

0196

BOX:

185

FOLDER:

1869

DESCRIPTION:

Maloney, John

DATE:

08/06/85



1869

0197

39-13

Counsel,
Filed 6 day of Aug 1885
Pleads,

Witnesses:

.....
.....
.....

THE PEOPLE
vs.
John Maloney
ASSAULT IN THE THIRD DEGREE.
(Section 219, Penal Code.)

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

John O. East
Aug 7/05 Foreman
Glendon J. Gusty
Rand. B. Martine

0198

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question. What is your name?

Answer.

John Maloney

Question. How old are you?

Answer.

34 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

1335 First Avenue.

3 weeks

Question. What is your business or profession?

Answer.

Coachman

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 and
Quitted trial by jury
John N. Dooley

Taken before me this

day of

188

Police Justice.

0199

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 Alfredant

Seven hundred Dollars. guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Seven 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 July 25 1881 by John Roman Police Justice.

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

Dated _____ 188 . _____ Police Justice.

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

Dated _____ 188 . _____ Police Justice.

0200

7700 Bail for 4 at 9 AM
26th inst

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court - H District. 769

THE PEOPLE, &c,

ON THE COMPLAINT OF

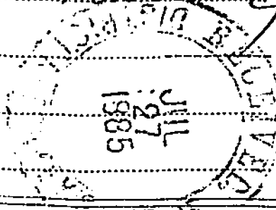
Mary Maloney
1335 1st Ave

1 John Maloney

2

3

4



Office of the Clerk
J. J. Harris

Dated July 25 1885

Gorman Magistrate.

Michie Officer.

28 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 700 to answer G.S.

Com

Ex July 26 1885

0201

Police Court—4 District.

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

of No. 1335 First Avenue Street, Mary Maloney

being duly sworn, deposes and says, that
on Friday the 24 day of July
in the year 1885, at the City of New York, in the County of New York,

She was violently **ASSAULTED** and **BEATEN** by John Maloney
(her husband) who threatened & kicked & de-
posed at & tried to throw de-
ponent's child out of a window

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 25
day of July 1885 } Mary Maloney

John J. Conner Police Justice.

0202

FORM 11.

Police Court— 4 District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Mary Maloney

vs.

John Maloney

AFFIDAVIT, A. & B.

Dated July 25 1886

Gorman Justice.

Winters Officer.

28

Witness

.....
.....
.....
.....

\$ to Ans. Sess.

Bailed by

No.

0203

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 Anderson

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

John Anderson

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

The said

John Anderson

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *24th* day of *July*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, in and upon the body of one *Mary Anderson* in the peace of the said people then and there being, with force and arms, unlawfully did make an assault and *then* the said *Mary Anderson* did then and there unlawfully beat, wound and illtreat, to the great damage of the said *Mary Anderson*, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0204

BOX:

185

FOLDER:

1869

DESCRIPTION:

Mann, Jacob

DATE:

08/05/85



1869

0205

227

AI

Witnesses :

.....
.....
.....
.....

Counsel,

R.B.B.

Filed *5* day of *Aug*

188 *5*

Pleads

Not guilty (16)

THE PEOPLE

vs.

F

Jacob Mann

[Signature]

Assault in the Second Degree.
(Section 218, Penal Code.)

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

[Signature]
Foreman.

[Signature]
Pleas Guilty

[Signature]
Pet. Sworn

0206

Police Department of the City of New York,

Precinct No.

New York, July 22^d 1885

This is to Certify that I
examined Joseph Balliduy
an Officer of the 19th Precinct
I found him suffering from
a lacerated wound of the fore
head, and several scratches
A severe wound of the lower
leg due to the action of some
instrument that tore the flesh
irregularly in my opinion
the Officer was bitten.

Yours Respect-

W. M. G. Gorman

Police Surgeon

0207

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

POLICE COURT, 4 DISTRICT.

Jeremiah Donovan

of the 19th Precinct Police Street being duly sworn, deposes and says,

that on the 21 day of July 1885

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

a Police officer of the 19th Precinct Police
was violently and feloniously assaulted
and beaten by Lucas Mann (numbered)
Deponent was arresting said man
when said officer assisted deponent,
and while in custody of deponent
and said Halliday, the defendant
kicked and struck said Halliday
seriously wounding him, and is now
confined to his bed, Deponent prays
that said defendant may be dealt with as the
law directs. Jeremiah Donovan

Sworn to before me, this

of July

1885

22 day

John J. Moran Police Justice.

0208

Sec. 198-200.

21 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question. What is your name?

Answer. Jacob Mann

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. New York

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

Answer. 338 East 80th Street & Euclid

Question. What is your business or profession?

Answer. Painter

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

Answer. I don't know what to say

Jacob Mann

Taken before me this

day of

1887

Henry Mann

Police Justice

0209

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 Jacob Mann

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Fifteen 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 July 32 1885 John P. Cannon 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.

0210

#27-13

Police Court

767
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jeremiah Donohue

vs.

1 Jacob Mann

2

3

4

Offence Fel assault on Joseph Halliday

Dated

May 4 188

188

Jeremiah Magistrate.

Donohue Officer.

19 Precinct.

Witnesses

Joseph Halliday
No. 19 Precinct Street.

M. A. M. Gorman
No. Power Surgeon Street,
19 Precinct.

No.

Street.

\$1500 to answer

Sessions.

Carroll

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

0211

HE PLEDGES THE GANG TO MURDER.

Young Jacob Mann Says Locking Him Up Won't Make Any Difference.

"Disorderly—took three policemen to arrest him and he said he'd hang for me," said Policeman Philip Farley, arraignment young Jacob Mann.

"Yes, I'll get you," said Mann menacingly to Farley, "and don't you forget it. I'll fix you, you kin boy, yer sweet life. I don't care if I hang for it."

"Six months of the island for your threat," said Justice Murray.

"Yer kin send me up for morrow," said Mann, swaggering around. "I'll take care of copper."

In the prison, after Mann's sentence was being taken, four hard-looking fellows, who had come down from the court room, looked in through the bars. Mann tried to go over to them, but was shoved back. One of the men on the outside threw him a package of tobacco, which he caught in his hands.

List of Officers that
has arrested Jacob
Mann for Disorderly
Conduct Assault & felonious
Assault

Officer	Assault	Felonious Assault
Nichols Abbott		
Holliday	"	"
Donohue	"	"
Boeen		Drunk + Disorderly
Jupar	"	"
Farley	"	"
Fully	"	"
Dereny	"	"
Harley	"	"

0212

HE PLEDGES THE GANG TO MURDER.

Young Jacob Mann Says Locking Him Up Won't Make Any Difference.

"Disorderly—took three policemen to arrest him, and he said he'd hang for me," said Policeman Phillip Farley, arraigning young Jacob Mann.

"Yes, I'll lay for yer," said Mann menacingly to Farley, "and don't yer forget it. I'll fix yer, yer kin bet yer sweet life. I don't care if I hang for it."

"Six months of the island for your threat," said Justice Murray. "Yer kin send me up ter-morrow," said Mann, swagging around. "I'll take care of yer copper."

List of Officers that has arrested Jacob Mann for Disorderly Conduct Assault & Felonious Assault

Officer	Disorderly Conduct	Felonious Assault
Holliday	"	"
Donohue	"	"
Breen	Drunk + Disorderly	
Jugan	"	"
Farley	"	"
Jully	"	"
Derrey	"	"
Harley	"	"

0213

Thursday evening, Nov. 11, at 8:30
William A. Arthur, Jr., Warner, assist-
ant, daughter of George A. Warner,
Y. - At the Sacred, Presbyterian
Church, James Kelly, D. D., Miss Nora
A. Murphy, to John A. Allbroth
on Tuesday, Nov. 11, at the
Church of Frederick Gilman, 250
St. Nicholas St., New York City.
Wednesday, Nov. 12
Funeral of Mrs. John A. Murphy, wife of
John A. Murphy, at 11:30 a.m. at
St. Nicholas Church, New York City.
Thursday, Nov. 13
Funeral of Mrs. John A. Murphy, wife of
John A. Murphy, at 11:30 a.m. at
St. Nicholas Church, New York City.
Friday, Nov. 14
Funeral of Mrs. John A. Murphy, wife of
John A. Murphy, at 11:30 a.m. at
St. Nicholas Church, New York City.
Saturday, Nov. 15
Funeral of Mrs. John A. Murphy, wife of
John A. Murphy, at 11:30 a.m. at
St. Nicholas Church, New York City.

