

0358

BOX:

400

FOLDER:

3714

DESCRIPTION:

Mackay, Frank

DATE:

06/20/90



3714

Witnesses;

Mexi Moschorez
Anton Trivedi

Counsel,

Filed 20

day of June 1890

Pleads

Guilty

THE PEOPLE

vs.

Frank Mack

Burglary in the Third degree.

Section 498, Penal Code

JOHN R. FELLOWS,

District Attorney.

June 26 1890
Part 2 Trial and Acquitted

A True Bill

Charles Higgins

Foreman.

June 26 1890
Higgins
J. Higgins
J. Higgins

0360

Police Court—Fourth District.City and County } ss.:
of New York,of No. 349 East 73rd Street, aged 39 years,
occupation Saloon Keeper being duly sworndeposes and says, that ~~the~~ premises No. 349 East 73 Street, 10th Wardin the City and County aforesaid the said being a Five story dwelling
houseand which was occupied by deponent as a Saloon or Liquor Store

and in which there was at the time a human being, by name

~~attempted to be~~
were **BURGLARIOUSLY** entered by means of forcibly breaking
a sheet of tin in the sash of a
door leading into the street.on the 15th day of June 1898 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:One box of Cigars and other property
all of the value of two hundred
(200) dollars.the property of deponentand deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by
Frank Mackey (now here)for the reasons following, to wit: that deponent isinformed by Meri Mackoree thathe saw said defendant pushand break in said sheet of tinin said door about the hourof 6.15 P.M. of aforesaid dateand when said Meri shouted and gavethe alarm said defendant ran awayanton tardik

POLICE JUSTICE

SWORN TO
BY DEPOSED
DAY OF June 1898

0361

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 19 years, occupation Domestic of No.

N^o 338 East 73^d Street, being duly sworn deposes and

says, that she has heard read the foregoing affidavit of Anton Fordik

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

Sworn to before me, this 16 day of June 1890 } M. Machover

D. J. C. Smith
Police Justice

0362

Sec. 198—200.

4' District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

Frank Mackay

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

New York City

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

Answer.

N^o 311 East 63rd Street & about 3 years

Question. What is your business or profession?

Answer.

Car-driver

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

Answer.

I am not guilty.

Frank Mackay

Taken before me this

day of

June 1891

Lo. J. J. J. Police Justice.

0363

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

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

Dated June 16 1890 D. J. Coffey Police Justice.

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

Dated June 16 1890 D. J. Coffey 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.

0364

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court

4-944 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anton Tordito

348 East 73

Frank Madan

2

3

4

Dated

June 16 1890

O'Reilly

Magistrate

Crown

Officer.

25

Precinct.

Witnesses

Mary Madan

No. 338 East 73

Street.

Mary Madan

No. 349 East 73

Street.

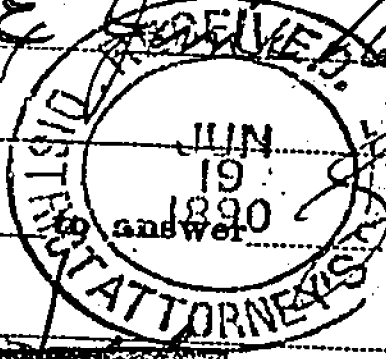
\$1500 E. 73

No. 1500 E. 73

Street.

\$1500

Committed



Atty. Gen.
Bry

0365

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Mackay

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

Frank Mackay
of attempting to commit the crime
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said

Frank Mackay

late of the Nineteenth Ward of the City of New York, in the County of
New York, aforesaid, on the fifteenth day of June in the year of
our Lord one thousand eight hundred and ninety —, with force and arms, at the
Ward, City and County aforesaid, a certain building there situate, to wit: the saloon of one

Anton Tordik

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

Anton Tordik

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

John R. Fellows,
District Attorney

0366

BOX:

400

FOLDER:

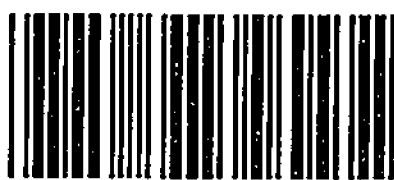
3714

DESCRIPTION:

Madenlord, William

DATE:

06/05/90



3714

0367

Witnesses:

Doct Hyman
Off Clerk

Counsel,

Filed

Pleads,

day of

1890

THE PEOPLE

vs.

R

William Madenlord

Grand Larceny, First Degree.
(DWELLING HOUSE.)
[Sections 528, 530 — Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Bracegirdle
Foreman.

June 11/90
General O. J.

Pen 1 year P.M.

0368

Police Court—

3rd District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No.

194

Joseph Hyman

Street, aged 26 years,

occupation

Baker

being duly sworn

deposes and says, that on the 28 day of May 1890 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

A quantity of clothing valued at fifteen dollars, two watches valued at ten dollars, two pair of spectacles valued at fifty cents, one braided chain valued at seven dollars and one shirt valued at seventy-five cents the whole being valued at thirty three ²⁵/₁₀₀ dollars

the property of

Repeasant

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

William Macdonald

now here, for the reasons following to wit: on the said date deponent having missed the said property from his room the deponent having been informed of two nights admits and confesses to having stolen the said property

Josef Weimann

Sworn to before me, this

12th day

1890

of New York

Police Justice.

0369

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *William Madenford*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *U. S.*

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

Answer. *194 Blucker St - 3 months*

Question. What is your business or profession?

Answer. *Dish Washer*

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

Answer. *I am guilty of the charge*

Wm Madenford

Taken before me this

28

day of *May*

1890

John J. Sullivan
Police Justice.

0370

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 Fifteen Hundred Dollars,.....and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated May 28 1892 J. M. [Signature] Police Justice.

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

Dated.....18.....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.....18.....Police Justice.

0371

Police Court

840 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Hyman
194 vs. Blecker &
Mrs. Maidenlin

1
2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

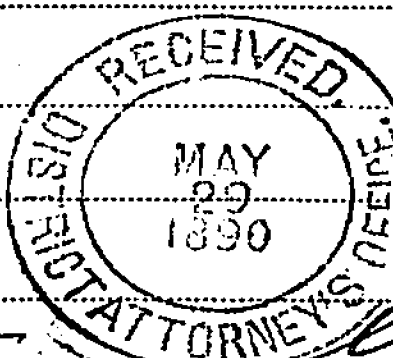
Street.

No.

Street.

\$

to answer



Cm

G.S. B.H.

0372

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 Madenlord

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

William Madenlord

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

The said

William Madenlord

late of the *Fifteenth* Ward of the City of New York, in the County of New York
aforesaid, on the *twenty eighth* day of *May* in the year of
our Lord one thousand eight hundred and ~~eighty-ninety~~ *ninety*, in the night time of the same day,
at the Ward, City and County aforesaid, with force and arms,

*divers articles of clothing, of a number
and description to the Grand Jury afore-
said unknown, of the value of fifteen
dollars, two watches of the value of
five dollars each, two pair of spectacles
of the value of twenty-five cents each pair,
one chain of the value of seven dollars
and one shirt of the value of seventy-
five cents*

of the goods, chattels and personal property of one

in the dwelling-house of the said

Joseph Weinmann
Joseph Weinmann

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

John R. Fellows,
District Attorney.

0373

BOX:

400

FOLDER:

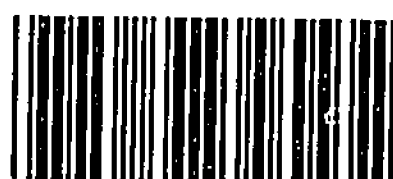
3714

DESCRIPTION:

Maguire, Nicholas

DATE:

06/03/90



3714

0374

Witnesses:

Melinda Meadeburg

Counsel,

Filed

3 day of June 1900

Plends,

Chiquita 4

THE PEOPLE

vs.

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

I

Nicholas Magnus

H.D.

