the man raise his
 hand but did not see any knife
 brand. Henry say I am stabbed,
 he then told me to follow him, I
 went after him a block and a half
 and then wiped him, I returned
 to the room and found that Henry
 was dead.

Jacob Driver

Henry Heronill being sworn says I
 am a habbiter. On Saturday Sep. 29/83
 about 8.15 P.M. I was sitting in the
 office of 152 Greenwich a man came
 in with a black bag (that was the
 deceased) he sat for some time, a man
 was laying on the floor. deceased asked
 who it was and said to him that
 he could not stop here, he had no
 luggage and said go out, he said

Taken before me,

this 13 day of October 1883

William A. Kennedy

CORONER.

0406

Coroner's Office.

TESTIMONY.

3

he would not, and after a while
 they clinched together and deceased
 said out I am stalked me though
 he was joking, but he fell to the
 floor and afterwards one of the men
 in coming in fell over the dead
 body. I went up in the saloon
 afterwards

Wm. H. Perry
 Perry & Penrill
 Merch

Taken before me,

this 13 day of October 1883

William A. Herring

CORONER.

0407

Coroner's Office.

TESTIMONY.

4

W^m A. Conway M. D. being sworn
says, On October 2^d/83 I made
an Autopsy on the body of Henry
Bohle at the Morgue.

An external examination of
the body showed an incised wound
on the lower part of the face over
the jaw and a lacerated wound
of the neck on the left side.

The internal examination of the
body showed that the lacerated
wound had been made by some
sharp instrument like a knife or
dagger, which had severed the jugular
vein and carotid artery and penetrated
the upper lobe of the lung at the apex.
The other organs of the body
were negative.

In my opinion death was
caused by Haemorrhage from
Lacerated Wound of the neck
caused by a knife or dagger W^m A. Conway
M. D.

Taken before me,

this 2^d day of October 1883

William A. Kennedy CORONER.

0408

MEMORANDA.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
40 Years.	Months.	Days.	Germany.	from 27 th from 152 Greenwich,	Sept. 30/83

Wound in the neck.

Witness
Henry Hainville
Jacob Diner
committed to custody of Detention
Nov. 5, 1883
Mr. A. Convery who
Richard Muller
present witness

K.

843

Chas. 10558.
Dead Quail 1883

AN INQUISITION

On the VIEW of the BODY of

Henry Dohle

whereby it is found that he came to
his death by

It shall be found that
by some person unknown
to the jury on the night
of Sept. 29 & 1883 about
11.30 P.M. at 152 Greenwich
Street

Deponent before me the
of
1883

WILLIAM H. KENNEDY, CORONER.

0409

MEMORANDA

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE When Reported.
------	--------------------	--------------	---------------------

40

Years. Months. Days.

Germany.

From
Hessle

1875
Sept. 30/83

132 52 inches,
from

State wound on the
neck.

Witness
Henry Kimville
Jacob Driver
committed to House of Detention
Nov. 5. 1883
Wm. A. Conway M.D.
Richard Muller
Jacob Driver

K.

843

No. 1058.

Dead Quasi.

1883

AN INQUISITION

On the VIEW of the BODY of

Henry Bohle

whereby it is found that he came to
his Death by

A state wound inflicted
by some person unknown
to the Jury on the night
of Sep. 29 & 1883 about
11.30 P.M. at 112 Greenwic
Street

Inquest taken on the 13 day
of October 1883
before

WILLIAM H. KENNEDY, Coroner.

04 10

City and County of New-York, SS.:

Jacob Driver, being duly sworn, deposes and says: That on the night of the 29' day of September, 1883, deponent was stopping at No. 152 Greenwich street, which is a Labor Bureau kept by one Bloch; that it is the custom of the said Bloch to allow men who come there for employment to sleep in the basement of the said premises if they remain in town over night and have luggage; that on the said 29' day of September, 1883, at about the hour of nine o' clock in the evening one Carl Martin came into the said place and went to sleep in the basement; that one Henry Bolle, who was the manager for the said Bloch, asked the said Martin if he had any luggage, to which the said Martin replied that he had not; that the said Bolle then told the said Martin that he could not remain there and to go out, which the said Martin refused to do, whereupon he was put out by the said Bolle; that in a short while the said Martin returned and the said Bolle undertook to put him out again, and in the struggle which followed the said Martin drew a knife and stabbed the said Bolle and killed him; that deponent was present and witnessed the murder.

Sworn to before me, this :
5' day of Nov., 1883. :

Jacob Driver

John M. Newman
Notary Public, N. Y. Co.

0411

City and County of New-York, SS.:

William C. F. Berghold, being duly sworn, deposes and says: That he is Captain of the Twenty-seventh Police Precinct of the City of New-York; that on the 29th day of September, 1883, at No. 152 Greenwich street, in said City, one Henry Bølle was stabbed and killed by one Carl Martin, now at large; that deponent has every reason to believe that he can arrest the said Carl Martin inside of two weeks; that Henry Hornville (no home) and Jacob Driver (no home) are material and necessary witnesses for the People in the said case, inasmuch as they witnessed the said murder, and that without their evidence the said Carl Martin, when caught, cannot be convicted; that deponent has reasons to believe that if the said Henry Hornville and the said Jacob Driver are not committed to the House of Detention they will not appear as witnesses against the said Carl Martin.

Wherefore deponent prays that the said Henry Hornville and the said Jacob Driver may be committed to the House of Detention until deponent has had an opportunity to arrest the said Carl Martin.

Sworn to before me, this :
5th day of Nov., 1883. :

W. C. F. Berghold

John A. Newman
Notary Public
City of New York

04 12

Let the ^{son} mother
have per very
de. Reed & Bait
in \$10.00. & in agent
he ~~amends~~ to the
House of Rep.
1005/103
F.S.

0413

City and County of New-York, SS.:

Henry A. Hoinville, being duly sworn, deposes and says: That on the night of the 29' day of September, 1883, deponent was stopping at No. 152 Greenwich street, which is a Labor Bureau kept by One Bloch; that it is the custom of the said Bloch to allow men who come there for employment to sleep in the basement of the said premises if they remain in town over night and have luggage; that on the said 29' day of Spetember, 1883, at about the hour of nine o'clock in the evening one Carl Martin came into said place and went to sleep in the basement; that one Henry Bolle, who was the mamager for the said Bloch, asked the said Martin if he had any luggage, to which the said Martin replied that he had not; that the said Bolle then told the said Martin that he could not remain there and to go out, which the said Martin refused to do, whereupon he was put out by the said Bolle; that in a short while the said Martin returned and the said Bolle undertook to put him out again, and in the struggle which followed the said Martin drew a knife and stabbed the said Bolle and killed him; that deponent was present and witnessed the said murder.

Sworn to before me, this :

5' day of Nov., 1883. :

John M. Newman
Notary Public, N. Y. Co.

Henry A. Hoinville
Mark.

04 14

The People

vs

Carl Martin

Murder

affidavits

0415

ERNEST MULLER, of No. 152 Greenwich street.

