

0159

BOX:

100

FOLDER:

1073

DESCRIPTION:

Maldone, Antonio

DATE:

04/19/83



1073

First offence

FD

161

Day of Trial,

Counsel,

Filed

Pleads

19 April 1883

THE PEOPLE

vs.

B

vs.

Antonio Maldonado
210 Riverside

Violation of Excise Law.
Selling without License.

JOHN MCKEON,

District Attorney.

22 April 23. 1883

plead guilty

A TRUE BILL.

W. W. Anderson

Foreman.

Geo. H. O. Ford

0160

0161

Court of General Sessions of the Peace
and County
OF THE CITY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Antonio Maldone

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

of the CRIME of *Selling Spirituous Liquors without a License*, committed as follows:

The said *Antonio Maldone*

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *twelfth* day of *April* in the year of our Lord one thousand eight hundred and eighty *three*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to

~~and to~~ certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

JOHN McKEON, District Attorney.

0162

City and County of New York, ss.

Police Court—1st District.

THE PEOPLE

vs.

On Complaint of

Frederick J. Aurtlander

For

Violation Excise Law

Antonis Maldone

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

Dated 17th April 1883

W. J. Omer

POLICE JUSTICE.

Antonis his Maldone
Mark

0163

EXCISE VIOLATION—WITHOUT LICENSE.

Police Court— 1st District.

CITY AND COUNTY }
OF NEW YORK, } SS.

0
a policeman attached to the Frederick J. Courtlander 39 years
4th Precinct Police Street,
of the City of New York, being duly sworn, deposes and says, that on the 10th day
of April 1883, in the City of New York, in the County of New York, is

the rear house of No 20 Roosevelt Street,
Antonio Maldone (now here)

did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and
spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be
drunk in the house or premises aforesaid without having a proper license therefor contrary to and in violation of law.

deponent saw said defendant draw a glass of
stale Lager beer from a Keg and hand the same
to a customer and received money for said beer

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

Sworn to before me, this 11th day
of April 1883

Frederick J. Courtlander

W. J. Carr POLICE JUSTICE.

0154

~~PAID~~

No. 1, by Michael Capano
 Residence 20 Russell
 Street

No. 2, by _____
 Residence _____
 Street

No. 3, by _____
 Residence _____
 Street

No. 4, by _____
 Residence _____
 Street

291
 Police Court - 1st District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Frederick J. Westmeyer
 vs.
Antonio Maldone

Offence Violation Civic Law

Dated 11 April 1883

Mr. Power Magistrate.
J. J. Centurion Precinct Officer.

Witnesses _____
 Street

No. _____ Street
 No. 100 Street
 RECEIVED
 APR 18 1883
 ATTORNEY'S OFFICE
W. J. S.

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 Antonio Maldone

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 11 April 1883 W. J. S. 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.

0165

Sec. 198-200.

185

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

Antonio Maldone

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. Antonio Maldone

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. Italy

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

Answer. 18 Roosevelt St 3 months

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am not guilty

Antonio ^{his} Maldone
He has a Coin mark
& this certificate is the evidence
of it. Exhibit marker A.

Taken before me this

day of

April

1888

City Court

Police Justice.

0166

BOX:

100

FOLDER:

1073

DESCRIPTION:

Marron, Peter

DATE:

04/03/83



1073

0167

BOX:

100

FOLDER:

1073

DESCRIPTION:

Hill, William

DATE:

04/03/83



1073

0168

Counsel,
Filed 3 day of April 1883

Pleads in
THE PEOPLE
vs. *John G. ...*

vs.
Peter Morrison
vs.
William Wise

John G. ...
P. 1 44 26/83
Clerk, Com. Ct.
JOHN McKEON,
District Attorney

A True Bill.
John G. ...
Foreman.
John G. ...

John G. ...
I 2 44 26/83
No 2 Fred & acquitted.

Grand Larceny, Second degree, and
Receiving Stolen Goods.

0169

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 Maron
and William Dill

The Grand Jury of the City and County of New York, by this indictment, accuse
Peter Maron and William
Dill

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

The said Peter Maron and William
Dill

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

one sash of the value of five dollars,
two dresses of the value of eight dollars
each, one ladies suit of the value of three
dollars, five chemises of the value of one
dollar each, four sheets of the value of one
dollar each, five pairs of the value of
fifty cents each, two pairs of
the value of two dollars each
pair, twenty eight yards of calico of the
value of ten cents each yard, and one bed
spread of the value of three dollars, of
the goods, chattels and personal prop-
erty of one Catharine Daly, and one over-
coat of the value of eight dollars, five
shirts of the value of one dollar each,
and four pairs of stockings of the value
of fifty cents each pair

of the goods, chattels and personal property of one Edward Burns

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

John McKeon
District Attorney

0170

BAILED,

No. 1, by _____
Residence _____
Street, _____

No. 2, by _____
Residence _____
Street, _____

No. 3, by _____
Residence _____
Street, _____

No. 4, by _____
Residence _____
Street, _____

#13. 249
Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William S. ...
231 ...
Peter ...

1
2
3
4

Offence, *...*

Dated *March 25* 188 *3*

Magistrate

Clerk

Witnesses, _____
Street, _____

No. _____
Street, _____

No. _____
Street, _____

No. _____
Street, _____

\$ *25* to answer

...



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 *Peter ...*

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

Dated *March 25* 188 *3*

[Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0171

Sec. 198-200

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Peter Marron 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 Marron

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. Ireland

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

Answer. 333 - 3rd Avenue

Question. What is your business or profession?

Answer. Boysler

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

Answer. I was forced to commit said Larceny by James Wilson who was my own boss threatened me and said he kicked the stuffing out of me if I did not do it.

Peter Marron

Taken before me this

25

day of March 1888

[Signature]
Police Justice.

0172

H District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss.

Catherine Daly age 57 years
of No. 237 East 28th Street, in the name of Keegan
being duly sworn, deposes and says, that on the 20th day of November 1883
at the _____ City of New York,

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

the following property, viz :

One cloth suit, one hoopless dress, one
linen suit, one alpacaca dress five chemises
for sheets, two pair of shoes, one bed spread
twenty-eight yards of calico all of the value of \$43.00
the property of deponent

also one overcoat, five shirts, four pair
of stockings, all of the value of \$25.00.

the property of Edmund Barnes and
in deponent's care under charge.

The property being in all of the value of
sixty seven dollars ————— \$67.00

the property of _____

_____ 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 Peter Morrow (now here)

and two other persons one of them not
known to deponent, for the reason, that
previous to the larceny the deponent with
two other persons to wit: William Hill and
one Wilson were left in the room where
the above said property was kept. The said
William Hill soon after left said room
and the said Morrow and Wilson remaining
and that said Morrow admitted and confessed

Sworn before me this

day of

Police Justice,

188

0173

in presence of Officer Shepherd of the
37th Precinct Police that he the said
Morse with the aid and the assistance
of said Milner then and there did
take, steal and carry away the
afore said property, and the deponent
therefore so charges

Subscribed before me
this 26th day of November 1883 by ^{for duty} ~~authentic~~ _{work}
[Signature] Police Justice

District Police Court.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated _____ 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0174

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Lott

aged 28 years, occupation Police Officer of No.

121st Street Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Catharine Foley

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

Sworn to before me, this 25
day of January 1883

Charles Lott

[Signature]

Police Justice.

0175

BAILED,

No. 1, by Thomas McKim
 Residence 113 East 53^d St. Street,

No. 2, by _____
 Residence _____ Street,

No. 3, by _____
 Residence _____ Street,

No. 4, by _____
 Residence _____ Street,

14949
 Police Court 4 District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
Mathew Dilly
 vs.
William Hill

1 _____
 2 _____
 3 _____
 4 _____

Offence Grand Larceny

Dated, March 24 1883

Sam. L. Thompson Magistrate.
Chas. Holt Officer.
21st Precinct.

Witnesses Charles Holt
No. 21st Precinct 17th St. Street,
No. 170th Me^o Brocks
119th Ave. St. Street,
No. 149th Ave. St. Street,
300 Street,
8 answer

MAR 29 1883
 DISTRICT OFFICE
 ANSWER
John Lee

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

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

Dated March 24 1883 John Lee Police Justice.

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

Dated March 24 1883 John Lee 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.

0176

Sec. 198-200

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Hill 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. *William Hill*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *I have no permanent home*

Question. What is your business or profession?

Answer. *Carriage washer*

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.

Taken before me this

24

day of *March*

1883

[Signature]
Police Justice.

0177

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation Charles Lott a Police Officer of No.

the 21st Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Catherine Daly
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 24th
day of March 1883 } Charles Lott

[Signature]
Police Justice.