June 6 PM 1900

JOHN R. FELLOWS,

10 Ann. District Attorney.

A True Bill.

George Higgins

June 6 1900 Foreman.

Franklin Dyer

P.P. 4 yrs 8 mo,

R.B.M.

0375

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 1st DISTRICT.

Sworn to before me, this 29th day of May 1890

of No. 6th Precinct Street, aged _____ years,
occupation Police Officer being duly sworn deposes and says
that on the 2nd day of May 1890
at the City of New York, in the County of New York he arrested

Nicholas Maguire charged with a
felonious assault upon v. Matilda
Friedenberg.

Deponent says that said Matilda
Friedenberg is a material witness for the
People in said action.

Deponent further says, that said
Matilda Friedenberg has no permanent
residence, and asks that she be com-
mitted to the House of Detention.

Police Justice.

0376

Police Court—102 District.

CITY AND COUNTY
OF NEW YORK, { ss.

of No.

26

Matilda Friedenberg
House of Deceit
Mulberry

Street,

Domestic

being duly sworn, deposes and says, that

on Wednesday the 28th

day of

May

in the year 1890 at the City of New York, in the County of New York,

He was violently and feloniously ASSAULTED and BEATEN by

Nicholas

Magnie (now here) who stabbed
deponent on the neck with
some sharp instrument he then
and there held in his hand,
lacerating and wounding de-
ponent's neck

with the felonious intent to take the life of deponent, or to do him grievous 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 29th day
of May 1890 }

Matilda Friedenberg

John J. Herman
POLICE JUSTICE.

0377

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Nicholas Maguire 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.

Nicholas Maguire

Question. How old are you?

Answer.

33 years

Question. Where were you born?

Answer.

United States

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

Answer.

100 Oliver Street in 1 week

Question. What is your business or profession?

Answer.

Fireman

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.

his
Nicholas X Maguire
mark

Taken before me this

day of

May

1890

Police Justice.

0378

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

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

Dated *May 29* 18*90* *John J. Henn* Police Justice.

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

Dated.....18..... 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.....18..... Police Justice.

0379

Police Court---

1st 843 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Matilda Friedenberg
County Detention
Nicholas Maguire

Offence *Assault*

2
3
4

Dated

May 29th 1890

Magistrate.

Peterman Officer.

6 Precinct.

Complainant committed
to the County Detention
No. 1000 for 100 bail to testify

No. 1000 in Charles N. Street.

Hospital 28th May 1890
No. 1000 in 28th May 1890
\$ 1000 to answer

Call

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0380

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Nicholas Maguire

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

Nicholas Maguire
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *Nicholas*,

late of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *May* in the year of our Lord one thousand eight hundred and *nineteen*, with force and arms, at the City and County aforesaid, in and upon the body of one *Matilda Friedenberg* in the Peace of the said People then and there being, feloniously did make an assault and *her* the said *Matilda* with a certain *sharp instrument to the right hand* *of the said Matilda* which the said *Nicholas* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and wound,

with intent *her* the said *Matilda* 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

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

The said *Nicholas*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Matilda Friedenberg* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *her* the said *Matilda* the said with a certain *sharp instrument to the right hand* *of the said Matilda* which the said *Nicholas*

in *his* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, 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 R. Adams,
Attorney

0381

BOX:

400

FOLDER:

3714

DESCRIPTION:

Mahoney, James L.

DATE:

06/25/90



3714

0382

Witnesses:

Offo Daly

Counsel,

Filed

25

day of

June

1890

Pleads,

THE PEOPLE

vs.

B

James C. Mahoney

L

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), Page 1089, Sec. 5.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

James H. Higgins

Foreman.

James D. Higgins

0383

Excise Violation—Keeping Open on Sunday.

POLICE COURT—4 DISTRICT.

City and County } ss.
of New York, }

of No. the 92 d Avenue Street,
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 1st day

of July 1888, in the City of New York, in the County of New York,

being then and there in lawful charge of the premises No. 683 Eleventh Avenue (now here)
Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of
the statute in such case made and provided.

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

Sworn to before me, this 2 day
of July 1888.

George H. Daly
Police Justice.

0384

Sec. 188—200.

4

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am guilty and
I demand a trial by jury

James J. Mahoney

Taken before me this

day of

July 1888

Samuel J. Mahoney Police Justice.

0385

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.....

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

Dated *July 2* 188 *8* *Sam'l C. Kelly* Police Justice.

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

Dated *July 2* 188 *8* *Sam'l C. Kelly* 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.

0386

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

60
Police Court

1004
District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

George H. Dale
vs
John B. Mahoney

1

2

3

4

*Offence Violating
Laws of the*

Dated

July 2
Ohilly
Dale

1888
Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

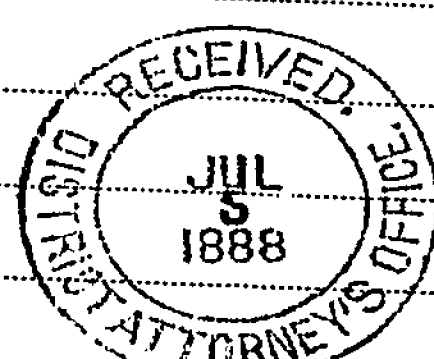
Street.

\$ 1000

to answer

G. H.

Bailed



0307

Place only not address not known has not
had these for the year
not address found
251 N 6th St
June 25/99

Court of General Sessions, PART *Civil*

THE PEOPLE

vs.

For

INDICTMENT

James C Mahoney

Hearing

548 West 50th St

M Patrick Scanlon

No. *888 11* are

Street.

The indictment against the above-named defendant for the appearance
of *Whose* *for hearing* as a witness at whose trial you
are bound, has been placed upon the Calendar for trial at the Court of GENERAL
SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in
the Park of the said City, on *Thursday* the *26*
day of *June* instant, at eleven o'clock in the forenoon.

If the *Defendant* ~~witness~~ is not produced at that time, your bond will be forfeited.

JOHN R. FELLOWS,

District Attorney.

0388

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 C. Mahoney

The Grand Jury of the City and County of New York, by this indictment, accuse *James C. Mahoney* of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *James C. Mahoney* late of the City of New York, in the County of New York aforesaid, on the *first* day of *July* in the year of our Lord one thousand eight hundred and *eighty eight*; the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of, and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid, unlawfully did not close and keep closed; and on the said day the said place so licensed as aforesaid unlawfully did open and cause and procure and suffer and permit to be open; and to remain open, 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 R. FELLOWS,

District Attorney.

0389

BOX:

400

FOLDER:

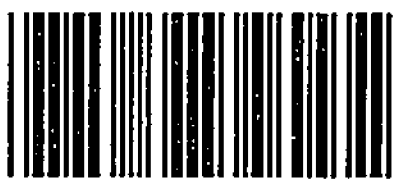
3714

DESCRIPTION:

Maloney, Alice

DATE:

06/05/90



3714

0390

Witnesses:

John R. Fellows

Counsel,

Filed

day of June 1890

Pleads,

Chattel Mortgage

THE PEOPLE

vs.

Alice Maloney

Grand Larceny, Second Degree.
(From the Person.) — Penal Code.

June 26

June 26 (P) 1890
JOHN R. FELLOWS,
District Attorney.

A True Bill.

John R. Fellows

Foreman.

Part III July 1/90

Ind and acquitted

0391

Police Court—

District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Abraham Birken
 of No. 29 East Broadway ^{2nd floor front} Street, aged 30 years,
 occupation Salesman being duly sworn

deposes and says, that on the 25th day of May 1887 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession and
 person of deponent, in the day time, the following property, viz:

One Watch and chain
 of the value of Fifteen 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 Alice Maloney (now here)

for the reason, to wit: Deponent
 was solicited by defendant for the
 purpose of prostitution.

Deponent further says, he ac-
 cepted defendant's proposal, and ac-
 companied her to a room in premises
 at 56 Mulberry Street for said purpose.

