

0621

BOX:

169

FOLDER:

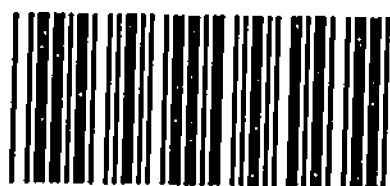
1724

DESCRIPTION:

Madison, Archibald

DATE:

03/06/85



1724

POOR QUALITY
ORIGINALS

0622

Witnesses:

John G. Galt,
46 Success St.
Officer Richard B. Bunker
P. M. Incised

Counsel,

Filed

Pleads

1885

THE PEOPLE

vs.

P

Archibald

Madison

Burglary in the Third Degree,

[Sections 498, 499, 500]

RANDOLPH E. MARTINE,

PETER B. O'NEIL,

District Attorney.

A True Bill.

W. J. C. Berry

Foreman.

Charles B. Berry

Spiced & Grained of
and attempt.

S. P. 2 1/2 years.

0623

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Archibald Madison

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

Archibald Madison

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

The said *Archibald Madison*,

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

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

John Fidelity,

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

Randolph B. Martin

District Attorney

0624

Police Court 16 Grand 242
District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Stockley
46 East 10th St
Bungary

Archibald Madson

2

3

4

Offence

Dated March 21 1885

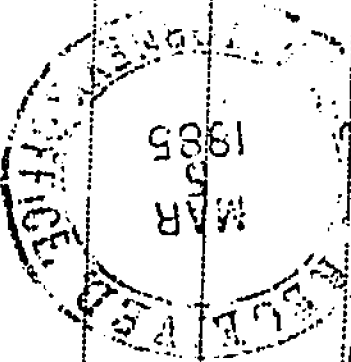
W. H. de
Magistrate.

Richard A. M. O'Brien
Officer.

Richard A. M. O'Brien
Precinct.

Richard A. M. O'Brien
Witnesses

Richard A. M. O'Brien
Witnesses



No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

BAILED,

No. 1, by _____

Residence _____
Street _____

No. 2, by _____

Residence _____
Street _____

No. 3, by _____

Residence _____
Street _____

No. 4, by _____

Residence _____
Street _____

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

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

Dated March 21 1885 W. H. de 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.

0625

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.... Second District Police Court.

Archibald Madison 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. Archibald Madison

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. New York City

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

Answer. 20 Beach street, And About 4 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 was drunk, and do not remember anything about it

Archibald^{his} Madison
mark

Taken before me this

day of

March1885

W. A. H. H. H.
Police Justice.

0626

CITY AND COUNTY }
OF NEW YORK, } ss.

Richard Berrian
aged 31 years, occupation Officer of of No. the 8th Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of John Coetz
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 21
day of March 1888 } Richard Berrian
Mar. 21
Police Justice.

POOR QUALITY
ORIGINALS

0627

Police Court—Second District.

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

of No. 46 Sullivan Street, aged 33 years,
occupation Grocer being duly sworn

deposes and says, that the premises No 46 Sullivan Street,
in the City and County aforesaid, the said being a brick and wooden
building, and the ground floor of
and which was occupied by deponent as a Grocery Store
and in which there was at the time no human being, by means

were BURGLARIOUSLY entered by means of forcibly breaking the
glass, and removing an iron bar outside the
door facing with street, and leading
into said Grocery store

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

A quantity of groceries tobacco
and Cigars of the value of one
hundred dollars

the property of Deponent

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

for the reasons following, to wit: On the 1st instant, about
the hour of 7.30 o'clock p.m. Deponent
closed and locked said premises, on
the following morning deponent was informed
by officer Richard Berman of the 8th Precinct
Police that he arrested said defendant in
the act of having his left hand through and
inside the broken pane of glass in the
door of said premises about the hour of

0628

one o'clock in the morning of the 2nd instant and also found the iron bar outside said door removed therefrom and that said officer found one of the upright iron bars on the door of said store facing Sullivan Street wrenched off and the glass broken in said door. And said officer also found in the possession of said defendant a snippers and pick lock here shown —
wherefore deponent charges said defendant with the burglary as aforesaid with the felonious intent of stealing the above-described property.

Osworn to before me
the 2nd day of March 1885 } John J. Greig
J. J. Greig
Police Justice

Police Court — District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Burglary

Degree

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0629

Testimony in the
case of
Archibald Madison

filed

March

1883-

821

The People } Court of General Session. ^{Part I}
Archibald Madison } Before Judge Gildersleeve.
March 13, 1883. Indictment for burglary.

John Goetz sworn. I live at 182
Hudson St. and have a grocery store at 46
Sullivan St. I left the store in the evening
of the 2nd of March about 7 1/2 and closed
the store up; there was about \$400 or \$500
worth of property in it. The next day I came
there about 5 1/2 and I saw the glass in the
door broke; my clerk sleeps in the room
behind; it is the door that was facing
upon the street which was broke. Cross
examined. There was no property taken from
the store. The window panes that were
broken were all right the night before.

Richard R. Berrian sworn. I am
an officer of the 8th precinct police and
was on duty on the 2nd of March. I arrested
the prisoner at 46 Sullivan St. He had
his left arm inside the pane of glass
that was broken and his other hand
on the knob of the door with a hook
broken off on top and the iron bar
rested from its place that runs
across the door. This bar was fastened
on the inside by a pin and this bar
was taken down and laid alongside

the door. I came down and asked him, "What are you trying to get in there for?" He knows me by sight; he said, "That is all right, Dick." "No, it is all wrong," I said. So I rapped and another officer came to my assistance. I told him to stay there and watch the place till I took him to the station house. By that time the two roundsmen happened to come along and we searched him and we found a pair of nippers and a pair of pliers in his pocket. I have got them. He searched him five minutes after he was arrested. I had him in custody all the time. I should call what you now show me a pick lock and that a button hook. The roundsman searched him there at the time and found the nippers in his pants pocket. On the way up to the station house in Sullivan St. as I was taking him up, he put his hands in his pocket. I told him to keep his hands out of his pocket. He refused to do so, and he hit me in the mouth.

POOR QUALITY
ORIGINALS

0632

with his hands. I got hold of him and
chucked him down the street. I said,
"I don't want you to do anything like
that to me." I got him up on his
feet and fetched him to the station
house. I searched him and found a
butter hook and a pick lock and a
small knife in his possession. Cross
Examined. Then I asked him what
he was doing there, he said, "That is
all right, Dick." My name is Richard,
but they call me Dick for short. I suppose
that was his condition as to sobriety
at that time? He had been drinking
a little and he commenced staggering
around the street. Says I, "That won't
do at all," because I knew that he
was playing off; he might have been
drivelling some; his breath smelled of liquor.
I heard something fall like glass when I
was half a block off; this was about
one o'clock in the morning. The defendant
was at the complainant's stove. I did not
see anybody on the street at the time
but the defendant. I was only five or
six feet from him when I discovered
the prisoner with his hand inside
the door. When I heard the glass break
I went at a pretty good gait.

Archibald Madison swore in his own behalf. My right name is John O'Brien; they know me on account of my step father by the name of Richard Madison. I attempted to explain at Jefferson Market to the clerk but they took me away before I had time. My business for the last few months has been sign hanging and I used the nippers which were found on me for bending screws and wires when fixing signs and what the officer calls a pick lock I used in my business also. I did not go to the complainant's store for the purpose of breaking in. I could not say whether I broke the glass or not, for I was under the influence of liquor. I was with a friend who came from Cleveland Ohio and we had a few drinks. I was drunk when the officer arrested me. I could not say whether I fell in the window or was pushed in the window. I left my friend at the corner of Grand and Sullivan sts. and he went in the car, and that is the last thing I remember. The jury rendered a verdict of guilty of an attempt at burglary in the third degree.

0634

BOX:

169

FOLDER:

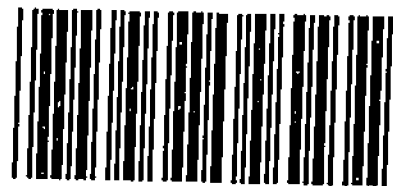
1724

DESCRIPTION:

Mahon, Francis W.

DATE:

03/26/85



1724

0635

BOX:

169

FOLDER:

1724

DESCRIPTION:

Welsh, John

DATE:

03/26/85



1724

POOR QUALITY
ORIGINALS

0636

23rd 15

Counsel, *P. Ditcher*
Filed *26* day of *March* 188*5*
Pleaded *Not Guilty*

Francis W. Mahon
and
John Welsh
[Sections 486, 506, 528, 531, 530]
Burglary in the THIRD DEGREE

THE PEOPLE
vs.

RANDOLPH B. MARTINE.
PETER B. OLNEY,

District Attorney.

A True Bill.

W. J. C. Berry

Foreman.

I find guilty of
Receiving stolen goods
Apr 6. 1887.
Each Pen one year.

Witnesses: *Connelley - Clarke*
2322 2d Ave.
Officer John Higgins
Officer H. H. McNeill

0637

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Francis W. Mahon
and John Walsh

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

Francis W. Mahon and John Walsh

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

The said *Francis W. Mahon and John*

Walsh, each _____

late of the *Twelfth* Ward of the City of New York, in the County of New York aforesaid, on the *19th* day of *March*, — in the year of our Lord one thousand eight hundred and eighty-*five*, with force and arms, at the Ward, City and County aforesaid, a certain *part of a* building there situate, to wit: the *store* _____ of one *Cornelius*

Charles, _____

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

Cornelius Charles _____

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

0638

SECOND COUNT.

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

Francis W. Mahon and John Welsh
of the CRIME OF *Grand* LARCENY in the second degree,
committed as follows:

The said Francis W. Mahon and John
Welsh, each

late of the *Twelfth* Ward of the City of New York in the
County of New York aforesaid, afterwards, to wit: on the said *19th* day of
March, in the year of our Lord one thousand eight hundred
and eighty-*five* at the Ward, City and County aforesaid, in the *night*
time of said day, with force and arms,

*Twenty nine boxes of cigars of
the value of two dollars each
box, one bottle of brandy of
the value of two dollars, and
divers coins, of a number, kind and
denomination to the Grand Jury
aforesaid unknown, of the value
of two dollars,*

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

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *Francis W. Mahon and John Walsh* of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Francis W. Mahon and John Walsh*, each _____ late of the *Small* Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the said *19th* day of *March*, _____ in the year of our Lord one thousand eight hundred and eighty-five, with force and arms, at the Ward, City and County aforesaid, *Twenty nine boxes of cigars of the value of two dollars each box, one bottle of brandy of the value of two dollars, and silver coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of two dollars,* _____ of the goods, chattels and personal property of one *Cornelius Clarke*, _____

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

unlawfully and unjustly did feloniously receive and have (the said *Francis W. Mahon and John Walsh*, 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.

Handwritten signature
PETER W. DAVY, District Attorney.