New York City, Aug 17/80

The undersigned citizens &
business people, residing at the
~~following~~ following nos do hereby
testify to the bad & dangerous
character of Jacob Mann now
arrested for felonious assault on
Officer Holladay & Officer Donohue
and we do further testify to the
danger that we stand in as the
man Jacob Mann has entered
our place of business in such a
disorderly way carrying & exposing
pistol, knife, & revolver as to place
our lives in danger so long as
the man Jacob Mann is at large
Hugo Blum 334 East 54th Str.

A. H. Cook threatening to shoot
shooting 979 1st Ave
R. G. Talbot 174 Grand St. Office 535 E. River
asked if he should shoot Officer
Donohue & had off. having club in hand
at the time

- Franklin Zimmerman 975 1st Ave assault & disorderly
- D. Hurley 971 1st Ave Disorderly
- B. G. Wenging 966 1st Ave Disorderly
- Leander Stone 530 St 1st East River
- William Vit 977 1st Ave Disorderly

02 14

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Georg Mann

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

_____ *Georg Mann* _____

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

The said *Georg Mann*,

late of the City and County of New York, on the *fourteenth* day of *July*, _____ in the year of our Lord one thousand eight hundred and eighty-*five*, at the City and County aforesaid, with force and arms feloniously made an assault in and upon one *Joseph Holliday*

then and there being a *patrolman* of the Municipal Police of the City New York, and as such *patrolman* being then and there engaged in the lawful *apprehension* of *the said Georg Mann*;

and the said *Georg Mann*, _____ him, the said _____ *Joseph Holliday*, _____

then and there feloniously did beat, strike, wound and otherwise ill-treat, with intent then and there to prevent and resist the lawful *apprehension* of *himself*, _____ 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 JACKSON~~

~~District Attorney~~

0215

SECOND COUNT:

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

Jacob Mann

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

The said *Jacob Mann*,

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

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

with ~~acertain~~ *him* the said *Joseph Holliday* ~~which~~ *with the hands and feet* ~~the said~~ *to him the said Jacob Mann,*

~~in~~ *right hand then and there had and held* in and upon the ~~head~~ *head* ~~and body~~ *of him* the said *Joseph Holliday*

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

RANDOLPH B. MARTINE,

District Attorney.

02 16

BOX:

185

FOLDER:

1869

DESCRIPTION:

Manuel, Maria

DATE:

08/12/85



1869

0217

Witnesses:

Chas. C. Beck
Arthur Beahan

I make the dismissal of this
indictment
Feb. 10. '88
Rich. D. C. C. C.

#149
Counsel, *[Signature]*
Filed 12 days Aug 1888
Pleas *[Signature]*

THE PEOPLE vs. *[Signature]*
Maria Mammel
Grand Larceny 2nd degree
[Sections 528, 531, Penal Code].

RANDOLPH B. MARTINE,
District Attorney.
[Signature]
Indictment dismissed
A True Bill.

[Signature]
Foreman.
Off. J. J. J. J.
[Signature]

0218

3

District Police Court.

Affidavit-Larceny.

CITY AND COUNTY OF NEW YORK } ss.

Charles C. Beck

of No. 103 First Avenue Street,

being duly sworn, deposes and says, that on the 23 day of July 1885

at the City of New York,

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

the following property, viz :

Seven bronzes figures of the value

of Forty dollars

\$40

Sworn before me this

23

day of

July

the property of Deponent who is a Merchant

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 Mana Manuel (now here)

That deponent caught said defendant in the act of taking stealing and carrying away said property from a barrel on the sidewalk in front of premises No 103 First Avenue in said City

Charles C. Beck

Police Justice,

1885

0219

Sec. 198-200.

Hura District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

Maria Manuel 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. Maria Manuel

Question. How old are you?

Answer. 50 years

Question. Where were you born?

Answer. Italy

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

Answer. 7 Jersey St 6 mos

Question. What is your business or profession?

Answer. Nothing

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 found the property in a bag

Maria Manuel
mark

Taken before me this

23

day of

July 1885

Samuel C. Russell Police Justice.

0220

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

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

Dated July 23 1885 Samuel O'Reilly Police Justice.

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

Dated July 23 1885 Samuel O'Reilly 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.

0221

BAILED,

No. 1, by Antonio Aliano

Residence A J Crosby Street.

to Counselor Racy

No. 2, by 25 Chambers St.

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court 3 District 793

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles C Beck
103 - 23rd Ave.

Maria Manuel

2 _____
3 _____
4 _____

Offense Grand Larceny

Dated July 23 1885

D O Kelly Magistrate.

Berham Officer.

14 - 17 Precinct.

Witnesses Arthur Berham

No. 17 Precinct Police Street.

No. _____ Street,

No. Beyak Street.

\$ 1000 to answer _____ Sessions.

C

0222

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Maria Manuel

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

Maria Manuel

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

The said Maria Manuel,

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

several notes of art, to wit: seven
pieces of money, to the value of
six dollars each.

of the goods, chattels and personal property of one Charles F. Brady

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.

Randolph B. Martine,
District Attorney

0223

BOX:

185

FOLDER:

1869

DESCRIPTION:

Marten, Rudolph

DATE:

08/20/85



1869

0224

222 B

*H. L. ...
Van ...*

Counsel,

Filed 20 day of Aug 1888

Plends *Subqually, (2)*

THE PEOPLE

vs.

R

Randolph Marten

[Sections 1-100 Penal Code]

RANDOLPH B. MARTINE,

Sep 14/88 District Attorney.

Plends Truly

A True Bill.

John O. ...

Foreman

To be True

14-8-1888

Witnesses:

Sept. Ch ...

0225

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

POLICE COURT, 1st DISTRICT.

Bertha Marten
28 years old, married woman
of Learte Garden Street, being duly sworn, deposes and says,
that on the 17th day of March 1888
at the City of New York, in the County of New York. She deponent was

married to one Rudolph Marten
at Rudolph, in the Province of
Pren, Prussia, by the Mayor,
and Pastor Krikow, ~~in the~~

Deponent
further says that she came to
the City of New York and remained
here for six years, the defendant
then induced deponent to go
back to Germany, which she
did after remaining away for
about 7 months she returned to
New York where she was informed
by Bertha Camer, of No. 87 Avenue
A that her said husband was
married to one Antonia Dornier
at No. 288 Broome Street in the
City of New York by one Dr
Pastor Koenig and that Dr
Suggenheimer was present
at the marriage about 2 months
ago.

Deponent asks
that a warrant be issued for the
arrest of said defendant for having
violated Section 298 of the Penal
Code of the State of New York
Bertha Marten

Summ before me the
17th day of August 1888
J. Murray
Police Justice

0226

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 1st DISTRICT.

Antonia Dornier

of No. 288 Broome Street, aged 23 years,

occupation keep house being duly sworn deposes and says,

that on the 17th day of May 1885

at the City of New York, in the County of New York, she was married to Rudolph Martens in premises No. 12 Lewis Street in the City of New York by the Reverend Dr. Frederick Hornig of the German Lutheran Trinity Church.

Deponent further says that defendant stated to deponent that he was a single man and believing said statement married him.

Antonia Martens.

Sworn to before me, this

18th

day

1885

Edward P. ...

Police Justice.

0227

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 47 years, occupation Bertie Egan of St. No.
Amesbury

James A Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Bertie Martin

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

Sworn to before me, this 14th
day of August 1888 Bertie Egan

J. Murray Ford
Police Justice.

0228

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY OF NEW YORK.

Rudolph Marten 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 Rudolph Marten

Question How old are you?

Answer 26 years.

Question. Where were you born?

Answer. Germany

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

Answer. 288 Broome Street - 3 months

Question What is your business or profession?

Answer Carpenter

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.
R. Marten

Taken before me this

day of October 1888

[Signature]

Police Justice.

0229

Sec. 151.

Police Court 1st District.

CITY AND COUNTY }
OF NEW YORK, } ss. *In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING :*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Bertina Marten of Castle Garden Street, that on the _____ day of _____

1885 at the City of New York, in the County of New York,

Rudolph Marten did unlawfully and feloniously marry Mrs. Antonia Dore of 228 Broadway Street (the violation of 298 of the Penal Code of the State of New York) he well knowing that complainant his first wife was living

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring her forthwith before me, at the _____ District Police Court, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 17 day of August 1885
J. Henryford POLICE JUSTICE.

0230

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Bentley Martin
vs

Rudolph Martin

Warrant-General.

Dated July 16 1885

Ford Magistrate.

Garity Officer.

The Defendant Rudolph Martin
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Garity Officer.

Dated Aug 18 1885

This Warrant may be executed on Sunday or at
night.

J. Henry Ford Police Justice.

REMARKS.