0178

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 231 East 28th

Catherine Daly, aged 57 years
Street, a house keeper

being duly sworn, deposes and says, that on the 20th day of March 1883

at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time

the following property, viz:

One cloth sacking. One poplin dress
One linen suit One Alapaca dress
Five chemises four sheets, two pair of
Shoes one bed spread, twenty eight yards
of calico.

all of the value of forty two dollars \$42.00
the property of deponent

also one over coat, five shirts

four pair of stockings
of the value of twenty five dollars \$25.00

the property of Edward Burns and in deponent's
care and charge.

the said property being in all of the value
the property of sixty seven dollars \$67.00

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 William Hill (now present)

and two persons whose names are unknown to
deponent, with the intent to deprive the owners
of said property, from the fact that previous
to said larceny the said property was in deponent's
rooms in said premises, and where the
said Hill was a lodger and slept in said
rooms during the daytime, and that on said day
while deponent was absent from said rooms
the said property was so taken and stolen.

Sworn before me this

day of

POSTER JUSTICE

0179

and said Hill informed deponent in the presence of
officer Charles Lott that on said day he Hill was in
said room and that he brought the two persons whose
names are unknown to deponent into the said room
and that after he left said room the said two persons
remained in said room and that one of the said
persons whose name is unknown to deponent informed him
that they had taken said property. deponent further
says that she has not seen the said Hill from
the time the said property was so taken until
yesterday morning and deponent believes that
said Hill and said two persons whose names
are unknown to deponent did take and
carry away the said property as aforesaid

Subscribed before me this } Catherine J. Dealy
24th day of March 1883 }
mark

[Signature]
Police Justice

POLICE JUSTICE

188

188

188

District Police Court.

THE CITY OF NEW YORK
IN SENATE
ON THE COMPLAINT OF
[Name] vs
[Name]
District Police Court.

188

Dated

Magistrate.

Officer.

WITNESSES:

DISPOSITION

188

Magistrate - Larceny

0180

BOX:

100

FOLDER:

1073

DESCRIPTION:

Marston, Charles C.

DATE:

04/25/83



1073

328

Counsel,

1883

Filed *20th* day of *April*

Pleads

THE PEOPLE

vs.

F

Charles Manton

John Manton
John Manton

Grand Larceny, *Second Degree*, and *Section 52 and 53*

JOHN McKEON,

District Attorney

A True Bill.

W. J. Jones

Foreman.

Adler 1883

Thomas G. Gault

S. P. Jones

0181

0182

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles C. Marston

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

Charles C. Marston

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

The said Charles C. Marston

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 22nd day of April in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms

one watch of the value of twenty dollars, one overcoat of the value of fifteen dollars, and seventeen silver coins of the United States of the kind known as trade dollars of the value of one dollar each

of the goods, chattels and personal property of one Thomas Dickson 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.

0183

Police Court District *PK 328*

THE PEOPLE, &c.,
ON THE COMPLAINT OF 1

Thomas Brett
(Association Making an Office at 167 or 168 St. Marks Avenue)

- 1 *Charles C. Warston*
- 2 _____
- 3 _____
- 4 _____

Offence *Grand Larceny*

Dated *April 23* 188 *3*

John D. Smith Magistrate.

John Heron Officer.

8988 Precinct.

Witnesses *Over the Officer*

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____



\$ _____ TO ANSWER *[Signature]*

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

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

Dated *April 23* 188 *3* *Solomon S. Smith* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0184

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?
Answer. Charles Marston

Question. How old are you?
Answer. 20 years

Question. Where were you born?
Answer. New Hampshire

Question. Where do you live, and how long have you resided there?
Answer. 3rd Avenue & 168 Street about four months

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

Charles O. Marston

Taken before me this 29
day of April 1887
Robert J. Smith
Police Justice.

0185

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss.

Blacksmith *Thomas Hicks 24 years*
of No. *Washington Ave* Street, *between 167 & 168 St Morris and*

being duly sworn, deposes and says, that on the *22* day of *April* 188*3*

at the *Said premises in the day time in the* City of New York,

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

of deponent *with the unlawful intent to deprive the true owner of the use and benefit thereof*
the following property, viz :

*One double Cased gold watch one overcoat
Seventeen ^{truly} dollars lawful money of the united States
in silver in all of the value of fifty dollars*

the property of *deponent and wife*

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 *Charles Marston (now here)* from the

fact that deponent missed the aforesaid property and was subsequently informed by Officer John Vernon of the Steamboat Squad that said Officer found a portion of the aforesaid property in deponent's possession and deponent identified the aforesaid property

Thomas Hicks

Sworn before me this *23* day of *April* 188*3*
John J. Smith
Police Justice.

0186

BOX:

100

FOLDER:

1073

DESCRIPTION:

Martin, John

DATE:

04/30/83



1073

0187

BOX:

100

FOLDER:

1073

DESCRIPTION:

O'Connor, Bernard

DATE:

04/30/83



1073

0188

BOX:

100

FOLDER:

1073

DESCRIPTION:

McLellan, George

DATE:

04/30/83



1073

POOR QUALITY ORIGINALS

0189

316 Bill returned
by H. S. [unclear]
Counsel, Keller & Maly
Filed 30 day of April 1883
Pleads Not guilty (May 1)

Section 528 and 531
Grand Larceny, second degree, and
Needling stolen goods.
THE PEOPLE vs.
John Martin
Bernard O'Connor
George McKeon
1917

JOHN McKEON,
District Attorney
I 2 May 16/83
No 3 pleas PI
Per. Case open
A True Bill.
N. A. [unclear]
I 2 May 17/83. Foreman.
No 2 was acquitted.

Recd 19 Feb 187

A. J. Martin
Attended by
Thomas Edmund
2-17-83 E. 17th

0190

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
Bernard O'Connor and
George B. McSerran

The Grand Jury of the City and County of New York, by this indictment, accuse
John Martin, Bernard O'Connor
and George B. McSerran
of the CRIME OF GRAND LARCENY in the second degree, committed as follows:

The said John Martin, Bernard O'Connor
and George B. McSerran

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
10th day of April in the year of our Lord one thousand eight hundred and
eighty-three, at the Ward, City and County aforesaid, with force and arms.

two hundred pounds of lead pipe
of the value of ten cents each
pound, and fifteen pieces of
lead pipe of the kind known
as traps, of the value of two
dollars each

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

John McKeon
District Attorney

0191

376 vol 931

Police Court District 4

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lawrence Ego
570 East 17

1 Adam Martin
2 Leonard Thomas
3 George Mitchell
4

Offence Hand Screen

Dated April 19 1883

John Thompson Magistrate
Leonard Klotzler Officer

18 18 Precinct

Witnesses Leonard Klotzler

18 18 Precinct

Leonard Klotzler

No. 28 W. Mark Place Street,
8th Street, near 21st

No. 570 East 17 Street,
to answer

Simon



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

Dated April 19 1883 [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0192

Sec. 198-200

H² District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

George B. McClelland 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. George B. McClelland

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. 515 East 17th Street and about 14 years

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am guilty of the charge made against me

George B. McClelland

Taken before me this

day of

1911

[Signature]
Police Justice.

0193

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Barney O'Connor 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. Barney O'Connor

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. Canada

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

Answer. 413 East 17 Street about two years

Question. What is your business or profession?

Answer. Driver

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

Answer. I am not guilty of the charge made against me

Barney O'Connor

Taken before me this

day of

198

[Signature]
Police Justice

0194

Sec. 198-200

142 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

John Martin

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.

406 East 37th Street and about 15 years

Question. What is your business or profession?

Answer.

Milic

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 of the charge made
against me.
John Martin

Taken before me this

day of

19

1884

John Martin
John Martin

Police Justice

0195

CITY AND COUNTY }
OF NEW YORK, } ss.

Bernard Kosteger
aged 28 years, occupation a Police officer of No. the 18th Precinct Street, being duly sworn deposes and

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

Sworn to before me, this 19th
day of April 1883 } Bernard Kosteger

[Signature]
Police Justice.