0640

PART 1.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

*Court of General Sessions of the Peace.**The People of the State of N. Y. Work,*To *Cornelius Clarke Murder*
 of No. *2322 - 2^d Ave* Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the *6* day of *APRIL* instant, at the hour of ten in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

J. W. Mahon et al

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

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of

APRIL

, in the year of our Lord 1885

RANDOLPH B. MARTINE, *District Attorney.*

0641

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

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Cornelius Blake
232 2nd Ave.
St. Michaels Church
St. Michaels Church

MADE
123
1985

Dated March 19 1885

Magistrate

Officer

Witnesses Call the officer

No. 2 1/2 10000
No. 10000
Street

No. 10000
Street
to answer Sessions.

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

Francis W. Mahon
and John W. Weller

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

Dated March 19 1885 H. M. Patterson Police Justice.

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

Dated _____ 1885 _____ Police Justice.

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

Dated _____ 1885 _____ Police Justice.

0642

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Francis W. Mahon 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 to 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. *Francis W. Mahon*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *455 West 44 Street 2 months*

Question. What is your business or profession?

Answer. *Musician*

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
F. W. Mahon

Taken before me this

day of

1888

Charles J. Sullivan
Police Justice.

0643

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Welch*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *31 East 40th Street one month*

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 Welch

Taken before me this

day of

1988

Police Justice

0644

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 44 years, occupation Police Officer of No. 125

French St. Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Emelius Clarke

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

Sworn to before me, this 19

day of March 1889

J. L. Hargrove

M. P. Patton

Police Justice.

0645

Police Court—First District.City and County } ss.:
of New York,of No. 2322 Second Avenue Street, aged _____ years,
occupation Liquor Dealer being duly sworndeposes and says, that the premises No 2322 Second Avenue
in the City and County aforesaid, the said being a Four story Brick Building
in the 12th Ward in said City
and which was occupied by deponent as a Liquor store
and in which there was at the time no human being, by _____were BURGLARIOUSLY entered by means of forcibly boring holes in
a door leading from the hall way in said premises
into a water closet and forced the bolt off of said
door and broke another door leading into the store from the
said water closet.on the 19th day of March 1885 in the Night time, and the
following property feloniously taken, stolen, and carried away, viz:Twenty Nine Boxes of Segars Forty five Dollars
One Bottle of Aard Bandy valued at Two
Dollars Gold and lawful money of the United
States in silver and nickels & cents of the value of Two
Dollars altogether of the value of Forty Nine
Dollarsthe property of Deponentand 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 byFrancis W Mahon and John Welch
Both now herefor the reasons following, to wit: That at about the hour of
Twelve o'clock & Ten minutes at midnight
deponent securely locked and fastened and
bolted the door in the above described premises
and at about the hour of six o'clock A.M. on
said date deponent found the aforesaid premises
had been burglarized and the aforesaid property
taken stolen and carried away and deponent was
informed by Officer James Hargrove of the 4th

0646

✓ Premier Police that he found the aforesaid property in possession of the said defendants and deponent has since seen the Boxes of Sars found in defendants possession and identified the same as a portion of the property taken stolen and carried away as aforesaid. Wherefore deponent further charges the said defendants with having committed the aforesaid Burglary and taking stealing and carrying away the aforesaid property.

Sworn to before me

this 19th day of March 1885

A. M. Patterson

C. C. Clarke
Police Justice

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree. _____
Burglary _____
vs. _____

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0647

BOX:

169

FOLDER:

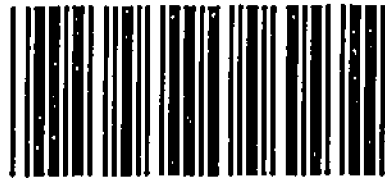
1724

DESCRIPTION:

Mantersteid, Louis

DATE:

03/31/85



1724

0648

BOX:

169

FOLDER:

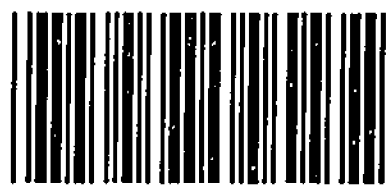
1724

DESCRIPTION:

Holden, Abraham

DATE:

03/31/85



1724

Witness:

David G. Roddick

1134 2nd Avenue

Origen Sand of Jan 2nd

203rd Street

Stamen Roddick

306 East 5th St

Counsel,
Filed 31 day of March 1885
Pleds *Proquely. April 1.*

THE PEOPLE
vs.
Louis Mankroky
vs.
Abraham Olden
10/19/85

RANDOLPH B. MARTINE.

WHEELER H. PECKHAM,

District Attorney.

April 17/85
M. A. Plenda

A True Bill. Pen 6 m.

W. J. C. Berry

Foreman.

April 17/85

Ind. P. Ready guilty.
Pen 6 m.

POOR QUALITY
ORIGINALS

0649

0650

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Levin Mauterstein
and *Abraham Golden*

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

Levin Mauterstein and *Abraham Golden*

of the CRIME OF PETIT LARCENY, committed as follows:

The said *Levin Mauterstein* and
Abraham Golden, each

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the 13th day of March, in the year of our Lord one
thousand eight hundred and eighty nine, at the Ward, City and County aforesaid,
with force and arms,

one tub of butter of the value of
sixteen dollars, and fifty six
pounds of butter of the value
of fifteen cents each pound,

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

Samuel D. Martin,

District Attorney

POOR QUALITY
ORIGINALS

0651

Department of
PUBLIC CHARITIES AND CORRECTION
COMMISSIONERS OFFICE

Thos L. Brannan, Pres.
H. H. Porter,
Jacob H. Ross.

No. 66 Third Avenue.

New York, March 24 1885

My Dear Judge

If you can
conscientiously do any
thing for the Grand
Son of this Lady, your
wife confer a personal
favor on

Yours &c
Jacob H. Ross.

POOR QUALITY
ORIGINALS

0652

March. 19th 1885

To the Court of Sessions

This is to certify that the young man Abe Holden living on first Avenue near fifty Eight St. I have known ^{him} for the last Ten years and have always found him honest and industrious he has been employed by me at different times in taking care of the furnace in the Celler. he has also been employed in handling Brick driving Cart for the yard. I understand he is to have work in a brick yard up the north river about the 25th of this month. he is the only support of his Grandmother for the last year Mrs De Wall will hand you this.

I hope you will let him go this time by doing so you will greatly Oblige yours Truly

James A. Flack

425 East 57th Street

0653

Residence...

ON THE COMPLAINT OF

Mr. W. Anderson

Thames Valley

W. H. Miller - New York

Dated _____

11/10/2024

人

Ma,

Magistrate,

Street of Martin

Officer.

15/1/88

Prædict.

1830

2000

李

4

12

to answer

2.

1

Dated March 18th 1886 John Manna Police Justice.

0654

Sec. 198-200

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

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

Question. What is your name?

Answer

William Millen

Question. How old are you?

Answer

47 Years

Question. Where were you born?

Answer

New York City

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

Answer

431 East 83 Street

Question. What is your business or profession?

Answer

Butter 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
I did not know that the property
was stolen*

Wm Millen

Taken before me this

day of

1885

Police Justice.

0655

Sec. 195-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK.

Louis Manderside 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

Louis Manderside

Question How old are you?

Answer

17 Years

Question Where were you born?

Answer

Germany

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

Answer

1111 First Avenue

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 of the charge
of burglary the door was open
Louis Manderside.*

Taken before me this

day of *March* 188*8*

John J. Thompson
Police Justice.

0656

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK

4 District Police Court.

Abraham Holden 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 *Abraham Holden*

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. *1069 - 1st Avenue*

Question What is your business or profession?

Answer *Boatman*

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

Answer. *I am not guilty of the charge
of breaking in the door*

Abraham Holden

Taken before me this

day of *March* 1885

Samuel Bowditch

Police Justice.

POOR QUALITY
ORIGINALS

0657

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

POLICE COURT, 4 DISTRICT.

David J. Rothschild

of No. 1137, 2nd Ave Street, being duly sworn, deposes and says,

that on the _____ day of _____ 1887
at the City of New York, in the County of New York, that he is the Complain-

ing witness herein, That since he made
the affidavit hereto annexed he ascertained
that the defendant bought the butter in
question in good faith without any knowledge
that the same was stolen, for the reason
that the butter was strong out top, which
would make him believe that it was
bakers butter of the value of 8 cents
per pound.

David J. Rothschild

Sworn to before me, this

18th

day

of March

1887

William J. Lawrence
Police Justice

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

POLICE COURT, DISTRICT.

William Langbein

of No. 208 East 82nd St Street, being duly sworn, deposes and says,

that on the _____ day of _____ 1888
at the City of New York, in the County of New York, He is well acquaint-

ed with William Miller of N^o
1192 Second Avenue in the City
of New York and has known
him for the past 2 years. His
reputation as a Soldier and as a member
of the Grand Army of the Republic
to deponents knowledge he is
a man of good character and
reputation and a respectable law-
abiding citizen.

William Langbein

Sworn to before me, this

18th

day

of March

1887

William J. Lawrence
Police Justice

POOR QUALITY
ORIGINALS

0658

Police Court District.

City and County
of New York, ss.:

of No. 1137 E. Avenue Street, aged 26 years,

occupation Butter & cheese dealer being duly sworn

deposes and says, that the premises No. aforesaid 19 Ward Street,

in the City and County aforesaid, the said being a Store for the deposit

And sale of butter cheese and eggs

and which was occupied by deponent as a such

and in which there was at the time no human being, by whom

were BURGLARIOUSLY entered by means of forcibly opening
a rear door leading from the
hallway into said premises with
intent to commit larceny therein

on the 13th day of March 1883 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One tub of butter of the value
of about sixteen 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

Louis Manderstine and Abraham
Holden both now present

for the reasons following to wit:

That the door in question
was secured and fastened and
on the day following deponent found
said fastening removed and the property
above described stolen and carried
away. That the defendants now in
Court admits do not deny the larceny
but say they did not force the door
and the property was subsequently

POOR QUALITY
ORIGINALS

0659

found in the possession of William
Millen who says that he bought the
butter from the defendants

That deponent further charges said Millen
with having received and taken into
his possession the butter as aforesaid
he well knowing at the time that the
same was stolen property, as deponent
believes and charges the ground for
such belief being that the said
Millen admitted having bought the
butter for six cents per pound and
after having so bought and received
it, destroyed the cover which bore
the brand ^{or mark} by which the tub and butter
could be more easily identified

David J. Rothschild
Sworn to before me this
17th day of March 1885
Henry Munn Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary

Degree.

Dated 1885

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0660

BOX:

169

FOLDER:

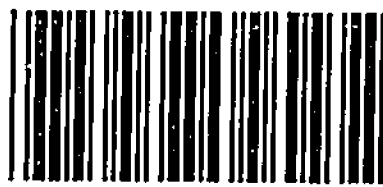
1724

DESCRIPTION:

Markley, John

DATE:

03/04/85



1724

Witnesses:

William A. Flynn
705 11th Ave
Officer Philip D. Fitzgerald
220 Porcinech.