Deponent further says, whilst
 in said room, defendant placed her
 hand in the pocket of the pants
 worn upon the person of deponent
 and from said pocket took the
 above property.

Deponent further says,—

Subscribed to before me, this
 1887
 Police Justice.

0392

defendant then left said premises, and deponent followed her.

Deponent further says - he was then seized by an unknown man who held and beat deponent, and after deponent became free, he went away from said premises and into the street, where he (deponent) saw the defendant and caused her arrest by Officer Benjamin B. Northrup of the ~~Seventh~~ (6th) precinct, and in the presence of said officer identified defendant as the woman who had stolen his property in the manner aforesaid.

Wherefore, deponent charges defendant with taking, stealing and carrying away the property herein mentioned from the person and possession of deponent.

Subscribed before me

This 26th day of May 1890

John J. Corran

Police Justice

Abraham X. Birckson
man

0393

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer.

Alice Moloney

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

56 Mulberry Street - six months

Question. What is your business or profession?

Answer.

*Scrub woman*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.

Alice ^{*her*}
x *Moloney*
mark

Taken before me this

*26th**May 1890*

John J. McLaughlin
Police Justice

0394

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

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

Dated *May 26* 18*90* *James H. [Signature]* Police Justice.

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

Dated.....18.....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.....18.....Police Justice.

0395

579712 { - . 7 , - x
61210 3 6 - 4 7 2 x

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court---

112 841 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Abraham Birken
29. Eastway
Alice Moloney

2
3
4

Office
Hawkey from person

Dated May 26 1890

Gorman Magistrate.
Benjamin B. Northup Officer.
6th Precinct.

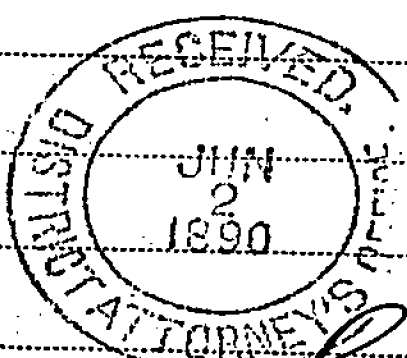
Witnesses said officer

No. Street.

No. Street.

No. Street.

\$ 1000 to answer



Am

9 1/2 per cent

0396

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Alice Maloney

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

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

The said

Alice Maloney

late of the City of New York, in the County of New York aforesaid, on the twenty fifth
day of May in the year of our Lord one thousand eight hundred and
~~eighty~~ ninety, in the day time of the said day, at the City and County
aforesaid, with force and arms,

one watch of the
value of ten dollars and one
chain of the value of five dol-
lars

of the goods, chattels and personal property of one Abraham Berkson
on the person of the said Abraham Berkson
then and there being found, from the person of the said Abraham Berkson
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 R. Fellows,
District Attorney

0397

BOX:

400

FOLDER:

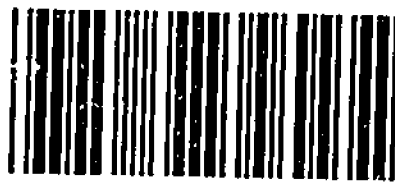
3714

DESCRIPTION:

Mangie, Joseph

DATE:

06/19/90



3714

Witnesses:

A. Morton

Upon reading the
within with Oswald
in which Complaint
says he cannot
positively identify the
prisoner in com-
- evidence of excellent
Character of prisoner
I am satisfied no
connection could be
made - and ask that
the indictment be dis-
- misbed
Dec 24 1891
J. V. B.

Counsel,

Filed

Pleads,

THE PEOPLE

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Off. Dec. Term at
after request

Foreman.

Part 2 - Dec. 24, 1891

In Motion of the District
Attorney indictment dis-
missed

Joseph Mangie

Ray E. B. Work
45 Broadway
19 June 1891

0398

0399

City & County of New York ss

Pietro Cavallio being duly sworn says that he is a citizen of the United States and carries on business at 420 East 112th Street in the City of New York, and has so resided and carried on business for many years. Deponent personally knows Joseph Maggio, recently indicted for assault, and has known him for several years. Deponent knows his general character and reputation and that it is good. He is a steady working, peaceable man. And deponent now knew of his having ever been charged with an offense. Deponent cheerfully recommends him to the Court.

Sworn before me
this 24 day of
December 1922

Pietro Cavallio

W. A. von Gerichken
Notary Public 44
N. Y. Co

0400

City & County of New York, ss.

Joseph Capell being sworn says he resides at 333-13th East and carries on business there on his own account and has resided there some time. Deponent personally knows Joseph Mayers and his general character and reputation and that his general character and reputation is good. That he is a peaceable hard working man, with a wife and three children depending upon him for support, and that he supports them well. — Deponent recommends him to the Court

Sworn before me
this 24 day of
December 1890

his
Joseph Capell
and

M. H. Penckles

Notary Public

N. Y. Co

(44)

Signed in presence of
E. J. Wood

0402

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph Mangie 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.

Joseph Mangie

Question. How old are you?

Answer.

35 years old

Question. Where were you born?

Answer.

Italy

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

Answer.

432, 8, 11 & 12th St 3 years

Question. What is your business or profession?

Answer.

Laborer.

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

Answer.

I am not guilty

Joseph Mangie
Mangie

Taken before me this

day of

Justice

0403

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

Defendant

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

Dated, *Jan 1st* 189*0*

[Signature]

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

Dated, _____ 189

Police Justice.

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

Dated, _____ 189

Police Justice.

0404

BAILED,

No. 1, by Celestine De Marco
Residence 2206 - 1st Ave Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court--- District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alfredo Amatore
Joseph Marique
1
2
3
4

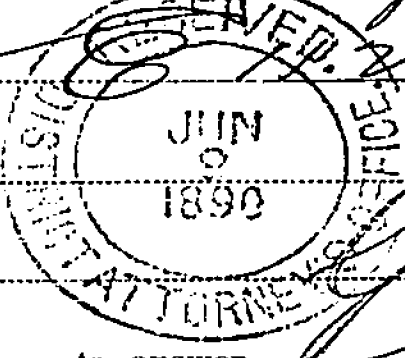
Offense Accused

Dated, June 8 1890
Henry Magistrate.
Clary Officer.
59 Precinct.

Witnesses Levis Stralhin
No. 430 E 11th St Street.

Levis Marryge
No. 430 E 11th St Street.

No. _____ Street.
\$ 100.00 to answer.



0405

Form 2.

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

I, **EDWARD P. REILLY**, Clerk of the City and County of New York, and also Clerk of the Supreme Court for the said City and County, the same being a Court of Record, DO HEREBY CERTIFY, That

Quide Ferro
before whom the annexed deposition was taken, was, at the time of taking the same, a Notary Public of New York, dwelling in said City and County, duly appointed and sworn, and authorized to administer oaths to be used in any Court in said State, and for general purposes; that I am well acquainted with the handwriting of said Notary, and that his signature thereto is genuine, as I verily believe.

In TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the said Court and County, the

24 day of *Dec* 18*90*.
P. Joseph Scully
Clerk.

Co 13.

GLUED PAGE

0406

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Joseph Mangie

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. I have suffered no personal injury from the assault, and I am not quite positive as to the identity of my assailant. I therefore respectfully recommend a nolle prosequere.

Alfonso ^{his} Senatore
marks

Sworn before me this the Eleventh day of December of the year One thousand Eight Hundred Ninety in the City and State of New York.

David Ferro

Notary Public ny Co 13.

Form 2.
State of New York
City and County of New York
I, EDWARD J. JOSEPH, Notary Public,
Court for the City and County of New York.