Time of Arrest, 8 AM

Native of Germany

Age, 26

Sex, _____

Complexion, _____

Color, N

Profession, Carpenter

Married, Yes

Single, _____

Read, Yes

Write, Yes

287. Osborne St

0231

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 _____

Rudolph Martin

_____ 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 *Aug 18th* _____ 188*5* _____ *J. Murray Ford* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0232

Police Court District. 14-830

THE PEOPLE, &
ON THE CASE OF

My. Egnor 87 Ave. A.
Bertha Marten
~~...~~
Rudolph Marten

Offence *...*

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated August 17 1885
J. H. Ford Magistrate

Rev. Frederick Koenig
602 E. 9 St. Precinct.

Witnesses Antonio Druer
No. 288 Brown Street.

Dr. Frederick Koenig
Lutheran Trinity Church
14th Street - Precinct 13 216 Street.

Henry Egnor
No. 87 Avenue A Street,
\$ 1000 to answer

[Signature]
Bertha Egnor
87 Ave. A

0233

Zeugnis.

Aus dem Rudolph Martin
und Angebrach, Ferner Dr. Pfeiffer
Antonie Gornes und Dr. Hays,
Bader am 11. Mai 1885
in Gegenwart von Dr. Christmann
Dr. Dr. Feldhaus gehalten und
vom Dr. Hays in Gegenwart
des Dr. Pfeiffer
Dr. Hays, Pastor.
New York den 16. August
1885.

0234

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Ruddick Martin

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

Ruddick Martin

of the CRIME OF Bigamy.

committed as follows:

The said Ruddick Martin,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the seventh day of March, in the year of our Lord one thousand eight hundred and eighty-five, at the Ward, City and County aforesaid, lawfully married, at Ruda in the name of the Emperor, in the State of Prussia of the German Empire, did marry one Bertha Martin, and then the said Bertha Martin did draw and there have for his wife; and the said Ruddick Martin, afterwards to wit: on the nineteenth day of May, 1885, at the City and County of New York aforesaid, did lawfully marry and take as his wife one Antonia Danner, and to the said Antonia Danner was drawn and there married, the said Bertha Martin being then living and in full life; against the form of the Statute in such case made and provided, and against the peace of the

0235

People of the State of New York,
and their delegates

Richard A. Martin,

District Attorney

0236

BOX:

185

FOLDER:

1869

DESCRIPTION:

Martin, John

DATE:

08/21/85



1869

0237

24573

Witnesses:

Counsel,
Filed *21* day of *Aug* 188*5*
Pleads,

THE PEOPLE
vs. *I*
John Martin
John Martin
John Martin

[Sections 48, 49, 50]
Jury in the 2nd Degree.

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

John O. Cook
Foreman

Aug 21/85
Henry D. Day 3 day
State Reporter
Edmund

0238

Police Court— District.

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

Michael Murphy
of No. 98 East Broadway Street, aged 36 years,
occupation Painter being duly sworn

deposes and says, that the premises No 98 East Broadway Street,
in the City and County aforesaid, the said being a Tenement Dwelling
House in the 7th Ward of said City
and which was occupied by deponent as a sleeping room
and in which there was at the time a human being, to wit—

deponent Burke and
were BURGLARIOUSLY entered by means of forcibly making open
the door of said room at about
the hour of 2 o'clock A. M.

on the 17th day of August 1885 in the Night time, ~~and the~~
~~following property feloniously taken, stolen, and carried away, to wit:~~

with the felonious intent to Commit
a larceny or some crime therein

~~deponent of~~
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~~

John Martin, now here,
for the reasons following, to wit: That deponent was
asleep in bed in said room
at the hour aforesaid. That
deponent was awakened by
hearing a noise and upon
getting up deponent saw
said deponent standing within

0239

Said room. That defendant
pursued said defendant and
never lost sight of him
until he was arrested by
Officer Waters of the 7th
Precinct here present. That
thereafter defendant examined
the door of said room and
found lock and casing of
the door had been broken
off

Given & taken on this Michael Murphy
18th day of August 1885

J. W. Patterson Policeman

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree.

vs.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____

Street.

0240

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question What is your name?

Answer *John Martin*

Question How old are you?

Answer *30 years of age*

Question Where were you born?

Answer *New York*

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

Answer *169 Mulberry St. About 6 months*

Question What is your business or profession?

Answer *Paper Box Cutter*

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. That is all I desire to say at present.*

John Martin

Taken before me this

1st

day of *August* 188

8

W. H. Sullivan

Police Justice.

0241

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 Martin

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Twenty 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 August 16 1885 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 he to be discharged.

Dated _____ 188 _____ Police Justice.

0242

Police Court

District.

84833

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Murphy
98 E. Broadway
John Martin

Offence *Assault*

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

2 _____
3 _____
4 _____

Dated *August 18* 188 *5*

Patterson Magistrate.

Waters Officer.

7 Precinct.

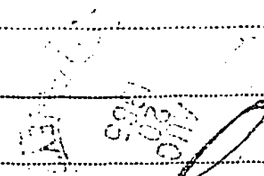
Witnesses *Mrs. J. Waters*

No. *7 Precinct Police* Street.

No. _____ Street.

No. _____ Street.

\$ *2000* to answer *Gen. Comd* Sessions.



0243

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 Martin

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

John Martin

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

The said *John Martin*,

late of the *Seventh* Ward of the City of New York, in the County of New York aforesaid, on the *seventeenth* day of *August*, in the year of our Lord one thousand eight hundred and eighty-*five*, with force and arms, about the hour of *two* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Michael Murphy, there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit: *the said Michael Murphy*,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said *Michael Murphy*,

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,

Randolph B. Martine
District Attorney.

0244

BOX:

185

FOLDER:

1869

DESCRIPTION:

Mason, William

DATE:

08/12/85



1869

0245

BOX:

185

FOLDER:

1869

DESCRIPTION:

Curran, John

DATE:

08/12/85



1869

0246

BOX:

185

FOLDER:

1869

DESCRIPTION:

Stewart, Edward

DATE:

08/12/85



1869

0247

196
L. Smith, A1

Counsel, *[Signature]*
Filed 12 day of Aug 1888
Pleas, *Copy only (13)*

THE PEOPLE
vs.
William Mason
John Curran
Edward Stewart

RANDOLPH B. MARTINE,
District Attorney.
Aug 20/88
sent to C. P. Forester.
A True Bill.
[Signature]
Foreman

Witnesses:

Sections 498, 506, 528, 531, 550
Swearing in the Third Degree.

0248

Police Court—2nd District.

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

of No. 276 Seventh Avenue ~~Street~~, aged 23 years,
occupation Shoe dealer being duly sworn

deposes and says, that the premises No 276 Seventh Avenue ~~Street~~,
in the City and County aforesaid, the said being a three story brick
building, and the basement of it
which was occupied by deponent as a shoe store
and in which there was at the time no human being, by ~~means~~

were BURGLARIOUSLY entered by means of forcibly unlocking
the door leading into said basement

on the 2nd day of August 1885 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Twenty pairs of shoes of the
value of fifty 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

William Maspu John Gorman and
Edward Stewart (call now here)

for the reasons following, to wit: On the 2nd inst., about the
hour of 12 o'clock midnight, deponent
locked and securely fastened the door
leading into basement in said premises.
About the hour of 8 o'clock in the forenoon
of the 3rd instant deponent found that
said premises had been burglariously
entered as aforesaid and the afore-
described property was missing

0249

Reponent was afterwards informed by his brother Isaac Weisenbergh of No. 356 Seventh Avenue that about the hour of 10 o'clock in the morning of the 3rd instant the said Macy sold him one pair of shoes for seventy five cents, which shoes deponent has seen and fully identified them as part of said property stolen from his possession. Deponent is further informed by Thomas Flanagan of No 222 West 27th Street that on said date about the hour of six o'clock in the forenoon he saw said Curran and said Stewart each with several pairs of shoes in his hands, and that said Flanagan bought one pair of shoes from said Stewart, which shoes deponent has seen and fully identified the same as a portion of said property stolen from his possession.

Sworn to before me
 this 3rd day of August 1885 } Bernard Weisenbergh
 Deponent

Henry Murray Police Justice

Police Court _____ District.

THE PEOPLE, & c.,
 ON THE COMPLAINT OF

vs.

Burglary

Degree

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____

Bail.

Bailed by _____

No. _____

Street.

0250

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Hanagan

aged 19 years, occupation Driver of No.

222 West 27th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Bernard Messersbergh

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

Sworn to before me, this 3
day of August 1886

Thomas Hanagan

Bernard Messersbergh
Police Justice.

0251

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 20 years, occupation Shoe dealer of No.

356 - 7th Avenue Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Bernard Weisenbergh

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

Sworn to before me, this 3 } Isaac Weisenbergh
day of August 1885 }

Henry Murray
Police Justice.