0196

4 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 510 East 17th

Lawrence Igo, aged 24 years
Street, Watchman

being duly sworn, deposes and says, that on the 18 day of April 1883
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:

a quantity of lead pipe. Lead traps
of the value of thirty dollars -

the property of Ferdinand Ehrhart and in the
care and charge of deponent as watchman

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 Martin, Bernard Connor
and George McCallan (all now present)

with the intent to deprive the owner of said
property from the fact that previous
to said larceny the said property was
a portion of the plumbing fixtures of
the buildings 512 and 514 East 17th Street
the same being new buildings in course of erection
that about the hour of 6 1/2 o'clock p m
of said day deponent saw the said Martin

Sumner

Justice

Police Justice

0197

Connor and M. McLellan in front of said buildings in company with each other and about the hour of 4 o'clock p.m. when deponent went into said building deponent found the said Connor in said building and deponent hearing a noise upstairs in said building, the said Connor informed deponent that it was M. McLellan and this deponent was subsequently informed by Officer Bernard Kostege (now present) that he Kostege ~~found~~ arrested the said Martin in East 16th street, and that he had a quantity of lead in his possession and this deponent identified the said lead found in the possession of said Martin as a portion of that stolen and stolen from said building deponent further says that the said Martin, Connor and M. McLellan did then and there act in concert and collusion with each other with the intent to steal said property -

Sworn to before me } Lawrence G. }
 this 19th day of April 1883

Wm. Murray
 Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDA VIT-Larceny.

Dated 19 1883

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0198

BOX:

100

FOLDER:

1073

DESCRIPTION:

Matthews, John

DATE:

04/11/83



1073

0199

89

Counsel,
Filed *April* 1883

Pleads *Not guilty*

THE PEOPLE

vs.

John Matthews

Grand Larceny, *Second* degree,
Receiving-Stolen-Goods.

JOHN McKEON,
District Attorney

A True Bill.

A. N. Johnson

Foreman.

April 21/83

Frederick H. Reynolds

0200

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 Matthews

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

John Matthews

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

The said John Matthews

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 21st day of February in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms one shawl of the value of twenty dollars, and one looking glass of the value of six dollars and fifty cents

of the goods, chattels and personal property of one John Reiss

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

John McKeon District Attorney

0201

983

Police Court District. *3*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Lewis
419 St. Ann St.

John Matthews

Offence *Grand Larceny*

1 _____
2 _____
3 _____
4 _____

Dated *April 2* 188*3*

Archibald Magistrate.

Stutt Officer.

10 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.
to answer *98*

Ans

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 Matthews*

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

Dated *April 2* 188*3* *Hugh Spencer* 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.

0202

Sec. 198-200

3rd District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

John Matthews 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 Matthews*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *99 Forsyth Street, 2 weeks*

Question. What is your business or profession?

Answer. *Plumber*

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

Answer. *The complainant owes me money about 3 1/2 dollars, and he told me to take the boarding glass & show and pawn it*

John Matthews

Taken before me this

day of

April 1887

Joseph Brennan Police Justice.

0203

3rd District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss
of No. 149 Sheriff Street. John Reiss 40 years

being duly sworn, deposes and says, that on the 20 day of February 1883
at the _____ City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time

the following property, viz:
One Shawl of the value of Twenty dollars
and one looking glass of the value of
Six 50 words dollars in all of the
value of Twenty Six 50 words

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 John Matthews (now here)

From the fact that on the morning of
said day, said Matthews was in charge
of deponent's room for about 15
minutes. That deponent went to the
Butcher's shop and returned within 15
minutes and when deponent returned
said Matthews was gone, and the
aforesaid property taken stolen and
carried away John Reiss

Sworn before me this

2

day of

April

1883

Henry J. ...
POLICE JUSTICE.

0204

BOX:

100

FOLDER:

1073

DESCRIPTION:

McAuliffe, John

DATE:

04/23/83



1073

0205

309

Filed 23 day of April 1883

Pleads

ASSAULT ~~Section 219~~ in the third degree
 Section 219

THE PEOPLE
 vs.
 John McQuigg

JOHN McKEON,
District Attorney.

A True Bill.

[Signature]
 American.
 April 23, 1883.
[Signature]
 Per A. H. McQuigg

0206

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 McAniff

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

John McAniff

of the CRIME OF ASSAULT ~~in the third degree~~ committed as follows:

The said *John McAniff*

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the ~~seventeenth~~ day of *April* in the year of our Lord
one thousand eight hundred and eighty ~~three~~ at the Ward, City and County
aforesaid, in and upon the body of *William F. Boyle*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and ~~kill~~ the said *William F. Boyle*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *William F. Boyle* and against the peace of the
People of the State of New York, and their dignity,

JOHN McKEON, District Attorney.

0207

Police Court—4 District.

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

William F Boyle

of No 19 Precinct Police Street,

on Tuesday the 17 day of April

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

he was violently ASSAULTED and BEATEN by

John M. Auliff

Who seized hold of a Barrel

and struck this deponent a violent

blow on the head. While deponent was

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

18

William F Boyle

day of April 1883

J. M. [Signature] POLICE JUSTICE.

0208

BAILED,

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Police Court - 1 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William F. Boyle
vs
James M. Sullivan

Offence *Assault*
with a Battery

Dated *April 18* 188*3*

W. M. Murray
Magistrate.
R. J. Powell
Officer.

Witnesses
John P. Sullivan
John P. Sullivan
 Street, _____

No. _____
 Street, _____

No. *3-100*
 Street, _____
 to answer *to*

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

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

Dated *ap 18* 188*3* *James M. Sullivan*
 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.

0209

Sec. 198-200

4 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

John M. Auliff 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 M. Auliff*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *319 Beverington Street 18 months*

Question. What is your business or profession?

Answer. *Printer*

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

Answer. *I am not guilty*

John M. Auliff

Taken before me this 18 day of *Sept* 1883
[Signature]
District Justice

0210

BOX:

100

FOLDER:

1073

DESCRIPTION:

McCann, Robert

DATE:

04/25/83



1073

0211

Counsel,
Filed *20* day of *April* 188*5*,
Pleads *Not guilty*.

INDICTMENT.
FORGERY in the Third Degree.
[Section 515]
vs.
THE PEOPLE
P
Edward McKeon

John McKeon
JOHN McKEON,
District Attorney.

A True Bill.

W. W. ...
John ... Foreman.
James ...
S. P. ...

0212

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

The People of the State
of New York
against
Robert McCann

The Grand Jury of the City and
County of New York, by this indictment
accuse Robert McCann of the Crime
of Forgery in the Third Degree, com-
mitted as follows:

The said Robert McCann, late
of the City and County of New York,
on the eleventh day of April, in the
year of our Lord one thousand
eight hundred and eight three, at
the City and County aforesaid, with
force and arms, in a certain book
of accounts, commonly called a
cash book, then and there belong-
ing to and appertaining to the
business of one James S. Keenan
then and there doing business under
the name and style of Owen Keenan's
Son, feloniously did make a certain
false entry, in the words and figures
following, to wit:

0213

11 James S. Deenan to date 172.48 ———
with intent to defraud, against the
form of the Statute in such case
made and provided, and against the
peace of the People of the State of
New York, and their dignity.

And the Grand Jury aforesaid
by this indictment, further accuse
the said Robert McCann of the
Crime of Forgery in the Third
Degree, committed as follows:

The said Robert McCann, 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 a certain book of
accounts, commonly called a
cash book, then and there belong-
ing to and appertaining to the
business of one James S. Deenan
then and there doing business under
the name and style of Owen Deenan's
Son, feloniously did make a certain
false entry in the words and figures
following, to wit:

11 James S. Deenan to date 172.48

02 14

~~...to conceal a felony~~
therefore committed by some person
to the Grand Jury of said unknown
against the form of the Statute in
such case made and provided, and
against the peace of the People of
the State of New York, and their
dignity.

John McKeon
District Attorney

0215

with intent thereby to conceal a felony
therefore committed by some person
to the Grand Jury aforesaid in violation
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 McLean
District Attorney

0216

McCarroll # 323
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. Donnelly
154 St 79 St
1 Robert McCarroll

Offence Felony

Dated 17 April 1888
Wm. White Magistrate.

John J. McCarroll Officer.

Carl J. McCarroll

Witnesses
John J. McCarroll
Carl J. McCarroll
No. 323 Street Room 112



No. _____ Street _____
to answer 1000 GS

4 PM
John J. McCarroll

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 Robert McCarroll

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 1000 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 17 April 1888 Wm. White 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.

0217

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 James J. Keenan of No. 154 East 79th Street, that on the 17 day of February 1883 at the City of New York, in the County of New York,

Robert McCann. did make false entries in books of account while in complainant's employ in violation of section 515, of the Penal code of the state of New York

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 him forthwith before me, at the 1st 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 April 1883

Andrew White POLICE JUSTICE.

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated

188

Magistrate

Samuel Stephens

Officer.

The Defendant

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

Officer.

Dated

188

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest,

Native of

Age,

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

0218

Sec. 198-200.

18 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Robert M^e Cairn

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

Question. What is your name?

Answer. Robert M^e Cairn

Question. How old are you?

Answer. 33 years

Question. Where were you born?

Answer. Baltimore Md

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

Answer. 127 West 42 St. about 6 months

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 have nothing to say

Robert M Cairn

Taken before me this

day of April 1885

Andrew Andrews Police Justice.