0407

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Joseph Mangie

The Grand Jury of the City and County of New York, by this indictment, accuse
Joseph Mangie
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *Joseph Mangie*
late of the City of New York, in the County of New York aforesaid, on the
eight day of *June* in the year of our Lord
one thousand eight hundred and *ninety*, with force and arms, at the City and
County aforesaid, in and upon the body of one *Alfonso Sonatora*
in the Peace of the said People then and there being, feloniously did make an assault
and *him* the said *Alfonso Sonatora*
with a certain *knife*

which the said *Joseph Mangie*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

3 with intent *him*, the said *Alfonso Sonatora*
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
Joseph Mangie
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Joseph Mangie*
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of
the said *Alfonso Sonatora* in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and *him* the said
with a certain *knife*

which the said *Joseph Mangie*
in *his* right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did
wilfully and wrongfully strike, beat, cut, stab and wound, 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 R. Fellows,
District Attorney.

0408

BOX:

400

FOLDER:

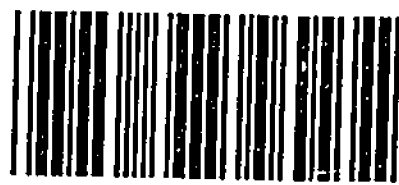
3714

DESCRIPTION:

Maniscalco, Pasquale

DATE:

06/17/90



3714

POOR QUALITY
ORIGINAL

0409

Witnesses:

Ed Myers

W. Cartland

J. Donico

I have carefully examined this case.
There is nothing even approaching a
prima facie case against the defendant
dislosed by all the evidence obtained.
I consequently recommend the dismissal
of the indictment.

Nov 11, 1899 *AD Parker*
Att

Counsel

filed

Pleads

W. Cartland

THE PEOPLE

vs.

I

Parquale Maniscalco

MURDER IN THE FIRST DEGREE

[Section 188, Penal Code.]

JOHN R. FELLOWS,

June 26/99 District Attorney.

A True Bill.

Charles Higgins
Nov 10/99 Foreman.
Wm. M. O'Reilly
which was stopped
which see memo
Nov 10/99 *Fr*

0410

Inquest in the matter of the death of
MICHAELO FRANCHONI.

Before Hon. Ferdinand Levy, and a Jury.

New York, Thursday, June 5th, 1890.

J O H N J. G A L L A G H E R

a police officer, sworn and examined,

BY THE CORONER:

Q. To what Precinct are you attached? A. The 4th Precinct

Q. Tell the Jury what you had to do with this case? A. On the night of this murder, May 10th, I was standing at the corner of Front and Roosevelt Streets and this Michaelo Franchoni, the man that is dead, he ran up---he was down at the corner of the block between South Street and front Street and while I was standing at the corner a man came up to me in citizen's clothes and said to me "There's a man cut down there, officer; you had better go down there," and I ran down and the man ran against me and grabbed me with his right hand on the shoulder.

BY A JUROR:

Q. Which man? A. The man that is dead, Michaelo Franchoni. I asked him how he got cut and he says "Come down here at the corner." I went down to the corner and there was a liquor store just closing up, the doors were locked, and I knocked at the door and while knocking at the door a citizen came up and told me "The man that done that has gone up the Street." I says "What kind of looking man is he?" He says, "He is a lame man; he has got a black moustache; he is an Italian." I ran up the Street, three blocks, as far as Cherry Street, and couldn't find anybody of that description. I came back again and stood at the corner and turned the dead man, Michaelo Franchoni over to the roundsman and Mr. Meyer ran up and got a stretcher and we carried him up to the station house, and when we were going in the station house officer Courtlander brought this man in cut also. That is all I know about it.

-----oxo-----
J E R E M I A H S U L L I V A N

a police officer, sworn and examined.

BY THE CORONER:

Q. To what Precinct are you attached? A. The 4th Precinct.

Q. You have heard the statement of officer Gallagher? A. Yes, sir.

Q. Do you know anything different? A. I don't know anything about his statement at all.

Q. Well, just give us your statement? A. About five minutes past 12 on the night of the tenth of May, I was on my post in Front Street. I heard a single rap and I hurried towards where I heard the rap and on the way I met the prisoner going down my post against me and he having his hand up to his jaw. I thought it was a red handkerchief he had to his jaw, it was all blood; I didn't take much notice. I was in a hurry to get to where I heard the rap. So when I came up to where the man was lying I told the roundsman and officer Meyer that was there before me that I surely had met the man that committed the deed, that it was

0411

him that came down my post against me. That is all I know about the case. A little while afterwards, officer Courtlander happened to arrest him in James Street. As soon as I saw him in the station house says I, "That's the man that was going down my post against me."

-----oxo-----

F R E D E R I C K J. C O U R T L A N D E R

a police officer, sworn and examined.

BY THE CORONER:

Q. To what precinct are you attached? A. The 4th Precinct.

Q. What do you know of this case, officer? A. On the night of the 10th of last month, at quarter past 12, while patrolling in Oak Street, I met the prisoner in front of 35 Oak Street. He had a large gash on his left cheek, which was bleeding. I asked him how he got that. He said that three loafers had taken his watch in front of the school house in Roosevelt Street and had cut him. I took him to the station house and made that statement to the sergeant that he had stated to me. When I took him to the back room, the deceased was lying there on a stretcher and officer Meyer who was there stated "That is the man I saw going down South Street with the deceased." Then I requested officer Meyer to raise up the deceased so that he could get a good look at this man. He did. The deceased wouldn't recognize the prisoner. He made some statement, some noise that I couldn't understand.

Q. The deceased didn't recognize him? A. He shook his hand that way (illustrating), refused to say anything. I then went back through Oak Street and I found a trail of blood running from the sidewalk to the door of 69 James Street where Amico keeps a cigar store. I found the store closed. I went up stairs and rapped up Amico and asked him whether there had been any disturbance in his place. He said "No, there had not." I asked him whether Pasquale Manscalo, the prisoner here, had been there that night. He said he had been. I asked him with whom. He said he had been there with his cousin, Paul Manscalo, and ~~xxx~~ with the deceased, Franchoni, and with Paul's brother-in-law and another man; that they had left shortly before 12 o'clock. I handed Amico over to officer Canavan to take him down to the station house as a witness. I then looked along the sidewalk and I saw the trail of blood that the prisoner had made going to the station house from where I got him, and I also saw another trail of blood running as far as New Chambers Street and down Roosevelt Street to the front of 124 Roosevelt Street, and there it ended. I couldn't say anything further. That is all I know about it.

-----oxo-----

E R N E S T H. M E Y E R (a police officer)

sworn and examined

BY THE CORONER:

Q. To what Precinct are you attached? A. The 4th Precinct.

Q. Now, officer, tell us what you know about the case?

A. On the night of the 10th of May, at 7 minutes to 12, I was standing on the corner of James Slip and South Street, in front of

0412

187 South Street, and I saw the deceased and this prisoner coming down. They made a halt there on the corner and the deceased looked very sharp at me, also this man. They seemed to be excited seemed to be in some trouble, and I looked at him sharp and he looked at me and the prisoner then took him by the arm, on the left arm, and walked along South Street towards Roosevelt and I looked after them for a hundred or two hundred feet and they walked along slowly and I noticed the prisoner's lame walk, and with that something withdrew my attention. It was just about the hour of leaving time on Saturday night for the crowds in the liquor stores, and they drew my attention and I paid no more attention to these people. Three or four minutes afterwards I walked down towards Roosevelt Street and I was standing at the front of 183 South Street talking to a lady, a Mrs. Driscoll, and I hadn't stood there probably more than a half a minute when I heard a policeman rap and I ran as quickly as possible, it didn't take me ten seconds, and I seen officer Gallagher and I saw towards South Street there were seven or eight people standing in front of the side door of a liquor store and I seen the deceased laying on the base of the house. I asked what was the matter with this man. Nobody seemed to know or said anything and I took him by the collar and pulled him around and I saw he was bleeding. Says I, "Does anybody know who hurt this man?" Nobody answered. There were about three women and four or five men there. Nobody answered. I asked the deceased "Who cut you; who hurt you?" "Uh!" That is all I got out of him. With that officer Sullivan and the Roundsman came and I went to the station house for a stretcher and I came back and I put the man on the stretcher and we carried him in and about ten minutes afterwards officer Courtlander brought the prisoner in. Says I, "That is the man that I saw in company with the deceased in South Street about five or seven minutes to 12," and I lifted the deceased up and asked him "Who cut you?" He says, "Uh!" "Did this man cut you?" "Uh!" he says. That is all I could get out of him. And one of the officers, I don't know whether it was officer Courtlander or who it was, asked the prisoner also whether he cut the man and he said no. That is all I know about it.