I was in the saloon at No. 152 Greenwich street about eight o'clock on the night of the 29' of September; I know Carl Martin; I saw him there; he came with a quick step, almost running, out of the hall way; he ran down Greenwich street, towards Liberty street; I could not say whether he turned down Liberty street or not; I don't know if he had anything in his hand; I thought he was going to the bakery to buy some bread; I went to the bakery to buy some bread and was away about half an hour, and when I came back a man told me that Bolle had been stabbed; that is all I know about it; I saw Martin there before the murder, at about six o'clock; there is no doubt he is the man I saw running.

Joseph Muller, of No. 152 Greenwich street.

I was at No. 152 Greenwich street on the night of September 29'; I saw Bolle about twenty minutes before he was killed; I was down stairs and the man that killed him was lying on the bench, and Bolle told him to get up, that he could not sleep there; then I went upstairs to the barroom, and somebody told me that Bolle got stabbed and I went down stairs again and I saw Martin running away; I saw him running down Greenwich street, towards Liberty street; I went to the front door; I did not see him run out of the hall way; I followed him down to Washington street and lost track of him; I made no outcry; I heard that the man was stabbed and I followed the fleeing man; Jacob Driver was with me, and I told him we had better go back and see, and we found the man dead; this was half past seven o'clock or getting up to eight o'clock.

Jacob Driver.

I was in the basement of No. 152 Greenwich street on the night of the 29' of September and saw the stabbing; I was examined before the Coroner, and I said I would know the murderer if I saw him again; when he was brought in the House of Detention the other witness was asked first if he knew him and he said no, and I thought I would say no too or I might get in trouble, but all the time I knew he was the man that cut the man, and the second day after that I told the woman in the Kitchen; there is no doubt that Carl Martin is the man that was there and stabbed him.

Harry Hornville.

While in the House of Detention Jacob Driver told me if a man asked me if I knew the man that killed Bolle to say no, or that I would get five years; I never swore to that; the prisoner is the man that did the stabbing and he can't be anybody else but the man; the officer who took him to the House of Detention told me that if I found the man that stabbed Bolle I would get twenty five dollars; that was a month before he was arrested.

CAPTAIN BERGHOLD.

After the murder was committed it took us one or two days until we got the murderer's name; we ascertained that he had been hired out to a milk dealer, or a man who has cows, and then we referred to the office keeper's books and found his name was Carl Martin. In Jersey he made the acquaintance of some people and had his letters come there, and they had some letters for him then, and we offered to pay for the service, if he came for his letters, if they would let Chief Donovan know; and on the 31st. of October we were notified by the Hoboken police that Carl Martin had made application for his letters; he was taken before Recorder Mc'Donough, and he declared his willingness to come to New-York, and on the 1st. of November we brought him to the Coroner's

incurable temper.

8 1/2 Detective in Saloon

click of knife before fight

2 or 3

Murder

click of knife

04 16

office, and they said they were through with the case and we must take him to a Magistrate, and we took him to the House of Detention. These two boys had been in the House of Detention a month, and they were sent for from the back prison house, and Driver told one of my officers that he knew Carl Martin, that he knew him through the window; but when they were confronted with the man they declared he was not the man, and I took them before Justice White and asked him to remand them for one day; and we made enquiries during October; they never failed to acknowledge the man but on that one ~~occasion~~ occasion; shortly after I notified the Coroner to discharge them, and they came to me with a discharge from the Coroner's office and requested some money for the time they lost; it was Saturday late and some one had advised them to go back to the House of Detention and see what could be done on Monday. I never made any promises of reward or anything to them. I went up to the House of Detention on Monday morning and they at once acknowledged what they had done, and we brought them down and the man was indicted. When I first arrested Carl Martin he denied all knowledge of the killing and said he went on board of a schooner on Saturday, and when I searched him I found a little memorandum book, stating Monday, October 1st., he shipped, and that he got twelve dollars a month; I asked him if that was his writing and he said yes; and I asked him why he said he sailed on Saturday when he sailed on Monday, and he could not explain. The shipping papers show he sailed on Monday, as he signed them; I did not show him the papers; he said he shipped as August Bon-sell; the prisoner denied being at 152 Greenwich street at all the day of the murder.

0417

Court of
Oyer and Terminer.

Boyle

vs.

Carl Martin.

0418

Jacob W Bingham 9th	Mr Newman 10th	Lea Lobenthal 11th	Mr Long 12th
G A McMurtrie 5	Alfred Cadotte 6	Deane P Lehnart 7	Wm Burke 8 P
L E Levy * 1 P	Isaac Hess 2	S Heidenberg 3	Mr Densley 4

0419

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Carl Martin

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

Carl Martin
of the CRIME OF MURDER IN THE FIRST DEGREE, committed as follows:

The said Carl Martin

late of the City and County of New York, on the 29th day of September
in the year of our Lord one thousand eight hundred and eighty-three at the
City and County aforesaid, with force and arms, in and upon one

Henry Bohle
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
Henry Bohle did make an assault.

And the said Carl Martin, him

the said Henry Bohle

with a certain knife

which he the said Carl Martin

in his right hand then and there had and held, in and upon the neck

of him the said Henry Bohle
then and there willfully, feloniously, and with a deliberate and premeditated design to
effect the death of him the said Henry Bohle
did strike, stab, cut and wound, giving unto him the said Henry
Bohle then and there with the knife

aforesaid, in and upon the neck

of him the said Henry Bohle one mortal wound of
the breadth of one inch and of the depth of six inches, of which said mortal
wound he the said Henry Bohle
at the City, and County aforesaid, from the day first aforesaid, in the year aforesaid,
said, until the day of
in the year aforesaid, did languish, and languishing did live, and on which
in the year aforesaid, the said
City and County aforesaid, of the said mortal wound did die.
then and there did die.

0420

And so the Grand Jury aforesaid do say: That the said _____

_____ *Carl Martin, Jr.* _____

the said *Denny Bohle* _____ in the manner and form
and by the means aforesaid, at the City and County aforesaid, on the day and in the
year aforesaid, willfully, feloniously, and with a deliberate and premeditated design to
effect the death of *him* the said *Denny Bohle* _____
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.

JOHN McKEON, District Attorney.

0421

BOX:

120

FOLDER:

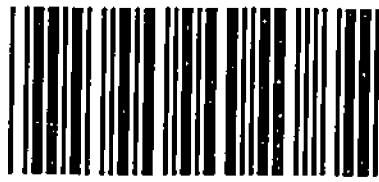
1263

DESCRIPTION:

Martin, Leon

DATE:

11/13/83



1263

0422

#68.

L. Berlingon

Counsel,

Filed 13 day of Nov 1883

Pleads

Aggrieved

THE PEOPLE

Grand Larceny, *James* degree, and Possessing stolen Goods.

James

Martin

JOHN McKEON,

District Attorney

A True Bill.

W. H. Crane

Foreman,

Barry 2 Nov. 15. 1883

Tried and convicted

Elmore R.