0219

State of New York }
City and County of }
New York } ss.

James J. Keenan being duly sworn, says, that he is 30 years of age, that he resides at No. 154 East 79th Street in the city of New York, that he is a Merchant doing business under the firm name of Owen Keenan's Son at No. 448 Pearl Street in said city.

That one Robert M^r. Lamm, while in the employ of said firm as bookkeeper and cashier did with intent to injure and defraud, feloniously did falsely make entries in said books of accounts and that on or about the hereafter mentioned dates said Robert M^r. Lamm made certain entries in said books - as follows: that is to say: That under date of the 27th day of ^{dry} February 1883 he made an entry in said books of account charging as having been paid by him to your deponent the sum of \$121.⁵⁴/₁₀₀, which said entry he made with intent to defraud and to conceal the larceny and misappropriation of said sum from said firm, knowing the same to be false. That under date of April 11th 1883 he made an entry in said books of account charging as having been paid by him to your deponent the sum of \$172.48, which said entry he made with intent to defraud and to conceal the larceny

0220

and misappropriation of said sum of money
from said firm, knowing the same to be false.

That your deponent did not receive, nor
any one for him, from said Mr. Leam the
herein mentioned sum as charged falsely by said
Mr. Leam on the books of account of said firm,
whereby the said Mr. Leam did then and there
willfully and with intent to defraud your deponent
commit the forgery in violation of section 575

subdivision 2 of the Penal Code of the State of New York

Sworn to before me this

17 day of April 1883

Andrew J. White

Police Justice

0221

BOX:

100

FOLDER:

1073

DESCRIPTION:

McCarthy, John

DATE:

04/25/83



1073

0222

BOX:

100

FOLDER:

1073

DESCRIPTION:

Brown, Thomas

DATE:

04/25/83



1073

0223

331

Day of Trial,

Counsel,

Filed *20th April* 1883

Pleas

THE PEOPLE

vs.

BURGLARY—Third Degree, and
Receiving Stolen Goods.

*John McKeon and
Shannon Shannon*

JOHN McKEON,

District Attorney.

A True Bill.

[Signature]
Foreman.

[Signature]
S. H. [Signature] Foreman.

Section 498-506-528-532-5507

0224

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 McCauley and
Thomas Brown

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

John McCauley and Thomas Brown
of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said John McCauley and Thomas Brown

late of the ~~Seaman's~~ Ward of the City of New York, in the County of New York, aforesaid, on the ~~twentieth~~ day of ~~April~~ in the year of our Lord one thousand eight hundred and eighty ~~three~~ with force and arms, at the Ward, City and County aforesaid, the ~~store~~ of

~~Seaman S. Pettit~~ there situate, feloniously and burglariously, did break into and enter, the same being ~~_____~~ a building in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit, to wit: the goods, chattels, and personal property hereinafter described, with intent the said goods, chattels, and personal property of the said ~~_____~~

~~Seaman S. Pettit~~ then and there being, then and there feloniously and burglariously to steal, take and carry away, and ~~two pairs~~ of trousers of the value of seven dollars each pair.

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

~~Seaman S. Pettit~~

so kept as aforesaid in the said ~~store~~ 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.

0225

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

John McCarty and Thomas Brown

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *John McCarty and Thomas Brown*

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

pairs of trousers of the value of seven dollars each pair

of the goods, chattels and personal property of _____

Seaman S. Pettit

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen of the said _____

Seaman S. Pettit

unlawfully and unjustly, did feloniously receive and have (the said _____

John McCarty and Thomas Brown

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

JOHN McKEON,

District Attorney.

0226

Police Court - 328
District.

THE PEOPLE, &c.,

vs THE COMPLAINANT OF

Robert W. Tillet
70 Bowery

1 John M. Cartney
2 Thomas Brown

Burglary

Offence

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

20 April 1883
John M. Cartney
Magistrate

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

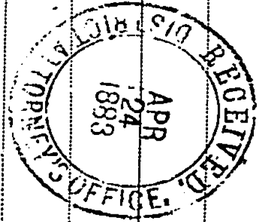
No. 4, by

Residence

Witnesses

\$

to answer



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. Cartney
and Thomas Brown

guilty thereof, I order that they be held to answer the same and they 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 they give such bail.

Dated 20 April 1883 Solon B. Smith
Police Justice.

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

Dated _____ 188 . _____ Police Justice.

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

Dated _____ 188 . _____ Police Justice.

0227

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

185
District Police Court.

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

Question. What is your name?

Answer.

John M^cCarthy

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

New York

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

Answer.

80 Henry St about 7 years

Question. What is your business or profession?

Answer.

Book binder

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 was buying
the pants and was trying them on when
I was arrested

John M^cCarthy

Taken before me this

day of

188

Edward J. Smith
Police Justice.

0228

Sec. 198-200.

184

District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

Thomas Brown 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. Thomas Brown

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. New York

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

Answer. 29 mott St. about 3 months

Question. What is your business or profession?

Answer. Printer

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

Answer. I am not guilty. I was buying the pants from a man in the saloon and was trying them on when arrested
Thomas Brown

Taken before me this

day of

1884

Edmund Smith
Police Justice.

0229

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation a policeman attached to the
6th Precinct Street, being duly sworn deposes and

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

Sworn to before me, this 20th
day of April 1883 Robert A. Light

Solomon B. Smith
Police Justice.

0230

Police Court First District.

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

Herbert Willett

of No. 70 Bowery Street, aged 20 years,
occupation clerk

deposes and says, that the premises No 70 Bowery Street,
in the City and County aforesaid, the said being a brick building

and which was occupied by ~~deponent as a~~ Seaman S Pettit and Clarence Kenyon
copartners as a clothing store
and in which there was at the time ~~humans being~~, by name Herbert Willett
Joseph Raynor, John Raynor, Albert Raynor and five other
persons
were **BURGLARIOUSLY** entered by means of forcibly breaking a pane
of glass of the show window of said premises
and entering therein

on the 20th day of April 1883 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Two pairs of pantaloons of the value
of fourteen dollars

the property of Seaman S Pettit and Clarence Kenyon
copartners and in care and charge 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
John M^cCarthy and Thomas Brown
(both now here)

for the reasons following, to wit: that deponent heard the
breaking of said pane of glass and missed
the aforesaid property from said premises
subsequently deponent was informed by officer
Robert A Tighe that he arrested said defendants
with the aforesaid property in their possession
deponent has since seen the said property
and fully identifies the same as property stolen
as aforesaid
Herbert Willett

known to deponent
no doubt of
of 1883
Police Justice

0231

BOX:

100

FOLDER:

1073

DESCRIPTION:

McClain, Mary

DATE:

04/05/83



1073

0232

29 Bill found

Counsel,
Filed *W. H. Reid* 1883
day of
Pleads *Chobiquely*

THE PEOPLE
vs.
F
Mary McElain
174
64 E. 9.

Grand Larceny, Second Degree, and
Receiving Stolen Goods.

JOHN McKEON,
District Attorney
Filed April 18, 1883
Filed removed &c.
A True Bill.
J. H. McKeon
Foreman.

J. Masden
F. J.

0233

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mary McClain

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

Mary McClain

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

The said Mary McClain

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 31st ~~the~~ day of March in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms

one finger ring of the value of one hundred and twenty five dollars, one scarf pin of the value of six dollars, and three handkerchiefs of the value of fifty cents each

of the goods, chattels and personal property of one Alice Drastam-

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

John McLean
District Attorney

0235

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary McClain being duly examined before the under-
signed, 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. Mary McClain

Question. How old are you?

Answer. 50 years

Question. Where were you born?

Answer. Ireland

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

Answer. 64 E 92nd (resided there 3 weeks)

Question. What is your business or profession?

Answer. Servant

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 May

Taken before me this

day of

188

Police Justice.

0236

2 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Alice Haslem

ago 30 of No. 64 East 9 Street.

being duly sworn, deposes and says, that on the 31 day of March 1883

at the City of New York,

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

of deponent, in the day time.

the following property, viz:

one diamond cluster ring value
one hundred and twenty five
dollars

one coral and golf scarf pin
value six dollars

Three pocket handkerchiefs value
one dollar and fifty cents

together of the value of one hundred
and fifty five dollars and fifty cents
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 Mary McClain (now present)

from the fact that deponent has the
second floor of premises number 64
East 9 street said Mary was a
servant in deponent's employ, no
other person was in the house,
deponent went out, and just
before leaving spoke to Mary
and called her attention to
how pretty the ring looked after

Seaman & Johnson

11

Police Justice

11

0237

deponent had washed the same, deponent then took the ring from her finger and laid it on the wash stand. and forgot to place it on her finger again. Shortly afterward deponent went out and remained away about two hours, when deponent returned and looking for the ring found it was missing afterward said Mary acknowledged and confessed to deponent to having taken stolen, and carried away the ring from deponent's possession further deponent found the other property in said Mary's room in bundles under her bed

Sworn to before me *Wm. A. Foster*
this 1 day of April 1883

Wm. A. Foster
Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFREIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0238

BOX:

100

FOLDER:

1073

DESCRIPTION:

McColgan, William

DATE:

04/03/83



1073

0239

WITNESSES:

Counsel,
Filed 3 day of April 1883
Pleads *[Signature]*

INDICTMENT.
 THE PEOPLE
 vs.
 William Mc Colgan
[Signature]
 JOHN McKEON,
 District Attorney.

