

0203

BOX:

77

FOLDER:

858

DESCRIPTION:

Macy, Charles

DATE:

09/08/82



858

68

Day of Trial

Counsel, *J*

Filed *Sept* 188 *2*

Pleads

THE PEOPLE

3d
74 May 1882

vs.

Charles Mary

BURGLARY—Third Degree, and
Receiving Stolen Goods.

JOHN McKEON,

District Attorney.

P 2 Sept. 8. 1882

pleads guilty

A True Bill.

S. P. 4 years.

John McKeon Foreman.

J. G. 2

0205

Police Court— 3 District.City and County } ss.:
of New York, }of No. 32 First Street, aged 37 years,occupation City Marshal being duly sworndeposes and says, that the premises No. 32 FirstStreet, 17 Ward, in the City and County aforesaid, the said being a firestone brick buildingand which was occupied by deponent as a Restaurant and Saloon

were BURGLARIOUSLY

entered by means of forcing open the side doorleading from the hall to the storeon the morning of the 27 day of August 1888

and the following property feloniously taken, stolen, and carried away, viz:

one demijohn of brandy value
six dollarsone demijohn of Kimmel valueone dollar and fifty centsone demijohn of gin valuetwo dollarsall of the value of nine ^{\$20} two dollars
the property of Complainant

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

Charles Macy (unpresent)for the reasons following, to wit; from the fact thatdeponent is informed by officerArthur E. Bonham of the17 precinct police that hecaught said Macy in deponent'sstore, and had the demijohnsabout going out, and a

0206

giving me found by said officer
in a yard where said Mary
lived

Sworn to before me

This 27 day of August 1887 Louis Schlamp

J. H. K. H. H. H.

Police Justice
City ^{and} County
of New York

Arthur E. Benham

Police officer 17 precinct Police
being sworn says that looking
into Louis Schlamps saloon
No 32 First Street noticed a
man inside, and dependent
going into the hallway saw
Charles Maery coming out
with three demijohns of
liquor. And saw that the
door had been broken into
with a jimmy and found
the jimmy in the yard
of the premises where said
Maery lived; and the marks
on the door dependent found
were made by this jimmy
Said Maery lives next door
to said Louis Schlamp

Sworn to before

me this 27 day of August 1887

J. H. K. H. H. H.

Police Justice

Arthur E. Benham

0207

Sec. 198—200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Maery 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.

Charles Maery

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

New York

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

Answer.

74 Forsyth St (resided there 3 yrs)

Question. What is your business or profession?

Answer.

Moulder

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

Chas. Maery.

Taken before me, this 27
day of August 1888

W. W. Smith Police Justice.

0208

BAILED,

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

Sec. 208, 209, 210 & 212.

7163
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Geo. S. Schamp
332 Third St.
Charles Maery
Offence, *Burglary*

2 _____
3 _____
4 _____

Dated *August 27* 188 *2*

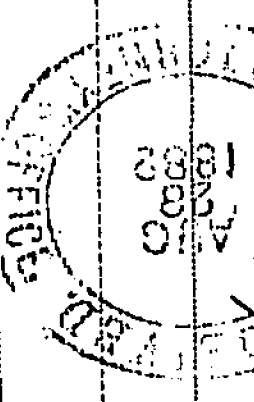
W. H. M. M. Magistrate.

Arthur S. Penland Officer.

Clerk.

Witnesses *Arthur S. Penland*

No. 7 *Penland* Street,



No. _____ Street,

No. _____ Street.

W. J. M.

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

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

Dated *August 27* 188 *2*

W. H. M. M. 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.

6020

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.

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

Dated August 27 1882 Police Justice.

and that there is sufficient cause to believe the within named guilty thereof, I order that he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

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

7163
Police Court District.

Sec. 208, 209, 210 & 212.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis Schlamp
322 First St.
Charles Maery

BAILED,

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

Offence,

Dated August 27 1882

Magistrate.

Officer.

Clerk.

Witnesses.

No. Street.

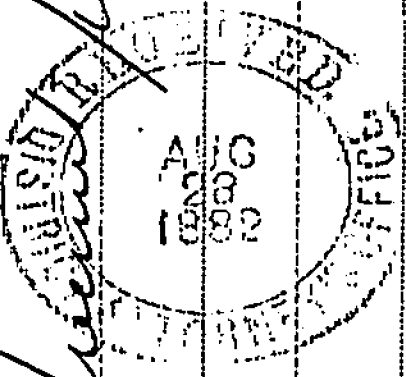
No.

Street.

No.

Street.

W. S. Carr



0210

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Charles Macy

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

Charles Macy

of the crime of Burglary in the third degree,

committed as follows:

The said

Charles Macy

late of the ~~seventeenth~~ Ward of the City of New York, in the County of New York,
aforesaid, on the ~~twenty seventh~~ day of August in the year of our
Lord one thousand eight hundred and eighty ~~two~~ with force and arms, at the Ward,
City and County aforesaid, the saloon of

Louis Schlamb

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

Louis Schlamb

then and there being, then and there

feloniously and burglariously to steal, take and carry away, and one demijohn
of brandy of the value of six dollars
one demijohn of rummel of the value
of two dollars and one demijohn
of gin of the value of two dollars

of the goods, chattels and personal property of the said

Louis Schlamb

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

John McDeon

District Attorney

0211

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

of the crime of Receiving Stolen Goods

committed as follows:

The said

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

of the goods, chattels and personal property of

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

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

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

JOHN McKEON, District Attorney.

0212

BOX:

77

FOLDER:

858

DESCRIPTION:

Madden, Thomas

DATE:

09/14/82



858

0213

Filed 14 day of Sep 1882

Plends *Bozquilly*

THE PEOPLE

vs.

P

Thomas Madden

Assault and Battery.—Felonious.
Firearms.

JOHN MCKEON,

District Attorney.

*Guilty & sentenced
to one year.*

A True Bill.

officer

Sept 16 1882

John McKee Foreman.

Sept 14 1882

Sept 16 1882

Sept 14 1882

Sept 14

0214

Police Court Third District.

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

of No.

Thomas Hickey
age 45 years laborer
85 New Chambers Street,

being duly sworn, deposes and says, that

on Saturday the 12th day of August

in the year 1882 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Thomas Madden

(now here) who then and there aimed, and discharged a loaded pistol at the person of this deponent and struck deponent on the left side of the body with a ball discharged from said pistol as aforesaid and did so assault deponent

with the felonious intent to take the life of deponent, or to do him bodily harm; and without any justification on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer for the above assault, etc., and be dealt with according to law.

Sworn to before me, this

at

23rd day
August 1882

Thomas Hickey
Mark

J. L. Thompson POLICE JUSTICE.

0215

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3rd DISTRICT POLICE COURT.

Thomas Madden 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 Madden

Question. How old are you?

Answer.

32 years of age

Question. Where were you born?

Answer.

Ireland

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

Answer.

126 Cherry Street Three months

Question. What is your business or profession?

Answer.

I work a longshore

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
and waive self-incrimination
Thomas Madden
work

Taken before me, this

day of

2nd
August 1882

P. J. Morgan, Police Justice.

Dated 188

0217

702

Sec. 208, 209, 210 & 212.

Police Court - 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Hickey

of the County

James Hickey

BAILED,

May 26 87

No. 1, by *Thomas Williams*
No 11 Broadway and
James Guinness
Residence *34 Walker* Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Surrendered by bondsmen
& committed to City
Prison W.D.
Sept 13. 1887

188

Magistrate.

Officer.

James Hickey

Street,

No.

Street,

No.

Street.

No.

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

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

Police Justice.

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

Police Justice.

Dated 188

0218

Bellevue Hospital

Aug 13th / 82

The condition of Thomas
Hickey is at present in no
wise worse and he will
in a couple of days probably
be able to appear in
court if not compelled to
walk for on the wounded
limb. It is not possible
to say ^{certainly} with at what day he
can use his leg with perfect
safety - John Blair Tubb M.D.
Acting House Surgeon 1st Reg. Dis.

0219

DEPARTMENT OF
Public Charities and Correction,
Bellevue Hospital,

Warden's Office,

JAMES F. O'ROURKE,
Warden.

New York, Aug 14 1882

The condition of Thomas
Hickey, who was admitted to
ward I Aug 13th/82, suffer-
ing from a pistol shot
wound of the thigh, is a
present not alarming, and
will probably lead to no bad
results.

Respectfully,
Isaac Blum Gibbs
Surgeon. Asst. 1st Surg. Dir.
Bellevue Hosp.

0220

The Society of the New York Hospital,

HOUSE of RELIEF, 160 Chambers St.

New York, 18

Thos Hickey will
not be able to appear
in Court this morning
He has a pistol ball
of small size in his
thigh.
His injury is not
a serious one

W. G. Wild, M.D.

0221

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

POLICE COURT, 3rd DISTRICT.

Edward Walsh

The 7th Precinct Police being duly sworn, deposes and

says that on the 12th day of July 1882

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

Thomas Madden (now here)
for the reason that one
Thomas Hickey identified
said Madden as the person
of defendant in the person
who assaulted him.
Miss Madden Hickey who
is unable to appear in Court
and make complaint as
is shown by the annexed
certificate Edward Walsh

Sworn to before me, this

of

188

July 12
Police Justice.

0222

Police Court

District

THE PEOPLE, &c.

ON THE COMPLAINT OF

Edmund Nash

vs.

Thomas Headley

Dated

1882

Henry Magistrate.

Nash Officer.

Witness,

Disposition,

*Committed for
further examination
to await results of
inquiries —*

AFFIDAVIT

James H. H. H.

0223

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Madden

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

Thomas Madden

of the CRIME OF "Shooting at another with intent to kill," committed as follows:

The said

Thomas Madden

late of the City of New York, in the County of New York, aforesaid, on the
ninth day of August in the year of our Lord
one thousand eight hundred and eighty two with force and arms, at the City and
County aforesaid, in and upon the body of Thomas Shickery
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against him the said Thomas Shickery
a certain pistol then and there loaded and charged with gunpowder and one
lead bullet, which the said Thomas Madden
in his right hand then and there had and held the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge,
with intent him the said

Thomas Shickery

thereby then and there feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of New
York and their dignity.

SECOND COUNT.

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

Thomas Madden

of the Crime of Shooting and Discharging off a pistol at another, without
justifiable or excusable cause, with intent to injure such other, committed as follows:

The said

Thomas Madden

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid,
with force and arms, in and upon the body of the said Thomas

Shickery

then and there being, wilfully and feloniously did make an
assault and to, at and against him the said Thomas

Shickery a certain pistol then and there loaded and
charged with gunpowder and one lead bullet, which he the said

Thomas Madden

in his right hand, then and there had and held, wilfully and feloniously, and
without justifiable or excusable cause, did then and there shoot off and discharge, with
intent, thereby him the said

Thomas Shickery

wilfully and feloniously, then and there to injure, against the form of the Statute in such
case made and provided, and against the peace of the People of the State of New York
and their dignity.

JOHN McKEON, District Attorney,

0224

BOX:

77

FOLDER:

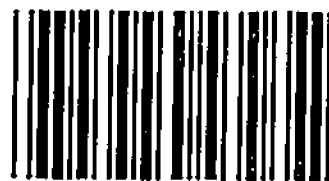
858

DESCRIPTION:

Major, Thomas

DATE:

09/22/82



858

0225

243 Billboard

#781

Counsel,

Filed 22

day of

1882

Pleads

THE PEOPLE

vs.

N.A.

Thomas Major

INDICTMENT.

LARCENY AND RECEIVING STOLEN GOODS

JOHN McKEON.

District Attorney.

A True Bill.

John M. Pless Foreman.

0226

City and County of New York, s.s.

Abraham Liebeskind of number 89 Chatham Street being duly sworn deposes and says that on the 22 day of August 1882 Thomas Major entered the store of Judel Flammerschlag at said 89 Chatham Street where deponent is employed as general superintendant and stated to deponent that he had a customer for a pair of earrings and asked deponent for a pair of earrings for such customer, upon which deponent gave to said Major a pair of diamond earrings of the value of eight hundred dollars which said Major promised to return in a short time or bring the value in cash: That said Major then left said store with said earrings and did not return, or send said earrings or cash, and has not been seen nor heard of by deponent since said time.

Sworn to before me

this 19 day of Sept. 1882

John A. O'Leary
Notary Public (284)
City & County, N. Y.

A. Liebeskind

0227

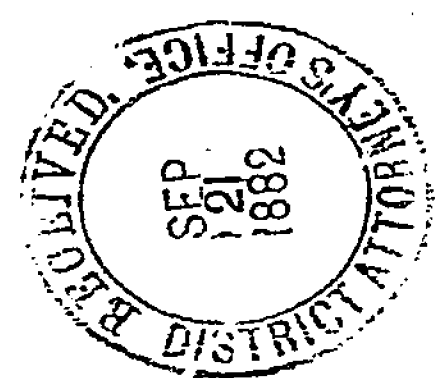
481 ✓

243

Pepper

Thomas Major

Witness:
Abraham Scherens
89 Chatham Street
Solomon Glick; "



Johnnie
Theodore
18/82

0228

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Thomas Major

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

Thomas Major

of the CRIME OF GRAND LARCENY, committed as follows :

The said

Thomas Major

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

value of eight hundred dollars

of the goods, chattels and personal property of one

Judel Hammerschlag

then and there being found, then and there

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

John McKeon

District Attorney

0229

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

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

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

of the goods, chattels and personal property of

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

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

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

JOHN McKEON, District Attorney.