18

0423

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, ss.

of No. 127 Bleeker Street, Aque. H. Restaurant
being duly sworn, deposes and says, that on the 23^d day of October 1883

at the above premises in the day time City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent with intent to deprive the true owner thereof
the following property, viz:

One Gold Watch of the
Value of thirty five dollars one
Silver Watch of the Value of five
dollars and One Gold Chain of the
Value of ten dollars. And One Gold
Chain and Slocker and Gold Breast
Pin together of the Value of Twenty
dollars; in all of the value of
Seventy dollars

the property of deponent and of her husband
Paul Ponder

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 Levi Martin, now here, from
the following facts: at about half past
ten o'clock on the morning of said day,
deponent saw said Levi Martin put
his hand between two mattresses on
a bed in deponent's room in said
premises, where deponent had placed said
property and had seen it a few minutes previously.
Deponent, who was in the adjoining room, the
door of which was open, cried out, and said Levi
Martin, who had been employed on the premises
immediately left said premises and did not thereafter
return. Deponent immediately examined said bed and found that said
property had been taken away.

Rosalia Ponder

Sworn before me this

15 day of November 1883

Police Justice,

0424

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

2d District Police Court.

Leon Martin being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if h 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. Leon Martin

Question. How old are you?

Answer. 29 years

Question. Where were you born?

Answer. France

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

Answer. No 218 Wooster, 1 month.

Question. What is your business or profession?

Answer. book

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

Leon Martin

Taken before me this

15

day of November 1883

Charles J. Smith
Police Justice.

0425

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 Levi Martin

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 25 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated November 10 188 3

Hugh Garmon 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.

0426

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court, 2^d District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Rosalie Ponchaet-

127 Blucken St.

1. Lem Martin

2. _____

3. _____

4. _____

Grand Jury
Offence

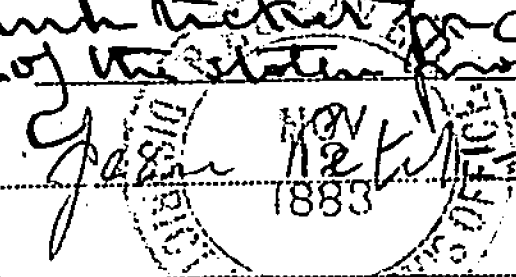
Dated November 10, 1883

Gardner Magistrate.

Peter Mc Dermott Officer.

15 Precinct.

Witnesses Officer Mc Dermott is to produce a witness, No. name not given, now out of city, who saw in the possession of a bank ticket for a sum of the stolen property.



No. _____ Street.

\$ 1000 to answer

Corr

0427

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Leon Martin

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

Leon Martin

of the CRIME OF GRAND LARCENY in the ~~second~~ degree, committed as follows:

The said *Leon Martin*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
23rd ~~on the~~ day of *October* in the year of our Lord one thousand eight hundred and
eighty- *three*, at the Ward, City and County aforesaid, with force and arms
one watch of the value of thirty
five dollars, one other watch of
the value of five dollars, two
chains of the value of ten dollars
each, one pocket of the value
of five dollars, and one breast
pin of the value of five dollars,

of the goods, chattels and personal property of one *Paul Panchet*
then and there being found, then and there
feloniously did steal, take and carry away, against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York, and
their dignity.

John McKee

District Attorney

0428

BOX:

120

FOLDER:

1263

DESCRIPTION:

May, John

DATE:

11/14/83



1263

The Jury in this case having
disagreed I hereby recommend
that def. be discharged on
his own recognizance.

Wm. F. Selwyn, 28, 1884

Wm. Vincent

Genl. Dist. Atty.

Counsel,

Filed 14 day of Nov 1883

Pleads *Not Guilty* Dec 14.

THE PEOPLE

Wm. F. Selwyn

B

John M. Keon

Assault in the Third Degree.
(Section 219.)

JOHN McKEON,

22 W 28th St District Attorney.

Ind. & Jury disagreed - 7 C

A True Bill.

Ind. & Jury disagreed - 7 C

Wm. F. Selwyn

Foreman.

Wm. Vincent

0429

0430

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, } ss.

✓ District Police Court.

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

Question. What is your name?

Answer.

John May

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

New York

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

Answer.

2 Avenue of 52 Street, 7 months

Question. What is your business or profession?

Answer.

Engineer

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

Answer.

*I am not guilty of the
charge preferred against me*

John May

Taken before me this

day of

October

188

23

City of New York

Police Justice.

0431

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

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

Dated Oct 10 1883 W. J. Gray 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 _____ Police Justice.

0432

\$1000 to Ex. Recovery.
Oct 10. 10 am.

Order given to
refuse to
pay
and may
334 East 40
BAILED by deposit City Chamberlain.

No. 1, by Charles J. Power
Residence 785 2 Ave Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court-- 4 789 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

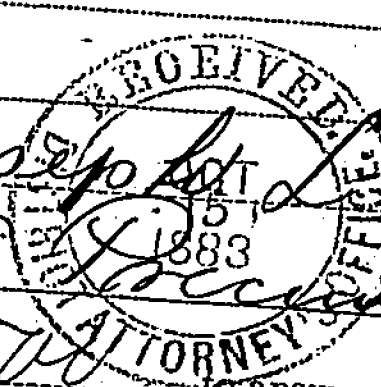
Summer Baldwin
19 Precinct.
1 John Mary
2 _____
3 _____
4 _____

Offence Assault & Battery

Dated Oct 9 188 3
M. J. Power Magistrate.
Baldwin Officer.
19 Precinct.

Witnesses John Maxner ✓
803 2 Avenue
No. Whatright Street.

No. Joseph L. Davis Street,
No. 19 Street,
\$ 500 to answer GS
Erin



0433

Police Court—24 District.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } SS

of No the 19th Precinct Police Summer Baldwin Street,

on Sunday the 7th day of October being duly sworn, deposes and says, that

in the year 1883 at the City of New York, in the County of New York,

while deponent was in the discharge of his duty
as an officer
he was violently ASSAULTED and BEATEN by John May (now present,
who struck deponent several blows
on the head and face with his fist

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 the above assault, &c, and be dealt with according to law.

Sworn to before me, this 7th

day of October 1883

City of New York

Summer Baldwin
POLICE JUSTICE.

0434

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

John May

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

John May

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

The said *John May*

late of the First Ward of the City of New York, in the County of New York afore-
said, on the *Seventh* day of *October* in the year of our Lord one
thousand eight hundred and eighty-*three* at the Ward, City and County
aforesaid, in and upon the body of *Summer Baldwin*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *him* the said *Summer Baldwin*
did then and there unlawfully beat, wound and illtreat, to the great damage of the
said *Summer Baldwin* 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.

JOHN McKEON, District Attorney.

0435

BOX:

120

FOLDER:

1263

DESCRIPTION:

McAuliff, John D.

DATE:

11/15/83



1263

0436

As this indictment
is for a misdemeanor
early and blurring
the statement made
by the complainant
it her with the crowd
to be true. I am of opinion
that the interest of
justice will be promoted
by the discharge of
the deft. upon the above
recognition.
Dec. 16, 1893 Jm. W. Brady
A.D.C.

Counsel,
Filed 15 Nov 1893
Pleas Not guilty

THE PEOPLE

vs.

R

John D.

Franklin

Arriving at
to Burlington
Section 5717

JOHN McKEON,

District Attorney

Pr. Dec 16, 1893

Black and by the Court
A TRUE BILL.

On this verbal recognition.

W. H. Crane

Foreman.