John McKeon Attorney

A True Bill.
[Signature]
 Foreman.
[Signature]
 Pleas Guilty.
 Pen: two years.

0240

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 McColgan

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

William McColgan
of the CRIME OF ~~Forgery from the person~~ *Grand Larceny in the*
second degree
committed as follows:

The said *William McColgan*

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *twenty eighth* day of *March* in the year of our Lord
one thousand eight hundred and eighty *three*, at the Ward, City and County
aforesaid, with force and arms, *one watch of the value*
of six dollars

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

JOHN McKEON, District Attorney.

0242

Sec. 198-200.

186 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. William M^c Colgan

Question. How old are you?

Answer. 15 years

Question. Where were you born?

Answer. New York

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

Answer. 357 Pearl St 15 years

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am not guilty

William M^c Colgan

Taken before me this 28
day of March 1888
Samuel S. Smith
Police Justice.

0243

First District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, } ss.

Charles Raud, aged 22 years

clerk of No. 34 Murray Street,

being duly sworn, deposes and says, that on the 28 day of March 1883

at the in the day time at the City of New York,

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

of deponent and from deponent's person with the unlawful intent to cheat and defraud the true owner of the following property, viz:

one gold plated watch of the value of six 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 William M^c Colgan (now here)

from the fact that while deponent was standing in a crowd on Broadway in said city deponent felt some person tugging at the chain which was attached to said watch deponent immediately looked down and saw that said defendant had taken the aforesaid watch from the pocket of the vest then and there worn by deponent with his said defendants hand deponent seized hold of said defendants hand and caused defendant arrest

Charles Raud

Sworn before me this

28

day of

March

1883

Police Justice,

Charles Raud

0244

BOX:

100

FOLDER:

1073

DESCRIPTION:

McCormack, John

DATE:

04/23/83



1073

0245

Bill ordered

(11)

Day of Trial,

Counsel,

Filed *23* day of *April* 188*3*

Pleads *Not Guilty (enry)*

THE PEOPLE

vs.

John McConaughy

(3000)

JOHN McKEON,

District Attorney.

A True Bill.

A. W. Chamber

Foreman.

Sentenced on our the *Indictment*

0246

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 Mc Connach

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

John Mc Connach

of the CRIME of being a dealer in a certain banking game commonly called Red and Black, upon the result of which money was dependent

The said John Mc Connach, late of the Twentieth Ward of the City of New York, in the

City and County of New York, on the 27th day of January in the year of our Lord one thousand eight hundred and eighty-three, at the City and County aforesaid, with force and arms

and yet is a common gambler, and he the said John Mc Connach, on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building known as numbers one hundred and one hundred and two West Thirty-second Street in the said Ward City and County, wilfully and feloniously did engage or dealer in a certain banking game commonly called Red and Black, a more particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be given, the same being a banking game upon the result whereof money was then and there dependent, against the form of the Statute in such case made and provided and against the peace of the People of the State of New York, and their dignity.

John McKeon District Attorney

0247

BOX:

100

FOLDER:

1073

DESCRIPTION:

McCormack, John

DATE:

04/23/83



1073

0248

BOX:

100

FOLDER:

1073

DESCRIPTION:

Pryor, George

DATE:

04/23/83



1073

POOR QUALITY ORIGINALS

0249

118
J. M. ...

Day of Trial.

Counsel,

Filed 23 day of April 1883

Pleads Not Guilty (may)

THE PEOPLE

vs

B
John McConrack

B
and George Engel

Violation of Gambling Laws.
Chas. 504-Sawyer of 1851.

John McLean

District Attorney.

Swimston another
A True Bill. Suspicion

A. M. ...

Foreman.

R. ...

Witnesses:

POOR QUALITY ORIGINALS

0250

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*John McCormack
and George Pryor*

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

John McCormack and George Pryor

of the Crime of "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows :

The said *John McCormack and George Pryor*

late of the *Twentieth* Ward, of the City of New York in the County of New York, aforesaid, on the *eight* day of *July*, in the year of our Lord one thousand eight hundred and eighty-*two*, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building, known as number: *one hundred and two*

§ 40,
2 Banks, 920

West Trinity second Street

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling.

~~SECOND COUNT.~~

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

of the Crime of "Renting, as owner thereof, a room to be used and occupied for gambling," committed as follows :

The said _____

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, being then and there the owner of a certain room in a certain building, known as number _____

§ 40,
2 Banks, 920.

_____ in said Ward, City and County, did rent the same to some person or persons to the jurors aforesaid unknown, to be used and occupied for gambling.

THIRD COUNT.

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

of the Crime of "Renting, as agent thereof, a room to be used and occupied for gambling," committed as follows :

The said _____

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, being then and there agent for the renting of a certain room in a certain building, known as number _____

§ 40,
2 Banks, 920.

_____ in said Ward, City and County, did rent the same to some person or persons to the jurors aforesaid unknown, to be used and occupied for gambling.

POOR QUALITY ORIGINALS

0251

Second ~~FOURTH~~ COUNT.

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

John McCormack and George Pryor

of the Crime of "Keeping and Exhibiting for gambling purposes a gambling table, devices and apparatus," committed as follows :

The said John McCormack and George Pryor

late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler; and ~~that~~ they the said

John McCormack and George Pryor at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep and exhibit in a certain building known as number one hundred and

§ 41,
2 Banks, 921.

two West Thirty second Street in said Ward, City and County, a certain gambling table, and certain cards, chips, devices and apparatus, a more particular description of which is to the jurors aforesaid unknown, and cannot now be given, the same being suitable for gambling purposes, and which were then and there intended to be used for gambling purposes.

Third ~~FOURTH~~ COUNT.

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

John McCormack and George Pryor

of the Crime of "Dealing and Acting as Dealer of a certain banking game commonly called red and black upon the result whereof money was dependent," committed as follows :

The said John McCormack and George Pryor

late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler; and ~~that~~ they the said

John McCormack and George Pryor on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms,

§ 41,
2 Banks, 920.

at and in a certain room in a certain building, known as number one hundred and two West Thirty second Street in said Ward, City and County, wilfully and feloniously did deal and did act as dealer for a certain banking game commonly known as red and black whereof the name and a more particular description is to the jurors aforesaid unknown, and cannot now be given, the same being a banking game upon the result whereof money was then and there dependent.

Fourth ~~SIXTH~~ COUNT.

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

John McCormack and George Pryor

of the Crime of "Acting as 'Look-Out' for a certain banking game commonly called red and black upon the result whereof money was dependent," committed as follows :

The said John McCormack and George Pryor

late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler; and ~~that~~ they the said

John McCormack and George Pryor

POOR QUALITY ORIGINALS

0252

§ 41, on the day and in the year aforesaid, with force and arms, at and in a certain room in a certain building, known as number one hundred and two West Thirty second Street in said Ward, City and County, wilfully and feloniously did act as "look-out" for a certain banking game commonly known as red and black, whereof the name and a more particular description is to the jurors aforesaid unknown, and cannot now be given, the same being a banking game, upon the result whereof money was then and there dependent.

SEVENTH COUNT.

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

McCormack and George Pryor

of the Crime of "Acting as 'Game-Keeper' for a certain banking game commonly called red and black upon the result whereof money was dependent," committed as follows:

The said John McCormack and George Pryor

late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler; and ~~that~~ the said John

McCormack and George Pryor on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number one hundred

and two West Thirty second Street in said Ward, City and County, wilfully and feloniously did act as game-keeper for a certain banking game commonly known as red and black

whereof the name and a more particular description is to the jurors aforesaid unknown, and cannot now be given, the same being a banking game upon the result whereof money was then and there dependent. 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 McLean
District Attorney

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

of the Crime of "Persuading and prevailing on another through invitation and device to visit a room for the purpose of gambling," committed as follows:

The said

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and year aforesaid, at the Ward, City and County aforesaid, knowingly and feloniously did persuade and prevail on one

through invitation and through device, to visit a certain room in a certain building, known as number

§ 44, in said Ward, City and County, the same being a room in the aforesaid building then and there kept for the purpose of gambling therein; and that the said

then and there whilst so visiting the said room, in the aforesaid building, after being persuaded and prevailed upon so as aforesaid, did gamble therein, and did lose by gambling therein a certain sum of money to wit: the sum of against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DANIEL G. ROLLINS, District Attorney.