0230

BOX:

77

FOLDER:

858

DESCRIPTION:

Malloy, James

DATE:

09/25/82



858

109

Counsel,
Filed *25* day of *Sept* 188*2*
Pleads *Not guilty*

INDICTMENT.
THE PEOPLE
vs.
James Mallory

JOHN McKEON.

22 Oct 3/82 District Attorney.
A True Bill. *pleads guilty.*

Foreman.
John McKeon
W. H. of the
J. S.

0232

⁷⁶
5th District Police Court--

Affidavit--Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Schiller; aged 16 years
of No. *a bartender, and residing at corner 70th Street and*
West Boulevard, said City
being duly sworn, deposes and says, that on the *19th* day of *September* 18*82*
at the *22nd Ward* City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, *and from his care and charge*

the following property, viz.: *gold and lawful money of the*
United States, consisting of ^{three} bills or bank
notes, of different denominations and all
of the value of five dollars, and Silver
coin in all of the value of two dollars
and twenty five cents; in all money
to the amount of seven dollars and
twenty-five cents

the property of *Ambrose Schiller; deponent's father*
and then in deponent's charge

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by *James Mallory (now here)*

for the reason following to wit: That on
said day at about four o'clock, in the
afternoon, deponent while sitting in the
front part of the ^{saloon} building in
corner of 70th Street and West Boulevard, when his brother
attention was called to Ambrose Schiller,
called deponent's attention to said James
Mallory, then in said saloon, and then
deponent saw said James run out of

Sworn before me this

Day of

Notary Public

1882

0233

the rear door of said ~~Law~~ Saloon; deponent
immediately thereupon, perceiving
the contents of the money drawer in
said Saloon, found that money was
missing therefrom. Deponent ^{says that} after-
wards ~~James McDonald~~ ^{James McDonald} ~~high present~~ ^{high present}
witness ~~James McDonald~~ ^{James McDonald} ~~James~~ ^{James} Malley -
who returned to deponent said sum
of money; here shown, picking it up
from a spot on the ground a few feet
from the place where deponent caught
him to before me & John Schiller.
This 20th day of September 1882
Morein Ellsbury
Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

DATED

187

MAGISTRATE.

OFFICE.

WITNESSES:

DISPOSITION

0234

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

5 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *James Malloy*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *90th Street and Madison Avenue*
about seven years

Question. What is your business or profession?

Answer. *I work on a Padcar wagon*

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 want further examination
and demand a trial at the
Court of General Sessions of
Said City

x *James Malloy*

Taken before me, this *20th*
day of *September* 188*2*

Marcus Clarke
Police Justice.

0235

2 bays -

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

Police Court - 5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Williams
70 St. Street and
William Paulson
James Charles
Larson

2 _____
3 _____
4 _____
Offence, _____

Dated September 21 1882

Attest Magistrate.

Patrick J. Kelly Clerk.

Witnesses *Arthur J. Sullivan*

No. _____ Street,

James M. Jones

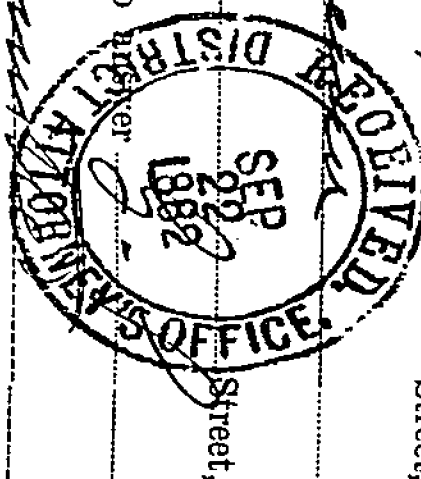
No. *Carver 72 Street* Street,

11 7th Avenue

No. _____ Street,

\$ *200* to _____

James M. Jones



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 M. Jones*

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

Dated *September 21* 1882 *McQuinn* 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.

2 boys -

Police Court - 5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Phillips
70 E. Street and
Wm. B. Phillips
James Phillips

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street.

Dated *September 21* 1882

Atterbury Magistrate.

Patrick Doyle Officer.

31 D Clerk.

Witnesses *Ambrose Phillips*

No. Street,

James M. Dwyer

No. *72 West* Street,

11 21 Ave

No. Street,

217 to

Chambers



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

James M. Dwyer

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 *three*

Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

give such bail.

Dated *September 21* 1882

James M. Dwyer Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 1882

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 1882

Police Justice.

Police Justice.

Police Justice.

Police Justice.

Police Justice.

Police Justice.

Police Justice.

0237

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 Malloy

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

James Malloy
of the CRIME OF ~~GRAND~~ LARCENY, committed as follows:

The said

James Malloy

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

two promissory notes for the payment of money, the same being then and there due and unsatisfied of the kind known as United States Treasury notes of the denomination and of the value of two dollars each, one promissory note for the payment of money, the same being then and there due and unsatisfied, of the kind known as United States Treasury notes of the denomination and of the value of one dollar, and divers silver coins of the United States of a number kind and denomination to the Grand Jury aforesaid unknown of the value of two dollars and twenty-five cents of the goods, chattels and personal property of one

Schiller

Ambrose then and there being found, then and there

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

John McLean

District Attorney

0238

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

of the crime of RECEIVING STOLEN GOODS,

committed as follows:

The said

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

of the goods, chattels and personal property of

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

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

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

JOHN McKEON, District Attorney.

0239

BOX:

77

FOLDER:

858

DESCRIPTION:

Mann, Edward B.

DATE:

09/07/82



858

Continued her
 studies in the
 summer of 1870
 in France. Her
 studies were
 well advanced
 her

Counsel,
JFK

Filed _____ day of _____

188
2

Heads

THE PEOPLE.

516

INDICIMENT.
Grand Larceny of Money, &c.

Edward B. Mann

JOHN McKEON,

District Attorney.

A True Bill.

THE BILL.
Sackerson Inst

John Ross Foreman.

Sept 11/92

Yours P. L.

22

0240

0241

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK,

of No. 83 Centre Street,

being duly sworn, deposes and says, that on the 17th day of Aug 188 2

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:

Gold and lawful
Money to the Amount and
of the Value of One Hundred
Dollars

the property of being at the time in the care and

Custody of deponent as an
Attorney and Agent for Mary A.
Woodward, who was owner of said property

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 Edward B. Mann now

present from the fact that on
said day deponent gave the
Money to Mann to deposit in Bank
Mann being then in deponent's
employment as a bookkeeper. That
said Mann did not so deposit
the property but did unlawfully &
feloniously take & carry
away the same & appropriated it
to his own use.

H.B. Merrill

Sworn before me this _____ day of _____ 1882

Police Justice.

0242

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

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

Question What is your name?

Answer.

Edward B Mann

Question. How old are you?

Answer.

43 years

Question. Where were you born?

Answer.

Hartford Conn

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

Answer.

44 North Morris Street & about 5 months

Question. What is your business or profession?

Answer.

Bookkeeper

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

Answer.

I am guilty. I was drunk and did not intend to defraud or steal by the transaction.

Edward B Mann

Taken before me this

day of

188

Police Justice.

0243

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

704
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
J. J. McNeill
vs.
Edward B. Mann
Offence, Larceny

Dated Aug 23 1882
Magistrate,
William H. Wood
District Office Clerk,
Witnesses, _____
No. _____ Street,
No. _____ Street,
No. _____ Street,
\$ 1000 to answer
Can

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

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

Dated Aug 23 1882 Hugh G. Justice, Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

4420

7024
Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James B. Mamm
Op. 3. Court
James B. Mamm

BAILED,

No. 1 by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated

Aug 23

188

Magistrate.

Stanley

Officer.

Albion Wood

Clerk.

Albion

Witnesses,

No.

Street,

No.

Street,

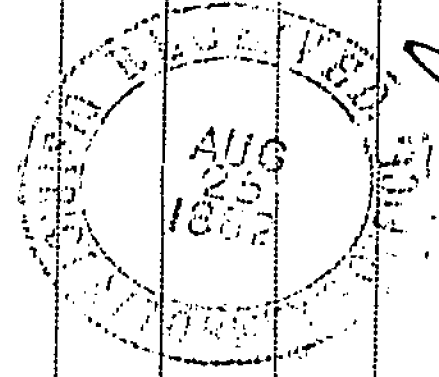
No.

Street,

\$ *100* to answer

Y. S.

Am



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 B. Mamm

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *100*

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

Aug 23

Dated

188

Albion Wood
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.

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Edward B. Mann

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself, and for the following reasons, that the said Mann was in our employ about six months, having come to us highly recommended, and that while in our employ up to this time has always done his duties faithfully, and I am led to believe that the offense committed by him was done while under the influence of liquor.

Deponent further says that the money which was taken has been refunded, and should this Court suspend sentence and discharge the defendant we will take him back in our employ and give him employment.

Deponent is further informed that this is the first offense the defendant has ever committed, and for the reasons above stated this deponent desires to withdraw the complaint.

H. B. Merrill
Complainant

0246

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Edward B. Mann

The Grand Jury of the City and County of New York, by this indictment accuse
Edward B. Mann
of the crime of GRAND LARCENY, committed as follows :

The said

Edward B. Mann

late of the First Ward of the City of New York,
in the County of New York, aforesaid, on the ~~seventeenth~~ day of August in the year
of our Lord one thousand eight hundred and eighty two at the Ward, City and County aforesaid, with force
and arms, 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
one thousand dollars, and of the value of one thousand dollars each: 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 denomina-
tion of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of
money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the
denomination of one hundred dollars, and of the value of one hundred dollars each: thirty 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 fifty dollars, and of the value of fifty dollars each: fifty 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 de-
nomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of
money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the
denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money,
being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomina-
tion of five dollars, and of the value of five dollars each: ninety 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 three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money,
being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomina-
tion of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment
of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the
denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money
(and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars:
one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and
unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money, (and of the kind known as
bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for
the payment of money, (and of the kind known as bank notes), being then and there due and unsatisfied, of the value
of ten dollars each: ten promissory notes for the payment of money, (and of the kind known as bank notes), being
then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money
(and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each:
fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due
and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind
known as bank notes), being then and there due and unsatisfied of the value of one dollar each: bank bills of banks
to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one
thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each:
three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually
known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of
the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the
value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar
each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot
be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of
one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one
one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty five cents each:
three hundred silver coins (of the kind usually called dimes,) of the value of ten cents each: six hundred silver coins
(of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known
as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown and a more
particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known
as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each.

of the goods, chattels, and personal property of one

Mary A. Woodward

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

JOHN McKEON, District Attorney.

0247

BOX:

77

FOLDER:

858

DESCRIPTION:

Manning, Thomas

DATE:

09/08/82



858

0248

BOX:

77

FOLDER:

858

DESCRIPTION:

Barclay, William

DATE:

09/08/82



858

WITNESSES.

[Handwritten signatures and notes in the witness section, including names like John W. McKeon and others.]

Day of Trial, *9th* 103
Counsel, *[Signature]*
Filed day of *Sept* 1882
Pleads *Not guilty.*

THE PEOPLE

vs *[Signature]* P

Thomas Manning
vs *William Barclay*

[Handwritten notes]

JOHN McKEON,

District Attorney.

[Handwritten notes]

A True Bill.

[Handwritten signature]

[Handwritten signature] Foreman.

[Handwritten signature]

[Handwritten signature]

[Handwritten signature]

[Handwritten signature]

0250

4/16

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No.

New Subpoena by mail
Street

being duly sworn, deposes and says, that on the 8 day of Aug 1882

at the City of New York,

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

the following property, viz:

One Canvas Value value \$2.50
 One pants value \$7.50
 One Gold watch pin value 8.00
 One set ladies jewelry
 of the value of 8.00
 One pair Slippers, One pair Eye
 Slaper, One Tooth Brush, One box
 paper Collar, One neck tie, One
 pair socks, three Handkerchiefs
 of the value of say \$13.00
 all of the value of say
 forty dollar

the property of

Deponent

and that this deponent

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

Thomas Manning and
 William Barclay. The said value
 & its contents was stolen from
 the Ticket Office of the New York
 Central & Hudson River Rail
 Road Company. Deponent is
 informed by John Irving 19th
 Sub Precinct that he found
 part of said property in the
 room of the defendants & they
 admitted when that they stole said
 property, and that Barclay gave him
 pair tickets representing some of
 the property.

W. A. Cochran

Sworn before me this

21

day of

Aug

1882

Police Justice.

0251

CITY AND COUNTY }
OF NEW YORK, } ss.

John Irving of the 19th sub
French Police aged years, occupation of No.

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

Sworn to before me, this 21
day of August - 1889 } John Irving

B W Arch
Police Justice.

0252

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Barclay 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 Barclay

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. 2151 Third Avenue Five years

Question. What is your business or profession?

Answer. Packer

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 stealing, all I done was to receive the tickets from Manning

Wm Barclay

Taken before me this

21

day of August

1888

W. H. H. H. H.

Police Justice.

0253

Sec. 198-200.

Li District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Manning 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 Manning

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. Cleveland Ohio

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

Answer. 109 Second Ave 6 mos

Question. What is your business or profession?

Answer. Waiter

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

Answer. I am guilty
Thomas Manning

Taken before me this

day of June

1887

Police Justice

0254

706
Police Court 4 District.THE PEOPLE, &c.,
ON THE COMPLAINT OFWilliam A. Barclay
Southwell Long Island

1 Thomas Manning

2 William Barclay

3

4

Offence,

BAILED,
No. 1 by
Residence
StreetNo. 2, by
Residence
StreetNo. 3, by
Residence
StreetNo. 4, by
Residence
StreetNo. 5, by
Residence
StreetNo. 6, by
Residence
StreetNo. 7, by
Residence
Street

Dated August 21 1882

B. St. Mery Magistrate.

John Irving Officer.