Surfor

John D. Dement.

57th 11th St. Cape

John B. Bant

James C. C. C.

570 West 47th St

12

Monday 12th

Sept. 12th
Pen in Pen. for
Larceny

Counsel,

Filed 4th of March 1885

Pleads *Not Guilty*

THE PEOPLE

vs. W. A. Flynn
627 - P

John D. Dement

Grand Larceny, 2nd degree
[Sections 528, 58 A, Penal Code].

RANDOLPH B. MARTINE

PETER B. COLNEY

Dr. Dec 9/85 District Attorney.

Read guilty. 11.

A True Bill.

W. J. C. Berry

Foreman.

24th 6th St

12

0661

0562

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 Madaleny

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

John Madaleny
of the CRIME OF GRAND LARCENY in the Second degree, committed
as follows:

The said John Madaleny,

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

one trunk of the value of ten
dollars, one dress of the value
of fifty dollars, one coat of the
value of twenty five dollars, one
shawl of the value of twenty five
dollars, and divers other articles
of female wearing apparel, and
divers articles of jewelry, of a
number and description to the
Grand Jury aforesaid unknown,
of the value of two hundred
dollars,

of the goods, chattels and personal property of one William

W. Flynn,

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

Randolph B. Martin,

District Attorney

0663

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

No. 32- 216
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William H. Stinson
735 No. 11 Ave.

1 John Mackley

2 _____
3 _____
4 _____
FEB 26 1885

Offence Grand Larceny

Dated February 25 1885

Magistrate.
Charles F. McDonald, Officer.
No. 22 Precinct.

Witnesses

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

\$ 1000- to answer Special Sessions.

(Obv)

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 Mackley

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

Dated February 25 1885 Henry H. H. H. 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.

0664

Sec. 108-200.

CITY AND COUNTY
OF NEW YORK.

District Police Court.

John Markley 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

Question How old are you?

Answer

Question Where were you born?

Answer

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

Answer

Question What is your business or profession?

Answer

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

Answer

*I have nothing to say - I did
not break into the place*

John Markley
Mark

Taken before me this

day of February 1880

John J. Brown
Police Justice.

0665

Police Court

District.

Affidavit—Larceny.

City and County } ss.:
of New York,William H. Flynn
of No. 735 11th Avenue Street, aged 33 years,
occupation Storekeeper being duly sworndeposes and says, that on the 25th 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:

A trunk containing a self dress
A silk plush coat. One Paisley
Shawl And other articles of women's
clothing ^{and jewelry} Collectively of the value
of two hundred dollars and more
the property of deponent and his wife
Ellen Flynn

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 Markey now present
from the fact that about one
o'clock P.M. on said day deponent's
wife heard a noise in the rear of
deponent's apartments and called
deponent's attention to it

That this
deponent then went to the room of
in the rear where said property was
and there saw the defendant having
in his possession the above described
property and attempting to carry away
the same through the window leading
from the room into the yard

Wm H. Flynn

Sworn to before me, this 25th day
of February 1883
at New York
Police Justice.

POOR QUALITY
ORIGINALS

0666

New York March 11th /55

To whom it may concern:

About the
first of last November I
employed John Markly
on my vessel and he con-
tinued in my employ
until my vessel was laid up
for the winter. As far as
I am concerned I have always

POOR QUALITY
ORIGINALS

0667

found him an honest,
upright and sober young
man and I know nothing
to the contrary. I would be
willing to hire him again
tomorrow were he un-
employed.

Signed,

E Hewett

623 West 51st St.

City

0660

BOX:

169

FOLDER:

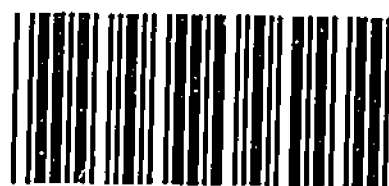
1724

DESCRIPTION:

Martin, Cornelius

DATE:

03/23/85



1724

Witnesses:

Samuel Simons
9 Essex St.
Hanc. Facitor
46, Canal St.

198 12.

Counsel,
Filed 23 day of March 1880
Pleads *Not guilty* 24

THE PEOPLE

vs.

John Brown
Comelius Martin

Grand Larceny, 1st degree
(From the person.)
[Sections 528, 530, — Penal Code].

RANDOLPH B. MARTINE,
PETER B. OLNEY,

District Attorney.

A True Bill.

W. J. L. Berry
Foreman.

James H. Post.

James J. Gorman
John J. Gorman
Per: James W.

0669

0670

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Cornelius Martin

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

Cornelius Martin

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

The said *Cornelius Martin*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Sixteenth day of *March*, in the year of our Lord one thousand
eight hundred and eighty-*two*, in the *night* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

one watch of the value of nine dollars,

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

Randolph B. Martin,

District Attorney

0671

Police Court - 1908
District. 282

THE PEOPLE, &c,
ON THE COMPLAINT OF,

Amuel James

90022421

James M. Smith

BAILLED,

No. 1, by

Residence _____

No. 2, by _____

Residence

No. 3 July

Residence _____

NO. 4, by

Residence _____

Daten:

11/11/2021

188 /

Magistrate.

10070 Officer.

— J. E. McNeill.

[illegible]

.....
2100 Wacker Street.

Ward N. C. Childers

direct.

Street.

Walter

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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 18 Nov 19 1889 C. P. G. G. G. G. 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.*

0672

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY
OF NEW YORK { ss

Bornelius Martin

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

Question. What is your name?

Answer *Bornelius Martin*

Question. How old are you?

Answer *16 Years.*

Question. Where were you born?

Answer *New York.*

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

Answer *124 Roosevelt St. 3 months*

Question. What is your business or profession?

Answer *News Boy.*

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.*
Bornelius Martin

Taken before me this

day of *March* 188*8*

[Signature]
Police Justice.

0673

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

Samuel Simons

of No. *9 Essex* Street, *Opp 13. Clark St.*

being duly sworn, deposes and says, that on the *16th* day of *March* 188*8*

at the *Division Street near Canal Street* 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 in the night*
time

the following property, viz :

*One Silver Watch of the value
of Nine 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 *Cornelius Martin (nowhere)*

*from the fact that at or about the hour
of Ten O'clock P.M. on said date
the said Martin came up to deponent
in Division Street seized hold of
deponent's watch and took said
property from the left hand pocket
of the deponent then on deponent's person
and ran away from
deponent with said property in his possession.*

— S. Simons

Sworn before me this

day of March 1888

POLICE JUSTICE,

0674

Testimony in the
Case of
Cornelius Martin

filed March
1983

The People
 Cornelius Martin } Court of General Sessions ^{Part I}
 Before Judge Gildersleeve.
 March 31. 1883. Indictment for
 grand larceny in the first degree.
 Samuel Simons sworn. I was in
 this city on the 16th of March. I lost a silver
 watch worth nine dollars; it was my watch;
 Cornelius Martin took it. I was just com-
 ing from a sick friend of mine in Division
 St. going home about ten o'clock, and
 this boy came running from behind a
 wagon and seized hold of my coat, open-
 ed it, took out the watch and held it
 in his hand; he says, "if you dont give
 me a cent, you wont get the watch."
 I did not have a cent. I told him I did
 not have any. So he ran off with it. There
 was another boy with him. I told my
 father in the store, and there was some
 gentleman in there, and the man who
 bought me the watch came around and
 caught him on the corner of Norfolk and
 Division Sts. while he was running away
 and caught him with the watch. He took
 the watch away from him and took
 him to the Court. Isaac Jacobs is the
 name of the man. I am positive that the
 watch taken from him by Jacobs was mine.

Cross Examined. The boy who was with me his name is Hirschfeldt. I made no noise, it was ten o'clock at night. I did not get my watch back.

Isaac Jacobs sworn. I took a watch from this defendant. I was at No 9 Essex St. and that boy's father (the complainant) I know; the boy said the boy (the defendant) went through his pocket and took the watch away; the complainant came into the lager beer saloon No 9 Essex St. and said the defendant took his watch away. I ran out and his father ran out and this boy ran to Norfolk St. with the watch. I ran after him as far as Norfolk and Division Sts. I took hold of him and he gave me the watch. I took him to the station house; the complainant claimed the watch as his. I am sure the defendant is the boy from whom I took the watch. I took him myself to the station house. Cross Examined I left the watch in the station house.

David W. Bath sworn. I am an officer of the tenth precinct and arrested this boy on the corner of Orchard and Grand Sts. Jacobs gave him to me; he was in Jacobs' custody at the time. I was not present at the time. Jacobs took the watch.

Cornelius Martin, sworn and examined
in his own behalf. I am 16 years old. I live
at 124 Roosevelt St. I heard the testimony of
this boy Simon on the stand. I heard him
swear that he took hold of me and took the
watch away. I did not do that. Cross Exam-
ined. It is also false that officer Jacobs took
the watch from me. They both told a false-
hood. I positively swear that that watch
was not taken from me by Jacobs, and
that I never took the watch from the
little boy. I left the House of Refuge two or
three days before last Christmas. I was
there a year. My father put me there
for not going to school. There I was ar-
rested for insulting a Jew man and I
got ten days in the Tombs. Then I was
arrested on this charge. I took out fifty
New York "to have some money for Patrick's Day
and I was going to get a glass of soda
water. That little boy stopped me and he
said he would smash me in the nose
for something. I says, No, you could not?
There was a boy came along and he
says, "Wait." I looked around and this
man came over and fetched me
down to Orchard and Grand streets
and gave me to a policeman there.

I don't know any reason why he makes this charge against me.

Margaret Reed sworn. I am a married woman and live at 29 Henry St. I know this boy Martin and his parents before they were married. I am no relative at all; they are Germans and I am Irish. I knew that boy since he was born. His father is a longshore man; he had been idle all this winter. When Mr. Trowbridge's vessels came in he got work; he could not attend to day. His mother could not put her shoes on by rheumatism. She asked me to take him clean under clothes to the Lungs. I never knew Cornelius to do anything bad. I think it is a put up job. Eight or ten weeks ago he called a few men a name in Norfolk St. and I think that is brought up in this case.

Cornelius Martin recalled. I had fifty eight cents the night I was arrested. I was never charged with stealing a wagon in connection with my father and brother and was never tried for that.

The jury rendered a verdict of guilty of petty larceny.

N. Y. GENERAL SESSIONS

THE PEOPLE

AGAINST

Cornelius

Martin

Lawson

PENAL CODE, §

*Report of the N.Y.S.P.C.C.
in BRIEF FOR THE PEOPLE.*

0679

0680

PEOPLE
v.
CORNELIUS MARTIN.

REPORT OF THE SOCIETY.

An officer of the Society attended 3rd Dist. and there learned from Police Officer Bath of 10th Prec., that dispatch refers to the arrest of a boy named Cornelius Martin, 15 years, who he arrested for the larceny of a silver watch worth \$9. from the person of Samuel Simons age 13 years of No. 9 Essex St. last night at 10 o'clock.