POOR QUALITY ORIGINALS

0253

130
No. 1

BAILED,
 No. 1, by William Bennett
 Residence 533 Green Street
 No. 2, by William Bennett
 Residence 533 Green Street
 No. 3, by _____
 Residence _____ Street
 No. 4, by _____
 Residence _____ Street

Police Court

THE PEOPLE, &c.
ON THE COMPLAINT OF

John McCannock
150 Orchard

George Payer

Offence Misdemeanor
Sec 3x3 Penal Code

Dated January 12 1883

Magistrate

191 Spring Officer

15-29-30 Precinct

Witnesses William Bennett

No. 152 Madison Street

Thomas & Co

No. 152 Madison Street

No. 152 Madison Street

No. 152 Madison Street

to answer
1883
J. J. Seal

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 McCannock

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 March 15 1883. [Signature] Police Justice.

I have admitted the above-named John McCannock and George Payer to bail to answer by the undertaking hereto annexed.

Dated March 16 1883. [Signature] 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 _____ 1883. _____ Police Justice.

POOR QUALITY ORIGINALS

0254

150
120

BAILED,
 No 1, by William Bennett
 Residence 533 Green Street
 No 2, by William Bennett
 Residence 533 Green Street
 No 3, by _____
 Residence _____
 No 4, by _____
 Residence _____

Police Court
 3
 169 District

THE PEOPLE, &c.
 ON THE COMPLAINT OF
Jos. Brown
150 Green
John M. Connaek
George Payer
 Offence Misdemeanor
Sec 343 Penal Code

Dated January 12 1883
 Magistrate.
191 Officer
 Precinct 28-29-30
 Witnesses Anthony Lauter
 No. 150 Green Street
James H. Connaek
James H. Connaek
George Payer
 No. 502 Green Street
 1893
 ATTORNEY

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. Connaek

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

Dated March 15 1883. [Signature] Police Justice.

I have admitted the above-named John M. Connaek and George Payer to bail to answer by the undertaking hereto annexed.

Dated March 16 1883. [Signature] 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 _____ 1883. _____ Police Justice.

0255

Sec. 151.

Police Court _____ 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 Louis Bensinger of No. 151 Nassau Street, that on the 8 day of July 1888 at the City of New York, in the County of New York,

John McCannack and John Bergers, were guilty of the crime of keeping and exhibiting certain gambling tables, devices, establishment and of dealing for others to gamble at Rouge et Noir.

Wherefore, the said Complainant has prayed that the said Defendants 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 them forthwith before me, at the 2nd 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 12th day of February 1888

[Signature]
POLICE JUSTICE.

POLICE COURT _____ DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis Bensinger
vs.

John McCannack
John Bergers

Dated _____ 188

Magistrate

Officer

The Defendant taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Officer

Dated _____ 188

This Warrant may be executed on Sunday or at night.

Police Justice

Warrant-General.

REMARKS.

Time of Arrest, _____

Native of _____

Age, _____

Sex _____

Complexion, _____

Color _____

Profession, _____

Married _____

Single, _____

Read, _____

Write, _____

0256

John Mc Cormick

28

U.S.

231 Men 35th St

having been brought before me under this Warrant, is committed for examination to the

WARDEN or KEEPER of the City Prison of the City of New York.

Dated

188

Police Justice.

John Bergers
27
U.S.

252 Men 33rd St

Arrested on the
22nd day of June
1883, by
Sergeant Henry
Cowan Dykes

The within named

0257

City and County of New York, ss.:

Police Court 3 District.

THE PEOPLE,

On Complaint of Louis Bensingen

VS

For

John McCormack a Misdemeanor

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

Dated March 16 1883

[Signature]

Police Justice.

John McCormack

0258

City and County of New York, ss.:

Police Court 3 District.

THE PEOPLE,

On Complaint of

Louis Bessinger

vs

For

George Pryor

a Misdemeanor.

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this complaint, ~~and my right to make a statement in relation to it~~, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York

Dated March 16 188 3

George Pryor

Police Justice.

[Handwritten signature of Police Justice]

0259

Sec. 198-200

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer.

John Mc Cormack

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

New York

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

Answer.

231 West 35 Street (resided New York)

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 Mc Cormack*

Taken before me this

day of

16
John J. [Signature]
Police Justice.

0260

Sec. 198-200

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Payer 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.

George Payer

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

Arkansas

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

Answer.

252 W 33 st (resided there 1 1/2 yrs)

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

George Payer

Taken before me this

day of

[Signature]

Police Justice.

0261

City and County and }
State of New York. }

Louis Bensinger, of
150 Nassau Street New York City being duly
sworn deposes and says that John McCormack
and John Bergen, ^{otherwise known as George Bryan} did on the 8th day of
July 1882, at number 102 West 32nd Street in
the City of New York, unlawfully have in their
possession certain gambling tables, devices, estab-
lishments and apparatus, which they did keep and
exhibit for gambling purposes in certain banking
games, and the said John McCormack and
John Bergen did there and there deal a certain
game called Rouge et noir or red and black
^{for others to gamble}
and deponent charges the said John McCormack
and John Bergen with the crime of keeping
and exhibiting for gambling purposes the said
gambling tables, devices, establishment and
apparatus, where money was dependent on
the results as aforesaid

Subscribed and sworn to before me

this 12th day of January, 1883

[Signature]
Police Justice

Louis Bensinger

0262

Cross Examination of
Louis Bensinger March 6 1883

Q What is your business
A Agent New York Society Suppressing
of vice been engaged ten months
Was before this a cigar maker
been in twenty different places

Q Where were you born
A New York City

Q How old
A 22 years

Q Who did you work for last
A Louis ask worked for him
two months before I worked
for him I worked in 57 street
do not recollect the name
believe it is Upmann I
worked for him ten months
before I worked for him I
worked for some one cannot
recollect his name. I
have been in the Park
New York I worked for Robert
Fullerton keeps now on Warren
between 18 & 19 streets next side

Q Where do you live now
A In 74 street with my folks.
I am married live with
my father and mother

0263

- Q What is your father's business
A Cigar maker
Q Have you ever been a bar
tender
A No
Q Then you have never been engaged
in any other business except as a
cigar maker and in a
bar-tender's office
A No Sir
Q Have you ever been arrested
A Yes I have
Q How long ago
A In 1877
Q What for
A For receiving stolen goods
Q Have you ever been arrested
more than once
A Yes not only for playing
pall or making fire on
the street
Q When you were arrested where
the goods found in your possession
A Yes I had a watch in
my possession which had
been stolen
Q Where did you take it

0264

a To my loss
q How did you become acquainted
a with Mr. Constock
q Through Mr. Joseph Britton
a Who is Joseph Britton
q An Agent for the society I
a got acquainted with him
q through an advertisement in
a the paper I answered the
q advertisement through a
a letter I told Britton
q I had been arrested
a Did you tell him who you
q worked for
a Yes. The Pamphlet who
q I worked for was Fullerton
a Did you know John D
q Gask
a I don't remember the name
q of Fullerton in Mass., nor
a Yes I do not know him
q many times & he has
a been arrested
q Did you state to Britton
a that you had been arrested
q Yes. And he believed me
a and hired me
q Do you see go to St. Chystr
a Yes.

0265

Q Is it not a less drinking saloon
A No it is a Restaurant

Q When did you open there
A On the 11th day of December
1882

Q What did you mean when
you told me that 'you
had not been in the
Liquor business'

A Neither I have I sell
no liquor only sell Soda
Water Sansapallacked meats

Q Have you had disturbances
in your place

A Yes but they do not
occur often - In case a
man comes in and is
troubled and must go out
I call an officer and have
him put out

Q Since you have been employed
by ^{Mr. Constock} what do you do

A Anything that Mr Constock
calls upon me to do

Q When were you discharged
from Mr Constock's employ

A I am not discharged
I am not regularly in his
employ or all the time

0266

- Q Are you in his supply some
of the time
- A Yes and I receive evidence
of it do you receive it
- Q If he asks me to go into
any gambling house I go.
I go to get the evidence
and nothing else
- Q Who do you take with
you
- A No one except Mr Comstock
tells me to go with a
man
- Q Are you paid for these services
- A \$2.50 a day. I only get pay
when I do something
- Q If you had not come as
a witness today, you would
not have been paid
- A No.
- Q Do you know Mrs Adams,
- A I have seen her at
No 102 West 32 Street
- Q Did you ever see him play a
card in your life
- A No
- Q Do you know of your own knowledge
that he ever gambled
- A No.