-----oxo-----
ANTHONY PIPITONE

sworn and examined with the aid of an interpreter.

BY THE CORONER:

- Q. Where do you reside? A. 3 James Slip.
- Q. Did you know Franchoni? A. Yes.
- Q. Do you know the prisoner? A. Yes.
- Q. Did you see the fight? A. No, I didn't see the fight.
- Q. You saw no fighting, no stabbing, no cutting? A. No, sir. I went in the cigar store to buy a package of snuff and then I seen three friends of mine in the back room and my God-father.
- Q. You mean the deceased? A. Yes, sir. My God-Father says to me "Come on and take a drink." I says "Yes." In about ten minutes there came in another man and this man was the prisoner and my God-Father treated them all except the prisoner.
- Q. Did you see Pasquale, the prisoner, there? A. Yes.
- Q. Did you see him cut or stab the deceased? A. No.
- Q. Did you see him have a fight or quarrel ~~with the deceased~~?

04-13

about cards with the deceased? A. No, I did not.

Q. Did you tell the Judge at the Police court that you saw the prisoner and the deceased playing cards and they got to disputing? A. Yes.

-----oxo-----

The Coroner here charged the Jury.

-----oxo-----

VERDICT.

We, the Jury, find that Michaelo Franchoni came to his death from stab wounds of the chest and abdomen received at the corner of Roosevelt and South Streets, May 10th, 1890, and we believe the said wounds to have been inflicted by Pasquale Manscale

ADJOURNED.

-----oxo-----

0414

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, ss.

AN INQUISITION,

Taken at the ~~house of~~ Coroner's Office
No. 67 Park Row Street, in the 4th Ward of the City of
New York, in the County of New York, this 5th day of June.
in the year of our Lord one thousand eight hundred and 90. before

Frederick Levy Coroner,
of the City and County aforesaid, on view of the Body of Michael Franchoni

lying dead at
Seven good and lawful men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Michael Franchoni came to his death, do
upon their Oaths and Affirmations, say: That the said Michael Franchoni
came to his death by

From stab wounds of the chest and abdomen
received at the corner of Roosevelt and South
Streets, May 10th. 1890. and we believe the
said wounds to have been inflicted by
Pasquale Maniscalco

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition,
set our hands and seals, on the day and place aforesaid.

JUROS.

John H. Bieling 196 W 10th St Max Lichtman 558 1st Ave
H. J. Ahrens 160 West 83rd
Clemens Moss 82 1st Ave
Henry Melrotes 110 Varier St
Patrick J. Council 409 Canal
John Shavin 423 Canal St

Frederick Levy
CORONER, E. S.

04 15

From Chambers St Hospital.

New York,

May 18th 1890

To Coroner Levy

Sir:

~~Please hold an Inquest on the body of~~

Name: Michaela Trachtenberg Residence 43 Oliver St.

Age: 3 years 0 months 0 days. Admitted May 11th 1890

Nativity, Hall; of Father th 1888, at 12⁴⁵ o'clock A.M.

Mother By A

in U. S., in City. From B

Civil Bond: Occup.: Penetrating stab wound Examined by Dr. W.C.

Suffering from symptoms of of Chest & Abdomen & Heart

Said Injuries said to have been received D

Death took place May 11th 1890 at 3⁴⁰ o'clock P.M.

The Autopsy revealed Penetrating stab wound

Abdomen Chest & Heart

Remarks: G

Carter H. Cole M. D.
HOUSE SURGEON PHYSICIAN.

- Ad. I. State the day of the week.
Ad. A. State whether by Ambulance or Friends.
Ad. B. State whether from a Precinct or a Residence and give the name.
Ad. C. State whether from Natural Causes or from Shock (conscious or unconscious) due to Injuries, and if so, give name, place, date, number, character, and Extent of Injuries, always stating where indicated, whether right or left.
Ad. D. State when, where, how, by what means or persons received, also whether Accidental, Suicidal or Homicidal; in falls, the distance, location and place; in Burns and Scalds the circumstances attending the same; in runover cases, the line of Street Car, Railroad or Conveyance; in Weapons, the character of the same, &c., &c., always giving such information as will lead to an accurate knowledge of the case and facilitate judicial inquiry and justice.
Ad. E. State name, date, place, character and results of any operation or amputation performed.
Ad. F. Give a short resume of the Autopsy with the Pathological Diagnosis and the Cause of Death at the End.
Ad. G. State here any important facts not embodied in the above statements.

04 16

TESTIMONY.

Wm A Conway — M. D., being duly sworn, says:
I have made a post mortem examination of the body of
Michael Francis now lying dead at
Chambers St. Hospital and from such an examination
and history of the case, as per testimony, I am of opinion the cause of
death is Shock from Hemorrhage from State
Wounds of Chest and Abdomen

Wm A Conway
M. D.

Sworn to before me,

this 12th day of May 1890.

Frederick Perry

CORONER.

0417

MEMORANDA.

AGE	PLACE OF NATIVITY	WHERE FOUND	Date When Reported
32 Years - Months - Days	Italy.	Chamber to Hospital	May 12 th /90

F. L.

On the view of the BODY of

Michael Jackson

AN INQUISITION

On the view of the BODY of

Michael Jackson

whereby it is found that he came to

his death by

He was on his way from St. Louis

to St. Louis and

was killed by a

man named

about 12 m. May 10/90

Onquest taken on the

of June 1890 before

FERDINAND LEVY, Coroner.

0410

F. L.

Irvey

No.

Date.

189

AN INQUISITION

On the VIEW of the BODY of

Michael Franchou

whereby it is found that he came to

*his death by shock from
Wounds of Chest and
Abdomen said to have been
inflicted by Pasquale
Manscalo opposite 43 Olive
street about 12 m. May 10/98*

Inquest taken on the *5th* day
of *June* 1898 before
FERDINAND LEVY, Coroner.

✓

MEMORANDA.

AGE	PLACE OF NATIVITY	WHERE FOUND	Date When Reported
-----	-------------------	-------------	-----------------------

32 Years - Months - Days

Italy.

Chambers Street

May 12th 1898

0419

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, } SS.

Pasquale Munsealo being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to answer or not, all or any questions put to him, states as follows, viz.:

Question—What is your name?

Answer—*Pasquale Munsealo*

Question—How old are you?

Answer—*23 years old*

Question—Where were you born?

Answer—*Italy*

Question—Where do you live?

Answer—*31 Orchard St*

Question—What is your occupation?

Answer—*Fruit Vendor*

Question—Have you anything to say, and if so, what, relative to the charge here preferred against you?

*Have nothing to say
at present—*

Manisualo Pasquale

Taken before me, this 5th day of June 1887

Ferdinand Levy CORONER.

0420

MEMORANDA.

AGE			PLACE OF NATIVITY	WHERE FOUND	DATE When Reported	
32	Years	Months	Days	Italy	Chambers St. Hosp.	May 12/90

824
2nd 492. 1890
HOMICIDE.

AN INQUISITION.