On complaint of boy Simons, Justice Duffy held Martin in \$500 bail to await the action of the Grand Jury.

Martin in his formal examination (which are annexed to papers) says that he is 16 years (but looks much younger), occupation newsboy, and is not guilty of the charge.

Officer learned from boy Simons that last night about 10 o'clock while walking along Canal Street near Division, boy Martin approached him and asked him for a penny, which he refused to give, he then searched his pockets and took out his watch and ran away, when Mr. Isaac Jacobs of No. 461 Canal St. ran after him and arrested him, and turned him over to the Police Officer.

The officer of the Society learned from Mr. Jacobs that he was present when Martin stole the watch, and then ran after him and caught him in Division Street near Suffolk, with the watch in his hand, and then turned boy over to Police Officer Both.

The officer learned from boy Martin that he was 16 years of age last October, parents Cornelius and Catharine reside at No. 124 Roosevelt St. rear house 1st floor. Father is a longshoreman. At home are Frank 21, Nettie 6, Emma 5, Katie 4 and Namomio 2 1-2; also has 2 sisters living out, Louisa 15 and Lotta 13. Family Catholic. Says he has been an inmate of the House of Refuge for 1 year, and been out now 1 1-2 years; sent there on complaint of father, for not attending school and associating with bad boys; also says that he was arrested about 4 or 5 months ago for insulting a man on the streets, and was sent to Prison for 10 days; worked last, 3 months ago, for Mayor Laws of No. 42 & 44 Mott St. Brass foundry, and discharged, since then has been doing nothing, except the last two days selling papers. Also admits for the last month been associating with a gang of young fellows on the corner of Division and Essex St. who are all thieves, and they would steal whatever they could lay their hands on; says some 3 weeks ago he remained away from home 2 days, and while away associated with these young thieves.

Officer went to 124 Roosevelt St. and there saw parents of boy who have the appearance of respectability, and occupy a neat and comfortable home. Learned from father that boy has been idle since last December 22nd; he is a wild boy and associates with a bad gang of boys. He was 15 years of age and not 16 on the 25th of October last; can't get any good of him. Officer saw a number of tenants, and they know nothing of boy; talk well of parents.

0681

BOX:

169

FOLDER:

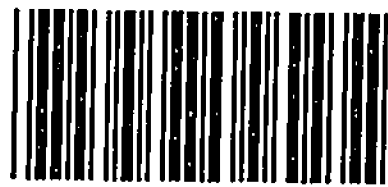
1724

DESCRIPTION:

Martin, Frank

DATE:

03/26/85



1724

Witnesses:

Barbara Gable
169 Ave C.

235

Counsel,

Filed 26 day of March 1888

Pleads *Not guilty*

THE PEOPLE

vs.

P

Frank Martin

Grand Larceny in the 2nd degree.
(MONEY)
(Sec. 538 and 539, Penal Code.)

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

W. J. G. Berry

James D. J.

Foreman.

Per: One year.

POOR QUALITY
ORIGINALS

0682

0683

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frank Martin

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

Frank Martin

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

The said *Frank Martin*,

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *fourteenth* day of *March*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, with force and arms, in the *day* time of the same day, *one* promissory note - for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars *one*; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars *one*; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars *one*; *three* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars *each*; *nine* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *each*; *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars *one*; *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *one*; *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *one*; *and* divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *nine dollars*

and thirty-five cents,

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

RANDOLPH B. MARTINE,

District Attorney.

0684

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

235 / 303
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Michel
169 Ave. C.

1
Frank Martin
Larceny
from the Person

2
3
4
MAR 23 1889

Dated March 21 1889

Justice of the Peace
J. J. Stinson
5 Precinct.

Witnesses

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

No. 1500 to answer Gen. Sessions.
Gorm

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

Frank Martin

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

Dated March 21 1889 J. J. Stinson Police Justice.

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

Dated _____ 1889 _____ 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 _____ 1889 _____ Police Justice.

0685

Sec. 198-200

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty - I waive examination
Frank Martin

Taken before me this

day of

188

Michael J. Brennan
Police Justice.

0686

Police Court—

District—

Affidavit—Larceny.

City and County } ss.:
of New York,Barbara Gabel
of No. 169 Avenue C Street, aged 59 years,
occupation. Housekeeper being duly sworndeposes and says, that on the 20th day of March 1885 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, by the said person, the following property viz:A Pocket Book containing Gold and
lawful money of the United States in Bank
Bills and Silver and Nickel Coins in all
of the Amount and value of Nine Dollars
and Thirty five 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 Frank Martin (now here and~~known to deponent~~ from the
fact that while deponent was a passenger
in one of the Avenue C rail road cars
the said defendant came into the said car
and sat down alongside of deponent and
deponent felt the said defendant tug or pull
at the pocket of deponent's dress and when
deponent got up from her seat to leave the
car deponent immediately missed the
aforesaid pocket book and money from
the pocket of her dress and deponent caught
hold of said defendant and accused the
said defendant of stealing deponent's money
wherefore deponent charges the said

0687

defendant with taking stealing and
Carrying away the aforesaid pocket book
and money from possession and person
of deponent

James J. Gail

Sworn to before me
this 21st day of March 1880
J. H. Patterson

Police Justice

Dated _____ 188__
_____ Police Justice.

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

There being no sufficient cause to believe the within named _____
_____ Police Justice.

Dated _____ 188__
_____ Police Justice.

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

Dated _____ 188__
_____ Police Justice.

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

_____ and be committed to the Warden and Keeper of the City Prison

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

Hundred Dollars _____

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

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court, _____ District,

THE PEOPLE, &c.,
on the complaint of

1. _____
2. _____
3. _____
4. _____

Offence—LARCENY.

Dated _____ 188__
Magistrate.
Officer.
Clerk.
Witnesses, _____
No. _____ Street,
No. _____ Street,
No. _____ Street,
\$ _____ to answer _____ Sessions.

0688

BOX:

169

FOLDER:

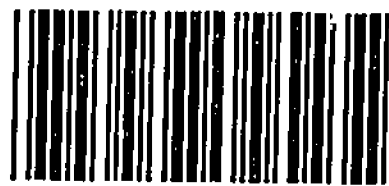
1724

DESCRIPTION:

Matt, Lizzie

DATE:

03/23/85



1724

0609

Westbury Burying
Paid for at \$2000

B.W. McLaughlin

THE PEOPLE

us. NA.

Lizzie Matt

Dr. McK. 20/10/18
and 1/11/18.

RANDOLPH B. MARTINE,

District Attorney.

April 28

Print Accepted.

A True Bill

W. B. Perry

Foreman

0690

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Singee Matt

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

of the CRIME OF *Arson in the second degree,*

committed as follows:

The said *Singee Matt,*

late of the *Eleventh* Ward of the City of New York, in the County of New York aforesaid, on the *twenty-seventh* day of *February*, in the year of our Lord one thousand eight hundred and eighty-*seven*, at the Ward, City and County aforesaid, with *force and arms*, in the day time of the same day, the dwelling house of one *William Greenleaf*, there situate, there being then and there within the said dwelling house, some human being, to wit: one *Ellen Harvey*, feloniously, wilfully and maliciously did set on fire and down, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Second Count: And the Grand Jury aforesaid by this indictment further accuse the said *Singee Matt* of the crime of *Arson*

in the second degree, committed as follows: The said Sirrige Matt, late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, in the day time of the same day, the dwelling house of one Patricia Harvey, there situate, there being then and there within the said dwelling house, some human being, to wit: one Ellen Harvey, feloniously, wilfully and maliciously did set on fire and burn, against the form of the Statute in such case made and provided, and against the peace of the Queen of the State of New York, and their dignity.

Third Count: And the Grand Jury aforesaid by this indictment, further accuse the said Sirrige Matt of the crime of arson in the second degree, committed as follows: The said Sirrige Matt, late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, in the day time of the same day, at the Ward, City and County aforesaid, with force and arms, the dwelling house of one Mathias Matt, there situate, there being then

W. B. Martine, Jr.
 Randolph,
 34 Nov. 310,

and there within the said dwelling house
 some human being, feloniously, wilfully
 and maliciously did ^{set on fire and} burn; against the
 form of the Statute in such case made
 and provided, and against the peace of
 the County of the State of New York, and
 their dignity

Fourth Count: And the Grand Jury afore-
 said by this indictment further accuse
 the said George Math of the crime of
 arson in the second degree, committed
 as follows: The said George Math, late
 of the Ward, City and County aforesaid,
 afterwards, to wit: on the day and in
 the year aforesaid, in the day time
 of the same day at the Ward, City
 and County aforesaid, to wit: near and
 unto, a certain building of one William
 Greenish, there situate, there being
 then and there within the said building
 to the knowledge of the said George
 Math, a human being, to wit: one John
 Harvey, feloniously, wilfully and
 maliciously did set on fire and burn;
 against the form of the Statute
 in such case made and provided, and
 against the peace of the County of the
 State of New York, and their dignity

Randolph B. Martine, District Attorney

0693

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

[Form No. 3.]

(155 & 157 MERCER STREET.)

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

Mrs. Annie Teavan

of No. 702 E. 9th St.

being duly sworn, deposes and says:

I live on upper floor of 702 E. 9th St. I was at home last Friday afternoon my husband John Teavan was at home. he works for Hanks & Co. 137 N. Boyce St. I know the the people who live where the fire took place. I saw Mr. Matt. that afternoon. about 15 or 20 minutes before the fire occurred I was going down stairs & there was coming down behind me she passed me on the back stoop & went through the hallway into Avenue C - she had her baby with her. I went up stairs again in two or three minutes. The next thing I heard was Mr. Harvey say fire. I opened the door & saw Mr. Harvey & Mr. Matt in the hall Mr. Harvey said that Mr. Matt's room was on fire. I called my husband & he went there & Mr. Harvey put out the fire. I carried coal to help put out

Subscribed and sworn to, this 188 , before me, day of

0694

3
Mott
Haw

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

[Form No. 3.]

(155 & 157 MERCER STREET.)

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

Smoke came over
the curtain. I said to the man
there is fire in the bedroom. I
being duly sworn, deposes and says:

I pulled open the curtain & found
the corner of the bedding & bedstead
next the door & the door casing were
on fire. I put that fire out myself.
I know the footsteps of Mr. and Mrs.
Matt. & I know that no one
went to her room during the
time that she was out & that
she locked the door when she
went away & unlocked it
when she came back.
She had a basket with her
when she came by the door.
The fire occurred about three
o'clock in the afternoon.

Ellen ^{an} Harvey
Mack

Subscribed and sworn to, this

3

day of

March 1885, before me,

24th Street
Fire Department

0695

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

[Form No. 3.]

(155 & 157 MERCER STREET.)