19 aut Clerk.

Witnesses, Officer

No. Street

Dennis W. Mahan

No. Street

No. Street

No. Street

to answer

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

Dated Aug 21 1882 B. St. Mery 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.

5520

706
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
William A. Buchanan
Southold Long Island
1 Thomas Manning
2 William Barclay
3
4

Dated *August 21* 188*2*
B. O. Buxley Magistrate.
John Lansing Officer.
19 sub Clerk.

Witnesses, *Officer*
No. _____ Street,
James McAllahan
109 Sub Prison Street,
John A. McAllahan
No. _____ Street,
to answer

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

Dated _____ 188____ Police Justice.

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

Dated _____ 188____ Police Justice.

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

Dated *Aug 21* 188*2* *B. O. Buxley* Police Justice.

give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *Thomas Manning* *William Barclay* guilty thereof. I order that they be held to answer the same and they be admitted to bail in the sum of _____

0256

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Manning
and William Barclay

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

Thomas Manning and William Barclay

of the CRIME OF GRAND LARCENY, committed as follows:

The said Thomas Manning and
William Barclay

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

one canvas of the value
of two dollars and fifty cents one pair of
trousers of the value of seven dollars
and fifty cents, one breast pin of the
value of eight dollars, one set of jew-
elry of the value of eight dollars, one
pair of slippers of the value of one
dollar, one pair of eye-glasses of the
value of one dollar, one tooth brush
of the value of ten cents, twelve collars
of the value of two cents each, one
neck-tie of the value of fifty cents, two
pairs of socks of the value of twenty
cents each, and three handkerchiefs of
the value of fifty cents each

of the goods, chattels and personal property of one

William A. Cochran

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

John McKeon
District Attorney

0257

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

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

The said

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

of the goods, chattels and personal property of the said

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

unlawfully, unjustly did feloniously receive and have, the said

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

JOHN McKEON, District Attorney.

0258

BOX:

77

FOLDER:

858

DESCRIPTION:

McCarty, Mary

DATE:

09/19/82



858

I Bailed by
Jm. Carthy
41 Oak St.

1766

(11)

Day of Trial, *Sept 19*
Counsel, *J. A.*
Filed 19 day of *Sept* 1882
Pleads *Not guilty.*

THE PEOPLE
B
vs.
Mary McCarthy
Keeping a Bawdy House.

JOHN McKEON,
District Attorney.

A True Bill. *Oct 12/82*
Pleads Guilty
Sent suspended
Johni. O'Leary Foreman.

0260

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

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

Question What is your name?

Answer.

Mary M^cCarthy

Question. How old are you?

Answer.

54 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

69 James St. 5 years

Question. What is your business or profession?

Answer.

Store Keeper

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

her
Mary x M^cCarthy
mark

Taken before me this

day of

[Signature]
1887

Police Justice.

Dated _____ *188* _____ *Police Justice.*

2920

Police Justice.

188

Dated

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

There being no sufficient cause to believe the within named

Police Justice.

188

Dated

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Police Justice.

188

Dated

Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

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

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 committed,

Police Court First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert J. [Signature]
J. P. [Signature]
Mary Mc-Carty

Offence, Murder, 1st Degree

Dated

188

Magistrate.

Comptroller Officer.

Clerk.

Witnesses,

No.

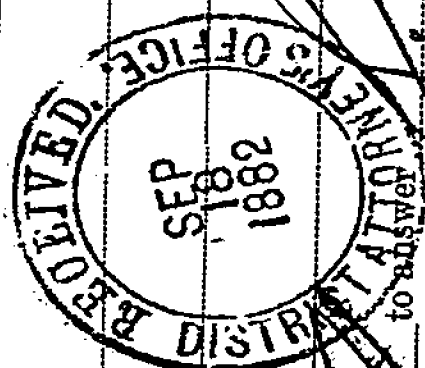
Street,

No.

Street,

No.

Street,



[Signature]

0263

City and County of New York, ss.

Police Court—18th District.

THE PEOPLE

vs.

On Complaint of

Gilbert Carr

For

Disorderly House

Mary M^cCarty

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

Dated 16 September 1882.

[Signature] POLICE JUSTICE.

Mary ^{her} M^cCarty
mark

0264

Form 71.

POLICE COURT - SIXTH DISTRICT.

CITY AND COUNTY
OF NEW YORK, ss.

182
Gilbert Carr
 being sworn, doth depose and say, that on the *13th* day of *September* in the year 18*87*, the premises known as No. *89 James* Street, in the City and County of New York, were kept maintained, conducted, and occupied by

Mary McCarthy
On the 13th day of September 1887 and three months
 as a **DISORDERLY HOUSE**, namely, as a common bawdy-house and house of prostitution, and a resort for tipplers, drunkards, common prostitutes and ~~reputed thieves~~, with other vile, wicked, idle dissolute and disorderly men and women and ~~reputed thieves~~, who, or most of whom are in the practice of drinking, ~~drinking~~, quarrelling and fighting at almost all hours of the day and night, to the great damage and common nuisance of the People of the State of New York, residing in the neighborhood and passing thereby.

Deponent therefore prays, that the said *Mary McCarthy* and all vile, disorderly and improper persons found upon the premises, occupied by said *Mary McCarthy* may be dealt with as the law in such cases made and provided may direct; and further saith not.

Sworn before me, this

of

day

18

Gilbert Carr

B. L. Morgan
 POLICE JUSTICE.

0265

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Mary McCarty

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

Mary McCarty

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE, AND HOUSE OF ILL-FAME
committed as follows :

The said

Mary McCarty

late of the ~~fourth~~ Ward of the City of New York, in the County of New York aforesaid, on
the ~~first~~ day of ~~August~~ in the year of our Lord one thousand eight
hundred and eighty- ~~two~~ and on divers other days and times as well before as afterwards,
to the day of taking this inquisition, at the Ward, City and County aforesaid, a certain common
house of ill-fame, unlawfully and wickedly did keep and maintain ; and in the said house divers
evil disposed persons, as well men as women, and common prostitutes, on the days and times afore-
said, as well in the night as in the day, there unlawfully and wickedly did receive and entertain : and
in which said house the said evil disposed persons and common prostitutes, by the consent and pro-
curement of the said

Mary McCarty

on the days and times
aforesaid, there did commit whoredom and fornication ; whereby divers unlawful assemblies, dis-
turbances, and lewd offences in the night as in the day, were there committed and perpetrated ; to
the great damage and common nuisance of all the good people of the said State there inhabiting
and residing, in manifest destruction and subversion of, and against good morals and good manners
and against the peace of the People of the State of New York and their dignity.

JOHN McKEON,
District Attorney.

0266

BOX:

77

FOLDER:

858

DESCRIPTION:

McClellan, Thomas

DATE:

09/08/82



858

Day of Trial

Counsel,

Filed

Pleads

day of

1882

THE PEOPLE

vs.

James McCallan

BURGLARY—Third Degree, and
Receiving Stolen Goods.

JOHN McKEON,

District Attorney.

12 Sept 13. 1882

Pleads guilty

A True Bill.

S.P. 3 years.

Foreman.

John McCallan

0268

Police Office, Fourth District.

City and County
of New York, } ss.

John Mc Garvey

of No. 324 East-75th Street, being duly sworn,
deposes and says, that the premises No. 324 East-75th
Street, 19th Ward, in the City and County aforesaid, the said being a Saloon
and which was occupied by deponent as a saloon for the sale
of beer and cigars were **BURGLARIOUSLY**
entered by means of forcibly breaking a pane of
glass in the front door of the saloon leading
into said premises

on the night of the 31st day of August 1882
and the following property feloniously taken, stolen and carried away, viz.:

Twenty ^{metal} brass checks of the value
of sixty cents used in playing
pool

the property of deponent who is 28 years
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 Thomas Mc Cellan (now here)

for the reasons following, to wit: That deponent is informed
by officer Mc Dermott that he found
said Mc Cellan in said premises
with said property in his possession

John Mc Garvey

Sworn to before me
this 31st day of August 1882
R. M. Smith
Police Justice

0269

City and County
of New York

John J. McDermott of the 28th Precinct
Police being duly sworn says that on
the 31st day of August 1882 at the
hour 1.15 a.m. on said date he found
Thomas McEllan in premises
no 324 East 75th Street with the
property described in the within
affidavit of John McFarvey in
his possession. The name of the person
who was in the front door
John J. McDermott

Sworn to before me

this 31st day of August 1882

Wm. W. W. W.

Police Justice

0270

Sec. 198—200.

4

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas McCellan 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 McCellan

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. New York

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

Answer. 1381 Third Avenue four months

Question. What is your business or profession?

Answer. Brick Layer

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
with a view

Thomas
Thomas McCellan
mark

Taken before me this

31

day of

August 1887

Myrman

Police Justice.

0271

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

Police Court 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Mc Gowan
324 E 75th St
Thomas Mc Clellan
Offence, Burglary

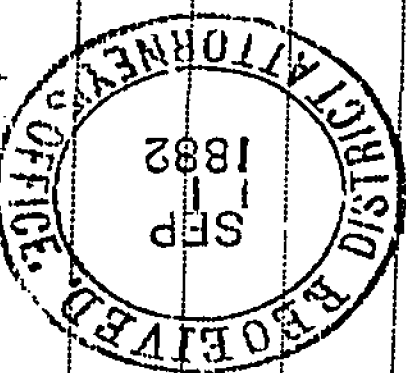
Dated August 31 1882

73 04 73 Magistrate,
John J. McDermott 28th Officer.

Clerk.

Witnesses, John J. McDermott
28th Precinct 28th Precinct.

No. _____ Street, _____
No. _____ Street, _____
to answer _____



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

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

Dated Aug 31 1882 1320 Murphy 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.

0272

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.

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

Dated Aug 31 188 2 _____ Police Justice.

~~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.~~

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

Police Court 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Mc Garry
324 E. 73rd St.
Thomas Mc Clellan
Burglary
Offence, _____
2 _____
3 _____
4 _____

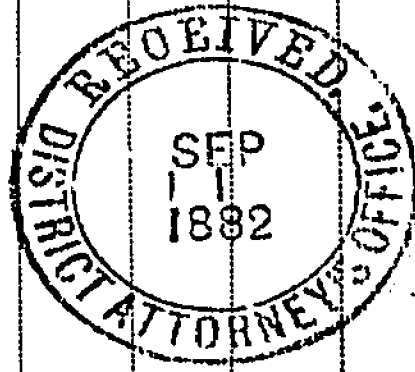
Dated August 31 188 2

73 21st Bx Magistrate.

John J. Mc Dermott 28th Officer.

Clerk.

Witnesses, John J. Mc Dermott
28th Precinct Police



No. _____ Street, _____
No. _____ Street, _____
\$ _____ to answer

BAILED,

No. 1 by _____

Residence _____ Street, _____

No. 2, by _____

Residence _____ Street, _____

No. 3, by _____

Residence _____ Street, _____

No. 4, by _____

Residence _____ Street, _____

0273

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Thomas McClellan

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

Thomas McClellan

of the crime of Burglary in the third degree,

committed as follows:

The said *Thomas McClellan*

late of the ~~nineteenth~~ *thirty first* Ward of the City of New York, in the County of New York,
aforesaid, on the *thirty first* day of *August* in the year of our
Lord one thousand eight hundred and eighty ~~two~~ with force and arms, at the Ward,
City and County aforesaid, the *saloon* of

John McGarvey

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

John McGarvey

then and there being, then and there
feloniously and burglariously to steal, take and carry away, and *twenty metal*
checks of the value of three cents each

of the goods, chattels and personal property of the said

John McGarvey

so kept as aforesaid in the said *saloon* then and there being, then and
there feloniously did steal, take and carry away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of New
York and their dignity.

John McKean

District Attorney

0274

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

of the crime of Receiving Stolen Goods

committed as follows:

The said

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

of the goods, chattels and personal property of

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

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

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

JOHN McKEON, District Attorney.

0275

BOX:

77

FOLDER:

858

DESCRIPTION:

McCreery, Mary

DATE:

09/30/02



858

0276

764
803
Pillars

(11)

Day of Trial,

Counsel,

Filed 30 day of

Pleads

1882

THE PEOPLE

vs.

NA

Mary J. McCreary

Indigent

JOHN McKEON,

District Attorney.

A True Bill.

John W. O'Leary Foreman

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

Mary E. Hyges of said City being duly sworn says that on the Thirty First day of August 1874 letters of administration on the goods chattels and credits of William R. Hyges late of the City of New York deceased were duly issued by the Surrogate of the City and County of New York to Mary J. McCreery by an order or determination of said Surrogate and the said Mary J. McCreery duly entered upon her duties as such administratrix; that thereafter the said letters of administration were revoked and the said Mary J. McCreery required to render an account of her proceedings by an order duly made by the Surrogate of the City and County of New York dated December 27th 1880 and that thereupon said Mary J. McCreery did account before such Surrogate; that on the Twenty Eighth day of December 1880 an order or determination of said Surrogate was duly made appointing this deponent administratrix of said goods chattels and credits of William R. Hyges deceased and that this deponent is now such administratrix; that thereafter upon the said accounting an order was duly made by said Surrogate dated the 7th day of December 1881 a copy of which is hereto annexed directing and ordering among other things that said Mary J. McCreery pay over to this deponent as administratrix as aforesaid or to her attorney John E. Brower at his office Number 173 Broadway in the City of New York the sum of ten thousand one hundred and seventy eight dollars and twenty five cents and transfer and deliver to this deponent as administratrix as aforesaid or her said attorney at his said office twenty two shares of the preferred stock of the Wabash St. Louis and Pacific Railway Company; that the said money and stock was part of the said goods chattels and credits of William R. Hyges

0278

deceased received by the said Mary J. McCreery as administratrix as above
said; that no appeal from said order is now pending and that the time
for appealing therefrom has long since expired; that the said Mary J. Mc
Creery has not obeyed said order but wilfully withholds said money and
stock.