0252

Sec. 198-200.

Paul
District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Edward Stewart 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 *Edward Stewart*

Question. How old are you?

Answer *13 years*

Question. Where were you born?

Answer *New York*

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

Answer *159 West 24th street, 4th year*

Question. What is your business or profession?

Answer *I have no business*

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*

Edward Stewart

Taken before me this

Paul

Edward Stewart
188 5

Police Justice.

0253

Sec. 198-200.

2nd District Police Court.

CITY AND COUNTY OF NEW YORK } ss

John Curran 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 Curran

Question. How old are you?

Answer 14 years

Question. Where were you born?

Answer. New York

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

Answer. 309 7th Avenue and near one year

Question What is your business or profession?

Answer Have no business

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

Answer. I am not guilty.

John Curran

Taken before me this

day of August 1885

John J. Bennett

Police Justice.

0254

Sec. 198-200.

2nd District Police Court.

CITY AND COUNTY OF NEW YORK, } SS

William Mason 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 William Mason

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. 388 South avenue N.Y about 3 years

Question What is your business or profession?

Answer Clerk

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

William Mason

Taken before me this

day of Aug 1888

Harvey Thompson

Police Justice.

0255

Police Court 2 District 811

THE PEOPLE, &c,
ON THE COMPLAINT OF

Benard Weinberg
276 7th Ave

1 William Mason

2 John Curran

3 Edward Stewart

4

Offence Burglary

Dated August 3 1885
Murray Magistrate.

Michael O'Reilly Officer.
16 Precinct.

Witnesses Isaac Weinberg
No. 356 7th Ave Street.

Thomas Flanagan
No. 732 West 27th Street.

Henry C. Stocking
No. 100 East 23rd Street.

\$ 500 - Exds to answer Exp

Ex (C. M.)

been committed, and that there is sufficient cause to believe the within named William Mason and John Curran and Edward Stewart 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 each and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated August 3 1885 Benard Weinberg Police Justice.
I have admitted the above-named William Mason and John Curran and Edward Stewart to bail to answer by the undertaking hereto annexed.

Dated August 3 1885 Benard Weinberg Police Justice.
There being no sufficient cause to believe the within named William Mason and John Curran and Edward Stewart guilty of the offence within mentioned, I order he to be discharged.

Dated August 3 1885 Benard Weinberg Police Justice.

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0256

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Mason, John Runyon, and Edward Stewart

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

William Mason, John Runyon and Edward Stewart

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

The said William Mason, John Runyon and Edward Stewart, each

late of the Fifth Ward of the City of New York, in the County of New York, aforesaid, on the second day of August, in the year of our Lord one thousand eight hundred and eighty-five, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the store of one

Edward Weisenberg,

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

Weisenberg,

in the said store, 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.

0257

SECOND COUNT—

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

William Mason, John Purman and Edward Stewart
of the CRIME OF *Grand* LARCENY, *in the second degree*, committed as follows:

The said *William Mason, John Purman*
and Edward Stewart, each

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

Twenty pairs of shoes of the
value of two dollars and
fifty cents each pair,

of the goods, chattels and personal property of one *Bernard Weisenthal,*

in the *House* of the said *Bernard Weisenthal,*

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

0258

THIRD COUNT—

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

William Mason, John Furman and Edward Stewart

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

The said *William Mason, John Furman and Edward Stewart, each*

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

Twenty pairs of shoes of the value of two dollars and fifty cents each pair,

of the goods, chattels and personal property of one

Bernard Weissendrager.

by a certain ~~person~~ persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said

Bernard Weissendrager,

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

William Mason, John Furman and Edward Stewart

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.

RANDOLPH B. MARTINE,

District Attorney.

0259

BOX:

185

FOLDER:

1869

DESCRIPTION:

McCabe, Kate

DATE:

08/10/85



1869

0260

109. B. A.P.
J. A. Bondaly & Co

Counsel,

Filed 10 day of Aug. 1885

Plead. Not guilty

Grand Larceny 2nd degree [Sections 528, 581 Penal Code]

THE PEOPLE

vs. F

Kate Mc Cabe

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Wm. O. East
Aug 14 1885 Foreman.
J. D. Lunt
Ten Days year.

Witnesses:

0261

Police Court— 1st District.

Affidavit—Larceny.

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

Edward Morrison

of No. 237 Nassau St Brooklyn, aged 29 years,
occupation Seaman on steamer Phoenix from N.Y. to Port of Spain being duly sworn

deposes and says, that on the 31 day of July 1885 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property viz :

Good and lawful money of the United States consisting of one bill of the denomination of twenty dollars.

Three gold coins of the denomination of ten dollars each and three bills of the denomination of five dollars each together of the amount and value of sixty five 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

Katie McCabe (nowhere) from the fact that deponent met defendant in James St and went with her to the house 387 Water St. for the purpose of prostitution. Deponent and defendant undressed and went to bed. Deponent had the aforesaid money in his vest pocket and when he went to bed he hung his vest over a chair. And when deponent awoke in the morning the defendant had already got up and left the room. Deponent immediately went to his vest and missed said money. Wherefore deponent charges said defendant with feloniously taking

Subscribed by or on behalf of

1885

Justice

0262

Stealing and carrying away the
aforesaid money from drawers
just hanging on a chair in a room
in the house 387 Water st said city

Edward ^{his} Morrissey
Mark

Sworn to before me
this 1st day of August 1885
My Comm

Police Justice

Dated 1885 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 1885 Police Justice

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

Dated 1885 Police Justice

of the City of New York, until he give such bail.

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

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

Police Court, District, _____

THE PEOPLE, &c.,
on the complaint of

vs.

1 _____
2 _____
3 _____
4 _____

Offence—LARCENY.

Dated 1885 _____

Magistrate _____

Officer _____

Clerk _____

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

\$ _____ to answer _____ Sessions.

0263

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

1 District Police Court.

Katie McLeak

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

Question. What is your name?

Answer. *Katie McLeak.*

Question. How old are you?

Answer. *27 years old*

Question. Where were you born?

Answer. *New York*

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

Answer. *384 Water v*

Question. What is your business or profession?

Answer. *Prostitute*

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

Katie McLeak.

Taken before me this

day of *August* 188*8*

Police Justice.

0264

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 *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 *August 1st* 1885 _____ *McJown* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.



0265

Police Court

809 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Edward Morrissey
237 Nassau St
N.Y.C.
Katie McLeate

offence Grand Larceny

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

2 _____
3 _____
4 _____

Dated August 1st 1885

Power Magistrate
Ernest H. Meyer Officer.
H Precinct.

Witnesses _____

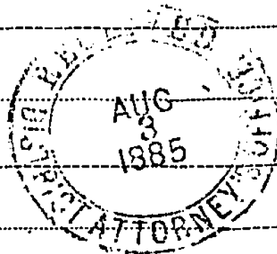
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer G.S.

CMU



0266

4

The People } Court of General Sessions. Part I
Kate McCabe } Before Judge Gildersleeve. Aug. 14, 1885.
Indictment for Larceny.

Edward Morrissey sworn and examined.

I live in Brooklyn and go to sea. I recollect meeting Kate McCabe on the 31st of July last in Catherine Street; she stopped me in the street and wanted me to go with her and I went down to Water Street. I had never seen her before to my knowledge. I went up stairs and went to bed with her. I gave her a dollar. I undressed and put my clothes on the back of a chair. I had sixty five dollars in my vest pocket. I fell asleep and woke up about a quarter past five in the morning and Kate was gone and the money was gone and the door was locked on me. I knocked at the door to get out; she came back and she opened the door and I locked her in and I went and had an officer arrest her. That is all I know about it. Cross Examined. This was half past twelve or one o'clock. I had been drinking that night. I was not quite drunk when I met her. I could not tell exactly how many drinks I had taken. I was drinking ale and beer. I was working that day and left off work at five o'clock in the afternoon. I had my supper at six o'clock. I took my first

0267

drink that evening at half past five. I was walking around by myself, but I was not drinking all the time. I went from the ship up to Catherine St. and I went back to the ship after my supper and stopped in the ship till about ten o'clock. I am sure I met the woman in Catherine St.; she brought me down to this house and she had one drink of mixed ale. I had my money in my vest pocket and just before I took my vest off I put it in there; she locked the door and I went to bed and slept all night from twelve o'clock up to five in the morning. I woke up and dressed myself. I went to the pocket and the money was gone. She was out; she had the door locked and I knocked at the door to get out; she came about ten or fifteen minutes after and opened the door. I asked her for my money and she said she did not have it. I locked the door on her then and went down stairs and brought a policeman and had her arrested. She was searched then in the room by the policeman in my presence and a dollar was found on her. I suppose it was the dollar which I had given to her. The gold pieces which I say I lost were not found upon the defendant. This was the case for the people.