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

Mathaus Matt.

of No. 702 E 9th St.

being duly sworn, deposes and says:

I was 21 years old last November. I am married, have been married since last August. I have been driving a baker wagon for the last four years. Ever since I have been in this country. Have been out of work four weeks. Worked last for Heischman & Co. Are Co. I have five hundred dollar insurance in the Germania Insurance Company. Got insured last September. ^{Hydro the Ins-} ~~Insurance Co. of New York~~ ^{to get insured} ~~to 369 Broadway~~. I occupy two rooms at 702 E. 9th St. a sitting room and bedroom. The household goods in those rooms are worth five hundred dollars. I bought them all. The insurance adjusted, was at my home on Saturday he said the damage was \$30. I agreed to take that amount. Heischman paid me \$9 a week.

Subscribed and sworn to, this day of

188, before me,

Kuno H.
Schultz
Agent.

0696

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

[Form No. 3.]

(155 & 157 MERCER STREET.)

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

of No. Headrick farney
family. I was home all of the
morning last Friday. I went out
being duly sworn, deposes and says:
about half past 1st, had dinner
before I went out. I left my
wife at home alone. It was
about Eight o'clock when
I came home. I found
there had been a fire. My
wife told me she went out
about half past two & came
home about four & when she
opened the door smoke came
in her face. She says she
does not know what made
the fire. It is pretty funny the
fire being in two rooms, but
I cannot tell how it is.
I have no money laid up.
I have got a few dollars yet.
I pay six dollars a month
rent for my room. Arnold Kerome
had no children in the house. He owned any children

Mathaus Matt.

was at 53. East 4th St on Friday afternoon last
from 2 o'clock until nearly 8 - with a friend
who lives there Mr. Schneider.

Mathaus Matt.

Subscribed and sworn to, this 2nd day of

March 1885, before me,

John H. ...
Richard ...

0697

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

[Form No. 3.]

(155 & 157 MERCER STREET.)

State of New York,
City and County of New York, }

ss.

Lizzie Matt.

of No.

702 E. 9th St. I

being duly sworn, deposes and says:

I am the wife of Machauschatt. We live on top floor of 702 E. 9th St. (4th floor) we have two rooms a bedroom & sitting room. I got dinner at 12 o'clock last Friday. My husband went away right after dinner. I washed up the dinner dishes & put them away then I worked a while on a shirt. Then I took the baby to bed & I put coal on the fire after dinner. I took ashes out of the stove in the morning when I got up, they were cold. I always take them out in the morning but no other times. I always put the ashes in a box in the hall & never leave them in the room. Took no ashes out of the stove last Friday except in the morning when I got up. We burn kerosene in the house have only one lamp. Have no candles in the house, never used any. never had any. I don't

Subscribed and sworn to, this _____ day of _____

188, before me,

0698

2
M. Matt.

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

[Form No. 3.]

(155 & 157 MERCER STREET.)

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

out at 2 o'clock last night.

No. the baby with me - I was not in
the bedroom after dinner - The curtain
being duly sworn, deposes and says:

of the bedroom door was open when I went away. I had a basket with me. I went first to a baker in 8th St between An C. & D - ^{got some bread} then I walked on the street with the baby for about two hours, then I came home. I unlocked my door, & found the room full of smoke. I ~~did not~~ ^{could not} go in the room. I told the woman next door, then I told the other people in the house & I took my baby down stairs & left it with a woman on first floor & then I came up to my room again. I cannot understand what was the fire in the bedroom or the one in big room. I think our household goods are altogether worth \$1000 - we are insured for \$500 -

Lizzi Matt

Subscribed and sworn to, this

day of

March 1885, before me,

G. H. Hudson

Justice of the Peace

0699

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

[Form No. 3.]

(155 & 157 MERCER STREET.)

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

Mrs. Ellen Harvey

of No. *702 E 9 St.*

infant of Patrick Harvey

being duly sworn, deposes and says: *I live on top*

floor in the room adjoining Mr. Matt. There is a door between our rooms. My bedroom is next her kitchen. There was a fire in Mr. Matt's room last Friday afternoon. I heard Mr. Matt go away from home that afternoon. Heard her lock her door & heard her speaking to the baby going along the hall & I heard no noise in her room during her absence. Nor did I smell anything burning. Nor did I hear any one going through the hall into her room during her absence. No one could go into her room without my hearing them, not even a dog or a cat. Mr. Matt was gone at the outside from 15 to 20 minutes. When I heard her come back through the hall & go to her door & unlock it, then she walked to my door &

Subscribed and sworn to, this _____ day of _____

188, before me,

0700

2/11/18
W. H. H. H.

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

[Form No. 3.]

(155 & 157 MERCER STREET.)

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

Knowned. I was sitting

by the fire nursing the baby. I

saw come in. ~~being duly sworn, deposes and says:~~ She opened

the door & said her room was on fire. She made no fuss about it. I told her to go & make the alarm. She said she could not because she had the baby. I sent a girl who was working for me to open the roof door & then I gave her my baby & told her to go down stairs. She ran down calling fire all the way & I got water from the tub & threw it into Mr. Matt's room to put out the fire - all this time Mr. Matt stood in the hall doing nothing. A man living on same floor came & helped me put out the fire. ~~The quantity of~~ I was using a box of ashes was half burned up & a chair & something leaning on it was on fire. After putting a couple of buckets of water on the fire. I discovered smoke coming from the bedroom. the curtains of the bedroom door were closed

Subscribed and sworn to, this day of

188, before me,

0701

Fire 702. E 9th St
Feb 27. '85 about 3 PM -
4 story tenement house

Fire on top floor. in rooms
occupied by Matham Matt.
& Lizzie Matt his wife -

Adjoining rooms occupied
by Patrick Harvey & wife
Ellen Harvey & several children

Other tenants on same floor
John Teevan & wife Annie
Teevan & children

Matt was insured in Germania
Fire Ins Co for \$500. on furniture
& clothing. Value of property
insured less than \$250. —

Matt had been out of work for
some time. He left home on
day of fire directly after dinner^{noon}
& did not return until 8 PM -

Mt Matt claims to have left home
with baby at 2 PM. & was gone
upwards of 2 hours. returned

& upon unlocking door of room
 found place on fire. Canceled
 account for fire. Left no ashes
 in place, used no candles,
 had no candles. She & her
 husband claim that the
 value of their property insured
 was \$500 —

The occupant of adjoining room —
 Mr Harvey heard Mr Matt lock her door
 to go away - recognized her step
 voice. She returned within
20 minutes - In the meantime
no one passed Mr Harvey's
door. When Mr Matt returned
 she unlocked her door & then
 stepped to Mr Harvey's door & ²
 her room was on fire.
 Mr Harvey gave alarm
 & went to put out fire - discovered
 fire in both rooms - 13 feet
 apart - no possible connection

Mr Tevan occupant of same
 floor saw Mr Matt go out -
 & within 20 minutes after -
 went & heard Mr Harvey

Cry fire, & saw Mr. Matt in
Hall with Mr. Harvey -
Saw fire in both rooms -

C. C. District of Fire Marshal's Office
on Examining premises next day
found under corner of mattress
in bedroom where fire had
been discovered, a bottle with
candle drippings on outside & some
bits of candle inside -

The fires were entirely distinct one
from the other. The one in large
room had apparently been
started by placing kerosene in
a wooden box against wooden
mantel. & in bedroom by
placing lighted candle under
corner of bedstead -

The insurance was \$500 - & value
of property insured less than \$200.

The owner was out of work

The wife Lizzie Matt was the
last one in the rooms & was
absent 15 or 20 minutes instead

0704

of 2 hours as she claims -

The fire had Evidently been burning
not more than about ten
minutes -

It seems plain that the occupants
had both motive & opportunity
to kindle the fire -

That the fire was intentionally
kindled by human agency
& that Lizzie Matt kindled
it -

Resp 7 Submitted

H. Sheldon
Fire Marshal

By Me 3/83.

See affidavits attached

POOR QUALITY
ORIGINALS

0705

152

People

or

Lizzie ~~Wet~~ Max

Alison, 2nd degree

Fire Marshall's Shuldon

Ellen Harry 702 E 9 St

Annex Jewan " " "

66 Sketch

Fire Marshall's Office

S. K. Shuldon

Fire Marshall

A. Schreiber

~~109~~ Bowery
367

THE CITY OF NEW YORK
DEPARTMENT OF THE FIRE

(SEE FIRE MARSHAL'S OFFICE)

BUREAU OF FIRE MARSHALS

DEPARTMENT OF THE CITY OF NEW YORK

0706

Amie Lewis

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

[Form No. 3.]

(155 & 157 MERCER STREET.)

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

the fire - I am sure

it was not more than 15 or 20

of No.

being duly sworn, deposes and says:

I saw Mr. Matt

*go out before I heard the cry
of fire & saw her in the hall
with Mr. Harvey & Mr. Harvey
told her to go & tell the housekeeper
she said "I can't say baby"
After the fire was out I went
into Mr. Matt's room & saw
there had been fire in the
bedroom & kitchen -*

Amie Lewis

Subscribed and sworn to, this

book

1887, before me,

day of

Edith Lewis

Amie Lewis

POOR QUALITY
ORIGINALS

0707

HEADQUARTERS

Fire Department City of New York,

BUREAU OF FIRE MARSHAL,

(155 and 157 MERCER STREET.)

New York, 10th Mch 1885

My dear Sir.

Enclosed find
papers relation to a fire that
occurred on 27th ult at 702. E. 9th St.

It seems to me a
proper case for criminal
proceedings, & I submit them
for your consideration.

The necessary intrep
for Grand Jury are

Ellen Harvey

C. C. Ditsch

G. H. Sheldon

702. E. 9th St.
Fire Marshal's Office
Fire Marshal

Very Resp^{ly}

G. H. Sheldon
Fire Marshal

Hon R. Bellartine
Dist Atty

0708

BOX:

169

FOLDER:

1724

DESCRIPTION:

McArdle, Patrick

DATE:

03/31/85



1724

POOR QUALITY
ORIGINALS

0709

Patrick McOrdeley

Counsel
Filed *31* day of *March* 188*8*

Pleads *Mich. Kelly*

THE PEOPLE
vs
P

Patrick McOrdeley

ANDOLPH E. MARINE
JOHN MCKEON

District Attorney

A True Bill.

W. J. Leary

Feb 2/88

Printed & Published

Emma L. Benson
842 3rd Ave.
Office of Hon. S. C. Clegg
19th Precinct

POOR QUALITY
ORIGINALS

0710

Emma L. Benson
8442 3rd Ave.
Officer John S. Caffrey
19th Precinct

Richard W. McDaniel

Counsel,
Filed 31 day of March 1885

Pleads *Not Guilty*

THE PEOPLE

vs. *P.*

Patrick McArdle

ANDOLPH E. MARINE
JOHN McKEON,

District Attorney.

A True Bill.

W. J. L. Berry

at *Quil 2/10* Foreman

Trust J. H. H. H.