On the VIEW of the BODY of

Michael Franchoni

whereby it is found that he came to
his Death by the hands of

Joseph Mannoia

Impress taken on the 5th day

of June — 1890

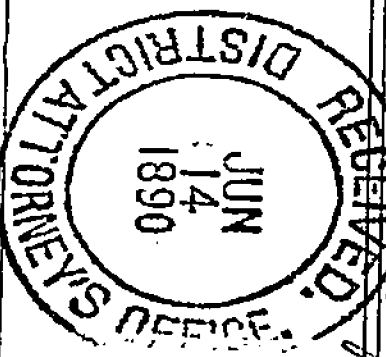
before

William Henry Coroner.

Committed

Obtained

Discharged



Date of death

0421

824
2nd 492. 1890
HOMICIDE.

AN INQUISITION.

On the VIEW of the BODY of

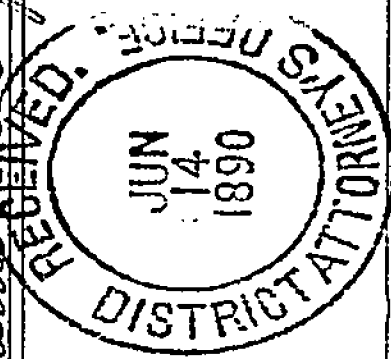
Michael Franchon

whereby it is found that he came to
his Death by the hands of

Casquale Mancosco

Inquest taken on the 5th day
of June — 1890
before

Admiral Perry Coroner.



Committed
Bailed
Discharged

Date of death

32 Years Months Days		Oraly	
AGE		PLACE OF NATIVITY	
WHERE FOUND		Shawmut St. St. p.	
DATE When Reported		May 12/90	

MEMORANDA.

0422

John J. Gallagher a police
officer attached to the 11th precinct
police being duly sworn deposes
and says

By the Court

Q How old are you?

A 25 years of age

Q Where do you reside?

A 40 Van St.

Q Were you on duty, on post on the
night of this homicide?

A Yes Sir I was at the receiving point
at the end of my post

Q Tell me how your attention was
attracted to the deceased's injuries

A I was standing at the corner of
Front and Roosevelt Sts and a
citizen came up to me and says
there is a man cut down there

Q Who was that citizen?

A He was passing up from the ferry

Q Do you know who it was?

A No Sir

Q Did you get his name?

0423

A Nosi I hurried down to the man
who was cut.

Q Why didn't you get that man's name
at the time and his address
before you left him?

A I thought the best thing for me
to do was to hurry where the man
was cut, because I didn't know
how bad it was.

Q Did that man live in Brooklyn?

A Nosi this was the first man

Q Do you know who he was?

A Nosi

Q Do you know where he lives?

A Nosi

Q And you never heard any thing from
him from that time to this?

A As soon as I heard the
man was cut I hurried down
to where he was, it is a very
short block between Front
and South Street, I went down
as quickly as I could and I
met the man that was cut.

0424

3

in the centre of the block, and he
 got hold of my shield with his
 right hand and I saved him who
 cut him and he says come
 down to the corner, and when
 I got down to the corner I met a
 citizen there with a white coat
 and he says the man that cut
 that man is gone up the street
 he is a lame man, and he
 has a block in his back, I sent
 out an alarm wrap for assist-
 tance and an officer came
 up and I gave the address in
 charge of the officer, and I started
 after the prisoner, I went up 3
 blocks to Roosevelt Street as
 far as Cherry and I could not
 find him and I came back
 to look for the citizen and I
 could not find him
 So that the man that you said
 lived in Brooklyn?
 Answer:

0425

4

How did you know that he lived
in Brooklyn

As he said I just came off of the
ferry boat. I live in Brooklyn
and the man who done this
just went up street, I sent out
the clown wrap and got assis-
tance and sent to the station
house for a stretcher and carried
him to the station house, and
when I got there officer Courtland
came in with the prisoner
I asked Courtland where he
got the prisoner and he said in
James Street, and officer Sullivan
who was walking towards me
in answer to my wrap for
assistance told me that a
man passed him by which
he was on his way towards me
that looked as though he was
bleeding, and when he saw
the prisoner he said that was
the man that passed him by

about 150 feet from where the
stabbing took place
Q Did you ask the wounded man
who wounded him?

A Yes he didn't say anything until
the next day.

Q What did he say then?

A Three Irish loafers, and the
prisoner said the same thing
next day, one identified the
other in the station house, and
Doctor Crawford told me they
were laughing and conversing
with each other going over in
the ambulance.

Q How was the defendant injured
when he came to the station
house?

A He was cut from the mouth
across the cheek, and his ear
was cut in half.

Q Who did he say cut him?

A Three Irish loafers.

Q The deceased received his injuries

6

on the 10th of May 1890 when
 Effendi how you made from that
 time until now to get evidence
 in the case?

A I have been working every day on
 it going around and seeing
 the Italians and their friends
 and also the Arab men
 Q And the Captain has special
 men on this case?

Answer Yes and they could not
 find out any more than I
 could.

Q Who else besides yourself and
 your men have been investigating
 this case any others?

A No sir not that I know of.

Q Have you any knowledge who
 that man was that said he
 killed me brother?

Answer

Q Is that all you know of this case
 Answer Yes

Q Do you know who the owner of

0428

6

on the 10th of May 1890 what
efforts have you made from that
time until now to get evidence
in the case?

A I have been working every day on
it going around and seeing
the Italians and their friends
and also the word men
Q And the Captain has special
men on this case?

A Yes Sir and they could not
find out any more than I
could.

Q Who else besides yourself and
^{word} men have been investigating
this case any other?

A No Sir not that I know of
Q Have you any knowledge who
that man was that said he
killed me Crook?

A No Sir.

Q Is that all you know of this case
A Yes Sir.

Q Do you know who the owner of

7

the razor or knife was ?
 Answer

Q Did you hear ?

A No Sir I tried to find out.

Q Where did you get the razor and
 knife ?

A Between the Postman and the Street
 the string fence

Q How near the string fence and
 the train ?

A About 8 feet.

Q And you picked up the knife ?

A A citizen and he gave it to me

Q Was there blood on the knife
 when you picked it up ?

A Yes Sir

Q Fresh blood ?

A It looks a little fresh blood

Q Do you know any more about
 this case than you have stated ?

A No Sir

Q Have you stated all you know ?

A Yes Sir

Q When the defendant was

0430

8

arrested did you have any conversation with him?

Answer

What did you say at the day?

A I asked him who cut him, he

said first he didn't know

of where was that?

A The same night

and the next day what did he say?

A He said I don't know

Sworn to before me } John J. Gallagher
this 23rd day of May 1890

John J. Gallagher

Notary Public

0431

9

Frederick J. Cautlander
being duly sworn deposes and
says

By the Court.

Q How do you know?

A My eyes.

Q Where do you reside?

A 91 James Street.

Q Were you on foot the night the
deceased lost his life by being
stabbed?

A Yes Sir.

Q Did you make the arrest of
the defendant the prisoner?

A Yes Sir.

Q What caused you to arrest the
prisoner?

A I saw the defendant in front
of 35 Van Street, with a big
cut on his cheek and I sus-
pected he had been in some
fight and I asked him where
he got it and he said three
loafers robbed him in

in front of the school in Rose
 velt Street, and they took his
 watch and set him, I took him
 to the Station house because
 he required medical aid ^{and}
 he was in a dying condition
 and I took him to the sitting
 room and there the deceased
 was lying on a stretcher, ^{and}
 Officer Meyer who was present
 stated I saw that man (knowing
 dependant) going down South
 street with the deceased;

I then left the parties in the
 Station house and went out
 to get some evidence, I went
 through Oak Street to Roosevelt
 to James Street and I found
 a trail of blood going to the
 station house ^{and following that}
 up from the station house to
 Roosevelt Street to James Street
 to the store of James Street, which
 is kept by an Italian named

0433

11

Salvatore Nunnies, the place
 was closed and he was up stairs
 in his room, and I brought
 him down stairs and made
 him show me the store to see if
 there was any blood stains
 in the store, I heard there was
 a disturbance and a fight
 there about 12 o'clock that night
 and heard there was no
 disturbance in his place I
 asked him whether the defend-
 ant had been in his place
 that night he stated he had
 been I asked him who was
 with him he stated his cousin
 Paul and Paul's brother-in-law
 and I asked him if they had
 any fight and he said no. he
 said they had some words, when
 the deceased and Paquale
 Mannis also went out together
 and went down James
 Street and that was all that

0434

14

He knew about it, I went up
Roosevelt Street, and on the
corner of Roosevelt and New
Chambers Street and I saw a
trail of blood and I followed it
down to within 30 feet of South
Street and there I lost its trace
If you say you arrested the depen-
dent now here because you
found him out and bleeding
Ayee Sir

If you say that reason only
Ayee Sir

If you have seen the knife and
razor in the possession of
Officer Gansley?