0268

The case for the Defence
Kitty McCabe, sworn and examined,
testified. I met the complainant on this night
in question in James street about ten o'clock.
I was sitting down and very sick at the time.
We went and had some drinks around the
corner; he asked me to drink; we had a talk
and made an arrangement. I went first with
him to a house between Catherine and Water
sts. about twelve o'clock; he said he only wanted
to go up a little while and handed me a dollar;
so I took the dollar and went up stairs; he
went down for a pint of beer on the landing
and came up again. I did not sleep at all,
I was sitting up all night, it was too warm.
The officer came about five o'clock, I was in
my night dress; the complainant asked to have
me searched; he charged that I took sixty five
dollars. I did not take it. I locked the door
on the inside; when the officer came I was
in bed; the officer searched my clothing there
I was never convicted of stealing money in
my life and never was arrested for stealing.
Cross Examined. I have been arrested before
for soliciting and for being drunk. I have
been on the Island a good many times
but got out. I am going on 32 years old.
I went to bed with this man. I did not

0269

sleep, it was too warm. he did not sleep long; he was intoxicated as well as myself; he was drunk when I first met him; he was with more girls before I met him. He charged me in the morning with taking the money; I was innocent of it; the officer can give me a good reputation.

Ernest H. Meyer sworn and examined. I saw the complainant on the morning of the 31st of July in the station house. I went with him back again to this room in Water St. I saw this prisoner in bed in the room; she was partly undressed; she was in her chemise. Then I got in the barkeeper was watching her that she should not run away. I asked her if she stole this money, and she said, no; I searched the bed and searched all over, and all I found was a dollar. The door was open when I got back there. I made her a prisoner. The bartender said in the presence of the prisoner that she was outside when the man woke up; the bar keeper told the complainant to go to the station house and get an officer and I was sent out.

The jury rendered a verdict of guilty; the defendant was sent to the penitentiary for two years.

0270

Testimony in the
case of
Kate McCabe

filed Aug 1

1883

0271

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

State vs. Rade

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

- State vs. Rade -

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

The said *State vs. Rade,*

late of the First Ward of the City of New York, in the County of New York aforesaid on the *thirtieth* day of *July* in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, with force and arms, *one promissory note for the payment of money of the kind known as United States Treasury notes, being then and there due and unpaid, of the denomination and value of twenty dollars, one other promissory note for the payment of money of the kind known as United States Treasury notes, being then and there due and unpaid, of the denomination and value of twenty dollars, three other promissory notes for the payment of money of the kind known as United States Treasury notes, being then and there due and unpaid, of the denomination and value of five dollars each, three other promissory notes for the payment of money of the kind known as Bank notes, being then and there due and unpaid, of the denomination and value of five dollars each, and three gold coins of the United States of America, of the kind known as eagles, of the value of ten dollars each.*

of the goods, chattels and personal property of one *Edward Morrison*

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.

*Randolph B. Martine,
District Attorney.*

0272

BOX:

185

FOLDER:

1869

DESCRIPTION:

McCarthy, John A.

DATE:

08/10/85



1869

0273

X 83.

W. H. Thompson

Counsel,

Filed 10 day of Aug 1885

Pleas ~~by~~ *W. H. Thompson*

THE PEOPLE

vs.

P

John A. McCarthy

Sections 498, 506, 528 and 531

Swearing in the Third Degree

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Wm. J. O'Leary

Foreman

Wm. J. O'Leary

~~*Wm. J. O'Leary*~~

S. P. Dwyer

Aug 12/85

Witnesses:

.....
.....
.....

0274

Police Court 2^d District.

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

of No. 110 Henry Street, aged 34 years,

occupation house keeper being duly sworn

deposes and says, that the premises No 110 Henry Street,

in the City and County aforesaid, the said being a dwelling house

and which was occupied by deponent as a dwelling
and in which there was at the time ^{no} human being, by name

were BURGLARIOUSLY entered by means of forcibly a key
key on the third floor of said premises.

on the 7th day of August 1885 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

One silver watch and chain with gold mounting and a gold ring in all of the value of fifty dollars
50.00

the property of Margaret Hurley the deponent in common and deponent further says, that she has great cause to believe, and does believe, that the aforesaid BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

John A. McCarthy (name here)

for the reasons following, to wit:

that the deponent securely locked and fastened her door at the hour of 10 o'clock P.M. on said day when she left her premises, and when she returned at the hour of 2 o'clock P.M. the same day she found her door open and the deponent within and when the deponent entered her room the deponent saw

0275

The defendant chased the defendant
and in so doing an officer came
to her assistance and arrested
said defendant, and when
searched in the station house
the above described property
was found in the defendant's possession.

Mrs. Margaret Hurley

Sworn to before me }
this 2^d day of August 1885 }

J. M. Patterson

Police Justice

Police Court _____ District.

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

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0276

Sec. 198-200.

34 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

John A. McCarthy 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 A. McCarthy*

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. *225 Broome Street 2 weeks*

Question What is your business or profession?

Answer *Clerk*

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

Answer. *I am not guilty*

John A. McCarthy

Taken before me this

2

day of *April* 188*5*

W. J. Brennan Police Justice.

0277

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 A. McLaughlin*
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Twenty* 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 *August 2* 188 *5* *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.

0278

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court ⁸⁰³ 3^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Margaret Henley
110 Henry
John A. Lunt

2 _____
3 _____
4 _____

Offence *Drunk*

Dated August 2 1885

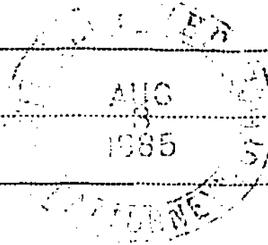
Atterson Magistrate.
Leary & Breed Officer.
7 Precinct.

Witnesses Margaret Breed
No. 72 Division Street.

No. _____ Street,

No. _____ Street.

to answer _____ Sessions.



0279

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 A. McParland

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

John A. McParland

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

The said John A. McParland

late of the 10th Ward of the City of New York, in the County of New York, aforesaid, on the 1st day of August, in the year of our Lord one thousand eight hundred and eighty-five, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the dwelling house of one

Thomas Dudley

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

Thomas Dudley

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.

0280

SECOND COUNT—

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

John A. McPartland

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

The said *John A. McPartland*

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

one watch of the value of thirty
dollars, one chain of the value
of fifteen dollars, and one ring
of the value of five dollars,

of the goods, chattels and personal property of one *Thomas Stoney*

in the *dwellinghouse* of the said *Thomas Stoney*

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

Rudolph A. Martine,
District Attorney

0281

BOX:

185

FOLDER:

1869

DESCRIPTION:

McCarthy, John

DATE:

08/11/85



1869

0282

114 B

Counsel,
Filed 11 day of Aug 1885
Pleads,

Witnesses:

Grand Larceny, 2nd Degree.
(From the Person.)
[Sections 528, 529, Penal Code.]

THE PEOPLE

vs.

R
John Mc Carthy
19

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

John St. Louis
Aug 20/85 Foreman.
Henry Duddy
S. P. Two years.

0283

Police Court 2 District.

Affidavit—Larceny.

City and County of New York, ss.:

of No. Flushing A. S. 58 Street, aged 58 years,
occupation Hats (624 Broadway) being duly sworn
deposes and says, that on the 5 day of Aug 1885 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession
And person of deponent, in the day time, the following property viz:

One gold watch and chain of the value of one hundred dollars (100\$)

the property of

Deponent

Sworn to before me, this

day of

1885

John J. Lawrence Justice

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 John M. Carthy (now here) under the following circumstances, Deponent was standing in front of his store on Broadway, in a crowd, and his watch and chain were taken ^{from his left pocket} by the defendant, as Deponent is informed by John Lawler (now here) who saw the said John M. Carthy take the watch from Deponent, therefore Deponent prays the said defendant be brought to the bar and dealt with as the Law directs.

McLoughlin

0284

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK,

John J. McCarthy 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 J. McCarthy

Question. How old are you?

Answer

19 Years of age

Question. Where were you born?

Answer.

New York City

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

Answer.

47 Mott St 2 Years

Question What is your business or profession?

Answer

Oddler.

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

Answer.

*I am not guilty.
John J. McCarthy*

Taken before me this

day of *April* 188*8*

Police Justice.

0285

Police Court- 2 822 District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Thomas M. Conklin
Work 624 Broadway
John M. Conroy

Office of the Prison

2
8
4
AUG 10 1885

Dated *Aug 9* 1885
Murray Magistrate.
Mumson Officer.