0711

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Esther Mc Ardle

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

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

The said *Esther Mc Ardle*,

late of the *19th* Ward of the City of New York, in the County of New York aforesaid, on the *14th* day of *March*, in the year of our Lord one thousand eight hundred and eighty-*five*, with force and arms, about the hour of *twelve* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of *James D. Brown*,

there situate, feloniously and burglariously did break into and enter,

whilst there was then and there some human being, to wit, one *Emma D. Brown*, within the said dwelling house, the said

Esther Mc Ardle then and there intending to commit some crime therein, to wit: the goods chattels and personal property of *the said James D. Brown*, in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0712

SECOND COUNT.

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

Patricia McAnnde
of the CRIME OF RAID LARCENY, —, committed as follows:

The said Patricia McAnnde, —

late of the Ward, City and County aforesaid, afterwards, to wit: on the said
17th day of March, in the year of our Lord one thousand eight
hundred and eighty-five, at the Ward, City and County aforesaid, in the
day time of said day, with force and arms,

one pair of under-drawers of the
value of one dollar and twenty
five cents, —

of the goods, chattels and personal property of one James D.
Brown, — in the dwelling house of one.

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

Randolph B. Martin,
District Attorney

Dated 188..... *Police Justice.*

0714

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

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

Question What is your name?

Answer

Patrick McAule

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 home

Question What is your business or profession?

Answer

Labourer

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

Pat McAule

Taken before me this *1st*
day of *March* 188*0*

Police Justice.

0715

Police Court 4 District.

City and County } ss.:
of New York,

of No. 842 - 3^d Avenue Street, aged 38 years,
occupation House Keeper being duly sworn

deposes and says, that the premises No 842 - 3 Avenue Street,
in the City and County aforesaid, the said being a Three story

Brick Building in the 19th Ward
and which was occupied by deponent as the 2^d floor as a dwelling
and in which there was at the time a human being, by name this apartment

were **BURGLARIOUSLY** entered by means of forcibly turning
the knob leading into said premises

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

Merrill's apparel of the value
of about one dollar & 25^{cts}

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

Patrick M. Ruelle Nowhere

for the reasons following, to wit: that about the hour
of five o'clock on the afternoon of
the above date deponent found the
said apartment in her apartments
and missed the above property

Emma L. Brown

Emma L. Brown and Mary
18th May of March 1885 - Henry Bennett, Police Officer

0716

BOX:

169

FOLDER:

1724

DESCRIPTION:

McCann, Thomas

DATE:

03/26/85



1724

POOR QUALITY
ORIGINALS

0717

229

Ande Brady
Filed 26 day of March 1880

Pleads, *Michally*

THE PEOPLE

vs.

P

Thomas McCann

ARSON

RANDOLPH B. MARTINE,
DANIEL G. ROLLINS,

District Attorney.

And requested:
A True Bill.

W. J. C. Berry
Foreman.

See the *Ward*

229 March 17 1880
Day 11

George H. Sullivan
150 Mercer St.
Patience Capt. 10. 234

0718

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas McLann

The Grand Jury of the City and County of New York, by this indictment, accuse
of the CRIME OF *Arson in the first degree,*
committed as follows:

The said *Thomas McLann,*

late of the *5th* Ward of the City of New York, in the County
of New York aforesaid,

on the *seventeenth* day of *March,* in the year of our Lord
one thousand eight hundred and eighty-*five,* at the Ward, City and
County aforesaid, with force and arms, in the *night* time of the said day, a certain
dwelling-house of one *Catrina Cudde,*
then and there situate, there being then and there within the said *dwelling*
house, some human being, to wit: *the said Katrina*
Cudde,

feloniously, wilfully and maliciously, did *set on fire and burn,* against the form of the
Statute in such case made and provided, and against the peace of the People of the
State of New York and their dignity.

Second Count.

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

Thomas McLann

of the CRIME OF *Arson in the first degree,*

committed as follows:

The said *Thomas McLann,*

afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County
aforesaid, with force and arms, in the *night* time of the said day, a certain *dwelling*
house of one *Samuel Orsago,*
then and there situate, there being then and there within the said *house*
some human being, to wit: *one Katrina Cudde, and*
the said Thomas McLann, then and there well known,
feloniously, wilfully, and maliciously did *set on fire and burn,* 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.~~

0719

Third COUNT.

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

Thomas McLane
of the CRIME OF Arson in the first degree

committed as follows:

The said Thomas McLane,

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

on the seventeenth day of March, in the year of our Lord
one thousand eight hundred and eighty five, at the Ward, City and
County aforesaid, with force and arms, in the night time of the said day, a certain
Building of one John Sanford Duran,
then and there situate, there being then and there within the said Building
some human being, to wit: one Patricia Cuffe, as

he the said Thomas McLane, then and there well known,
feloniously, wilfully and maliciously, did set on fire and burn, against the form of the
Statute in such case made and provided, and against the peace of the People of the
State of New York and their dignity.

Fourth Count.

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

Thomas McLane
of the CRIME OF Arson in the first degree,

committed as follows:

The said Thomas McLane,

afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County
aforesaid, with force and arms, in the night time of the said day, a certain
Building to wit: the stable of Dean Ogden and Henry J. Dunsen,
then and there situate, there being then and there within the said stable, to the knowledge
of the said Thomas McLane, some human being, to wit: one Patricia Cuffe, as

set on fire
feloniously, wilfully, and maliciously did burn, against the form of the Statute in such
case made and provided, and against the peace of the People of the State of New
York and their dignity.

RANDOLPH B. MARTINE

DANIEL G. ROLLINS, District Attorney.

POOR QUALITY
ORIGINALS

0720

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

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Joseph J. Sullivan
157 Mercer St.
Shannon W. C. Green
1883
OFFICE
Dated *March 31* 188
Magistrate, *Shannon*
Officer, *Franklin*
Precinct, *15*
Witnesses
Robert C. Cuff
No. *37* Street, *10*
Q. J. Leacock
No. *1574* Chambers Street,
Q. J. Leacock
No. *28* *34* *Mar 11* *1883*
to answer
Street, *15*
Anna

229
Police Court 229
District.

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

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

Dated *March 31* 188 *John J. Herman* 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.

0721

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Thomas M. Camm 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 M. Camm*

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. *50 West 10 Street since Sept 1.*

Question. What is your business or profession?

Answer. *Wagon Maker*

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

Answer. *I am not guilty*

Thomas M. Camm

Taken before me this

21st

day of *March* 188*8*

Police Justice.

POOR QUALITY
ORIGINALS

0722

3/1
Capt.

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

[Form No. 3.]

(155 & 157 MERCER STREET.)

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

I then went up stairs
to finish my work, where I
got through. I turned off my gas
being duly sworn, deposes and says:
& sat down on the feed box for
a little while. I was just
about going up to bed when
I saw a light from down
stairs shining through a
window in Elevator on
2nd floor. This was about
ten minutes after I left
McLann down stairs —
I called to him to know
what was up, he said
he was making things
right. I ran down stairs
I saw the office partition
blazing & the blaze just going
in the office window. McLann
was standing 6 or 8 feet
away looking at it. I asked
him "what that was for" &
he asked me "what was it"
He made no effort to put out
the fire. Nor did he give any
alarm of fire. I then went

Subscribed and sworn to, this..... day of

188, before me,

0723

CORRECTION

0724

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

[Form No. 8.]

(155 & 157 MERCER STREET.)

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

Patrick Buff

of No. 50 W 10th St

being duly sworn, deposes and says :

I am Employed
in the Stables of Osgood &
Dresenbury at 50 W 10th St.
Sleep on 3rd floor. I have
charge of 2nd floor where
the horses were kept and
Thomas M. Cairn had
charge of first floor.
He slept with me. It was
the rule that one of us
should always be at the
stable. I have a key to
the outer door. Mr Cairn
had none. He has worked
there about seven months,
I believe. I have been
there but a month. On
Tuesday Evening March 17th
I went to supper at a quarter
past seven leaving Mr Cairn
in the stable. I told him I
was going to supper. I came
back at ten minutes past
8. I saw Mr Cairn there

Subscribed and sworn to, this _____ day of _____

188, before me,

0725

2
Capt

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

[Form No. 3.]

(155 & 157 MERCER STREET.)

State of New York,
City and County of New York, } ss.Standing in front of
the liquor store at corner of
10th St & 6th Ave talking with
being duly sworn, deposes and says:

another man. I went
to the stable & found no one
there. That gas was being
except in the office. At the
rear end of the office in the
partition is a large window,
that was open, on the outside
of that partition near the
window is a gas burner
I never got lighted that
night & when I entered
the stable after supper I closed
the door & went up stairs
to work bedding down the
horses. Ten or fifteen minutes
after my return, Mr. Lauer
came & ~~knocked on the door~~
I went down & let him
in. He said "you back to town"
"He" said "I - Then he said
"Things are not going right
here at all." I said "go up
bed. you have got me right
to night." He said he would

Subscribed and sworn to, this _____ day of _____ 188, before me,

0726

3
Cutt

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

[Form No. 3.]

(155 & 157 MERCER STREET.)

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

I then went up stairs
to finish my work, where I
got through. I turned off my gas
being duly sworn, deposes and says:
I sat down on the feed box for
a little while. I was just
about going up to bed when
I saw a light from down
stairs shining through a
window in elevator on
2nd floor. This was about
ten minutes after I left
Mr. Lamm down stairs —
I called to him to know
what was up, he said
he was making things
right. I ran down stairs
I saw the office partition
blazing & the blaze just going
in the office window. Mr. Lamm
was standing back & feet
away looking at it. I asked
him "what that was for" &
he asked me "what was it."
He made no effort to put out
the fire. Nor did he give any
alarm of fire. I then went

Subscribed and sworn to, this
188 , before me,
day of

0727

L
Coff

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

[Form No. 3.]

(155 & 157 MERCER STREET.)

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

for the hose, turned
 the water partly on & then
 turned back to the by draft to
 being duly sworn, deposes and says:
 turn it on full. Then McLean
 struck me behind the ear
 & knocked me down & struck
 me again after I was down
 I got up, & put the fire on
 with the hose. After that
 we had some words & he
 left the Stables - I went to
 Mr Osprey's house reported
 it to him. He had McLean
 arrested next morning -
 I cannot see how the fire
 could come accidentally
 The gas burner was not
 lighted nor the gas turned
 on at the time the fire occurred.
 J. H. Hoff

Subscribed and sworn to, this

1887, before me,

day of

J. H. Hoff

J. H. Hoff

J. H. Hoff

0728

Police Court, 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Perrier Cuppy

vs.

James W. Carr

AFFIDAVIT.

Dated March 18 1885

James W. Carr Magistrate.

James W. Carr Officer.

Witness, _____

Disposition, _____

\$1000 Ex Saturday
March 21st 1885
3 P.M.

0729

CITY AND COUNTY
OF NEW YORK, ss.POLICE COURT, 2nd DISTRICT.Patron Cuff,

of No. 50 West 10th Street, aged 45 years,
 occupation Scapple man being duly sworn deposes and says,
 that on the 14 day of March 1885

at the City of New York, in the County of New York, and in the aforesaid
premises, there was a small fire in the office
 of the 1st floor of said premises, that
 deponent took the hose attached in said
 office and threw water on said fire, when
Thomas (Mr. Carr) (nowhere) struck
 deponent one violent blow on the side
 of the head.