Wd. to Monday, Nov 27, 1893

W.H.

Friday Dec 9th

J.P.R.

0437

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

John D. McCulliff

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

My reasons for wishing to withdraw the complaint, are

1st Because I have ascertained since causing the arrest of defendant that he is a man of excellent character, and never was charged with any offence before.

2nd Because the defendant lost a portion of the goods mentioned in the chattel mortgage, by a fire which happened in his premises, and the party to whom he gave a power of attorney to collect the insurance, awarded him out of the same, and did not

0438

was over to defendant; any of
the money collected by him
from the insurance company

3rd That defendant on account
of this loss, and business
failure, went on a spree, and
it was during that time
he disposed of a portion
of the effects mentioned in
said mortgage, which and
I verily believe defendant
was not in his right mind
at that time.

4th Because defendant is truly
~~sorry for the wrong he has~~
caused me, and shall
no doubt will lead a
respectable and honest life
for the future.

Amie McLaughlin

0439

State of New York

City and County of New York. ss:—

Annice M. Laughlin, being
duly sworn, says, that she resides at No.
202 East 43rd St. in the City of New York,
that on the 28th day of September, 1883, she
sold to one John D. McAniff the fixtures re
of a certain liquor store, situated in the
City of New York and known as No. 1445
First Avenue for the sum of four hundred
dollars; that on said 28th day of September
1883, she gave deposit or chattel mortgage
in the said fixtures to secure the payment
of the said sum of four hundred dollars;
that no part of said sum has been paid
except the sum of twenty dollars which by
the conditions of said mortgage was paid
one day after the date thereof, that the
further sum of twenty dollars was to have
been paid upon the first day of November
1883 according to the conditions of said chattel
mortgage, and upon deposit proceeding
to said liquor store at said No. 1445
First Avenue she found that the said
fixtures with the exception of the free
fixtures and partitions mentioned in said
chattel mortgage were missing.

0440

that there was a man in charge of the said place in the interest of said John D. McAuliffe and upon being questioned by deponent as to whereabouts of said McAuliffe, ^{he} as to the disposition of the mortgaged property said he knew where said McAuliffe was but would not tell deponent, and that he would direct deponent to where the fixtures were if deponent would pay him for so doing.

That the said mortgage became due upon the default of the said payment on the said first day of November, 1883, and that no payment has since been made ^{and that said McAuliffe has concealed said fixtures and taken them to defendant.}

That deponent prays that the Justice of this Court issue a Warrant ^{by the} of arrest and the apprehension of said McAuliffe.

Sworn to this 7th day of }
November 1883 } Annie McLaughlin
Michael Angerona
Complished
witness

Sworn before me this
7th day of November 1883
E. J. McLaughlin
Justice

0441

Mortgage on Goods and Chattels.—For We.

W. Reid Gould, Law Blank Publisher and Stationer, 168 Nassau St., N. Y.

To all to whom these Presents shall come, KNOW YE THAT
 I John D. M. Cauliff of the City, County and State of
 New York, party

of the first part, for securing the payment of the money hereinafter mentioned, and in consideration of
 the sum of one dollar to me duly paid by Annie M. Cauliff of the
same place

of the second part, at or before the ensembling and delivery of these presents, the receipt whereof is hereby
 acknowledged, have bargained and sold, and by these presents do grant, bargain and sell unto the said
 part 7 of the second part, all and singular the fixtures, furniture and utensils con-
 tained in or belonging to the liquor store No. 1445 First Avenue at the
South West Corner of First Avenue & 75th Street in the City of New York
 and all other goods and chattels mentioned in the schedule hereunto annexed, and now in the
 possession of said party of the first part at said place No. 1445
 First Avenue Corner of East 75th Street aforesaid

To have and to hold, all and singular the goods and chattels above bargained and sold, or intended so
 to be, unto the said part 7 of the second part, her executors, administrators
 and assigns for ever. And I the said part 7 of the first part, for myself
my heirs, executors and administrators, all and singular the said goods and chattels above
 bargained and sold unto the said part 7 of the second part, her heirs, executors,
 administrators and assigns, against me the said part 7 of the first part,
 and against all and every person or persons whomsoever, shall and will warrant, and for ever defend.

Upon Condition, that if I the said part 7 of the first part, shall and do well and
 truly pay unto the said part 7 of the second part, her executors, administrators or assigns,
 the just and full sum of Twenty hundred dollars, as follows,
viz. twenty dollars thereof one day after date, twenty dollars on
November 1st, 1883, and the further sum of twenty dollars on the
first day of each and every month thereafter until May 1st,
1884, at which time the entire balance of said prin-
cipal sum remaining unpaid shall be due and payable.
 And in case the party of the first part shall cause, suffer
 or allow said mortgaged property, or any part thereof to be removed
 from the premises above mentioned, or in case the same shall be
 levied upon under execution or attachment or in case default
 shall be made in the payment of said installments above
 mentioned when due and payable, then and in either of such
 cases, the whole principal sum hereby secured, or so much
 thereof as remains unpaid, shall become and be due and
 payable immediately although the period for the payment
 thereof may not then have expired and when said
 principal sum is fully paid

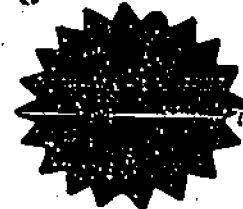
then these presents shall be void. And I the said part 7 of the first part, for myself
my executors, administrators and assigns do covenant and agree to and with the
 said part 7 of the second part, her executors, administrators and assigns, that in case default
 shall be made in the payment of the said sum above mentioned, then it shall and may be lawful for, and
I the said part 7 of the first part, do hereby authorize and empower the said
 part 7 of the second part her executors, administrators and assigns, with the aid
 and assistance of any person or persons, to enter my dwelling-house, store, and other
 premises, and such other place or places as the said goods or chattels are or may be placed, and take and
 carry away the said goods or chattels, and to sell and dispose of the same for the best price they can
 obtain and out of the money arising therefrom, to retain and pay the said sum above mentioned, and
 all charges touching the same; rendering the overplus (if any) unto me
 or to my executors, administrators or assigns. And until default be made in the
 payment of the said sum of money I am to remain and continue in the quiet
 and peaceable possession of the said goods and chattels, and the full and free enjoyment of the same.

In Witness whereof, I the said part 7 of the first part, have hereunto set my
 hand and seal the twenty eighth day of September one thousand eight hundred
 and eighty three

Sealed and delivered in the presence of

Thos J. Farrell

J. D. M. Cauliff



Office of the Register of Deeds, &c. }
City and County of New York. } ss.

Office of the Register of Deeds, &c. }
City and County of New York. } ss.

I have compared the annexed copy with an Instrument
in this office, on the 3^d day of October
A. D. 1883 at 2 o'clock 51 min P. M. by the
Number 141364
and certify the same to be a correct Transcript therefrom, and of the
whole of said Instrument.