Ayee Sir

If you know who they belong
to?

Ayee Sir I do not

If you know anything else
about this case?

Ayee Sir

If Proceed and state?

0435

13

A Right after I brought the paper
down to the station house I told
one of the officers to let the
deceased up so that he could
see the dependants. But I tried
to get a statement from him
and he simply groaned and
would not answer anything
of the matter. I moved with
him and that you didn't under-
stand?
Ayes sir.

Subscribed before me
this 23^d day of May 1895 } J. J. Courtland
J. J. Courtland
Police Justice

0436

14

Present N. Meyer a police
officer being duly sworn deposes
and says

Where do you reside?
At 109 East 85th Street

Where you on post the night of
the homicide in question?
Ayes Sir

Tell us all you know about
it about 5 or 6 minutes to 12 o'clock

I was standing at the corner
of South 4th James Street in front
of 187 South Street I saw two men
coming along the prisoner
and the deceased. They were
having a loud conversation
together and I looked at them
and by appearance thought
they were talking Italian or
Spanish, they both looked at
me sharply and I looked
at them and stood still and
they passed me and stopped
the conversation and they

15

emerged along South Street I
 stood there about 2 minutes
 longer and I walked towards
 Roosevelt Street in the middle
 of the block this was 183 or
 188, I stopped there, it is a liquor
 store and the proprietors wife
 was there and I stood there a
 few minutes, I was out there
 more than a minute when I
 heard a single alarm wrap and
 I ran in the direction of it and
 I saw officer Gallagher I went
 to where the accident was going
 with his foot on right at
 the base of the house and I
 asked the 5 or 6 people who were
 standing there, also the 2 women
 if they saw any body hit or
 cut him, he was bleeding
 and nobody answered; and
 I asked again and got no
 answer, and taking hold
 of the man I asked him who

0438

16

cut you and I got no answer
and then assistance came and
I went to the station house and
got a stretcher and took him to
the station house, and a officer
Courtlander brought in the
prisoner as he sat him in
a chair and I lifted up the
deceased and asked him did
this man cut you, and he
simply groaned, and made
no answer

Q who were the women that you
saw there?

A I don't know

Q Did you know any of them?

A No sir

Q Did you hear who they were?

A No sir

Q Did you make any inquiries
in the neighborhood to find
out who they were?

A Yes sir

Q The man that is refused and

0439

19

the man that is dead were
those the 2 persons that you
saw together talking in the
loud tone of voice
Ayes Sir

Shown to before me } Ernst H. Meyer
this 23^d day of May 1890 }

John H. Brown
Police Officer

18

Jeremiah Sullivan being
 duly sworn deposes ^{and says}
 That is your business?
 A police officer H. J. Francis
 of whose name reside
 at 115 E. 1st Street

Tell me what you know in relation
 to this homicide

At 5 minutes past 12 o'clock
 on the night of the occurrence
 I had a wrap and I came
 to where it was and on the
 way there I met the prisoner
 coming against me with his
 hand to his face and I thought
 it was a red handkerchief
 I did not take much notice
 of him, and when I got to
 where the deceased was and
 I saw what the matter was
 I was baffled. Meyer I
 met the man that committed
 this crime he just went
 passed me.

0441

19

Is this the man here dependent,
Ayee si.

Do you know anything more
about this case than you
have stated?

Ayee si that is all

Seen before me
this 23^d day of May¹⁸⁹ Jeremiah

John H. H. H.

W. H. H. H.

0442

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

Isyquala Maniscalco 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.

Isyquala Maniscalco

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

Italy

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

Answer.

31 Oscar Street & friends

Question. What is your business or profession?

Answer.

Print Dealer

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

Answer.

I am not guilty

Isyquala Maniscalco

Taken before me this *23*
day of *May*
1887
Isyquala Maniscalco
Police Justice.

0443

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.....

Pasquale Maniscalco

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 ~~be admitted to bail~~ *legally discharged*

Dated *May 23* 1890 *J. J. [Signature]* Police Justice.

I have admitted the above-named.....

to bail to answer by the undertaking hereto annexed.

Dated.....18.....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.....18.....Police Justice.

0444

Police Court---

824
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Gallagher

vs.

1 *Pasquale Manoscedo*

2

3

4

Officer

FILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

names of Witnesses.

Officer Gallagher

Antonio Pipetone

Salvatore W. Amico

Ed. Harkin

F. J. Courtlander

Officer Myer

John Sullivan

Dated

May 23 1893

Magistrate

Gallagher

Officer.

J. Sullivan

4

Precinct.

Witnesses

Edward Harkin

No.

10 Elizabeth Place

Street.

Brooklyn

No.

Salvatore W. Amico

Street.

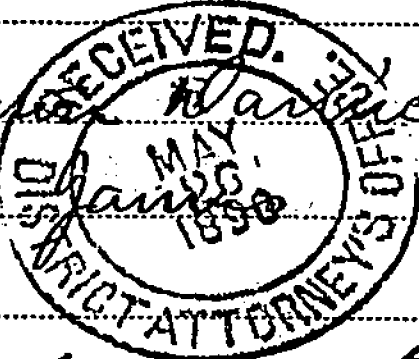
69

No.

Committed

to answer

Street.



Antonio Pipetono being duly sworn deposes ^{and says}, (through the Interpreter).

Q Where do you reside?

A 3 James Slip

Q What day was it that the deceased Michael Franchoni received this stab wound?

A Saturday before last the tenth of May, 1890.

Q At what hour on that day did he meet him ^{and where did he meet him?}

A I saw the dead man about ten or 11 o'clock that night.

Q Was that the first time he saw him that day?

A Yes Sir

Q When did he learn of his death?

A About 6 o'clock the following Sunday.

Q State from the time you met him at 10 or 11 o'clock that night until you left him last alive

all that took place?

A I went into a cigar store to
 purchase some snuff and I
 found Michael Franchone there
 with three (3) others. ^{At} Franchone
 called me up to get a drink, because
 I stood up for some of his
 children, I had a drink and then
 sat down with them. While
 I was there the prisoner and
 Vincenzo Montino came in, and
 Franchone gave a drink to Vincenzo
 Montino, Montino took the
 glass and wanted to hand it to
 the prisoner Pasquale Mancuso
 and Franchone said I give you
 the glass and not to Mancuso
 and Mancuso said thank you
 to Montino, I don't want any
 If I want any I can buy it; then
 Franchone told Mancuso
 I will not give you a drink
 because you are a spero
 and Mancuso says as

long as I am a *Sperso*, I am
 going away ^{and} won't stay here.
 And he said good night and
 went away. And the other three
 (3) that were there asked Fran-
 -choire why he called him a
Sperso, "he looked to be a gentleman
 as well as you"? Franchoire
 answered that is my business
 and ^(was) ~~was~~ ^{was} Franchoire ~~was~~ ^{was} finished playing
 cards and paid for what he
 owed to the store keeper. and he
 said good night I am going
 home. and I saw Franchoire
 was a little bit drunk and I
 told the other three (3) to excuse
 me that Franchoire was a little
 drunk and I would accompany
 him home. I took him home
 and left him there, and I went
 back and to my friends and
 that was the last I saw of him.
 By the Court.
 of Royan now who owns that

4

Knife (showing witness a knife)
Did you ever see it before?