Sworn to before me this
Eighteenth day of September 1882

John M. Graham
Notary Public (287)
City and County of N. Y.

Mary E. Lynes.

Surrogates Court
New York County

In the matter of the administration
of the goods chattels and credits of
William Rose Hyues deceased

(Decree)

At a Surrogates Court held at the New York County Court House in the City of New York the Seventh day of December 1881.

Present Hon. Delano W. Baldwin

Surrogate

On reading the account of Mary J. McCreery the objections thereto the report of Philip T. Ruggles Esq. Referee and the exceptions to said report filed herein and after hearing John L. Brower attorney for Mary E. Hyues administratrix of the goods chattels and credits of William Rose Hyues deceased for the motion and John A. Bakster attorney for Mary J. McCreery in opposition thereto it is ordered that the said report be and the same is hereby confirmed except as hereafter modified; it is further adjudged and decreed that Mary E. Hyues as administratrix of the goods chattels and credits of William R. Hyues deceased is entitled to the possession of the furniture in the house number 63 Madison Avenue in the City of New York as inventoried herein and twenty two shares of the preferred stock of the Wabash St Louis and Pacific Railway Company and that Mary J. McCreery after deducting all her advancements and disbursements is charged with the sum of ten thousand one hundred and seventy eight dollars and twenty five cents; and it is further ordered that the said Mary J. McCreery individually within six days after the entry of this decree pay the sum of three hundred and thirty nine dollars and twenty five cents to Philip T. Ruggles Esq. Referee the amount

of referees and stenographers fees herein; the sum of thirty five dollars to be paid by the Union Bank to the Surrogate herein being the fees of John P. Hickman as commissioner in executing and returning commission herein; and pay the sum of ten thousand one hundred and seventy eight dollars and twenty five cents and transfer and deliver the twenty two shares of the preferred stock of the Wabash St. Louis and Pacific Railway Company with the dividends received thereon to Mary E. Hyges administratrix as aforesaid or her attorney John L. Brower at his Office 173 Broadway in the City of New York; and that on or before the First day of May 1882 she transfer and deliver unto the said Mary E. Hyges administratrix as aforesaid the furniture in the house Number 63 Madison Avenue in the City of New York. It is further ordered that if the said Mary J. McCreery does not deliver the furniture as aforesaid on or before the First day of May 1882 that she pay to the said Mary E. Hyges administratrix as aforesaid or to her attorney John L. Brower at his Office No. 173 Broadway in the City of New York the sum of two thousand dollars the inventoried value of said furniture.

D. L. Balwin

Surrogate

Original filed December 7. 1881.

a true copy

W. H. V. Purcell

Clerk to the Surrogate's Court.

W. Y. Surrogate Court

In the matter of the administration of the goods chattels and credits

of William Rose Hayes deceased

Copy

Decree

John L. Brewer
Att'y for Mary E.
Hayes Adm'r &c.
173 Broadway
New York City

0281

0282

803

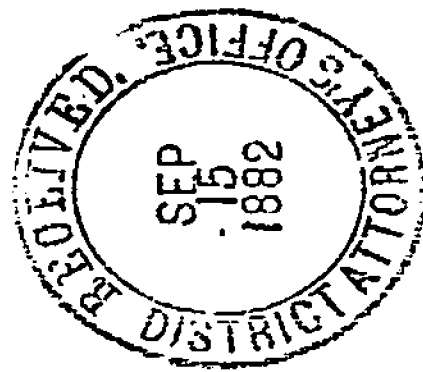
764

County of New York

187

Complaint of Mary C. Hyman
as administratrix of William
R. Hyman deceased against
Mary J. McCreary under
Chapter 208 Laws of 1877

File return
Sept 15/82
Hyman



New York County

Mary C. Hynes, as ad-
ministratrix of the
goods chattels and
credits of William R. Hynes deceased
against
Mary J. McCreery

(Brief)

Statement.

I. Mary J. McCreery was appointed administratrix of the goods chattels and credits of William R. Hynes late of the City of New York, deceased by the Surrogate of the County of New York, on the 31st day of August 1874 and duly assumed the duties of such office.

Vide Complaint

II The letters of administration of said Mary J. McCreery were duly revoked by the Surrogate of New York County by an order dated December 27th 1880 and the said Mary J. McCreery re-

quired to account.

Vide Complaint

III That Mary E. Hyner was duly appointed administratrix of said estate by the Surrogate of the County of New York on the 28th day of December 1880 and is now such administratrix.

Vide Complaint.

IV That said Mary J. McCreery duly accounted before the Surrogate of the County of New York, and an order was duly made by said Surrogate dated December 7th 1881 ordering among other things that said Mary J. McCreery pay over to said Mary E. Hyner as administratrix of the goods chattels and credits of William R. Hyner deceased or to her attorney John D. Brower at his office number 173 Broadway in the City of New York the sum of ten thou-

and one hundred and
 seventy eight dollars and
 twenty five cents and transfer
 and deliver to said Mary E.
 Hyner as administratrix as a-
 foresaid or her said attorney at
 his said office twenty two
 shares of the preferred stock
 of the Wabash, St. Louis and
 Pacific Railway Company that
 said money and stock was part
 of the said goods chattels and
 credits of William B. Hyner
 deceased received by said
 Mary J. McCreery as admin-
 istratrix as aforesaid; that no
 appeal from said order is now
 pending and that the time for
 appealing therefrom has long
 since expired; that said Mary
 J. McCreery has not obeyed said
 order but wilfully withholds
 said money and stock.

Vide Complaint.

Points.

I The Complaint is made
 under Chapter 208 Laws of

1877 which is as follows, viz:
 Section 1. If any person acting
 as executor, administrator, trustee
 or guardian, appointed by any
 will, deed or other written
 instrument or by the judg-
 ment or order of any Court or
 judicial officer in this State,
 shall convert to his own use
 or take, make away with or secrete
 with intent to convert to his
 own use or shall fraudulently
 withhold any money, goods,
 property, rights in action or
 other valuable security or effects
 whatever belonging to the estate
 or person or persons for whose
 benefit or in whose behalf
 such executor, administrator
 trustee or guardian may have
 been appointed and which shall
 have come into his possession
 or under his care or control by
 virtue of such trust, employ-
 ment or office he shall be
 adjudged guilty of embezz-
 lement, and shall upon

conviction be punishment by a fine not less than the amount shown on the trial to the satisfaction of the Courts to be so embargged, with interest and twenty per cent thereon in addition and he shall be imprisoned in the State Prison until such fine be paid, but not for a period exceeding five years.

§2. The amount of such fine to the extent of the sum so embargged, together with seven per cent interest thereon from the time of such embargement and costs of action for the recovery of judgment for the amount so embargged shall after its collection be paid to the County Treasurer subject to the order of the Supreme Court in the district where the conviction has been had for the benefit of the estate or the party or parties, for whose benefit or in whose behalf the person so convicted

was acting as, such executor ad-
 ministrator trustee or guardian,
 and shall only be drawn out
 on application to and under
 the order of the Court, and so
 much of the amount collected
 for such fine as shall be
 necessary for that purpose
 shall be applied in satisfaction
 of any judgment or decree
 obtained in a court of law or
 equity on account of the
 embezzlement for which
 such conviction was had ~~and~~
~~against~~ any amount not so
 drawn out within two years
 after such conviction shall be
 paid to the county treasurer
 of the County in which such
 conviction was had for the
 use of such county but shall
 upon the order of said Supreme
 Court be repaid without in-
 terest and applied to the
 satisfaction of such judgment
 or decree in case such judg-
 ment or decree shall be recov-

ered after the expiration of said two years.

§3. In case of the payment of the amount embezzled and interest at seven per cent by the person convicted or of the collection of the same by civil action, the Court may in its discretion upon application by such person and notice to the parties interested in the fund or property embezzled and to the district attorney of the county remit the fine imposed except the additional percentage.

Sept 16/02

Wm H. Secor
Temple Court

0290

New York County

Mary E. Hughes
as administrator

vs.
against

Mary J. McCreary

Deed

New York County

Mary E. Hynes, as ad-
ministratrix of the goods,
chattels and credits of
William R. Hynes,
deceased

Brief:

— against —

Mary J. McCreery

: Statement:

I. Mary J. McCreery was appointed administratrix of the goods, chattels and credits of William R. Hynes, late of the City of New York, deceased, by the Surrogate of the County of New York on the 31st day of August 1874 and duly assumed the duties of such office.

: Vide Complaint:

II. The letters of administration of said Mary J. McCreery were duly revoked by the Surrogate of New York County by an order dated December 27th 1880, and the said Mary J. McCreery required to

account.

Vide Complaint.

III That Mary E. Dwyer was duly appointed administratrix of said estate by the Surrogate of the County of New York on the 28th day of December 1880, and is now such administratrix.

Vide Complaint.

IV That said Mary J. McCreery duly accounted before the Surrogate of the County of New York and an order was duly made by said Surrogate dated December 7th 1881, ordering among other things that said Mary J. McCreery pay over to said Mary E. Dwyer as administratrix of the goods, chattels and credits of William B. Dwyer deceased or to her attorney John L. Brower at his office number 173 Broadway in the City of New York the sum of ten

thousand and one hundred
 and seventy-eight dollars and
 twenty five cents, and
 transfer and deliver to said
 Mary E. Hynes as adminis-
 tratrix as aforesaid or her
 said attorney at his said
 office twenty two shares of
 the preferred stock of the
 Wabash St Louis and Pacific
 Railway Company, that
 said money and stock was
 part of the said goods, chat-
 tels and credits of William
 R. Hynes deceased received
 by said Mary J. McCreery
 as administratrix as aforesaid;
 that no appeal from
 said order is now pending,
 and that the time for
 appealing therefrom has
 long since expired; that
 said Mary J. McCreery has
 not obeyed said order but
 wilfully withholds said
 money and stock.

Vide Complaint:

:Points:

I The Complaint is made under Chapter 208 Laws of 1877 which is as follows, viz:-
 Section 1. If any person acting as executor, administrator, trustee or guardian, appointed by any will, deed or other written instrument, or by the judgment or order of any court or judicial officer in this State shall convert to his own use or take, make away with or secrete with intent to convert to his own use or shall fraudulently withhold any money, goods, property, rights in action or other valuable security or effects whatever belonging to the estate or person or persons for whose benefit or in whose behalf such executor administrator, trustee, or guardian may have been appointed, and which shall have come into his possession.

sion or under his care or control
 by virtue of such trust, em-
 ployment or office he shall
 be adjudged guilty of embez-
 zlement and shall upon
 conviction be punished by a
 fine not less than the
 amount shown on the trial
 to the satisfaction of the
 courts to be so embezzled
 with interest and twenty
 per cent thereon in addition
 and he shall be imprisoned
 in the state prison until
 such fine be paid, but not
 for a period exceeding
 five years.

§2. The amount of such fine
 to the extent of the sum so
 embezzled together with seven
 per cent interest thereon from
 the time of such embezzlement
 and costs of action for the re-
 covery of judgment for the
 amount so embezzled shall
 after its collection be paid to
 the county treasurer subject to
 the order of the Supreme Court

in the district where the conviction has been had for the benefit of the estate or the party or parties for whose benefit or in whose behalf the person so convicted was acting as such executor, administrator, trustee or guardian and shall only be drawn out on application to and under the order of the court and so much of the amount collected for such fine as shall be necessary for that purpose shall be applied in satisfaction of any judgment or decree obtained in a court of law or equity on account of the embezzlement for which such conviction was had and any amount not so drawn out within two years after such conviction shall be paid to the county treasurer of the county in which such conviction was had for the

use of such county but shall upon the order of said Supreme Court be repaid without interest and applied to the satisfaction of such judgment or decree in case such judgment or decree shall be recovered after the expiration of said two years.

§3. In case of the payment of the amount embezzled and interest at seven per cent by the person convicted or of the collection of the same by civil action the Court may in its discretion upon application by such person and notice to the parties interested in the fund or property embezzled and to the district attorney of the county remit the fine imposed except the additional percentage.

Sept 16/82

Wm H. Secor

Temple Court

New York County

Mary C. Hyman
as administrator
etc

against

Mary Jane Creery

Drick

0298

New York County

Mary E. Hyues as administratrix
of the goods chattels and credits of
William R. Hyues deceased
— against —
Mary J. McCreery

(Brief)

Statement.

I. Mary J. McCreery was appointed administratrix of the goods chattels and credits of William R. Hyues late of the City of New York deceased by the Surrogate of the County of New York on the 31st day of August 1874 and duly assumed the duties of such office.

Vide Complaint.

II. The letters of administration of said Mary J. McCreery were duly revoked by the Surrogate of New York County by an order dated December 27th 1880 and the said Mary J. McCreery required to account.

Vide Complaint.

III. That Mary E. Hyues was duly appointed administratrix of said estate by the Surrogate of the County of New York on the 28th day of December 1880 and is now such administratrix.

Vide Complaint.