In testimony whereof, I have hereunto subscribed my name and
affixed my official seal, this 5 day of Nov 1883

Augustus P. Torrey Register.
No. 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 8

0443

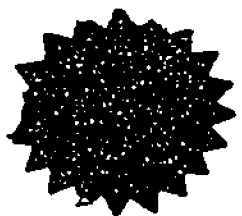
SCHEDULE REFERRED TO IN THE FOREGOING MORTGAGE:

✓ One Ice Box
Burned Bar fixtures behind counter including one mirror
✓ One counter
✓ Ale pump
✓ One mirror
Shades on windows and doors
✓ One clock
Forty two pictures
Four measures
Hot water Boiler
Gas fixtures
Partitions
Four Tables
Six chairs
✓ Copper suction pump
Three pairs dumb bells
Two pairs Indian Clubs
And generally each and every article
or thing contained in said store
and cellar No. 1445 First Avenue
& East 75th Street, in the City of
New York, not specifically enumerated
above.

Dated Sept. 28th 1883.

Thos J. Farrell

J. D. McAniff



No. 14364

Mortgage on Personal Property.

John Dineanlett

TO

Annie McLaughlin

Testified Copy

Original
Dated Sep 28th 1883
Filed Oct 3rd 1883

This Mortgage or a true copy thereof, must be filed,

1. In the City of New York, in the office of the Register.
2. In any other city or county town, in the Clerk's office therein.
3. In any other town in this State, in the Town Clerk's office.
Invalid if not removed within 30 days next preceding expiration of each and every term of one year after filing thereof.

Pay 100 / 100
\$1100

0444

0445

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer.

John D. McAuliffe

Question. How old are you?

Answer.

31 years

Question. Where were you born?

Answer.

New York

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

Answer.

1475 - 1st Avenue 4 Weeks

Question. What is your business or profession?

Answer.

No Business at present

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.
Some of this property is concealed
around the Bowery — and some
was disposed of to protect the
rest of it and some was burned.
There are no payments due to
Wetzel Laughlin.*

John D. McAuliffe

Taken before me this

day of

May

188

City of New York
Police Justice

0446

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 held to answer the same and he be admitted to bail in the sum of ten
Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he
give such bail.

Dated Nov 9 1880 Wm. J. Cowley 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.

0447

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

1600. - Plating
7-9 Nov 2 case

Police Court-- District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Annie M. Langdon
202 Es. 43 St.

John M. Cullif

2 _____

3 _____

4 _____

Dated Nov 7 1883

W. H. Karm Magistrate.

Bennett Officer.

Cross Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer \$5
Cous

FILED
NOV 12 1883

0448

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John D. McAuliffe

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

John D. McAuliffe
of the CRIME OF *Disposing of mortgaged property*
committed as follows: —

On the *twenty eighth* day of
September in the year of our Lord one thousand eight hundred and eighty *three*
at the City and County aforesaid, *the said John D.*

McAuliffe executed a certain mortgage of personal property, whereby he the said John D. McAuliffe upon certain conditions in the said mortgage more particularly set forth, did bargain and sell unto one Annie McLaughlin, divers goods chattels and personal property; and the said mortgage thereupon became and was a lien upon such personal property.

And afterwards, to wit: on the *thirty first* day of *October*, in the year aforesaid, and whilst the said mortgage was yet a lien upon the said personal property, the said John D. McAuliffe, late of the City and County aforesaid, at the City and County aforesaid, with force and arms, one ice box, divers bar fixtures of a number and description to the Grand Jury aforesaid unknown, *two mirrors, one counter, one ale pump*

0449

one stove, forty two pictures, four measures,
one hot water boiler, four tables, one
suction pump, three pairs of dumb bells
two pairs of Indian clubs, and divers other
goods chattels and personal property of
a kind and description to the Grand Jury
aforesaid unknown, the same being then
and there a part of the personal property
upon which the said mortgage was then
a lien, unlawfully did then and there dispose
of, with intent thereby to defraud the
said Annie McKean, such mortgage
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.

John McKeon

District Attorney.

0450

BOX:

120

FOLDER:

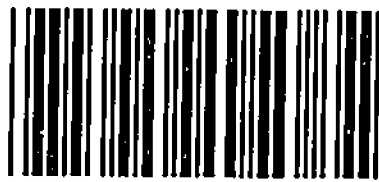
1263

DESCRIPTION:

McCaffrey, John

DATE:

11/21/83



1263

0451

BOX:

120

FOLDER:

1263

DESCRIPTION:

Sinclair, James

DATE:

11/21/83



1263

0452

Counsel,
Filed 21 day of Nov 1883
Pleads *Not Guilty.*

535.
THE PEOPLE
vs.
R
John McLaughry
and
R
James Sinclair

JOHN McKEON,
District Attorney.

A True Bill.

W. H. Kane
Deputy Foreman
Orth
Handwritten
Each S.P. 2 1/2 y ears.

0453

People

General session

John McCaffery
James McClair
City & County of New York

Baylary,

Christian Treas. being duly sworn
says that he is of counsel for the
above named defendants, having
been so employed this morning, and
that he has ^{not} had sufficient time
to prepare for trial - further that
the defendants herein have in-
formed their deponent, that they
have important & material mat-
ters and that owing to their absence
they cannot safely go to trial and
that if a reasonable time is
allowed they will be able to pro-
duce said witnesses on their de-
fence. ^{further your deponent has been informed} That said defendant
have never been arrested for any
criminal matter prior to their arrest
for the alleged commission of the
above offence, & that no previous
application has been made
by them ~~for~~ ^{for} the postponement
of the trial herein.

Subscribed & sworn to before me this 3rd day of Decr 1883
at New York
by R. Morgan
Commissioner of Deeds City & Co. of New York

Christian Treas

0454

Police Court—2^d District.

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

Andrew Ganly, 60 years, laborer
of No. 405 West 40th Street, aged 60 years,

deposes and says, that the premises, No. 405 West 40th Street, in the City and County aforesaid, the said being a biack tenement house in the 22^d Ward and the rear apartment on the mid floor of which and which was occupied by deponent as a dwellling

and in which there was at the time a human being, by name Mrs Everhardt who occupies the front rooms on said floor were **BURGLARIOUSLY** entered by means of forcibly opening the door leading from said apartment to the hallway

on the 19 day of November 1883 in the day time, and the following property feloniously taken, stolen, and carried away, viz: Household furniture and clothing to the value, altogether, of Five hundred dollars

the property of deponent

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

for the reasons following, to wit:

John Mc Caffrey and James Stinclair, both now here, from the following facts:
At about 15 minutes after one o'clock on the afternoon of said day deponent went out from said apartment, and locked said door, and put the key in his pocket. At about two o'clock deponent returned, found said door open and, entering said apartment, found said Mc Caffrey and Stinclair standing in an inside room in said apartment. Deponent

0455

called officer Phelan of the 25th Precinct Police
and officer McSherry of the same Precinct
by whom said McSherry and Sinclair
were arrested. Officer McSherry informs deponent
that he found on the person of said Sinclair
the ^{the stolen} keys here shown. Deponent further says
that there is only one key for said door besides
the one used by deponent to lock it and taken
away by him as aforesaid, and that said
other key was in the possession of Mrs. Eberhardt
who informs deponent that she did not open said
door on said day.

Sworn to before me this
19th day of November 1883

P. J. [Signature]
Police Justice

Andrew Gandy

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 30 years, occupation John McSherry
Police of No.

of the 25th Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Andrew Gandy
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 19th
day of November 1883

John M. [Signature]

P. J. [Signature]
Police Justice.

0456

Sec. 198-200

2^d District Police Court.