Witness *John Lane* Precinct.
No. *70 - 4th* Street.

Anthony Kehl
No. *249 E. 10th* Street.

No. _____ Street.
\$ *100* to answer *Case*

(Dm)

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

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

Dated *Aug 9* 1885
Henry M. Conroy Police Justice.
I have admitted the above-named *John M. Conroy* to bail to answer by the undertaking hereto annexed.

Dated _____ 1885 Police Justice.
There being no sufficient cause to believe the within named _____ guilty of the offence within mentioned, I order he to be discharged.
Dated _____ 1885 Police Justice.

0286

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 W. Randolph

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

John W. Randolph

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

The said *John W. Randolph*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *25th* day of *August*, in the year of our Lord one thousand eight hundred and eighty-*five*, in the *day* time of the said day, at the Ward, City and County aforesaid, with force and arms,

one watch of the value of
seventy five dollars, and one
chain of the value of twenty
five dollars,

of the goods, chattels and personal property of one *Thomas W. Randolph*,
on the person of the said *Thomas W. Randolph*,
then and there being found, from the person of the said *Thomas W. Randolph*,
then and there feloniously did steal, take and carry away, against the form of the statute in such case made
and provided, and against the peace of the People of the State of New York and their dignity.

Randolph Martin,
District Attorney

0287

BOX:

185

FOLDER:

1869

DESCRIPTION:

McCarty, Peter

DATE:

08/21/85



1869

0288

BOX:

185

FOLDER:

1869

DESCRIPTION:

Junkermann, Daniel

DATE:

08/21/85



1869

0289

237-13 ✓

Counsel,

Filed 21 day of Aug 1885

Pleads,

Sections 405, 506, 528, 533e.
Burglary in the 1st Degree.

THE PEOPLE

vs.

Peter Mc Carthy and
Daniel Guhermann

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

John O'Connell

Foreman

John O'Connell
Foreman
August 21/85

Wm. J. Gray
S. P. Greve, Jr. Esq.

Witnesses:

.....
.....
.....

0290

Police Court— 4th District.

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

Mary Byrne

of No. 247 East 21st Street, aged 22 years,
occupation Servant

deposes and says, that the premises No. 247 East 21st Street, 18th Ward
in the City and County aforesaid the said being a

Dwelling house
and which was occupied by deponent as a Dwelling house
and in which there was at the time a human being, by name Edward Duffy
and his family

were BURGLARIOUSLY entered by means of forcibly breaking the
Basement Door leading to said
Dwelling house

on the 17th day of August 1885 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One Piano Cover of the value of Ten Dollars
One Silk Cape of the value of Thirty Dollars
in all of the value of Forty Dollars

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

~~James F. Goldrock~~
Peter Mc Carthy and Daniel Junkerman (now here)

for the reasons following, to wit: that while deponent was lying
on a bed with two children in a room on the
first floor of said premises, she was attracted
by a noise at about the hour of 2 o'clock
a m of said day and saw said
Peter and Daniel in said room, deponent
then cried aloud and said Peter and
Daniel then ran away.

Deponent further says that

0291

She has been informed by Officer McCarthy that said Peter and Daniel confessed to him that they committed said crime

Wherefore deponent prays that said Peter and Daniel be dealt with as the Law directs sworn to before me this

19th day of August 1885 } Mary Byrne

[Signature]
Police Justice

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 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 1885
Police Justice

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

Dated 1885
Police Justice

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

Dated 1885
Police Justice

Police Court, _____ District, _____

THE PEOPLE, &c.,
on the complaint of _____

vs.

1 _____
2 _____
3 _____
4 _____

Offence—BURGLARY.

Dated _____ 1885

Magistrate, _____
Officer, _____
Clerk, _____

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

_____ to answer General Sessions.

2620

CITY AND COUNTY }
OF NEW YORK, } ss.

James F. Goldbach

aged 40 years, occupation Police Officer of No. ~~1~~

18th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Mary Byrne

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

knowledge.

Sworn to before me, this 19th

day of August 1885 James F. Goldbach

[Signature]
Police Justice.

0293

CITY AND COUNTY }
OF NEW YORK, }
ss.

Thomas J Mc Carthy

aged 34 years, occupation

Police Officer

of No. _____

18th Precinct Police

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Mary Byrne

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

knowledge.

Sworn to before me, this

194

day of August

1885

Thomas J Mc Carthy

Police Justice

0294

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas J Mc Carthy
aged 34 years, occupation Police Officer of No. 18th Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Mary Byrne
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 19th }
day of August, 188 5 } Thomas J Mc Carthy

[Signature]
Police Justice

0295

Sec. 193-200.

4th District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Peter McCarthy 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 *Peter McCarthy*

Question. How old are you?

Answer *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *510 East 18th Street 3 years*

Question What is your business or profession?

Answer *Printer*

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

Answer. *I am guilty*

Peter McCarthy

Taken before me this

1911

day of *August* 1887

[Signature]
Police Justice.

0296

Sec. 198-200.

46 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Daniel Junkerman 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 Daniel Junkerman

Question. How old are you?

Answer 18 years

Question. Where were you born?

Answer. New York city

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

Answer. 526 East 16th Street, 2 years

Question What is your business or profession?

Answer Blacksmith

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 guilty

Daniel Junkerman

Taken before me this

1911

day of

[Signature]

Police Justice.

0297

Police Court 4th 837 District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Mary Byrne
247 E. 21st

1 Peter McCarthy
2 Daniel Gunkerman

Offence Burglary

Dated August 19th 1885

Duffy Magistrate.

McCarthy Officer.
Goldrick 18th Precinct.

Witnesses

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer Gen. Sen. ...

Ann

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Defendants
being committed, and that there is sufficient cause to believe the within named
Defendants
guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of
Hundred Dollars each and be committed to the Warden and Keeper of the City Prison
of the City of New York, until they give such bail.

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

Dated August 19th 1885
Police Justice.

Dated _____ 188
Police Jus

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

Dated _____ 188
Police Justice.

0298

State of New York.

Executive Chamber.

ALBANY, May 6 1887.

SIR:

An application for Executive clemency having been made on behalf of Daniel J. Kernan, who was convicted of Burglary 2nd degree in the County of N.Y., and sentenced Aug 21 1885, to imprisonment in the Sing Sing Prison for the term of 6 years and 0 months and to pay a fine of \$0, I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial or upon the preliminary examination, or before the Coroner's jury, if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since the conviction.

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

Very respectfully yours,

J. M. Price

Private Secretary.

To Hon.

F. B. Hartman,

Dist. Atty. S. M. W. York Co.,
N. Y. City.

0299

[Handwritten scribble]

Answered
July 29th 1887
R. B. Lu

0300

8

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Peter McPartland
Daniel Gundersman

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

Peter McPartland and *Daniel Gundersman*

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

The said *Peter McPartland* and *Daniel*

Gundersman, each —

late of the *Eighth* Ward of the City of New York, in the County of New York
aforesaid, on the *seventeenth* day of *August*, in the year
of our Lord one thousand eight hundred and eighty-*five*, with force and arms, about the
hour of *two* o'clock in the *night* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one *Edward Duffey*

there situate, feloniously and burglariously did break into and enter, there being then and there some
human being, to wit: *one man*,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels
and personal property of the said *Edward Duffey*.

in the said dwelling house then and there being, then and there feloniously and burglariously to steal,
take and carry away: *(facts of them the said Peter*

McPartland and Daniel Gundersman
being then and there assisted by
a confederate actually present.)

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,

0301

SECOND COUNT—

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

Peter McPartland and Daniel Gundersman
of the CRIME OF GRAND LARCENY IN THE *First* DEGREE, committed as follows:

The said *Peter McPartland and Daniel Gundersman, each*

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

one piano cover of the value of ten dollars, and one case of the value of twenty dollars,

of the goods, chattels and personal property of one *Edward Duffy.*

in the dwelling house of the said *Edward Duffy.*

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

Randolph Martinie
District Attorney.

0302

BOX:

185

FOLDER:

1869

DESCRIPTION:
McCormick, Bernard

DATE:

08/07/85



1869

0303

77B AIP

Counsel,

Filed

1885

7th day of Aug

Pleas,

W. H. Kelly, Jr.

THE PEOPLE

vs.

F

Bernard McConnick

A. B. G.

RANDOLPH B. MARTINE,

Aug 21/85 District Attorney.

Prison Acquitted

A True Bill.

John O. Hart

Foreman

20.

Sections 498-34, Penal Code.
(O'Connor)
Brought in the Third Degree.

Witnesses:

0304

Police Court— District.