0267

Q Did you know a man by
the name of John McCormack

A No

Q Do you know a man by the
name of John Berger

A No

Q You stated you saw some
men playing at No 102

A Yes

Q Do you know whether they
were persons visiting there

A I could not say

Q Do you remember who you
went with to No 102

A Charles A Hollingsworth

Q Where is he

A I cannot say

Redirectly.

Q You said you did not know
any person by the names
of McCormack or Berger

A Yes but I know the persons
called by those names they
are present (points stem out)
I cannot tell which is McCormack or which is Berger

Q You said you saw Muddam

0268

in Number 102 what was he
doing there

A He was walking up and
down the room hands
in his pocket

Q Did he have his hat and
pencil on

A No

Q How often did you go to
this place

A Four or five times

Q Was Mr Adams there each
time

A I saw him three times

Q On each one of these occasions
was he dressed as you
describe

A He had a hat on - also a
cut away coat on

Q Did you ever hear him say
anything there

A Yes I heard him say look
out there to one of the
gentlemen present who was
then in the room

Q What sort of furniture was
in that room

A Tables a red and black lay out

0269

on the table, a roulette table
with racks of checks, dealing
by and roulette wheel

Q What did you see these
two gentlemen Berger and
McCarmaek doing there

A I saw one of the two dealing
cards from a box which is
called red and black

Q Did you see him handle
any money

A Yes

Q What did he do with the
money

A Received money, and gave checks
and took checks and gave
money

Q What did you see the other
man do

A The same as the other.

In answer to the Court

Q Were these parties arrested on
a warrant or by the captain
of the precinct

A On a warrant

Subscribed by me Louis Benzinger

6 day of March 1883

[Signature]
Wm. J. [unclear]

0270

Anthony Courstox Recalled by the
District Attorney

Q On what date did you make
the seizure?

A On the 6th day of January; and
the former seizure was on the
11th day of July, 1882. I found
a safe on the premises; I took the
contents of that safe the papers
now in my hand are a portion
of the contents contained in
that safe.

Cross Examination

Q Where was the safe that you found?

A In the apartment of the Egger
store after the entry of the Egger
store in the room where we
go up stairs, I found part of the
papers in the safe and part
in another room I cannot
tell which portion of them were
in the safe or in the room.

My recollection of these papers
here are that the bulk of them
were in the safe, I will not
swear positively that any of these
papers were in the safe. I
positively
did not get them positively
in the Egger shop we got

0271

a locksmith and ^{he} broke the safe open I was not present when it was done, It was done under the address in the warrant, where are the ~~keys~~ The keys I spoke about in my direct examination Mr. Cornick has them, I did not unlock any drawers in any room of the premises I saw John M. Cornick unlock the drawers of the Gaming table by that I mean the table of Red and black, and I unlocked the drawers in the Policy Shop I think the drawer in the Roulette table was unlocked by Mr. Cornick. I think he opened the drawers in the gaming table which I know and I think he opened one drawer in the Roulette table I think he took some matches out of the gaming table I did not see him take any cigarettes I did not give any directions to have the safe broken, I went down for a locksmith and ^{had been} ~~was~~ sent before we reached his office.

0272

~~the~~ The search warrant
arrested the opening of the
safe. nobody else did so,
^{in my presence,}
~~the search warrant was~~
~~obtained by Mr Brown & myself~~
I never saw any one gambling
on the premises of my own
personal knowledge I don't
know if a card was ever played
there or a game of roulette
~~more an apprehension of finding~~
the safe was broken open in
July I had a man in my
employ by the name of
Beaslyger, I expected him
here to day.

Papers affixed in Eric Mack a B.C.

shown to before me

This 17th day of February 1883

P. G. Duffy

Anthony Bonstock.

James Justice

0273

BOX:

100

FOLDER:

1073

DESCRIPTION:

McCoy, James

DATE:

04/23/83



1073

0274

311

Day of Trial, *April 23*
Counsel, *W. H. T. C.*
Filed *23* day of *April* 188*3*
Pleads *Not guilty (ex)*

James McKeon
vs.
W. H. T. C.

THE PEOPLE

vs.

F

James McKeon

W. H. T. C.

JOHN McKEON,

District Attorney.

A True Bill

W. H. T. C.

Foreman.

James McKeon
vs.
W. H. T. C.
James McKeon
vs.
W. H. T. C.

0275

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James McCloy

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

James McCloy

of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said *James McCloy*

late of the *Emert* Ward of the City of New York, in the County of New York, aforesaid, on the *first* day of *February* in the year of our Lord one thousand eight hundred and eighty *three* with force and arms, at the Ward, City and County aforesaid, the *store house* of

Charles F. Berger

there situate, feloniously and burglariously, did break into and enter, the same being _____ a building in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit, to wit: the goods, chattels, and personal property hereinafter described, with intent the said goods, chattels, and personal property of the said _____

Charles F. Berger

then and there being, then and there feloniously and burglariously to steal, take and carry away, and *two axes of the value of six dollars each, and three steel springs of the value of six dollars each*

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

Charles F. Berger

so kept as aforesaid in the said *store house* 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.

0276

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

James McKeon

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said James McKeon

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

axes of the value of six dollars each, and three steel springs of the value of six dollars each

of the goods, chattels and personal property of

Charles S. Slinger

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen of the said Charles S. Slinger

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

James McKeon

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

JOHN McKEON,

District Attorney.

0277

Police Court District.

318

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles S. DeLozier
3711 East 27th
James McCarty

1
2
3
4
Offence, Burglary & Larceny

Dated April 18 1883

Magistrate
J. M. Patterson

Clerk
Wm. M. Green

Witnesses

No. 1
Edw. P. O'Connell

No. 2
Michael O'Keefe

No. 3
George J. Smith

No. 4
2450 W 28th Street

\$ 1000.00 to answer
Conrad

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

James McCarty

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of ~~1000~~ Five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated April 18 1883 J. M. Patterson Police Justice.

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

Dated _____ 1883 _____ 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 _____ 1883 _____ Police Justice.

0278

Sec. 198-200

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

James McCoy

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

Question. What is your name?

Answer.

James McCoy

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

New York City

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

Answer.

578 West 28th St - about 10 years

Question. What is your business or profession?

Answer.

Paper dealer

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

Answer.

I am not guilty of the charge

James McCoy

Taken before me this

day of *April* 188*8*

A. M. Patterson

Police Justice.

0279

Police Court 2 District.

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

Charles Silberger
of No. 37 1/2 West 27th Street, aged 29 years,
occupation Blacksmith being duly sworn

deposes and says, that the premises No 37 1/2 West 27th Street,
in the City and County aforesaid, the said being a Wooden building

and which was occupied by deponent as a Place for depositing old wagons
and in which there was at the time ~~a~~ human being, by name _____

were **BURGLARIOUSLY** entered by means of forcibly Removing
a plank or board from the
side of the aforesaid building

on the First day of February 1883 in the Night time, and the
following property feloniously taken, stolen, and carried away, viz:

Two Wagon axles and three
Steel Springs all being of the
Value of thirty 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

James M. Coy now Medant

for the reasons following, to wit: That on the morning succeeding
said night deponent found the said
plank removed from the side of the building
and a wagon therein to which was attached
the axles and springs was broken up and
said property taken stolen & carried away - that
deponent subsequently found said axles & springs
which he identifies in a junk shop kept by one
Joley who informed deponent that he bought said
property from the defendant & deponent believes the same to be true
C. S. Silberger

*James M. Coy
1883
Archie Justice*

0280

City and County of
New York

Patrick Foley of No 520 West 29th
Street being sworn says that he keeps
a junk store at said premises - that
on or about the 1st day of February last
past the defendants came to deponent's
place of business and sold to him
for two dollars & seventy five cents
the axles and springs which the
Complainant alleges are his property
and which deponent believing such
allegation returned to the Complainant

Patrick Foley
sworn

Sworn to before me this
18th day of April 1883
J. M. Patton
Police Justice

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree

vs.