CITY AND COUNTY
OF NEW YORK } ss.

John McBaffrey 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 McBaffrey

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York City

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

Answer.

No 535 3^d Avenue, 2 months

Question. What is your business or profession?

Answer.

Cashier in bar room.

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 went into the building with my friend
who said that he went there to inquire for a party.
The door of the room was open. A boy in the
hall told us that Martin, for whom my friend
inquired, lived in those rooms. We went in
to see and had just passed into the second
room when the complainant came in.

John McBaffrey

Taken before me this 19th

day of November

1883

Police Justice.

0457

Sec. 198-200

CITY AND COUNTY } ss.
OF NEW YORK, }2^d District Police Court.

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

Question. What is your name?

Answer.

James Sinclair

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.

No 435 West 25 street, 16 years

Question. What is your business or profession?

Answer.

Bar tender

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

Answer.

I have nothing to say except that I went in there to inquire for a man who lived there called Martin. He was not there and the man who lived there came in while we were in his room.

James Sinclair

Taken before me this

19

day of

James Sinclair
Police Justice.

0458

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 Mc Caffrey and

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

Dated November 19th 1883.

John Mc Caffrey 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.

0459

Police Court 2d 873 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Andrew Gandy
405 W 40

1 John Mc Caffrey
2 James Strickland
3
4

Office Henry
Henry

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated November 19 1883

Druffy Magistrate.

Michael Phelan Officer ✓
John Mc Caffrey 20th Precinct. ✓

Witnesses Mrs E. Gandy (imprisoned)
Mrs Eberhard ✓

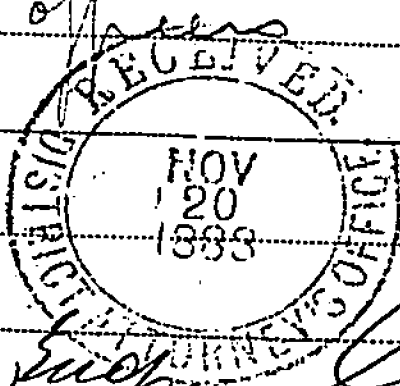
No. 405 West 40 Street.

Said officers
No. _____ Street.

No. _____ Street.

\$ to answer

Over 22 40



0460

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

John McCaffrey
and
James Sinclair

The Grand Jury of the City and County of New York, by this indictment, accuse John McCaffrey and James Sinclair of the CRIME OF BURGLARY IN THE Third DEGREE, committed as follows:

The said John McCaffrey and James Sinclair late of the 22nd Ward of the City of New York, in the County of New York aforesaid, on the nineteenth day of November in the year of our Lord one thousand eight hundred and eighty-three with force and arms, about the hour of two o'clock in the day time of the same day, at the Ward, City and County aforesaid, the dwelling house of Andrew Gantry there situate, feloniously and burglariously did break into and enter,

~~whilst there was then and there some human being, to wit, one~~
~~John McCaffrey and James Sinclair~~ within the said dwelling house, the said then and there intending to commit some crime therein, to wit: the goods chattels and personal property of the said Andrew Gantry in the said dwelling house 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.

John McKeon
District Attorney.

0461

BOX:

120

FOLDER:

1263

DESCRIPTION:

McCarthy, Thomas

DATE:

11/02/83



1263

0462

BOX:

120

FOLDER:

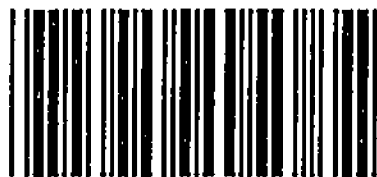
1263

DESCRIPTION:

Graham, Joseph

DATE:

11/02/83



1263

0463

Counsel, *John*
Filed *2* day of *Nov* 188 *3*
1883
Pleaded *Not Guilty*

THE PEOPLE

23.
94 Orchard
Blumbe
Thomas McCarty
24. Master and
199
Joseph Graham

BURGLARY, Third Degree, and
Grand Larceny

JOHN McKEON,
23 Nov 7/183 District Attorney.
York read 4 Guy 2.
A True Bill.

W. H. Munton
Foreman.

Verdict of Guilty should specify of which count.

Exh
S.P. 4 yrs

0464

Police Court—3rd District.City and County } ss.:
of New York,of No. 35 firstoccupation HousekeeperMargaret HolbStreet, aged 51 years,

being duly sworn.

deposes and says that the premises No. 35 first Street,
in the 14th Ward,
in the City and County aforesaid, the said being a Dwelling HouseThe first floor ofand which was occupied by deponent as a Dwelling for herself & family
and in which there was at the time no human being, ~~by~~were BURGLARIOUSLY entered by means of forcibly breaching ~~the~~
glass of a window, leading from the hallway
to a bed room on said flooron the 26 day of October 1883 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:Two suits of mens clothing of the value of
sixty dollars, one gold bracelet of the value of
five dollars, one gold chain and fob of the value of ten dollars, one pair of gold
ear rings of the value of five dollars,
one mermaid cigar holder of the value of three dollars,
and gold and lawful money of the United States,
consisting of one note of the value of one dollar and one
silver coin of the value of ten cents.the property of deponent and her husband Andreas C. Holb.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 byThomas McLearty and Joseph Graham (both
nowhere)

for the reasons following, to wit:

Deponent saw said
defendants come from her room that they
pushed her aside and they ran away
Deponent gave the alarm and said defendants
were caught by officer ^{Nash} O'Rourke of the
14th Precinct and that an Each of said
defendants one suit of the aforesaid
clothing was found in their possession
and upon their person, and when

0465

searched in the Station House, the within
described, jewelry and other property
was found in their possession

Sworn to before me this } Margaretta Hall.
26th day of October 1883.
J. D. [Signature]
Clerk of Court

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Degree.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0466

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Thomas M. Carthy 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. *Thomas M. Carthy*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *98 Orchard Street 3 months*

Question. What is your business or profession?

Answer. *Plumber*

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 have nothing to say*

Thomas M. Carthy
X
Plumber

Taken before me this

day of *October* 188*7*

Police Justice.

0467

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK } ss.

3 District Police Court.

Joseph Graham 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. *Joseph Graham*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *199 Hester Street, 1 month*

Question. What is your business or profession?

Answer. *Plumber*

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*

Joseph Graham

Taken before me this

26

day of

August 1882

Police Justice

0469

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 Thomas M. Carthy

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

Dated October 26 1883 J. H. Caffrey 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.

0470

BAILED,

No 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court

873
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Margaret Kelly
vs. J. J.
Thomas W. Hartley
Joseph Graham

Officer Burylsey

Dated

Oct 24

1883

Magistrate.

Duffy
O'Rourke

Officer.

Precinct.

Witnesses

17
Sara O'Brien

No.

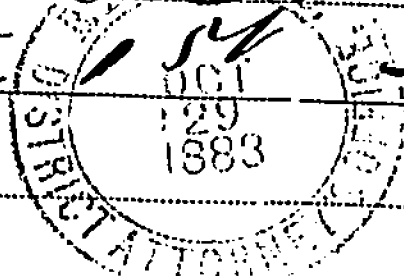
Street.