IV. That said Mary J. McCreery duly accounted before the Surrogate of the County of New York and an order was duly made by said Surrogate dated December 7th 1881 ordering among other things that said Mary J. McCreery pay over to said Mary E. Hyues as administratrix of the goods chattels and credits of William R. Hyues deceased or to her attorney John L. Brower at his office Number 173 Broadway in the City of New York the sum of ten thous-

and one hundred and seventy eight dollars and twenty five cents and transfer and deliver to said Mary E. Hyman as administratrix as aforesaid or her said attorney at his said office twenty two shares of the preferred stock of the Wabash St. Louis and Pacific Railway Company that said money and stock was part of the said goods chattels and credits of William R. Hyman deceased received by said Mary J. McCreery as administratrix as aforesaid; that no appeal from said order is now pending and that the time for appealing therefrom has long since expired; that said Mary J. McCreery has not obeyed said order but wilfully withholds said money and stock.

Vide Complaint.

Points.

I. The Complaint is made under Chapter 208 Laws of 1877 which is as follows, viz:

Section 1. Of any person acting as executor administrator trustee or guardian appointed by any will deed or other written instrument or by the judgment or order of any court or judicial officer in this State shall convert to his own use or take away with or secrete with intent to convert to his own use or shall fraudulently withhold any money goods property rights in action or other valuable security or effects whatever belonging to the estate or person or persons for whose benefit or in whose behalf such executor administrator trustee or guardian may have been appointed and which shall have come into his possession or under his care or control by virtue of such trust employment or office he shall be adjudged guilty of embezzlement and shall upon conviction be punished by a fine not less than the amount shown on the trial to the satisfaction of the courts to be so embezzled with interest and twenty per cent thereon in addition and he shall be imprisoned in the state prison until such fine be paid but not for a period exceeding five years.

§ 2. The amount of such fine to the extent of the sum so embezzled together with seven per cent interest thereon from the time of such embezzlement and costs of action for the recovery of judgment for the amount so embezzled shall after its collection be paid to the county treasurer subject to the order of the Supreme Court in the district where the conviction has been had for the benefit of the estate or the party or parties for whose benefit or in whose behalf the person so convicted was acting as such executor administrator trustee or guardian and shall only be drawn out on application to and under the order of the court and so much of the amount collected for such fine as shall be necessary for that purpose shall be applied in satisfaction of any judgment or decree obtained in a court of law or equity on account of the embezzlement for which such conviction was had and any amount not so drawn out within two years after such conviction shall be paid to the county treasurer of the county in which such conviction was had for the use of such county but shall upon the order of said Supreme Court be repaid without interest and applied to the satisfaction of such judgment or decree in case such judgment or decree shall be recovered after the expiration of said two years.

§ 3. On case of the payment of the amount embezzled and interest at seven per cent by the person convicted or of the collection of the same by civil action the court may in its discretion upon application by such person and notice to the parties interested in the fund or property embezzled and to the district attorney of the county remit the fine imposed except the additional percentage.

Sept 18/82

J. M. H. Seer
County Clerk

New York County

Mary E. Hyman as ad-
ministratrix of.

— against —

Mary J. McCreary

Brief

Dec 27, 1880

0302

0303

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mary J. McCreery

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

Mary J. McCreery

of the CRIME of Embezzlement

committed as follows:

The said

Mary J. McCreery

late of the City and County of New York, on the twenty seventh day of December
in the year of our Lord one thousand eight hundred and eighty—, at the City and County
aforesaid, ~~with force and arms~~

was acting as administratrix
of the estate, goods, chattels and credits of one
William R. Dwyer then lately before deceased,
under and by virtue of an appointment and
certain letters of Administration, duly made and
issued by the Surrogate of the City and County
of New York on the thirty first day of August
in the year of our Lord one thousand eight
hundred and seventy four, and from said last
mentioned day, until the day first aforesaid,
the said Mary J. McCreery, acted as, and was
the duly constituted Administratrix of the
goods, chattels and credits aforesaid.

And the said Mary J. McCreery on the
said twenty seventh day of December in the
year of our Lord one thousand eight hundred
and eighty had received, and then and there
had in her possession, and under her care
and control, by virtue of such trust and office
of administratrix as aforesaid, divers moneys

property, rights in action and valuable securities belonging to the estate of the goods, chattels and credits of the said William R. Dymie deceased to wit: the sum of ten thousand and one hundred and seventy eight dollars and twenty five cents in money, lawful money of the United States and of the value of ten thousand and one hundred and seventy eight dollars and twenty five cents, and divers valuable securities being certificates of the Preferred Stock of the Wabash, St Louis and Pacific Railway Company, the said certificates representing and being the certificates of twenty two shares of the said preferred stock of the said Railway Company of the value of one hundred dollars each share, a more particular description of which said certificates and said stock is to the Grand Jury aforesaid unknown.

And on the said twenty seventh day of December, in the year of our Lord one thousand eight hundred and eighty, at the City and County aforesaid, the said Mary J. McCreery, while acting as and being such administratrix as aforesaid, with force and arms, the said sum of money, to wit: the said sum of ten thousand one hundred and seventy eight dollars and twenty five cents in money, lawful money of the United States, and of the value of ten thousand one hundred and seventy eight dollars and twenty five cents, and the said certificates of twenty two shares of the preferred stock of the Wabash, St Louis and Pacific Railway Company, of the value of one hundred dollars

each share, of the moneys, property, rights in action and valuable securities of the estate of and of the goods, chattels and credits of the said William R. Dwyer deceased, which had so as aforesaid come into her possession and under her care and control by virtue of the trust and office aforesaid, did then and there feloniously, fraudulently withhold and embezzle against the form of the Statute in such case made and provided and against the Peace of the People of the State of New York, and their dignity.

John McKeon

District Attorney

0306

BOX:

77

FOLDER:

858

DESCRIPTION:

McCullum, William

DATE:

09/13/82



858

0307

Filed 13 day of Sept 1882

Plends Chas. J. (14)

THE PEOPLE

vs.
Portland, vs.
Wm. & Mary I
William McClellan
H. D.
Assault and Battery—
Firearms.
Felonious.

JOHN MCKEON,

District Attorney.

P. & Sept 28, 1882

Fried & convicted & crime

A True Bill. with recommendation

to mercy

S. P. 18 months

John McClellan Foreman.

Pa. 12 J. R. 12

Thursday Sept 21st

1882

0300

New York Hospital,

West Fifteenth Street,

New York,

Sept. 9th 1882

This is to certify that
Kris Small - is improving and in
good condition - so far no adverse
symptoms have presented themselves.

J. Vandenberg M.D.,

House Surgeon

0309

New York Hospital,

West Fifteenth Street,

New York, *Sept 7th* 1882

This is to certify that *Vino*
Small (col'd), who was brought
to this hospital *Sept 3rd* suffering
from *pistol-shot wound* of the
neck is doing well at
present but is not yet
out of danger.

J. Vander Poel
House Surgeon.

0310

New York Hospital,

West Fifteenth Street,

New York, *Sep 5th* 1882.

This is to certify that
Wm. M. Hall is in good general
condition - no complication having
arisen - that he is not supposed
to be in any immediate danger.

J. Vandenberg, M.D.

House Surgeon

0311

New York Hospital,

West Fifteenth Street,

New York, Sep. 3rd 1882.

This is to certify that
Vero Small (?) was brought to
this Hospital this AM. Suffering
from pistol shot wound of neck -
that the ball cannot at
present be reached & that patient's
general condition is good. No
immediate complication being
expected. Although the wound is
considered as dangerous -
J. Mendenhall M.D.

House Surgeon

21 E 0

Police Court - 3 District.

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

Charles J. Bager

of No. 1017 Second Police Street,

84 years of age
being duly sworn, deposes and says, that

on Sunday the 11th day of September
in the year 1882 at the City of New York, in the County of New York, that Anne

was violently and feloniously ASSAULTED and BEATEN by

William McQueen (murder)

with discharge a pistol service

with powder and ball at Anne

Anne a tall fair colored woman

Anne Anne in the year as deponent

is informed by Robert Kearney -

Michael O'Brien - Quaker T. Britts -

and William J. Murphy -

David & Mull is now

confined in the New York Hospital

by reason of some illness

known from by said McQueen

as appears by the annexed certificate

with the felonious intent to take the life of deponent, or to do him bodily harm; and with out any
justification on the part of the said assailant :
Wherefore this deponent prays that the said assailant may be apprehended and bound to answer
for the above assault, etc., and be dealt with according to law.

Sworn to before me, this

day

of September 1882

Police Justice.

Robert Kearney

Charles J. Bager

0313

Police Court— 3 District.STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.Etienne Bayerof No. 1014 Precinct Police Street,34 years of age being duly sworn, deposes and says, thaton Sunday the Third day of Septemberin the year 1882 at the City of New York, in the County of New York, Wro Small

was violently and feloniously ASSAULTED and BEATEN by

William McCullum (now here)
 who discharged a pistol loaded
 with powder and ball at said
 Small a ball from said pistol striking
 said Small in the neck as deponent
 is informed by Robert Kennedy—
Michael O'Brien—Frederick Winters—
and William J. Murphy.

Said Small is now
confined in the New York Hospital
by reason of said wounds inflicted
upon him by said McCullum,
as appears by the annexed certificate.

with the felonious intent to take the life of deponent, or to do him bodily harm; and with out any
 justification on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be ~~apprehended and~~ bound to answer
 for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 8th dayof September 1882Etienne BayerSoldier Smith

POLICE JUSTICE.

0314

City and County of New York } ss.

Robert Kennedy 20. years of age
a waiter at 105 Borey being duly
sworn says that on Sunday morning
between 9 and 10 o'clock am
I was in Owen Grogan's Saloon
where I am employed as a waiter.
when I heard a pistol shot fired.
I saw Virs Small sitting asleep
at a table in said Saloon and
the prisoner William McCullum
was standing over said Small
having a pistol in his hand.
said McCullum was crazy drunk.
when I heard the shot I ran
behind the stove. Small was shot
in the neck. I saw blood on the
table. Small was sitting in a
chair with his head leaning
against the wall. No one was
near him but McCullum. Small
was asleep when he was shot
and remained put out saying
any thing till an ambulance
was summoned and he was
taken away. There was one other
man sitting with me at the same
table with me. There was no
trouble or disturbance between

0315

the prisoner and Small went
to the shooting. while I was in
the saloon. I had been in there
about fifteen minutes when
the shooting occurred.

by man.

I was not working in the saloon on
Saturday night. I did not see you
when you came into the saloon I
had my back turned towards
the door. I was sitting by the
ice box when I saw you come in
I did not see Small have hold
of you. I did not see you till I
heard the shot. I did not see
Small strike you.

Robt. Kennedy

Sworn to before me
this 7th day of Sept 1882

Edw. R. Smith

Police Justice.

0316

of 315 East 54th St
 Michael of New York. bartender
 105 Bowery being duly sworn
 says that on Sunday Sept 30
 1882 about 9 o'clock A.M. I was
 in the saloon 105 Bowery when
 I heard a shot fired. I turned
 and saw William McCullum
 with a pistol in his hand. I
 also saw Virro Small who had
 been sitting in a chair and
 leaning his head against the
 wall. After hearing the shot I
 found that Small was shot in
 the neck. There was another man
 with McCullum who came
 into the saloon with him. I
 assisted in taking the pistol from
 McCullum. I saw blood coming
 from Small's neck. He asked to
 be walked around the floor. We
 did not do so. Then an ambulance
 was brought and Small was
 taken to the hospital. After I heard
 the shot fired I saw McCullum
 attempt to strike Small with the
 butt of the pistol which he then
 held in his hand. McCullum
 was very drunk at the time. About
 3:30 or 4 o'clock that morning and
 before the shooting there was a

row between Small & McCullum
I heard loud talk and saw Small
attempt to strike McCullum and
McCullum attempted to strike Small.
At that time McCullum was
down but he was drunker after
that time and when the shooting
took place, I don't know what
the quarrel was about.

x & by person.

I believe that during the evening before,
Small took a chair up to strike
McCullum. The floor manager
put Small out because he
pulled off his coat and attempted
to strike McCullum. I know that
prior to that night Small &
McCullum had had quarrels.
At the time of the shooting McCullum
said to me that Small had a knife
and was going to hurt him.

Michael C. O'Brien
Sworn to before me
this 7th of Sept 1882

Edouard Smith

Police Justice

0318

Frederick Winter 33. Lacey goods
 44 Oliver Jr being duly sworn
 says on Sunday at about 8
 am I was in the saloon 105
 Bowery when I saw William
 McCullum come into the saloon
 and walk up to Virgil Small (who
 was sitting in a chair with his
 head against the wall) and
 fired a shot ^{from the pistol which he held in his} at Small which
 hit Small in the neck. After he
 shot Small McCullum struck
 him in the face with the butt of
 the pistol with which he had
 shot him. I then saw the bar
 tender (O'Brien) seize McCullum.
 I heard no disturbance or
 quarrell between Small and
 McCullum before McCullum
 shot Small. There was a
 friend of McCullums with him
 who tried to pull him out
 of the saloon. I ran out of the
 saloon just after the shooting.

hand

Ex by him.

At the time of the shooting I was
 sitting between the water closet
 and McCullum and about
 six feet from McCullum

0319

I was sitting with Robert
Kennedy at the time of the shooting.
I did not see Small or anyone
else grab McCullum when he
came in.
F. Winters

Sworn to before me
this 7th of Sept 1882
Solon B. Smith

Police Justice

William J. Murphy an officer of the 10th
Precinct being duly sworn says that on
Sunday morning Sept 3. 1882, I was
called into the Saloon 105 Bowry
about five minutes after the shooting
of Wm Small by William McCullum.
I searched Small and could find
no knife on him or near him. I
then arrested the bartender O'Brien
and three women who were in the
Saloon when I entered -

Sworn to before me this William J. Murphy
7th of Sept 1882

Solon B. Smith
Police Justice.

0320

Sec. 100-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William M. Cullen 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 M. Cullen

Question. How old are you?

Answer.