Pat Cuff

Sworn to before me, this

of

March

1885

18

day

Alfred J. Davis
 Police Justice.

POOR QUALITY
ORIGINALS

0730

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT, 2nd DISTRICT.

George A. Sheldon

of No. 12 5th Avenue Street, aged 54 years,

occupation Fire Marshall being duly sworn deposes and says,

that on the 19 day of March 1885

at the City of New York, in the County of New York, Depoent was and

is now the Fire Marshall for the City of New York, by virtue of said position Depoent investigated a charge of arson made against Thomas W. Camm (now known) who willfully set fire to the premises No 50 West 10th Street a dwelling House, in which there were human beings at the time with night of March 14, 1885

Depoent an investigation does find, that said W. Camm did set fire to said premises, the Evidence to

Sworn to before me, this
day of
1885
Police Justice

POOR QUALITY
ORIGINALS

0731

such fact being hereto annexed, prays
that said W^r Cam may be committed
to answer, as the law directs—

Sworn to before me J. H. [Signature]
this 21st day of August 1887
John J. Gorman
Police Justice

Police Court, District,

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDA VIT.

Dated 188

Magistrate.

Officer.

Witness,

Disposition,

0732

BOX:

169

FOLDER:

1724

DESCRIPTION:

McEntee, James

DATE:

03/13/85



1724

0733

BOX:

169

FOLDER:

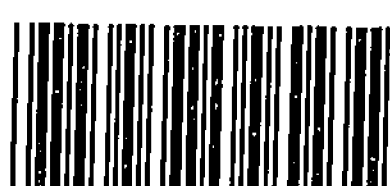
1724

DESCRIPTION:

Lappin, John

DATE:

03/13/85



1724

0734

BOX:

169

FOLDER:

1724

DESCRIPTION:

McGrath, John

DATE:

03/13/85



1724

0735

John Banfield
House of Representatives

Am. Baptist
 Wm. Simpson
 Francis Thompson
 Feb 6/90
 We are sorry that the church
 requested Samuel W. Bates
 and that he would remain
 in the church being the
 same. As the church
 to discharge John W. Bates
 and his family (and)
 G. S. B.
 A. S. A.

2-2-2

Mar. 24 Agt. rec'd \$100
Mar. 26 Agt. rec'd \$100
~~Mar. 27 Agt. rec'd \$100~~
Mar. 31 Agt. rec'd \$100

0736

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 McEntee
John McEntee
John Dwyer

The Grand Jury of the City and County of New York, by this indictment, accuse *James McEntee* and *John McEntee* and *John Dwyer*, of the CRIME OF ROBBERY in the *first* degree, committed as follows:

The said *James McEntee* and *John McEntee* and *John Dwyer*, each 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-five, in the time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one *John Dwyer*, in the peace of the said People, then and there being, feloniously did make an assault, and two promissory notes for the payment of money of the kind commonly called United States Treasury notes, the same being then and there due and unsatisfied, for the payment of and of the value of two dollars each, two other promissory notes for the payment of money of the kind commonly called United States Treasury notes, the same being then and there due and unsatisfied for the payment of and of the value of one dollar each, and three coins, of a number, kind and denomination to the said *John Dwyer* aforesaid unknown, of the value of one dollar and fifty cents,

of the goods, chattels and personal property of the said *John Dwyer*, from the person of the said *John Dwyer*, against the will, and by violence, to the person of the said *John Dwyer*, then and there violently and feloniously did rob, steal, take and carry away, (each of them the said *James McEntee* and *John McEntee* and *John Dwyer*, aided by an accomplice actually present)

against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Randolph D. Martin,
District Attorney

0737

Police Court District

169 2059

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Barclaid

vs. et.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

1 James McEntee
2 John McEntee
3 John McEntee
4

Offence Robbery

Dated 11th 9 1885

Magistrate

Chas B. McEntee Officer

Precinct

Witnesses

John Barclaid

William Barclaid

Committed House of Detention

for a term of 500 to appear

Francisco Francisco

No. 562 Barclaid

No. 1. Barclaid

\$2000 to answer

no 3 not arrested

Committed

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named James McEntee
John McEntee
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 20
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 9th 11th 1885
Police Justice.

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

Dated 1885
Police Justice.

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

Dated 1885
Police Justice.

0738

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Mc Grath 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 Mc Grath

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

60 Cherry St

2 years

Question. What is your business or profession?

Answer.

Baker

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 and know nothing about it

John Mc Grath

Taken before me this

day of

March 188*7*

Samuel J. McFadden Police Justice.

0739

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

James Mc Enter 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~~ is; that the statement is designed to enable ~~him~~ him if ~~he~~ he see fit to answer the charge and explain the facts alleged against ~~him~~ him that ~~he~~ he is at liberty to waive making a statement, and that ~~his~~ his waiver cannot be used against ~~him~~ him on the trial.

Question. What is your name?

Answer.

James Mc Enter

Question. How old are you?

Answer.

38 years

Question. Where were you born?

Answer.

New York

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

Answer.

No home

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

James Mc Enter

Taken before me this

9

day of

March

1885

Samuel W. Kelly Police Justice.

0740

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, / DISTRICT.

Charles 73 McManus
of the 6th Precinct Police ~~Street, aged~~ years,
occupation ~~being~~ being duly sworn deposes and says

that on the ~~day of~~ day of ~~188~~ 188

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

and William Snyder (now here)
are material witnesses against
James McEntee & John McGrath
charged with Robbery. Deponent
says that ^{they} have no permanent place
of abode and that he will be
unable to find them to prosecute
and asks that they give bonds for
their appearance Charles B. McManus

Sworn to before me, this
of ~~188~~ 188 day

James B. McManus Police Justice.

0741

CITY AND COUNTY } ss.
OF NEW YORK,

William Snyder
aged 40 years, occupation rotting of No. House of Delinquent

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

Sworn to before me, this 9
day of Dec 188 8 } William Snyder
Samuel O'Reilly
Police Justice.

0742

CITY AND COUNTY }
OF NEW YORK, } ss.

Francesco Franchi

aged *40* years, occupation *Laborer* of No.

56 Mulberry Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *John Banfield*

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

Sworn to, before me, this

9

day of

Uch

188*5*

Francesco

his

Franchi

mark

Samuel O'Reilly

Police Justice.

POOR QUALITY
ORIGINALS

0743

Police Court-- / 02 District.

CITY AND COUNTY } ss
OF NEW YORK,

John Banfield

of House of Detention Street, Aged 55 Years
Occupation Fish dealer being duly sworn, deposes and says, that on the
7th day of March 1885, at the 14th Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

good and lawful money of the United
States consisting of two bills of the
denomination and value of Two dollars
each, Two bills of the denomination and
value of one dollar each and silver
coin of the value of one dollar and
fifty cents all

of the value of Seven ⁵⁰/₁₀₀ 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 force and violence as aforesaid by

James McEntee, John McGrath (both men
free) and John Lappin Deponent is
blind and is informed by Francisco Franchi
and William Snyder that said McGrath
(now free) and Lappin with assisted threw
deponent down in a room in the rear
house of premises no 65 Mulberry Street
in said City and placed a coat over
deponent's head to prevent him from
calling out and during said time said
McEntee held deponent and said Lappin
took a ^{money} belt ^{containing said money} from around deponent's waist and
said McEntee, McGrath (now free) and said

day of

Sworn to before me, this

188

Police Justice.

0744

Lappen not arrested ran away with
said property

John ^{his} Banfield
mark

Brought before me this
9th day of Mch 1885
Samuel C. Bitts Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1885 Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1885 Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1885 Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—ROBBERY.

vs.

1
2
3
4

Dated

1885

Magistrate.

Officer,

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

0745

BOX:

169

FOLDER:

1724

DESCRIPTION:

McGovern, Michael

DATE:

03/31/85



1724

0746

BOX:

169

FOLDER:

1724

DESCRIPTION:

Mallon, Patrick

DATE:

03/31/85



1724

Witness
Officer Annie Kelly
20th Precinct.

255 VD

Day of Trial *March 1885*

Counsel, *W. J. Berry*
Filed *31* day of *March* 188*5*

Pleads *Guilty*

629
THE PEOPLE
vs.
P
Michael McGovern
and
P
Patrick Mallon
1913

*Assault in the Second Degree.
(Resisting Arrest.)*

RANDOLPH B. MARTINE,
JOHN McKEON,
District Attorney.

A True Bill.

W. J. Berry
Foreman.

Spied & Counted of
Assault 3 day
Pen: Three mo Each

POOR QUALITY
ORIGINALS

0747

0748

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Michael McFiguera and
Patricia Mallon

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

Michael McFiguera and Patricia Mallon

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

The said Michael McFiguera and

Patricia Mallon, each

late of the City and County of New York, on the thirteenth day of
March, — in the year of our Lord one thousand eight hundred
and eighty five, at the City and County aforesaid, with force and arms feloniously
made an assault in and upon one Daniel Delaney, —

then and there being a patrolman of the Municipal Police of the City
New York, and as such patrolman being then and there engaged in the lawful
apprehension of the said Michael Mc
Figuera for an assault,
and the said Michael McFiguera and Patricia Mallon, him, the said

Daniel Delaney,

then and there feloniously did beat, strike, wound and otherwise ill-treat, with intent
then and there to prevent and resist the lawful apprehension
of the said Michael McFiguera, as aforesaid,
against the form of the Statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE.

JOHN McKEON,

District Attorney.

0749

Testimony in the
case of
Michael McGovern
and
Patrick Mallon

Feb. March
1883.

POOR QUALITY
ORIGINALS

0750

21
The People
Michael McGovern
Patrick Mallon
Court of General Sessions, Part I
Before Judge Gildersleeve.
April 2, 1885.

Indictment for assault in the second degree
Daniel Delaney sworn. I belong to the
20th precinct and was on duty on the 16th of March
and arrested the defendants. I arrested McGovern
for assaulting me. About half past four o'clock
on the 16th of March I was on Eleventh Ave. going
towards Thirty seventh St. These defendants and
four or five others were acting disorderly
on the corner of Thirty seventh St. and 11th
ave. When they saw me going towards them
they went away through 37th St. to the river.
I went to 38th St. and 11th ave. and they came
back to the corner of 37th St. McGovern stayed
there. I asked him why he did not go away
with the rest of the boys? He said with an
oath that he would go when he got ready and
struck me in the mouth. I arrested him. He
hallooed for those that had gone away to come
back and not allow me to take him to the station
house. I saw Mallon strike me with a
brick and he tried to get the stick out of
my belt but I put it back again after he
brought it up almost out of my belt. Some
of the others caught me by the legs and
tried to throw me into an ash box. I took

POOR QUALITY
ORIGINALS

0751

them to the station house and made a complaint against them. Cross Examined. I was not drinking anything that day. I know Mrs. Owell and Mrs. Guiderman by sight; they were not talking with the defendants outside the door. I did not strike either one of them with my club. I know McGovern's brother, but I do not know that he is the private watchman of the buildings that are being erected round there. There were bruises on my back and a lump on the side of my head from the effects of the brick and my lip was cut on the inside. I am certain that the defendants were not clubbed in the station house.