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

of No. 24th Precinct Police Street, aged 30 years,
occupation Police Officer being duly sworn

deposes and says, that the premises No 57 Du Street,
in the City and County aforesaid, the said being a Billiard room and
liquor saloon
and which was occupied by ~~deponent~~ a Bernard Boyle
and in which there was at the time a human being, by name Mr Little he
being employed there as a watchman
were ^{attempted to be} BURGLARIOUSLY entered by means of forcibly prying open
the side door of said saloon

on the 26th day of July 1885 in the Night time, and the
following property feloniously taken, stolen, and carried away, viz:

A Stock of wines liquors and
beverages of the value of about
one thousand dollars

the property of Bernard Boyle
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

(nowhere) Bernard W. Bonack

for the reasons following, to wit: That deponent saw said
defendant and another man unknown
to deponent and not yet arrested standing
in the doorway of said premises and when
defendant and the said unknown man
saw deponent they ran away. Deponent
ran after and caught said defendant
and when deponent returned with said
defendant to the said premises he

0305

discovered that there had been an attempt made to force open the said side door of the premises 57 Sey St. Wherefore deponent charges the said defendant with attempting to forcibly enter said premises for the purpose of committing a burglary.

Thomas Hayes

Sworn to before me
this 24th day of July 1885.

Soldier

Police Justice

Police Court — District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary

Degree.

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No.

Street.

0306

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

1 District Police Court.

Bernard M. Lormick

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. *Bernard M. Lormick*

Question. How old are you?

Answer. *15 years old*

Question. Where were you born?

Answer. *New York*

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

Answer. *354 Madison St about one year*

Question. What is your business or profession?

Answer. *tin snuff*

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

Bernard M. Lormick

Taken before me this

2nd

John J. Sullivan
Police Justice

0307

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

Defendant

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

Dated *July 2nd* 1885 *Edouard Simon* Police Justice.

I have admitted the above-named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188 _____ Police Justice.

0308

Jos

Police Court

District

THE PEOPLE, & c.,

ON THE COMPLAINT OF

Thomas F. Hayes

27th

Bernard McConnaughy

Offence
Attempt to
Burglary

2
3
4

Dated

July 24th

1885

Smith Magistrate

Thos F Hayes Officer

21st Precinct

Witnesses

Bernard Boyle

No. *57 Den* Street

Mr. Fiddle

No. *57 Den* Street

No. _____ Street

\$ *500* to answer *G. S.*

Boyle

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0309

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward McRinnick

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

Edward McRinnick, of the Crime of Attempting to commit

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

The said Edward McRinnick,

late of the 5th Ward of the City of New York, in the County of New York, aforesaid, on the twenty-ninth day of July, in the year of our Lord one thousand eight hundred and eighty-five, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the saloon of one

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

Edward McRinnick, in the said saloon 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.

Randolph B. Martin, District Attorney

03 10

BOX:

185

FOLDER:

1869

DESCRIPTION:

McCue, Joseph

DATE:

08/10/85



1869

0311

BOX:

185

FOLDER:

1869

DESCRIPTION:

Callahan, Michael

DATE:

08/10/85



1869

03 12

BOX:

185

FOLDER:

1869

DESCRIPTION:

Daley, John

DATE:

08/10/85



1869

0313

BOX:

185

FOLDER:

1869

DESCRIPTION:

McClellan, Edward

DATE:

08/10/85



1869

0314

BOX:

185

FOLDER:

1869

DESCRIPTION:

Madigan, Michael

DATE:

08/10/85



1869

0315

BOX:

185

FOLDER:

1869

DESCRIPTION:

Canfield, Richard

DATE:

08/10/85



1869

03 16

107 B A
24 2 Sigmond
1.4.5.26. J.B. a

Counsel,

Filed 10 day of Aug 1885

Pleas, *Not guilty*

THE PEOPLE
vs. *Royas*
Joseph Mc Cue, P
Michael Callahan, P
John Dalay, P
Edward Mc Clellan, P
Michael Madigan, P
Richard Campfield, P

Grand Larceny, 2nd Degree.
[Sections 928, 929, Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

1.2.48. *Any Post*
Spied & Copied
A True Bill, *July 21/85*
4. House of Reps. 21
342. Two pro pages. Reps.
Mc Clellan

Chas
K. 5. 26. Aug 11/85
Foreman.

Wm. L. J. L.
Wm. L. J. L.
Wm. L. J. L. and each

Witnesses:

0317

The People
vs.
Joseph McCue,
Michael Callahan and
John Daley.

Court of General Sessions, Part I.
Before Judge Gildersleeve.

Jountly indicted with Edward McGlellan, Michael Madigan
and Richard Canfield for grand larceny in the second de-
gree.

Thursday, August 20, 1885.

Meyer Goldstein sworn and examined. I am a shoe-
maker and my place of business is 599 Grand Street, I
recollect the 25th of July in the night time, I saw these
boys about a quarter of twelve in the evening, I was
closing up and the lights in the windows were turned off,
I had a baby sick, it was outside in the carriage because
it was very close in the room, I have rooms in the back
of the store, the baby cried for a drink, I went up and
closed the door behind me and I went in the back room to
take a glass of milk; the whole business took about a
minute. When I closed the door I came back with the
milk and the store was filled with people helping them-
selves. I put the glass of milk down and I chased them
around the corner of Munroe Street; there were five inside
and one outside; they saw I was getting a little ahead of
them and so they had a box of shoes on their shoulders,
they dropped the shoes; these three boys were in the
party, the whole six had been watching me the last three
weeks, every night they were in front of my door, I saw
them in my store helping themselves and I am sure these
three defendants are three of the party, I cannot be
mistaken about these boys; for seven weeks steady I have
seen them hanging around. I did not stop to pick up the

03 18

shoes. They were not arrested that night, I told the officer on the beat that same night and I was watching for them a whole week after that, I saw them down at the Grand Street ferry and I told the officer he would find them around there, I knew the gang, I knew them by name. They took along with them thirteen and a half pair of shoes worth thirty-five dollars at the very least, they cost me that much.

Cross Examined. Callahan is hanging around the ferry every day, I did not know that he blacks boots there for a living, my place of business is one block from the ferry, I have been there since March 1. They call Daley, Fish Daley or Jim Daley, I have known him a long while, I have known him to hang around my store steady three weeks; as soon as he saw me he went off. I reported this matter to Officers English and McCauley, the Ward Detectives and also to the officer on the beat. This happened on the 25th of July and they were arrested on the first of August, I did not see the boys in my neighborhood between that time. I knew the boy McCue by name for three years, I never had any conversation with Callahan, I did not ask him to stand in front of my window and look in so as to draw custom.

Patrick English sworn. I am an officer of the thirteenth precinct and on the 27th of July the Sergeant at the desk gave me a card with Mr Goldstein's name, he said he wanted to see me about the robbery, I went up and saw Mr Goldstein, he said that on the Saturday night before thieves had come in and stole thirteen and a half

0319

pair of shoes. I asked him if he knew them; he said he knew some of them but not a ll; the ferry gang robber him, I looked around for the party two or three days and on the first of August I saw about thirteen or fourteen boys on a truck near Grand Street ferry, I sent the officer on post to Goldstein and told him to go across the way in the ferry-house and look through the glass door and see if he would identify any of the boys as the parties who robbed him; he did so and came across into the liquor store where I stood; he said, those three boys (the prisoners) were three of them. Daley and McCue went around the corner at that time, I arrested Calligan and gave him in charge to an officer and two other officer came around and caught Daley and McCue, they ran when they saw me, the officer had to tell Daley to keep quiet or he would club him, they attempted to run, McCue ran across the street and tried to pass me, I had a conversation with them on the way to the Station House, Daley said he did not know anything about the affair.

Cross Examined. Callahan did not run away, I know him by sight, I have seen him blacking shoes around the hotel at the ferry. Mr Goldstein said there were about six engaged in the robbery, he told me the name of Fish Daley and his gang, the ferry gang, he said they were trying to steal from him before and that is the reason he knew them; he gave me a description of them and I went around several days to see if I could find anybody that would answer to the description; they tallied with the description; he said he thought there were two taller than Daley and the rest were smaller. I knew the faces of all these boys.

0320

The Case for the Defence.

Micheal Gallahan sworn and examined. I live 229 Munroe Street with my father and mother, I black boots down at Grand Street ferry for the last eight or nine years, I remember when I was arrested and for a week or ten days before that I was around Grand Street as usual. I did not enter the store of Mr Goldstein with anybody for the purpose of stealing anything. About five or six days before my arrest I was with Daley next door to his place, we were looking in the show case at patent leather shoes, Daley said he would like to buy a pair of them and I made fun of them, Goldstein commenced to laugh and said, stand around and draw customers; we thought he was giving us a hint to go away from the place, I had no previous acquaintance with Goldstein, it is not true that I have been hanging around in front of his place for three weeks, I live about three blocks from the ferry, I know of no ferry gang and if there is such a gang I do not belong to it, I have never been arrested before.