Twenty three years

Question. Where were you born?

Answer.

Brooklyn

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

Answer.

154 1st Ave - 3 months

Question. What is your business or profession?

Answer.

Boiler 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 did it in self defense

William M. Cullen

Taken before me this

day of

188

Boyd & Sullivan
Deputy District Justice

Dated _____ 188 _____ *Police Justice.*

2230

Police Court Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Uro Small
N.Y. Hospital
William McGullum
2
3
4
Offence, Assault

Dated Sept 10th 1882
Smith Magistrate.
Bayer Officer.

Witnesses,
Officer Clarence Dayer
No. 10 10th Street
Robert Kennedy
House of Detention
No. Michael O'Brien

No. 105 Bowery Street,
Fredrick
14th Street
10th Street
10th Street
10th Street
10th 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

guilty thereof, I order that he be held to answer the same and 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, as he may be required to give.

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.

0323

PART 2.

THE COURT ROOM IS IN THE THIRD 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.]

SUBPENA.

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

Frederick Porter

of No. *44* *Oliver* 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 *27* day of *Sept.* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

William M. McKeon
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 *Sept* in the year of our Lord 188 *2*

JOHN McKEON, *District Attorney.*

0324

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

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

being duly sworn, deposes and says he

failed to serve
a Subpoena, of which the within is a copy, upon *Fredrick*
Winter on the *26th* day of

Sept. 1882, *by having been informed as*
44 Oliver St. by the Landlady of premises
that Sara Winter does not reside there
and that his residence is unknown
to her

Sworn to before me this
of

188

day

Geo. J. J. J.

Notary Public,

N. Y. Co.

0325

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

THE PEOPLE OF THE STATE OF NEW YORK

against

William McCullum

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

William McCullum

of the CRIME of "Shooting at another with intent to kill," committed as follows:

The said

William McCullum

late of the City of New York, in the County of New York, aforesaid, on the
third day of September in the year of our Lord
one thousand eight hundred and eighty two, with force and arms, at the City and
County aforesaid, in and upon the body of Viro Small
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against him the said Viro Small
a certain pistol then and there loaded and charged with gunpowder and one
lead bullet, which the said William McCullum
in his right hand then and there had and held the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge,
with intent him the said

Viro Small

thereby then and there feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of New
York and their dignity.

SECOND COUNT.

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

William McCullum

of the Crime of Shooting and Discharging off a pistol at another, without
justifiable or excusable cause, with intent to injure such other, committed as follows:

The said

William McCullum

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid,
with force and arms, in and upon the body of the said Viro

Small then and there being, wilfully and feloniously did make an
assault and to, at and against him the said Viro

Small a certain pistol then and there loaded and
charged with gunpowder and one lead bullet, which he the said

William McCullum

in his right hand, then and there had and held, wilfully and feloniously, and
without justifiable or excusable cause, did then and there shoot off and discharge, with
intent, thereby him the said

Viro Small

wilfully and feloniously, then and there to injure, against the form of the Statute in such
case made and provided, and against the peace of the People of the State of New York
and their dignity.

JOHN McKEON, District Attorney,

0326

BOX:

77

FOLDER:

858

DESCRIPTION:

McDermott, Thomas

DATE:

09/14/82



858

Sept 29 1882.

This case was fully tried & resulted in a disagreement the jury standing nine (9) for acquittal and three (3) for conviction. Two of the three being for petit larceny only. There is no reason to suppose that a conviction could ever be had & in my opinion none should be had. I therefore respectfully recommend that the defendant be discharged on his own recognizance.

J. H. McKeon
A. H. Dismore

(1)

Counsel,

Filed 14 day of Sept 1882

Pleads, Not guilty

THE PEOPLE

vs.

Thomas McDermott

INDICTMENT.
Larceny from the Person.

JOHN McKEON,

District Attorney.

22 Sept 1882
Tried & jury disagreed
A True Bill.

9-34 aeg

John Dismore Foreman.

22 Sept 29 1882.

Discharged on his own recognizance

WITNESSES.

0327

0328

22 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK,

ss

James E. Conway, 23 years old, laborer
of No. 221 Warren Street, Newark New Jerseybeing duly sworn, deposes and says, that on the 21st day of August 1882

one the shop of No 155 Thompson Street in the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and from deponent's person in the night-time
the following property, viz: one silver watch of the value
of Three dollars and fifty cents

the property of deponent

and that this deponent

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

here, from the following facts: At about half
past one o'clock on the morning of said day,
deponent was on said shop in company with
said McDermott. Said McDermott asked
deponent the time and, on deponent taking said
watch from his pocket, caught hold of said watch
and pulled it away from deponent, breaking the
ring by which it was attached to ^{one end of} a chain
the other end of which was fastened to a vest
then worn by deponent. Deponent is informed
by Officer Frank A. Frank of the 8th Precinct
Police that he saw said McDermott scuffling with
deponent on said shop as aforesaid and subsequently

0329

arrested said Mc Dermott and found
concealed in a bed in his room the
said watch which is here shown

Sworn to before me this
21st day of August 1882

James E. Conway
Police Justice

CITY AND COUNTY } ss.
OF NEW YORK,

Frank N. Evanhoe

aged 29 years, occupation policeman of No.

of the 8th Police Precinct, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of James E. Conway

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

Sworn to before me, this 21st
day of August 1882

Frank N. Evanhoe

J. Henry Pick

Police Justice.

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0330

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

Thomas Mc Dermott 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 Mc Dermott

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. No. 153 Thompson Street; 8 months

Question. What is your business or profession?

Answer. Shoe-fitter

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 did not take the watch. There were several others on the stoop at the time.

Taken before me, this 21st
day of August 1882

Thomas Mc Dermott

J. Henry Bond Police Justice.

11330

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

643
Police Court- 2^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James E. Lennan
22, Warren St.
St James Frederick

2
3
4
Offence, Larceny from the Person

Dated August 21 1882

Stred Magistrate.

Everhine Officer.

_____ Clerk.

Witnesses,

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ 1000 TO ANSWER _____

Committid



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

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 August 21 1882 J. Henry Ford Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

643

James Z. Garrison
Laborer
221 Warren St.
Cleveland, N. C.
Thomas McDermott

No. 1 by _____
Residence _____ Street.

No. 2, by	Residence	Street

No. 3, by	Residence	Street

No. 4, by	Residence	Street.

Dated August 21 1892
J. Ford
Magistrate.
Evanhoe
Officer.
Clerk.

Witnesses, _____

No. _____ Street.

No. _____ Street _____

No. 2 Street, 11

1000 to answer

Committed

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

to bail to answer by the undertaking hereto annexed.

Dated 21 August 1882

give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

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 committed

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James C. Conway
Laborer
22, Warren St.
Cleveland, N. C.
Thomas McDermott

2
3
4

Office, The Jackson Inn, Cincinnati, Ohio.

Dated August 21 1892
J. Ford
Magistrate.
Evanhoe
Officer.
Clerk.

Witnesses, _____

No. _____ Street _____

No.  Street

No. 2 Street, 1

1000 to answer

Completed

0333

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas McDermott

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

Thomas McDermott

of the CRIME OF LARCENY (from the person)

committed as follows:

The said

Thomas McDermott

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

*one watch of the value
of three dollars and fifty
cents*

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

JOHN McKEON, District Attorney.

0334

BOX:

77

FOLDER:

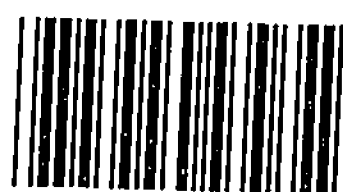
858

DESCRIPTION:

McDonald, John

DATE:

09/19/82



858

0335

BOX:

77

FOLDER:

858

DESCRIPTION:

Reilly, William

DATE:

09/19/82



858

0336

No 2 B.W. Chas Sept 24 1882

W. M. C.

Filed 19 day of Sept 1882

Pleas *W. M. C.*

13 THE PEOPLE
63 vs.

John D. McDonald
and William B. Bell

19 Road

2nd *James by Grant D. Bell*

JOHN MCKEON,

District Attorney.

22 Sept 26. 1882
not pleads. *Person.*

A True Bill.

House of Refuge

John *pleads* Foreman.

23 *Sept 23.*

W. M. C. *pleads* *W. M. C.*
51 *years.*

ROBBERY—First Degree.

0337

Final

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

of No. *15 Frankfort* Street, *38 years* *Frankman*
being duly sworn, deposes and says, that on the *15* day of *Sept* 188*2*
at the _____ City of New York,

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

A gold watch of the
Value of one hundred dollars

the property of *Deponent*

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by *Thomas McDonald* now

Present who was seen by Officer
Lewis to take the watch from a
pocket of deponent's coat & who
afterwards found it in his possession

Along J. Perine
City and County of New York & ss
Edward Lewis of the 26th Precinct
being sworn says that he saw the defendant
in City Hall Park so take & steal the watch
and on arresting him found the watch
in his possession *Edward Lewis*

188

Police Justice.

0338

Sec. 197-200.

CITY AND COUNTY
OF NEW YORK, } ss.

1st District Police Court.

Thomas McDonald

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 McDonald

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.

69 Marion Street & about one year

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I am not guilty of the charge
Thomas McDonald

Taken before me this

day of

Sept 16 1889
J. J. McQuinn
Police Justice.

0339

BAILED,

No. 1 by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Police Court, 1st District.

THE PEOPLE, v. c.,
ON THE COMPLAINT OF

Charles H. Deane
vs
Thomas McDonald

Offence,

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

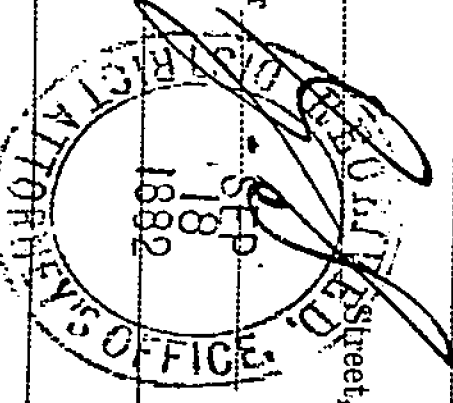
Street,

No.

Street,

No.

Street,



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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Sept 10th 1882 R. L. McQuinn 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.

0340

CORRECTION

0341

BOX:

77

FOLDER:

858

DESCRIPTION:

McDonald, John

DATE:

09/19/82



858

0342

BOX:

77

FOLDER:

858

DESCRIPTION:

Reilly, William

DATE:

09/19/82



858

0343

No. 2-12-1882 Sep 21 1882

W. M. D.

Filed 19 day of Sept 1882

Pleads *W. M. D.*

THE PEOPLE

vs. *W. M. D.*

R

John D. McDonald
and William Bailey

19 Resident

2nd Precinct

JOHN MCKEON,

District Attorney.

22 Sept 26. 1882
Not Pleads. Person.

A True Bill.

House of Refuge

John M. D. Foreman.

Aug 5/83.

W. M. D.
W. M. D.
5. 1. 1882 years.

ROBBERY—First Degree.

0344

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT—FOURTH DISTRICT.

Patrick Costello
 of No. *854* *Tenth Avenue* Street,
 being duly sworn, deposes and saith, that on the *5th* day of *August* ~~July~~
 18*82* at the *22^a* Ward of the City of New York, in the
 County of New York, was feloniously taken, stolen, and carried away, from the person of deponent,
 by force and violence, without his consent and against his will, the following property, viz:

One gold watch and chain attached

of the value of *One hundred & thirty five* Dollars,
 the property of *deponent*

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

John Mc Donald (now here) and a man named
Rilly first name unknown That about
 the hour of seven o'clock on said date deponent
 was on the dock foot of West 57th Street when
 said *Rilly* caught hold of him by the
 arms ^{and held him} and said *McDonald* took stole and
 carried away said watch and chain that
 was contained in the pocket of the vest
 then and there worn by deponent, and
 ran away. That deponent broke away from
 said *Rilly* and ran after said *Mc*
Donald who fell and deponent fell on
 top of him in the street and while deponent
 was down he was struck several blows
 on the head neck and arms with a stick
 of wood by some person cutting deponent's
 head and neck severely when said *Mc*
Donald ran away and escaped

Patrick Costello

day of

Sworn to before me, this

25

1882

Police Justice.

0345

City and County
of New York

Frank Mc Carrn of No 507 West 56th
Street being duly sworn that he saw
a man named Reilly first name
unknown catch hold of Patrick Costello
by the arms on the dock foot of West
57th Street and he saw John Mc
Donald the prisoner now here take
steal and carry away said Costello
watch and chain and run away

Sworn to before me

this 25th day of August 1882

B-1 & 1904

Police Justice

Frank M Carrn

0347

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

Police Court 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patrick Costello
807 1/2 St. No.

1 *John Mc Donald*
2 *William Kelly*

3 _____
4 _____

Offence, *Robbery*

Dated *Aug 25* 188*8*

7304 73rd St
John & Mc Donnell
Magistrate,
Officer.

Clerk.

Witnesses, *Francis Mc Donnell*
No. *507 West 56th*
Street,

No. _____
Street,

Kelly not arrested

No. _____
Street,

\$ *William Kelly*
140c 50c
1882
DISTRICT CLERK
ATTORNEY'S OFFICE

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

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 *Aug 25* 188*8* *R. V. Kelly* 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.

0430

Police Court-4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Calrick Costello
854-23/10th No.

1 *John Mc Donald*
2 *William Ruddy*

BAILED,

No. 1 by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated *Aug 25* 188*2*

7304-3 Box by
John B. Mc Ginn Magistrate.
Officer.

Clerk.