Michael McGovern sworn and examined in his own behalf testified. I work at brick for Mr. Darragh, 47th St. and North River. I live with my father at 625 West Thirty Seventh St. near 11th Ave. I have never been charged with crime. On the day of my arrest, my brother, who is hired to watch the buildings, left me in charge while he went to buy a pair of shoes. I was standing talking to Mrs. Owell and Mrs. Guiderman and was playing with a child over one of their shoulders. The officer came and pushed me against a brick pile. I went to get up and he pulled his club and hit me across the arm. I got up

POOR QUALITY
ORIGINALS

0752

and ran around the corner. I was arrested in 36th st. and fetched to the station house. The officers got me in a buck room. I saw they had clubs. The officer ~~who~~ arrested me said, to one of them, "Lend me that club." They said, "No, Dan, you are too excited, you would kill him." I was hit, and one of the officers when they saw him hit said, "Don't hit him so high, you will mark him." They blackened my eyes, and when I was taken to Court the next morning I could not see. I did not touch the officer; he struck me first. Cross Examined. A number of policemen were in the buck room beating me. I was in fully ten minutes. I could not make an outcry. Had to hold my hands to try to save my face. The cell keeper came in and tried to save me, and he got hit over the arm. There was a terrible noise and scuffle there. I have been arrested twice for drunkenness, but never for stealing.

Patrick Mallon sworn. I was arrested with McGovern. I fired no brick at the officer. I work on a cart and live home with my parents, my mother. I was with McGovern when he was watching the buildings and talking to the ladies; the officer pushed McGovern and knocked him on the pile of bricks and

POOR QUALITY
ORIGINALS

0753

hit him with a club on the wrist, and McGovern ran round the corner. Officer Delaney arrested me when some citizens said, "It is a shame," and he let me go. We were taken to the station house into the back room; the officers took off their coats and I saw their clubs. They hit and kicked McGovern. They put us in the cell. I heard McGovern moaning during the night. I thought he was dying. Cross Examined. There were over a dozen officers kicking McGovern; every one I could see were beating, kicking and punching him.

The Griderman sworn. I live in 461 Eleventh Ave. I was standing with my friend Mrs. Orwell and McGovern was talking to us. The officer said, "What are you doing here?" He says, "I am doing nothing." The officer said, "Go away." He says, "No." The officer and McGovern got hold of each other. I got frightened and ran in my door. I cannot say that the prisoner struck the officer. I don't know the "Banner" gang.

Annie Orwell was sworn and testified to the same effect. The officer grabbed McGovern right over my shoulder.

The jury rendered a verdict of guilty of assault in the third degree.

0754

BAILED,

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

Police Court, ²⁵⁵ Second District. ²⁸⁹

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel D. Blaney
2d Dist.

Michael McGovern
2d Dist.

Patrick Mallon

Offence *Assault*
in an office

Dated *March 17* 188*5*

Thomas Magistrate.

Samuel McGovern Officer.

no Precinct.

Witnesses

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

1000 to answer *Paul D.*

Carroll

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

Michael McGovern by *Patrick Mallon*
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 *March 17* 188*5*. *John J. Evans* 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.

0755

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.*Second* District Police Court.

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

Question. What is your name?

Answer. *Michael M. Govern*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *625 West 37th St. N.Y. about 5 years*

Question. What is your business or profession?

Answer. *Cartman*

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

Answer. *I am not guilty*

Michael M. Govern

Taken before me this *19*

day of *March* 188*8*

John J. Conner
Police Justice.

0756

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, ss.*Second* District Police Court.

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

Question. What is your name?

Answer. *Patrick Mallon*

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. *543 west 37th Street East 13 years*

Question. What is your business or profession?

Answer. *Cartman*

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*

Patrick Mallon

Taken before me this

day of

1888

Police Justice.

0757

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss:POLICE COURT, Second DISTRICT.Daniel Delaneyof No. the 20th Precinct Police Street, being duly sworn, deposes and says,that on the 16th day of March 1885at the City of New York, in the County of New York, he was violently

assaulted by Michael McGovern and Patrick Mallon (both now here) that while deponent had the said McGovern under arrest he wilfully and maliciously struck deponent several blows on the face with his clenched hands — that the said Patrick Mallon forcibly took deponent's club from his belt and immediately afterwards the said Mallon wilfully and maliciously threw a brick at deponent, striking deponent on the back of the head.

That deponent was assaulted as aforesaid by said defendants while in uniform and in the discharge of his duties as an officer of the Municipal Police.

Daniel Delaney

Sworn to before me
this 17th day of March 1885

Wm. J. CormanPolice Justice

0758

BOX:

169

FOLDER:

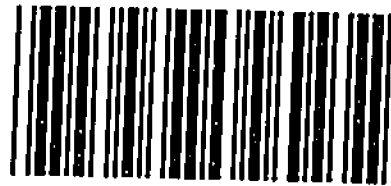
1724

DESCRIPTION:

McGuire, Frank

DATE:

03/25/85



1724

POOR QUALITY
ORIGINALS

0759

217 151

Witnesses:

Maurice Coffey
167 W. 21 St.

Frederick Rice
140 E. 16 St.

Official Notice
Criminal Office

Thomas Garvin
20 Varick St.

Counsel, _____
Filed 25 day of March 1885
Pleads *Not Guilty*

THE PEOPLE

vs.

P

Grand Larceny, 2nd degree
[Sections 628, 68 Penal Code]

Frank McGuire

Defendant

RANDOLPH B. MARTINE

PETER B. OLNEY

District Attorney.

A True Bill.

W. J. C. Berry

For

Foreman.
Frank Gully

S.P. 2 year.

0760

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank McQuinn

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

Frank McQuinn

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

The said *Frank McQuinn*

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

five pieces of nation of the value

of forty dollars each piece,

of the goods, chattels and personal property of one *William*

Schneider,

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.

Second COUNT.

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

Frank McQuinn
of the CRIME OF Grand Larceny in the second degree,
committed as follows:

The said Frank McQuinn,
late of the First Ward of the City of New York, in the County of New York, on the
Twelfth day of March, in the year of our Lord one thousand
eight hundred and eighty-nine, at the Ward, City and County aforesaid, with force and arms,
five pieces of station of the value of
fifty dollars each piece, of the goods
chattels and personal property of one
Richard Arnold, then and there being
found, then and there feloniously
did steal, take and carry away against
the form of the Statute in such case made and
provided, and against the peace of the People of
the State of New York, and their dignity.

Randolph B. Mortimer
District Attorney

POOR QUALITY
ORIGINALS

0762

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

217
Police Court 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Francis Griffin
167 W. 13th St.

Frank McGuire



Offence, Grand Larceny

Dated March 21 1885

Magistrate, J. H. Hoffman

Officers, J. H. Hoffman, J. H. Hoffman, J. H. Hoffman

Witnesses, J. H. Hoffman, J. H. Hoffman

No. 140 East 116th St.

James L. Hoffman

No. 30 West 116th St.

No. 1170 to answer

March 21 1885

March 21 1885

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

Francis Griffin

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

Dated March 21 1885 J. H. Hoffman Police Justice.

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

Dated _____ 1885 _____ Police Justice.

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

Dated _____ 1885 _____ Police Justice.

0763

Sec. 198-200.

2d District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Frank McGurie 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. Frank McGurie

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 360 Washington street; 8 years

Question. What is your business or profession?

Answer. Truck 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 do not desire to say anything until I have counsel & advice of Counsel says for me that I am not guilty Frank McGurie

Taken before me this 21st

day of March 1885

Henry J. Morrison
Police Justice.

0764

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss:POLICE COURT, 2^d DISTRICT.

Keeper, 30 years

of No. 30 VarickThomas Gardner, saloon

Street, being duly sworn, deposes and says,

that on the 10th day of March 1885at the City of New York, in the County of New York, Frank McGuire,

now here, came to defendant at his saloon and said that he would have some silk goods in a few days and wanted to find a purchaser. Defendant gave said McGuire the card of Patrick H. McHugh No 223 1/2 Bway. Two days later said McGuire told defendant that he had bought ~~some~~ goods to McHugh, and on the following day defendant went with said McGuire to said McHugh's and there found some satin goods in the possession of said McHugh and saw McHugh pay said McGuire forty dollars saying "This is all it is worth" referring to the ^{one piece of} satin which was open on McHugh's desk.

Sworn to before me this
21st day of March 1885

John J. Gorman
Police Clerk

Thomas Gardner

0765

CITY AND COUNTY
OF NEW YORK, } ss. *Dennis J. Fogarty, detective Sergeant,*
38 years old, Central Office Police
and Frederick Hill

aged *26* years, occupation *blank* of No.

140 East 16th Street, being duly sworn, *severally* reads and

says, that he has heard read the foregoing affidavit of *Maurice Griffin*
and that the facts stated therein on information of *each* deponent are true of *said* deponents' own
knowledge.

Sworn to before me, this *21st*
day of *March* 188*5*

Dennis J. Fogarty
Fred. Hill

John J. Herman
Police Justice.

0766

Police Court—2d District.

Affidavit—Larceny.

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

Maurice Griffin

of No. 167 West 31st Street, aged 36 years,
occupation Truckman being duly sworndeposes and says, that on the 12th day of March 1885 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz: Five Pieces of
Black Satin of the value, together, of
One Hundred and Eighty Two Dollarsthe property of William Schroeder & Company,
a firm composed of William Schroeder and
Ernest Greener and in deponent's care and custodyand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Frank McEgry, now here, from
the following facts. Deponent is employed
as Truckman by said firm and said McEgry
was in deponent's employ as driver.
On said day said property was entrusted
to said McEgry by said firm to deliver
to Arnold Bunstable and Company. Deponent
is informed Frederick Hill salesman of said
firm of William Schroeder and Company
that said property was never delivered to
Arnold Bunstable and Company, and officer
Dennis J. Fogarty, detective sergeant of the
Central Office, informs deponent that he
found the same in possession of Patrick
H. McHugh, Second Hand Dealer, at
No 223 1/2 B'way. The pieces of satinSworn to before me, this
188 } day

Police Justice.

0767

here shown which defendant saw at Police Headquarters on the 20th day of January 1885 are the same property taken as aforesaid and identified by said Frederick Hill and said officer Fogarty.

Summ to before me this
21st day of March 1885
John J. Flanagan
Police Justice

Maurice Griffin

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1885
Police Justice.

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1885
Police Justice.

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

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

1
2
3
4

Dated

1885

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street.

No.

Street.

No.

Street.

\$ to answer

Sessions.