Cross Examined. I was arrested once on a charge of robbing a drunken man of his watch, they took me in and I got out of it in an hour; the man on the ferry boat did not make a complaint but swore that I was there, there was another boy arrested with me and they swore that boy was there but they could not swear I was and the other boy went to the State Prison, I knew him a good while because I used to work for his father, he did not belong to the gang, there is no such thing as a ferry gang; I was around the ferry on the 25th of July, I went to bed about

0321

a quarter past eleven, I went over to buy a cigarette and looked at the time, I do not recollect the time I went to bed on the 21st, I have known McCue for a couple of years and Daley for the same time, I have known McClellan a couple of months or so, I know Richard Canfield about a month and know Madigan by bidding him the time of day. Goldstein said, keep looking in and you can't draw customers; we took the hint and walked away. The officer did not have hold of me, I walked up to the Station House

John Daley sworn. I live 292 Munroe Street I work in Mount Vernon for my brother, breaking horses and go to the horse market Wednesdays and Saturdays. I had nothing to do with any stealing, I was up in the horse market that day and came down about eight o'clock that night, I went down Grand Street dock, I met my sister and gave her two dollars and a half that I made that day; my father is dead going on four months, I was not in company with anybody and did not go into the store of the complainant and steal any shoes.

Cross Examined. I am out of the House of Refuge about two months, I was arrested on suspicion of stealing a man's watch, the driver swore against me and after that he never did a day's work since, I was convicted of stealing the man's watch and sent to the House of Refuge but I was innocent of it, I was arrested once for swimming. Officer English saw me around the ferry after the shoes were taken and they could have arrested me if they wanted to two weeks previous. The other boy and me were looking at the patent leather shoes and I said I would like to

0322

4

buy them, Goldstein said, stand there and you will draw customers; he spoke it in an insulting way. I have shined men in front of his place and bought a pair of shoes in there about two years ago, I know McCue about a year, Callahan two years and do not know the others, I don't know anything about a ferry gang.

Joseph McCue sworn. I live 248 Munroe Street with my mother and worked for years in a cooper shop. The officer arrested me and took me to the Station House and the complainant identified three of us, I have never been arrested before, I was not in this man's shoe store two weeks before that.

Mary McCue sworn. The prisoner McCue is my son he has worked for Mr Roach for four years, I had a subpoena for him but he said he did not mean to come.

Bridget Callahan sworn. I am the mother of the prisoner Callahan, he blackens boots around Grand Street ferry, he is a good boy, I did not know anything of his arrest before, he is home every night between ten and eleven o'clock and he helps to support the family, I remember his being arrested on this charge; his father is a longshoreman, we have lived in this neighborhood back and forward thirteen years. I was not present at the other trial of my son, I never heard he was charged with stealing a watch until I heard it here.

Partick English recalled. I know a gang called the Ferry Gang, it is a lot of young fellows from the age of fifteen to twenty, I have known Callahan six or

0323

eight months nad he is constantly with thieves. McCue said he was not at the place where the burglary was committed. Mr Goldstein picked out these three in the Station House, I know nothing against McCue only h^s being in company with bad boys, I have heard of Daley being arrested several times.

The Jury rendered a verdict of guilty.

Handwritten notes in left margin:
2
McCue
Goldstein
Daley
Station House
bad boys
arrested

Handwritten notes in middle margin:
1887

0324

Testimony in the
case of
Joseph McBee, Mich.
Callahan and John
Daley.

filed Aug. 1883.

0325

3^d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK,

Meyer Goldstein

of No. 599 Grand Street, Shoe Store

being duly sworn, deposes and says, that on the 25th day of July 1885

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

the following property, viz :

thirteen and a half pair of mens shoes, in all of the value of thirty-five dollars

Sworn before me this

day of

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 Joseph M. Lane,

Michael Callahan, John

Walsh, Edward M. Clellan,

Michael Madigan and

Richard Carquice, all here

present, from the fact that

deponent detected said defendants

and each of them in the act

of stealing and carrying away

said property from the store

of deponent at 599 Grand Street,

and deponent saw them in

Power-Jessup,

188-

0326

The act of throwing said property
out of their hands on their
flight and while pursued by
deport.

Sworn to before me this (Meyer, Goldstein
2^d day of August 1885

J. P. Patterson Police Justice

District Police Court.

THE PEOPLE, & C.,

ON THE COMPLAINT OF

AFIDAVIT—Larceny.

vs.

Dated _____ 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0327

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK } ss

Joseph McLean

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 McLean*

Question. How old are you?

Answer *15 years of age*

Question. Where were you born?

Answer. *New York*

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

Answer. *248 Monroe St. 6 months*

Question What is your business or profession?

Answer *I work in a Sugar House*

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 McLean
his mark

Taken before me this

day of *March* 188 *8*

J. P. O'Connell
Police Justice.

0328

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Michael Ballahan 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? He.

Answer Michael Ballahan.

Question. How old are you?

Answer Eighteen

Question. Where were you born?

Answer. New York

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

Answer. 229 Monroe St. I have resided there a year

Question What is your business or profession?

Answer Boot-black

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

Answer. I am not guilty. I know nothing about it.

Michael Ballahan.

Taken before me this 2nd

day of August 1885

W. P. Patton Police Justice.

0329

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

John Daly 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 Daly*

Question. How old are you?

Answer *16 years of age*

Question. Where were you born?

Answer *New York*

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

Answer *256 Monroe St. Haverhill*

Question What is your business or profession?

Answer *Horse Jockey*

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

Answer *I am not guilty*

John Daly

Taken before me this

2

day of *March*

188 *5*

John P. Quinn

Police Justice.

0330

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

~~Edward McClellan~~ 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 Edward McClellan

Question How old are you?

Answer Sixteen

Question Where were you born?

Answer New York

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

Answer 69 Jackson St; I have lived there about eight months

Question What is your business or profession?

Answer Selling papers.

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

Answer I am not guilty. I know nothing about it.

Edward McClellan

Taken before me this 2nd day of

February 1885

John J. Patterson

Police Justice.

0331

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer. *Michael Madigan*

Question. How old are you?

Answer. *16 years of age*

Question. Where were you born?

Answer. *New York*

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

Answer. *354 Madison St. 10 years.*

Question. What is your business or profession?

Answer. *I am in a printing office*

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 had nothing to do with it. I am not guilty.*

Michael Madigan

Taken before me this

day of August

1888

J. P. Patterson

Police Justice.

0332

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

Richard Campbell 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.

Richard Campbell

Question. How old are you?

Answer.

17 years of age

Question. Where were you born?

Answer.

New York

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

Answer.

25 Rutgers Place, 4 years.

Question. What is your business or profession?

Answer.

Swam on a Canal

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.

Richard Campbell

Taken before me this

day of *April*

1885

W. J. ...

Police Justice.

0333

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

Defendants

guilty thereof I order that ^{each} 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.

Dated *August 2^o* 1885 *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.

0334

Police Court *3rd St* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Meyer Goldstein
599th Grand
1 Joseph McAvera
2 Michael Carraban
3 John Walsh
4 Edward McAllewan
5 Michael Madigan
6 Richard Campbell

Offence
Larceny

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *August 2nd* 188 *5*

Matterson Magistrate.
McCarthy and Officer.
English, 13th Precinct.

Witnesses *Jennie Goldstein*
No. *599 Grand* Street.

No. _____ Street.

No. _____ Street.

\$ *1000.* to answer *Gen. Sessions.*



Comel

0335

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Joseph one true, Michael
Raddan, John Daley, Edward
one Rellan, Michael Madigan,
Roger and Richard Randfield.*

The Grand Jury of the City and County of New York, by this indictment, accuse
*Joseph one true, Michael Raddan, John Daley,
Edward one Rellan, Michael Madigan and
Richard Randfield*
of the CRIME OF GRAND LARCENY in the second degree, committed as follows:

The said *Joseph one true, Michael Raddan,
John Daley, Edward one Rellan, Michael
Madigan and Richard Randfield, each*
late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Xmas Eve - 1885 day of *July* — in the year of our Lord one thousand
eight hundred and eighty *five*, in the *night* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

*Xmas Eve seven boxes of the value of
one dollar and thirty five cents each,*

of the goods, chattels and personal property of one *Meyer Goldstein,*

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.

*Randolph B. Martin
District Attorney.*