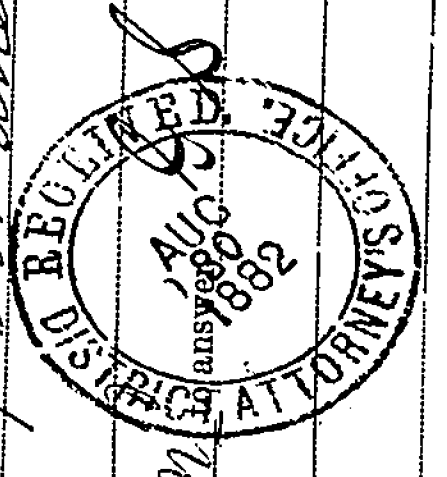
Witnesses, *Francis Mc Carr*

No. *507 West-56th* Street,

No. _____ Street,

Riley not arrested

No. _____ Street,



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

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 *Aug 25* 188*2* *John B. Mc Ginn* Police Justice.

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

Dated _____ 188*2* 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*2* Police Justice.

0349

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against
John Mc Donald & William Reilly

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

John Mc Donald and William Reilly
of the crime of Robbery in the first degree,

committed as follows:

The said *John McDonald and William Reilly*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *fifth* day of *July* in the year of our Lord
one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid,
with force and arms, in and upon one *Patrick Costello*
in the peace of the said People then and there being, feloniously did make an assault and
one watch of the value of one
hundred dollars and one watch
chain of the value of thirty
five dollars

of the goods, chattels and personal property of the said

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

JOHN McKEON, District Attorney.

0350

BOX:

77

FOLDER:

858

DESCRIPTION:

McDonald, Thomas

DATE:

09/21/82



858

WITNESSES.

187
Counsel, *E. E. (D.P.)*
Filed *21* day of *Sept* 188*2*
Pleads,

THE PEOPLE
vs.
13 *19* *P*
McDonald
INDICTMENT.
Larceny from the Person

JOHN McKEON,
District Attorney.
12 Sept 22, 1882
A True Bill. *pleads guilty w/*
5 P 2 year.
John McDonald Foreman.

0352

Test

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

of No. *15 Frankfort* Street, *38 years* *Postman*
being duly sworn, deposes and says, that on the *15* day of *Sept* 188*2*

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

*A gold watch of the
value of one hundred dollars*

the property of *Deponent*

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by *Thomas McDonald* now

*present who was seen by Officer
Lewis to take the watch from a
pocket of deponent's coat & who
afterwards found it in his possession*

Alonzo J. Perine
City and County of New York J. ss

*Edward Lewis of the 26th Precinct
being sworn says that he saw the defendant
in City Hall Park so take & steal the watch
and on arresting him found the watch
in his possession*

Edward Lewis

Police Justice.

188

0353

Sec. 175-200.

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

Thomas McDonald

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

Question What is your name?

Answer.

Thomas McDonald

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

69 Marion Street & about one year

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I am not guilty of the charge
Thomas McDonald

Taken before me this

day of

September 16
1888
Police Justice.

0354

BAILED,

No. 1 by _____

Residence _____

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

Police Court District.

THE PEOPLE, v. _____

ON THE COMPLAINT OF _____

Charles H. McDonald
James H. McDonald
James H. McDonald

Offence, _____

Dated *Sept 10 - 1882*

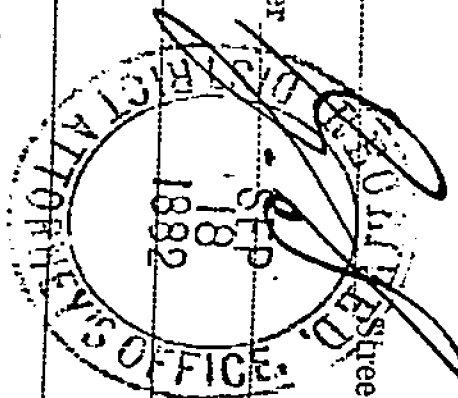
Charles H. McDonald
Magistrate.
Officer.

Witnesses, *Cale etc officer*
Clerk.

No. _____
Street, _____

No. _____
Street, _____

No. _____
Street, _____



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

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

Dated *Sept 10 - 1882* _____ 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.

5550

Police Court District.

THE PEOPLE, v. c.,
ON THE COMPLAINT OF

Alonso Delmonico
138 Grand St
Manhattan

BAILED,

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

Offence, _____

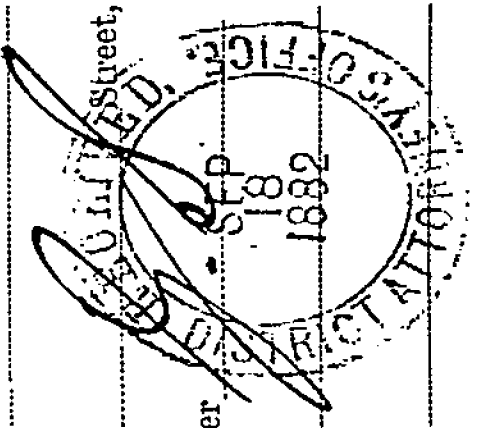
Dated _____ 1882

Edward Lewis Magistrate.
Q. A. Officer.

Clerk.

Witnesses, *Cale etc officer*
No. _____ Street, _____
No. _____ Street, _____

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



Em

Dated _____ 1882 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 _____ 1882 Police Justice.

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

Dated _____ 1882 Police Justice.

Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

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

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 committed.

Thomas M. Donald
Sept 10 - 2

0356

1871
Thos. Mc Donald arrested by
Chas. C. Jones 4th Precinct
for disturbing his father. He was
arranged the same day.

June 20th 71 Thos. Mc Donald arrested by
Chas. Meyer 4th Precinct
for disturbing Silver Water Committee
train.

July 29th 71 Thomas Donald placed out to the
charge Section 1000
Antislavery by Presiding Judge Marshall.

Sept 2nd 72 Thos. Mc Donald arrested on warrant
for knocking eye out of Eliza Schmitt.
at 66 New Chamber St. Discharged
by Judge Murray.

0357

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas McDonald

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

Thomas McDonald

of the CRIME OF LARCENY (from the person)

committed as follows:

The said

Thomas McDonald

late of the First Ward of the City of New York, in the County of New York,
aforesaid, on the *fifteenth* day of *September* in the year of our Lord
one thousand eight hundred and eighty- *two*, at the Ward, City and County
aforesaid, with force and arms *one watch of the*
value of one hundred dollars

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

JOHN McKEON, District Attorney.

0358

BOX:

77

FOLDER:

858

DESCRIPTION:

McDonald, William

DATE:

09/19/82



858

244

Day of Trial

Counsel,

Filed 19 day of

1882

Pleads

Joseph

THE PEOPLE

vs.

William McDonald

BURGLARY—Third Degree, and
Receiving Stolen Goods.

JOHN McKEON,

Part 2 Oct 3-1882 District Attorney.

Tried and convicted 6.

A True Bill

196 Aug 1882

Samuel Foreman.

William McDonald

0360

Police Court— 2^d District.City and County } ss.:
of New York, }

Peter F. Boyer, 37 years old, restaurant-
keeper of No. 464 Eighth Avenue Street, aged _____ years,
being duly sworn
deposes and says, that the premises No. 464 Eighth Avenue
Street, 20th Ward, in the City and County aforesaid, the said being a brick and
stone dwelling and store, the first-floor of which
~~which~~ was occupied by deponent as a restaurant.

were BURGLARIOUSLY
entered by means entering the cellar of said building
cutting an opening in the flooring of said
restaurant and entering said restaurant
in the night time
on the morning of the 31st day of August 1882

and the following property feloniously taken, stolen, and carried away, viz: Silver,
nickel and copper coin, gold and lawful
money of the United States to the value
of several dollars and three hundred
cigars of the value of twenty dollars.
in all of the value of twenty-seven
dollars.

the property of deponent

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

William Mc Donald, now here,

for the reasons following, to wit: At about two o'clock on said
morning deponent closed said restaurant
having just before closing noticed said
coin in a drawer therein and said
cigars in a case therein. When the restaurant
was opened at seven o'clock on said morning
deponent missed said coin and said cigars
and found that the floor of said restaurant
had been cut open as hereinbefore described.
Deponent is informed by Mrs. Morley who
resides in the rear of No 464-8th Avenue

0361

that she saw said William M &
Donald leave said premises between
the hours of five and six o'clock
on said morning.

Summ to before me this
4th day of September 1882
R. J. Pryly
Police Justice

Peter J. Dwyer

0362

Sec. 198-200.

2d DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Mc Donald 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 Mc Donald

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

No 313 East 29th street; 3 years

Question. What is your business or profession?

Answer.

Oysterman

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

Answer.

I am not guilty

Taken before me, this 4th
day of September 1882

William Mc Donald

R. Murphy

Police Justice.

0363

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

Police Court - 2^d District.

THE PEOPLE

vs. THE COMPLAINANT

John P. Brown

William McDonald

Offence, Burglary

Dated September 4th 1882

Magistrate,
Clerk.

Witnesses, Elizabeth Miller

No. 464 Elizabeth Miller

Christina Chandler

No. 422 Wash-36

RECEIVED
SEP 6
1882
CLERK'S OFFICE

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 William McDonald

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 September 4th 1882 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.

4960

Police Court - 2^d District.

THE PEOPLE vs. Peter G. Bury
ON THE COMPLAINT OF William McDonald
1. William McDonald
2. William McDonald
3. William McDonald
4. William McDonald

Dated September 4 1882
Magistrate. W. J. Bury
Officer. W. J. Bury
Clerk. W. J. Bury

Witnesses, Elizabeth Webster
No. 464 Eight Ave Street
Christina Cheendall
No. 422 West 36 Street

No. 6 Street,
to answer 1882
RECEIVED
SEP 6
CLERK'S OFFICE

BAILED,
No. 1 by William McDonald
Residence William McDonald Street,
No. 2, by William McDonald
Residence William McDonald Street,
No. 3, by William McDonald
Residence William McDonald Street,
No. 4, by William McDonald
Residence William McDonald 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 William McDonald guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of One Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

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

Dated September 4 1882 Police Justice.

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

Dated September 4 1882 Police Justice.

0365

Form 10.

Second
POLICE COURT ~~SIXTH~~ DISTRICT

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

Christina Greendall.
Aged 28 years. Housekeeper.
of No. *422 West 36th* Street,

being duly sworn, deposes and says,
that on the *31st* day of *August* 18*82* at the City
of New York, in the County of New York, *at about the hour of*

5.30 o'clock A.M. this deponent who resides in
the rear house of No. 464 Eighth Avenue, was
awakened by a noise in the yard of said
premises resembling the breaking of a door,
and upon looking out of the window deponent
saw a man come out of the doorway of
the first floor of the front house of said
number. Deponent further says that William
McDonald - here present - looks very much
like the man.

Christina *her*
mark

Sworn to, this
before me,

Police Justice.

4th day of *September* 18*82*

0366

Form 10.

Sealed
POLICE COURT—~~SIXTH~~ DISTRICT

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

Elizabeth Molitor

of No. 464 Eighth Avenue Street,
New York City, being duly sworn, deposes and says,
that on the 31st day of August 1882 at the City
of New York, in the County of New York, she was in No 464
8th Avenue, at about five o'clock
and forty five minutes in the morning
coming down the stairs when she heard
a noise at the rear door of the restaurant
on the first floor of said premises as if
some one was trying to open said door
from the inside. Shortly thereafter deponent
saw a man pass out of said door
and in again through said door. The
man deponent then saw strongly
resembles the prisoner William
McDonald, now here. Deponent believes
him to be the same man. her
Elizabeth X Molitor
mark

Sworn to, this
before me,

[Signature]
day of September 1882
Police Justice.

0367

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

William McDonald

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

William McDonald

of the crime of Burglary in the third degree,

committed as follows:

The said

William McDonald

late of the *Twentieth* Ward of the City of New York, in the County of New York,
aforesaid, on the *thirty first* day of *August* in the year of our
Lord one thousand eight hundred and eighty *two*, with force and arms, at the Ward,
City and County aforesaid, the *saloon* of

Peter F. Boyer

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

Peter F. Boyer

feloniously and burglariously to steal, take and carry away, and *then and there being, then and there*

*divers coins of
the United States of America of a number
kind and denomination to the Grand
Jury aforesaid unknown of the value
of seven dollars and three hundred
cigars of the value of seven cents each*

of the goods, chattels and personal property of the said

Peter F. Boyer

so kept as aforesaid in the said *saloon* then and there being, then and
there feloniously did steal, take and carry away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of New
York and their dignity.

John McKee

District Attorney

0368

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

of the crime of Receiving Stolen Goods

committed as follows:

The said

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

of the goods, chattels and personal property of

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

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

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

JOHN McKEON, District Attorney.

0369

BOX:

77

FOLDER:

858

DESCRIPTION:

McGloin, James

DATE:

08/08/82



858

see March.
given Sept 10/80
Leahy vs. Law
M. L. L. L.
M. L. L. L.

John L. L. L.
M. L. L. L.
M. L. L. L.
M. L. L. L.
M. L. L. L.

J. P. C. L. L.
Counsel,
Filed day of Sept 1882
Pleads Not guilty

THE PEOPLE
vs.
James McKeon
P

JOHN McKEON,
District Attorney.

Sept 20/80
A True Bill.
J. P. C. L. L.
Foreman.

Sept 20/80
Verdict of Guilty should specify of which count.

Guilty & convicted
J. P. C. L. L.
J. P. C. L. L.