Madison E. Kell

No.

Street.

35



No.

Street.

\$

2000

to answer

GS

Camuittell

0471

COURT OF GENERAL SESSIONS OF THE PEACE

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Thomas McCarthy
and
Joseph Graham

The Grand Jury of the City and County of New York, by this indictment, accuse
Thomas McCarthy and Joseph Graham
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said Thomas McCarthy and Joseph Graham
late of the ~~Seventh~~ Ward of the City of New York, in the County of
New York aforesaid, on the 26th day of October in the
year of our Lord one thousand eight hundred and eighty three with force and arms,
about the hour of twelve o'clock in the day time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Andrew C. Koller
there situate, feloniously and burglariously did break into and enter, ~~by means of force~~
the said

Thomas McCarthy and Joseph Graham
then and there intending to commit some crime therein, to wit: the goods, chattels and
personal property of the said Andrew C. Koller
in the said dwelling house 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.

And the Grand Jury aforesaid, by this indictment, further accuse the said
Thomas McCarthy and Joseph Graham
of the CRIME OF GRAND LARCENY IN the Second Degree, committed as follows:

The said Thomas McCarthy and Joseph Graham

late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the
year aforesaid, at the Ward, City and County aforesaid, with force and arms, two rocks
of the value of fifteen dollars each, two vests of the
value of three dollars each, two pairs of trousers
of the value of nine dollars each, one jacket
of the value of five dollars, one chain of the value of
five dollars, one watch of the value of five dollars,
one pair of earrings of the value of five dollars, one
cup and saucer of the value of five dollars, one
note for the payment of money of the kind known as United
States Treasury notes, one red of the value of one dollar
and there situate, feloniously and burglariously
of the goods, chattels, and personal property of the said Andrew C. Koller

Koller
in the said dwelling house then and there being, 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.

JOHN McKEON, District Attorney.

0472

BOX:

120

FOLDER:

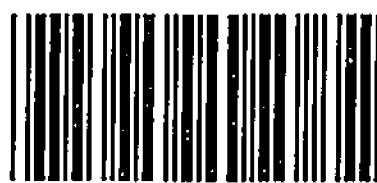
1263

DESCRIPTION:

McCarthy, Thomas

DATE:

11/12/83



1263

0473

BOX:
120

FOLDER:
1263

DESCRIPTION:
McCarty, Frank

DATE:
11/20/83



1263

0474

#49.

Counsel,
Filed
Pleas
1883

THE PEOPLE

vs.

Thomas

McCarty
Jr.
Jr.
Jr.

INDICTMENT.
Grand Larceny in the 3rd degree.
(MONEY.)

(285284 531)

JOHN McKEON,

22 Nov 14/83 District Attorney.
pleading guilty.

A True Bill.

S.P. 2 yrs.

W. R. Crane

Foreman

0475

District Police Court,

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, ss.

of No. 400 East 31

Street,

Appl 55

Sailor

being duly sworn, deposes and says, that on the

15

day of

September 1883

at the in the Night Time

City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent

and from the person of Alphonse

the following property, viz :

One Gold Watch and Gold
Chain of the Value of
Eighty five Dollars \$85.00

the property of

Alphonse

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

Frank M. Arthur Bowler
With the intent to deprive the owner
of said property from the fact that
previous to said larceny the said
Watch and Chain was in Alphonse's
left pocket then and then from the
person of Alphonse and while Alphonse
was going up 1st Avenue and near
2nd Street the said Frank snatched
from Alphonse's vest the above mentioned
Watch and Chain and then ran away

Anthony A. Brien

Sworn before me this

1883
Police Justice,

0476

Sec. 198-200

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Frank M. Lantry

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

New York

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

Answer.

199 Chatham Square 3 years

Question. What is your business or profession?

Answer.

Blacksmith helper

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
and demand an examination
of Frank M. Lantry*

Taken before me this

day of

[Signature]
Police Justice.

0477

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

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

Dated Sept 16 1889

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

Dated Oct 1 1889

Police Justice.

The Complaint was drunk at the time he was
arrested & was taken into custody when not
in Court & I had to look him up to get
Hanna

0478

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

October 1 - 2 P.M.
adj Sept 17/83 \$1000 bail
2 1/2 acd
Decision down

Police Court

4 829 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony Ricci
408 East 31 St.

1

2

3

4

Dated

Sept 16

1883

by

G. N. Thomas

Magistrate.

Emma Buttinger

18

Precinct.

Witnesses

Laura Buttinger

No.

18 Precinct

Street.

No.

Street,

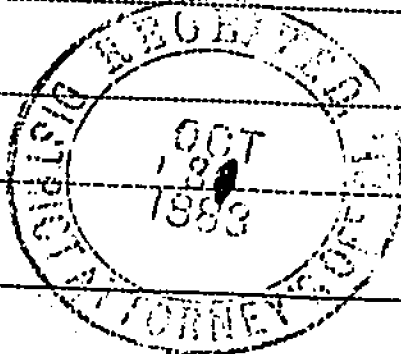
No.

Street,

\$

to answer

filed Oct 24/83



0479

Sec. 192.

7.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Gerson W. Herman a Police Justice
of the City of New York, charging Frank McCarthy Defendant with
the offence of larceny from person

and he having been brought before said Justice for an examination of said charge, and it having been made to
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-
ing thereof having been adjourned.

We, Frank McCarthy Defendant of No. _____

Street; by occupation a _____
and Edward Duffy of No. 322 East 19 Street
Street, by occupation a contractor Surety, hereby jointly and severally undertake that
the above named Frank Duffy Defendant
shall personally appear before the said Justice at the 4 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York, the sum of five
Hundred Dollars.

Taken and acknowledged before me, this 22
day of September 1883

[Signature] POLICE JUSTICE,

Frank McCarthy

Edward Duffy

0480

CITY AND COUNTY
OF NEW YORK, } ss.

Edmund Duffly
Deputy District Attorney
1881-1883
Police Justice.

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth ten Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of House and Lot at

451-9 Avenue in city
of the value of. Prothonotary
Seal

Edmund Duffly

District Police Court.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Undertaking to appear during
the Examination.

vs,

Samuel J. G. G. G.

Taken the 22 day of Sept. 188 3

Herman W. Justice

0481

City & County
of New York

Isaac V. Mead, aged 40
years - blacksmith and tool manufac-
turer, being duly sworn and examined
on the part of the defence says. I re-
side in Corona, Long Island, and
carry on business No 370. Avenue A.
I know the defendant. he is in
my employ and has worked for
me more than two years, as helper.

Ques What is his general character?

A. He is truthful and honest, and has
collected my bills for the past year.
The watch shown me is the property
of defendant. I have been engaged
in business in the one place, between 7
& 8 years. Defendant worked for me
all day last Saturday. I know the defen-
dant by the name of William Smith.
Sworn to before me

this 17th Sept 1883

I. V. Mead

Ed. J. Smith
Police Justice

Ed. J. Smith being sworn says
I have known McCarty alias
Smith for 10 years - he worked
for me & he was always an honest
true man, & a well-sentiment

0482

him with any amount of money
I have him anything against
his character

Franklin
W. M. M.