Burglary

188

Dated

Magistrate

Officer

or Clerk

Witnesses:

Committed in default of \$ Bail

Bailed by

No. Street

0281

Testimony in the case
of James W. Boy
filed April
1883

0282

47
The People vs. James McLeary
Indictment for burglary in the third degree and receiving stolen goods.

Court of General Sessions, Part I
Before Judge Gildersleeve. April 26, 1883

Charles Silberger, sworn and examined, testified. What is your business? Blacksmith.
I am working for a boss; the business is carried on at 54, West Twenty Seventh St. I suppose it is in the Twentieth ward. I don't know how those premises were fastened on the first of February last. I don't know how they were broken. Then I went away in the night time the place was locked and when I came back in the morning it was broke up - a piece of board was tore out of the side of the house; it was a shanty frame house. What did you keep in there? Old wheels and old wagons. It was McDonald's property. There were taken away axles and springs from a wagon. Had you seen that property there the night before? Yes sir, and it was missing the next morning. I found it in Foley's junk store in Twenty Ninth St. The property I saw in Foley's was the property that was taken from this establishment. It was worth about thirty dollars. Did you find it all there? Yes sir

0283

Cross Examined. What day of the month was this? I could not tell exactly; it was about the 1st of Feb; that is all I know. This property that you found in the junk shop how do you know that that was the same which was taken from your employer's place on the night before? I know the axles by the pattern, and I got the wheels where the axles fit in the boxes; another thing, I repaired the axles myself - put new washers on. Then you identified it by your own workmanship, is that it? Yes sir. Patrick Poley, sworn and examined, testified: Where is your place of business? No 520 West Twenty ninth St. What is your business? Junk store. Do you know the prisoner? Yes sir. Did you see him on or about the 1st of Feb. last? Yes sir. What time? It must be about seven o'clock I think. I have no dates, but it is about the 1st of Feb. Did he come to your place? Yes sir. It was in the afternoon, about seven o'clock as far as I can judge. Did he have any property there? He brought two axles and three spindles. He represented them to me as his own. Did you afterwards see Chas. Tilberger, the witness who was last on the stand here? I seen 'him after he took

0284

home his iron the next day. I did not see him until he was down in Court at Jefferson Market. Who came there and took away his property? Another young man I dont know his name or I dont know who he is, came in and said it was his iron, and then this last witness came along with him over to my place and took it. Then Mr. Silberer did come to your place? Yes sir; so my wife told me, I was out. Did Silberer take away the same property that the prisoner brought there? Yes sir. What did the prisoner ask for that property, what loan did he get on it? I think it was \$2.75 I paid him for it to the best of my opinion. Cross Examined. How far is your place from this blacksmith's shop? The blacksmith is in Twenty eighth st. and I am in Twenty ninth st. Did you ever see this prisoner before in your life except on the occasion which you have stated? I did sir, as far as knowing him by sight - that is all. I never had no business with him before. You say you are positive he is the man that sold you that iron? Yes sir.

0285

Thomas M. Cornick sworn and examined.
I am an officer of the 20th, I know the prisoner
and arrested him on April 17th on the com-
plaint of Mr. Tilberger and Mr. Foley. Had
the complaint about a week. I was looking
for him. He denied the charge and said
that they were mistaken. Cross Examined
I was told first about the burglary about
the first week in Feb.; the detective (Mr
Cunnell) of the 20th precinct told me
of it first. Mr. Foley spoke to me about it;
he described to me the kind of person
who pawned the iron and told me his
name. Did you know the man when
he spoke to you of him? I did, sir. How long
have you known the prisoner? I know him
some time I never saw the prisoner from
the time the complaint was made to
me only once, about 3 o'clock in the
morning. I was not sure then they would
press the charge, but when I heard the
following night that they would. I arrested him.
I heard the prisoner sold papers for a
George Smith sworn testified. I live 450 West
Twenty eighth St. All I know about the
burglary is, the property was stolen and
came back again. I saw the property
about a week before it was taken. I
did not see it at Foley's place but I saw
it after it came back. The prisoner is
the one that was in the blackboard shop.

living.

0286

James McCoy, sworn and examined, in his own behalf testified I live in 508 28th St. between 10th and 11th aves., am a paper dealer about twelve years. I never saw Foley in my life and never put a foot in his store. I never pawned the property and was not in the blacksmith or junk shop.

The jury rendered a verdict of guilty of petty larceny.



0281

Testimony in the case

of
James McCreary

filed April

1883

0282

21
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0283

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0284

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who pawned the iron and told me his
name. Did you know the man when
he spoke to you of him? I did, sir. How long
have you known the prisoner? I know him
some time I never saw the prisoner from
the time the complaint was made to
me only once, about 3 o'clock in the
morning. I was not sure then they would
press the charge, but when I heard the
following night that they would. I arrested him.
I heard the prisoner sold papers for a
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burglary is, the property was stolen and
came back again. I saw the property
about a week before it was taken. I
did not see it at Foley's place but I saw
it after it came back. The prisoner is
the one that was in the blackboard shop.

living.

0286

James McCoy, sworn and examined, in his own behalf testified I live in 508 28th St. between 10th and 11th aves., am a paper dealer about twelve year. I never saw Foley in my life and never put a foot in his store. I never pawned the property and was not in the blacksmith or junk shop.

The jury rendered a verdict of guilty of petty larceny.

0287

BOX:

100

FOLDER:

1073

DESCRIPTION:

McCue, Henry

DATE:

04/17/83



1073

0200

184 #319

Filed 17 day of April 1883
Pleads *Morganhill*

ROBBERY—First Degree.

THE PEOPLE

vs.

F
Henry McCre

John McKeon

JOHN MCKEON,

District Attorney.

A True Bill.

W. J. Foster

Foreman.

Apr 19/83

Henry Robby
S. A. Five years.

0289

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Henry McCre

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

Henry McCre

of the crime of Robbery in the first degree,

committed as follows:

The said Henry McCre

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the fourth day of February in the year of our Lord
one thousand eight hundred and eightythree at the Ward, City and County aforesaid,
with force and arms, in and upon one Thomas D. Smith
in the peace of the said People then and there being, feloniously did make an assault,

being then and there aided by accom-
plices actually present, to wit: by
James McCre and James Gummley]
and one silver coin of the United
States of the kind known as half-
dollars, of the value of fifty cents,
one silver coin of the United States
of the kind known as dimes, of
the value of ten cents, and three
coins of the United States of the
kind known as cents of the
value of one cent each

of the goods, chattels and personal property of the said

Thomas D. Smith

from the person of said Thomas D. Smith and against
the will and by violence to the person of the said Thomas D. Smith
then and there violently and feloniously did rob, steal, take and carry away, against the
form of the Statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

JOHN McKEON, District Attorney.

0290

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

Police Court 2d District 102

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James McLeone
James Grumley
Offence Robbery

Dated February 3rd 1883

Stephen Magistrate.
John McLeone Officer.

Witnesses Emily Smith
No. 578 St. 28
Street.

No. _____ Street,
No. _____ Street,
No. _____ Street,
\$ 500
FEB 8 1883
DISTRICT ATTORNEY

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

James McLeone 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 he give such bail.

Dated February 3rd 1883 Stephen 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.

0291

Sec. 198-200.

2^d District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Grumley 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. James Grumley

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. New York City

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

Answer. No 52 & West 28 St; 2 months

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am guilty

James Grumley

Taken before me this

day of

February 1889

Walter S. ...
Police Justice.

0292

Sec. 198-200.

2^d District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. James Mc Lene

Question. How old are you?

Answer. 21 years

Question. Where were you born?

Answer. New York City

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

Answer. No 328 West 28 street; 5 years

Question. *What is your business or profession?

Answer. Plumber

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

Answer. I am not guilty.

James Mc Lene

Taken before me this

day of

February

1883

[Signature]
Police Justice.

0293

Form 96.

Police Court, Sixth District.

CITY AND COUNTY } ss.
OF NEW YORK, }

Thomas H. Smith, 62 years old, Iron painter
of No. 528 West 28 Street, New York City,
being duly sworn, deposes and saith, that on the 4 day of February
1883 at the 20 Ward of the City of New York, in the

County of New York, was feloniously taken, stolen, and carried away, from the person of
the deponent, by force and violence, without his consent and against his will, the following

property, viz.: Sixty three cents in good and
lawful money of the United States as
follows, one silver coin of the denomination
and value of Half Dollar, one silver coin
of the value of ten cents, and three copper coins
each of the value of three cents, in all of the
value of sixty three cents

of the value of _____ DOLLARS,

the property of deponent

and that this Deponent has probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away, by force and violence as aforesaid by

James Gromley and James Mc Hugh one
both now here, from the following facts:
At about half past three o'clock in the afternoon
of said day deponent was in his room in
the premises No 528 West 28 Street, having
said money in his shoe. Said Mc Hugh
and said Gromley approached deponent
together with one Henry Mc Hugh. Said Mc
Hugh caught deponent by the throat while said
Gromley cut the lace of deponents shoe and
abstracted said money. Deponent was severely
beaten on the face and head by said Gromley
and cut by him with the knife here shown as he
attempted to resist and prevent the robbery

Sworn to before me, this
day of February
1883
High Governor of Police Justice.

Thomas H. Smith
mark