0370

The People
 vs. James McGloin } Court General Sessions. Part I
 Indictment for attempt at burglary in the third degree
 Before Recorder Smyth, Sept 18. 1882
 Agnes Matteson, sworn and examined.
 On the 14th of Nov. I lived at 526 Second
 Ave. on the ground floor; we had all our
 clothing there and lived there - my husband
 and children; it was worth about two hun-
 dred dollars, and the property was in the room
 towards the yard. There were two windows and
 a door to the hall; the windows were locked
 with a clasp. I saw the prisoner about two
 o'clock in the day time. I was sitting in the
 store crocheting and I saw him and another
 young man. I saw short of wristed and on
 going into the back room to get more I came
 into the door between the store and the
 back room; the prisoner was operating on
 the back window with this knife (producing
 the knife); he stood on a chair in the
 yard opposite my window; when he saw
 me he dropped it; he climbed over the
 fence and went away. I opened the back
 door and went out to the yard and called
 "thief." That was all I could do, for I was
 alone in the store. I keep a butter and egg
 store; there is a coal yard on the
 corner next to my store; there are three

families beside me living up stairs.
Cross Examined. I have lived three years
in my present residence. I have seen the
prisoner passing before the 14th of Nov.
when he tried to open our place. I was
examined by the Police Magistrate, but I
did not tell him that this offence was
committed on the 13th of Nov. I saw the
prisoner have the knife between the two
windows where the catch is - the window
nearest Twenty ninth St. The door between
the bed room and back room was open
and the door between the store and the
bedroom was shut. There is a partition
made for the bedroom off the store.
The detective came down and told me
that they had a young man answering
my description in the station house and
he wanted me to go up and see him; it
was the same day that I reported it.
The policeman had arrested the prisoner
once before and he slipped out of his hands.
I saw the prisoner in his cell. I did not
see anybody else in the cell with him. My
husband went up to the station house
about four o'clock. I knew the prisoner
lived in Twenty ninth St., but I did not know

where. I never saw the prisoner in my store buying things. What was the condition of the slats of the windows when you saw the prisoner at the window? The blinds were closed, were they? No, the blinds were open; he was working at the window. I saw the prisoner about two or three weeks before in the back door of our hall with another young man. My little boy was sick and I had him home from school; he stood talking to the child. I went out after him and asked him what he wanted. They did not give me any answer. I said they should go out. One of them, (I don't recollect who it was) said, "What do you take us for?" I said, "I know what I take you for." I knew the prisoner perfectly well. Did you not often see him in the yard with the rest of the boys before that when they jumped over the fence at the coal yard? No sir.

Charles Lott sworn and examined testified I was present at the time the prisoner was arrested with Officer Clinton; he was arrested at Thirty sixth St. and First Ave.; he was sitting down on a pile of manure reading a paper between 3 and 4 o'clock in the afternoon. I arrested him the first part of this month. I have been looking for him since

Nov. No 526 Second Ave is in the 21st ward. I brought him to the station house and then notified the complainant; she came up and identified him as the party she saw trying to get in at the window. Cross examined. I arrested the prisoner charging him with another crime. My partner notified the complainant. I was in the pawn shop looking for some goods and I sent him next door to notify her. Since last Nov. you did know where this boy lived in Nov.? Not all the time. How long after the 14th of Nov., was it you discovered where this boy lived? About two weeks after. I never went into the house; but I waited before and after 12 o'clock and never could see him come in or go out.

James McElloin sworn and examined in his own behalf testified. I live at 325 East Twenty ninth St about the middle of the block between First and Second Aves. about seven doors down from the coal yard. I did not try to open Mrs. Matteson's window with a knife. I never seen that knife, it is not mine; the 14th of Nov. I was sick with malarial fever. I was laid up for a couple of weeks - from Nov. 2nd to the 25th. I have worked for Weyt & Co. chain factory

0375

The jury rendered a verdict of guilty
with a recommendation to mercy.

0376

Testimony in the case
of James McGloin
filed Sept.
1882

0377

Police Office, Fourth District.

City and County
of New York, ss.

Agnes Matteson, 36 years old
married and keeps house

of No. *526 Second Avenue* Street, being duly sworn,

deposes and says, that the premises No. *526 Second Avenue*

Street, *2nd* Ward, in the City and County aforesaid, the said being a dwelling

the 1st floor of which was occupied by deponent as a dwelling and *Butter Store*

was attempted to be ~~entered~~ **BURGLARIOUSLY**

entered by means of attempting to forcibly opening the
Catch on the window in the rear of said premises
with the blade of a knife ~~which~~

on the afternoon of the *14th* day of November 18*81*

and the following property feloniously taken, stolen and carried away, viz.:

A quantity of wearing apparel
of the value of one hundred dollars
and more

the property of deponent and her husband *Frank Matteson*
and deponent further says, that she has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed, and the aforesaid property taken, stolen
and carried away by *James McBlair*

for the reasons following, to wit: *That on said day at about*
the hour of 2 o'clock P.M. deponent saw said
defendant standing on a chair in the yard
or rear of said premises with a knife (nowhere shown)
in his hand the blade of which was open
and he said defendant attempting to
open the Catch which fastened the
window leading to deponent's apartment.

0378

Deponent further says and charges that
he said defendant did attempt to
feloniously and Burglariously enter
said premises as described aforesaid
with intent to steal the property
described aforesaid

Agnes Moateson.

Sworn to before me this
1st day of September 1882

M. J. Crow

Police Justice

0379

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

4th District Police Court.

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

Question. What is your name?

Answer. *James Mc Glavin*

Question. How old are you?

Answer. *15 years of age*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *325 East 29th Street, 2 years*

Question. What is your business or profession?

Answer. *I work in a Piano Hardware Factory*

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

Answer. *I don't know anything about it.*
James Mc Glavin

Taken before me this

day of *September* 188*8*

Police Justice.

Dated _____ *188* _____ *Police Justice.*

1880

736
Police Court - Fourth District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Agnes Matheon

526 2nd St.

James McGowan

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

Dated September 1 1880

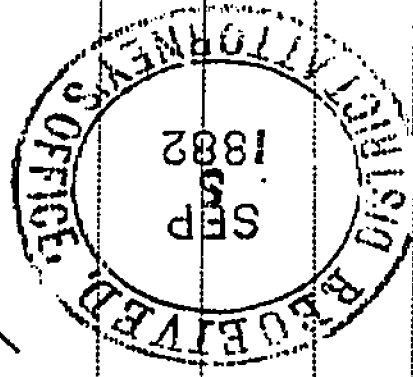
Magistrate.

Officer.

21st

Clerk.

Witnesses, opp McGowan 21st



No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ 1000 to answer \$5.

Can

Byrne

\$ 500 for Ser
Warr. 20 Sep 1880

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 the 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 September 1 1880

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

Dated _____ 1880

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

Dated _____ 1880

Police Justice.

0382

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 McGloin

The Grand Jury of the City and County of New York, by this indictment, accuse
~~attendant~~ ^{James McGloin}
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows :

The said

James McGloin

late of the ~~twenty first~~ Ward of the City of New York, in the County of
New York aforesaid, on the ~~fourteenth~~ day of ~~November~~ in the
year of our Lord one thousand eight hundred and eighty ~~one~~ with force and arms,
about the hour of ~~three~~ o'clock in the ~~day~~ time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

~~Frank Matteson~~
there situate, feloniously and burglariously did ~~break into and enter~~, by means of forcibly
~~breaking open an outer door thereof~~ he the said

James McGloin

then and there intending to commit some crime therein, to wit: the goods, chattels and
personal property of

Frank Matteson

in the said dwelling house then and there being, then and
there feloniously and burglariously to steal, take and carry away, against the form of the
Statute in such case made and provided, and against the peace of the People of the State
of New York, and their dignity. ~~John McKeon~~

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

of the CRIME OF GRAND LARCENY IN A DWELLING HOUSE, committed as follows :

The said

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

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

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

JOHN McKEON, District Attorney.

0383

BOX:

77

FOLDER:

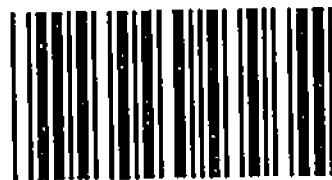
858

DESCRIPTION:

McGovern, John

DATE:

09/13/82



858

0384

Oct. 5/82

156

(D)

Counsel,

Wm. B. Burdick

Filed

day of

October 1882

Pleads,

not guilty

THE PEOPLE

vs.

John D. McGowan

John D. McGowan

INDICTMENT.

Larceny from the Person.

JOHN MCKEON,

22 Oct 18, 1882
District Attorney.

A True Bill.

Wm. B. Burdick

John D. McGowan

Wm. B. Burdick
John D. McGowan

WITNESSES.

0385

State of New York.

Executive Chamber,

Albany, Oct 5. 4th 1883.

Sir: Application having been made to the Governor for the pardon of *John T. McGovern*, who was sentenced on *Oct 16th* 1883, in your County, for the crime of *R. from person* for the term of *2* years and *6 mo* to the State Prison you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict. *All opinion is respectfully requested.*

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully yours,

Genl. Amory
To Hon. John McKeon
District Attorney, &c.

0386

Answered
Dec 7th 1883.
H. H. P.

0387

State of New York.

Executive Chamber,

Albany, Oct 2-4th 1883.

Sir: Application having been made to the Governor for the
pardon of John T. McGovern, who was
tried and convicted before you Oct 16. 1882 of P.L.
from person and sentenced
to the State Prison

Will you oblige the Governor with your opinion of the case, together
with any facts or circumstances which may have a bearing on the
question of granting or refusing a pardon?

Very respectfully yours,

Samuel A. Tilden
To Hon. Frederick Smyth

0388

Apr 27/83

General Sessions.

The People vs
 John McGovern }

City and County of New York
 Henry M. Haigh
 being duly sworn says he is
 a Counselor at Law and resides
 at 174 1/2 Macomb Street in the
 City of Brooklyn. That he has
 been intimately acquainted
 with the above named John
 McGovern who was convicted
 of Petty Larceny from the
 person of Edward Fawcett, on
 Friday last, for upwards
 of twelve years past. The
 mother of the prisoner has
 been employed for said
 period of twelve years and
 upwards as laundress in
 Depew's house, and on
 many occasions the
 prisoner has been left in
 sole charge of my house.
 To the time of this charge

deponent has never heard of any suspicion of dishonesty against the prisoner, and he was so entirely convinced of his innocence that the partner of deponent Samuel E. Fairfield volunteered ⁱⁿ his defence at deponent's request. -

Deponent respectfully asks that the Court suspend sentence against the said John Bre. Governor, as he has been already imprisoned for six weeks: or otherwise that the Court exercise such clemency and mercy as may in its discretion be proper.

Sworn to before me
this 16th October 1852 }

Hugh Donnelly
Notary Public
N.Y. Co.

W. J. Haight

General Simon

The People vs

"

John M. G. G. G. G.

Applicant of
H. M. H. H. H.

0392

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ssEdward Farrelly, aged 23 years,
an attendant in ~~Saint~~ ^{Susanne} ~~Wards~~ ^{Wards}
Island, being duly sworn, deposes and says, that on the 28th day of August 1882at the day time in the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and from deponent's person,
the following property, viz:~~One~~ One silver watch of the
value of fifteen dollars

Signed before me this

day of

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by John M. Govern, nowhere, from the fact that deponent
then stood in front of 104 & 105
Bermay and said watch was then
contained in the left pocket of the
vest then worn upon deponent's
person and was fastened to said
vest by a hair chain. That deponent
felt a hand in said pocket and
looking down saw that said watch
had been pruned off said chain

Power Justice

188-

0393

and stolen out of said pocket. That deponent saw said defendant, who then stood close to deponent, as the act of putting something into his pocket, and deponent immediately seized hold of said defendant and accused him of stealing said watch. That said defendant struck deponent and attempted to get away from deponent and while deponent was struggling with him deponent saw him hand something to a boy. That deponent went over to said boy and said boy then and there handed deponent said watch and ran away. That said defendant also ran away and deponent pursued him calling "stop thief" and he was captured by officer Harper now present.

I now to you me this } Edward Jarrell
28 day of August 1882

W. Patterson } Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0394

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

John McGovern 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 McGovern

Question. How old are you?

Answer.

Twenty-one years of age

Question. Where were you born?

Answer.

New York

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

Answer.

414 Warren St. Brooklyn

Question. What is your business or profession?

Answer.

Segar 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. I have nothing else to say**John McGovern*

Taken before me this

25

day of

*August**1894*

John McGovern
Police Justice.

0395

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

Police Court District.

FILED
ON THE COMPLAINT OF
JAMES M. GAVIN
Collector of New York
Attorney General
James M. Gavin
Offence, Larceny from
the person

Dated August 28, 1882

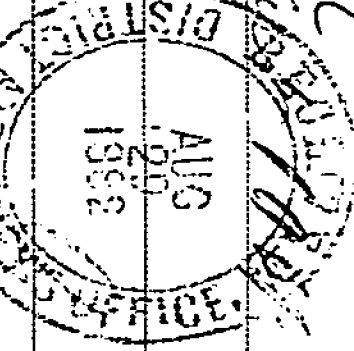
Magistrate,
Harper 6" Officer.

Clerk.

Witnesses, Mrs. J. Harper
J. M. Gavin

No. 4, by _____
Street, _____

No. _____
Street, _____
to answer _____
Commitment



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 M. Gavin

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 200 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated August 28, 1882 J. M. Gavin Police Justice.

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

Dated _____, 1882 _____ 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 _____, 1882 _____ Police Justice.

frequently saw him in the prison

0397

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 McGovern

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

John McGovern
of the CRIME OF LARCENY (from the person)

committed as follows:

The said

John McGovern

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

of fifteen dollars

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

JOHN McKEON, District Attorney.