John H. Hanley

0483

City & County
of New York

Anthony O'Brien
being duly sworn and cross examined
in the presence of the defendant says:

Q. How many times did you drink
on the night you were robbed?

A. Three glasses of lager beer before going
after leaving a meeting and two
glasses of beer before I went to the meeting.
That is all I drank that night.

Q. When did you last see your watch?

A. A half hour before I missed it.

Q. Where were you when your watch
was stolen?

A. In 1st Avenue Cor 27th Street. and it
was there I called "Stop thief."

Q. Where was you when the officer arrested
the prisoner?

A. In 27th St bet 1 & 2nd Avenue.

Q. Do you know if there was more than
one man run away?

A. I can't tell.

Q. What did the officer say to you when
he arrested defendant?

A. I was excited and don't recollect
what he said. I said "this is the man
who stole my watch. J. O. Brien"

Subscribed and sworn to before me this 1st day of May 1903
at New York City
Notary Public

0484

City & County
of New York.

Edward Rittlinger
aged 28 years. Patrolman - 18.

He came being duly sworn and examined in the presence of the Prisoner

Q. What was defendant doing when you first saw him?

A. Running through 27 St towards 2 Avenue.

Q. Where was Complainant when you arrested the prisoner?

A. About 25 feet away.

Q. What did you say when you arrested the defendant?

A. I said nothing.

Q. How many persons were running?

A. Another man besides the prisoner.

I found a watch and chain on the defendant which defendant claimed as his own. It does not belong to the Complainant. I won't swear that he does not work for a living.

Given before me

May 17th Sept 1883

W. H. M. Rittlinger
Police Justice

0485

City of New York
County of New York

Frank Mc Carthy aged 20
years, being duly sworn and examined
in his own behalf says. I work for
Isaac T. Mead a blacksmith's helper.
have been in his employ two years and
four months. On Saturday the 15th
day of Sept 1883. about 9 1/2 o'clock at
night, while walking alone through
127th Street. and when between 2nd & 1st
Avenue. going toward 1 Avenue. I
heard the cry. Stop thief. and saw a
man running towards me. As he
passed me I turned and ran after him
and was arrested by the Officer, who
took me back to the Complainant.
saying "I've got him." "this is the man".
and Complainant said yes. I did
not see Complainant before that, did
not steal his watch and chain, or
know who did. The watch and chain
found on me is my property.

Sworn before me

this 17th Sept 1883

W. H. M. M.

Police Justice

Frank Mc Carthy

0486

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank McRarty

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

Frank McRarty

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

The said Frank McRarty

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 15th day of September in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms, in the night time

of said day, one watch of the value of seventy dollars and one chain of the value of fifteen dollars

of the goods, chattels and personal property of one Anthony O'Brien on the person of the said Anthony O'Brien then and there being found, from the person of the said Anthony O'Brien

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.

JOHN McKEON, District Attorney.

#137. BM Nov 20

Counsel *[Signature]* Filed *[Signature]* day of *Nov* 188*3*
Pleads *[Signature]* Doe *3/13*

40. THE PEOPLE
1937 Nov 18th
1937 Nov 18th vs.
~~Black.~~

Approved & Committed
JOHN MCKEON, Secy

District Attorney.
 Dec 11/83
 Pleads Guilty
 A TRUE BILL.
 Pen Two years.

H. H. Kane

Foreman.
Dec. 7/83
J.V.

0487

0488

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

George P. Cartwright
of No. 72 Allen Street, Keeper of Cyster Saloon,
being duly sworn, deposes and says, that on the 6th day of November 1883

at the (night time in the) City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent (with intent to deprive the true owner thereof,
the following property, viz :

Good and lawful money of the
United States, consisting of divers
Notes or Bank Bills, one five dollar
gold coin and a number of silver
coins, in all of the amount and
value of forty-one (41) dollars

the property of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by Thomas McCarthy,

now here, from the fact that
said money was then contained
in a box behind the counter
in the Cyster Saloon of deponent
on said premises. That deponent
then sat behind the counter,
it being about the hour of 1 1/2
o'clock A. M. of said day, and
was partially asleep. That
hearing a noise deponent awoke
and saw said defendant behind

Sworn before me this

day of

Notary Public
1884

0489

The Counter with said money (of
in his hands. That said defendant
saw out of said saloon and then
away the (of on the side walk
and defendant pursued him and
caused his arrest. That defendant
found a portion of said money
in the gutter where said (of
had been thrown by said defendant.
Sworn to before me this } George B. Andrews
6th of November 1883 }
M. Patterson
Police Officer

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0490

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Thomas McCarthy

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

Question. What is your name?

Answer. *Thomas McCarthy*

Question. How old are you?

Answer. *22 years 7 age*

Question. Where were you born?

Answer. *New York*

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

Answer. *512 East 11th St. New York*

Question. What is your business or profession?

Answer. *I drive a horse and cart*

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*

Thomas McCarthy

Taken before me this

day of *March* 188*8*

J. J. McQuinn

Police Justice.

0491

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 _____

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

Dated *November 6th* 188 *3* *J. M. Patterson* _____ 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.

0492

BAILED,

No 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

3844 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Geo. P. Patterson

72 Allen St.

Thomas M. Leary

2 _____
3 _____
4 _____

Office of General
S. L. Leary

Dated Nov. 6th 1883

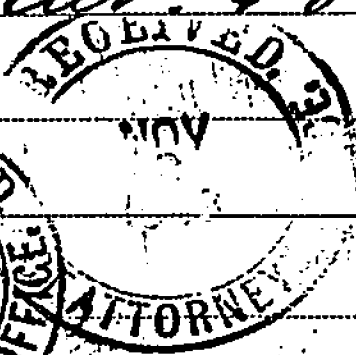
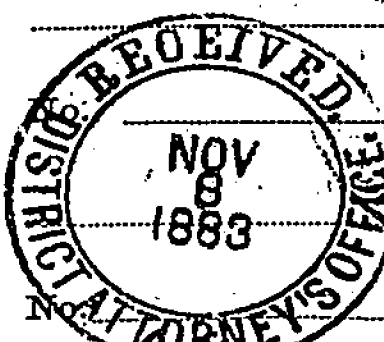
Patterson Magistrate.

Leary Officer.

10 Precinct.

Witnesses Thomas Leary

No. 10 Precinct Police



Street.

Street.

\$ 1000 to answer

G. S.
Comptroller

0493

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas McCarthy

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

Thomas McCarthy
of the crime of GRAND LARCENY IN THE Second DEGREE, committed as follows:

The said Thomas McCarthy

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

one promissory note 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
; two 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; four 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; ten 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; ten 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 bank notes), being then and there due and unsatisfied, of the value of twenty
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 ten dollars each; four 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; one promissory note 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; one
promissory note 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, one gold coin of the United
States of America of the kind known
as five dollar pieces, of the value of
five dollars, and divers other coins of
a number, kind and denomination to
the Grand Jury aforesaid unknown of
the value of ten dollars and one
box of the value of one dollar
of the goods, chattels, and personal property of one

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

JOHN McKEON, District Attorney.