A Yes

Q Do you know anything about this
Razor (showing witness a razor) did
you ever see that before?

A Yes

Q Do you know who was the owner
of either one of them?

A Yes

Q How do you know who was the owner
of either one of them?

A Yes I do not

Q Do you know how the man who
is dead came to his death? by
whose hand?

A I do not. I only heard it on the
Sunday after.

Q Do you know of any body who
saw this man at the time he
came to his death?

A I do not.

Q Do you know anything more
about this matter?

0449

A Gassie that is all I know
of how she you told us all that
you do know?

Witness

Anthony Pignone

Sworn to before me
this 23^d day of May 1890

John H. Pignone

Police Justice

0450

6

Is Cratona D. Amico being
duly sworn deposes ^{he} says
By the Court

Where do you reside?
A 69 James Street

What is your business?
A Cigar Store

What is your age?
A 52 years

Were you present on the night of
May 10th 1890 when this man
Michael Franchielli was
murdered?

A I was in my house.

Do you keep the store in which he
was that evening?
A Yes sir

What time did he come to your
store that evening?

A About half past ten o'clock
that night

Who was he with when he came?

A Nobody

Did he come alone?

7

Ayesini

Q Was he sober or otherwise?

A He was sober

Q Did he have any trouble with any person in your store?

A Yes

Q At what time did he leave your store?

A Three quarters of an hour after noon

Q With whom did he leave?

A By himself

Q And he had no trouble while he was in your store?

A Yes

Q At what time did he leave your store, at what hour?

A About a quarter past eleven

Q How soon after he left your store did you learn of his injury?

A About a quarter past 12 o'clock that night

Q Who told you about his injury?

A Mr. Conaghan.

0452

8

Q Arthur did detain you?

A He came up to my room I was going to bed, and he said what is all this blood from in front of my store, and I said I didn't know anything about it, and he said put your clothes on and come along, you must know something about it, and I said I don't know anything about it but if you want me to go I will go with a good will. and I did go.

Q Where was the blood that he referred to?

A In front of my door in the sidewalk and hallway.

Q Do you know whether he was there or not after you left your store?

A No sir.

Q Do you know who was with him after he left your store?

A No sir.

Q You saw the blood in the sidewalk

0453

Q In the hallway
What time was it Mr. Bugliare
called you?

A In the night at one o'clock.
Q He left your place at a quarter past
11 o'clock and at one o'clock you
saw the blood?

Answer

Q After he left your place did you
hear any noise or gunshot
outside of your store or in the
hallway?

Answer

Q Have you any knowledge of how
Michael Franchino came to
his death?

A Yes

Q Do you know who that knife
belongs to? (showing witness a knife)

A Yes

Q Did you ever see it before?

A Only at the station house

Q Did you ever see that razor before?
(showing witness a razor.)

A 910 Si

Q Did you ever see that before?

A 910 Si only at the station house.

Q And you don't know who was the owner of the knife or razor?

A 910 Si

Q Do you know any persons that were in your store that night that had any trouble with ^{West} Michael Franchione

A 910 Si

Q Was there any trouble in your store that night?

A 910 Si

Q Do you know the prisoner at the Bar who is charged with having committed this offense?

A By rights

Q Do you know whether he had any trouble with Michael Franchione

A 910 Si

Q Do you know anything more about this matter than you have stated here to day?

0455

11

A. G. Hall

of New York stated all you know about
this matter.

A. G. Hall

Summons to appear in a) Salvatore D'Amico
the 13th day of May 1890 }

John J. Hall
Police Justice

0456

12

Edward Harris being duly
known deposes & says
1 By the Court

Where do you reside?
A 10 Elizabeth place Brooklyn
How old are you?
A 43 years.

What is your business?
A Night watchman
Do you know anything about
how Thurogood came to his
injuries on May 10th 1890?
A No I do not.

What do you know of it?
A I saw two men rolling about
the street.
What about what hour of the day or
night was it you saw them rolling
about the street?

A A little after 12 o'clock at night
Do you see any blood on the
or sidewalk?
A No Sir.

Do you see any blood in the

0457

13

entry way of the last witnesses
house or store?

A No si that is 3 blocks away, from
where I saw them

Q Now where you saw this struggle
did you notice any blood there
then or the next day?

A No si there was no blood around
there

Q Can you tell me who the man was
that you saw struggling?

A No si

Q Did they both get up and go
away?

A Yes si they both left at the time
I was 75 or 80 feet from them
Q Do you know who is the owner
of this knife (showing witness
a knife)?

A No si

Q Did you ever see it before?

A No si

Q Did you ever see that razor before
showing witness a razor?

0458

14

A Not to my knowledge.

Q Have you any further knowledge in relation to this homicide than you have already stated?

A Yes.

Q Did you hear any conversation in the neighborhood about it from any one?

A Yes.

Q Do you know of your own knowledge or by hear say, as to how Michael Franchione came to his injuries which caused his death?

A Yes I do not.

Sworn to before me & Healed
this 13th day of May 1890

Wm J. Hornum
Notary Public

0459

Police Court,

1st District.City and County } ss.
of New York,

of No.

occupation

that on the

York, in the County of New York,

John J. Gallagher
Fourth Precinct Street, aged _____ years,
Police Officer being duly sworn, deposes and says,
10th day of May 1890,Pasquale Maniscalco
(now here) did feloniously assault
and beat one Michela Manchosa
and cut him with a knife
five ~~separate~~ several stab
wounds in the stomach, that
said Michela Manchosa died
from the effects of said injuries
so inflicted upon him by said
Defendant.Deponent has reason
to believe and does believe that
said Defendant caused the
death of said Michela Manchosa
from the evidence of the several
witnesses testimony hereto
attached, all of which is forming
a part of this complaint.Wherefore, deponent
prays that Defendant be held
to answer.Sworn to before me
this 23rd day of May 1890
John J. GallagherJohn J. Gallagher
Police Justice.

0460

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Parade Maines

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

Parade Maines

of the CRIME OF Murder in the First Degree, committed as follows:

The said *Parade Maines*,

late of the City of New York, in the County of New York aforesaid, on the *fourth*
day of *May*, — in the year of our Lord one thousand eight hundred and
~~eighty~~ *ninty* at the City and County aforesaid, with force and arms, in and upon one

Michael Franchosa,

in the peace of the said People then and there being, wilfully, feloniously, and of
his malice aforethought, did make an assault, and — *he* — the said

Parade Maines, *him*,

the said *Michael Franchosa*, with a certain *knife* —
which *he* the said *Parade Maines*, in

his right hand then and there had and held, in and upon the *abdomen*
of — *him* — the said *Michael Franchosa*,
then and there wilfully, feloniously, and of *his* malice aforethought did strike,
stab, cut and wound, giving unto *him* the said *Michael Franchosa*,
then and there with the *knife* aforesaid, in and upon the *abdomen*
of — *him* — the said *Michael Franchosa*, —
one mortal wound of the breadth of one inch, and of the depth of six inches, of which said

0461

mortal wound — *he* — the said *Michael Franchosa*,
at the City and County aforesaid, from the day first aforesaid, in the year aforesaid, until the
— *eleventh* — day of — *May*, — in the same year
aforesaid, did languish, and languishing did live, and on which said *eleventh*
day of — *May*, — in the year aforesaid, *he* the said
Michael Franchosa, at the City and County aforesaid,
of the said mortal wound did die.

And so the Grand Jury aforesaid do say: That the said *Paranale*
Maniscalco, Jr.,
the said *Michael Franchosa*, in the manner and form, and by
the means aforesaid, wilfully, feloniously, and of *his* malice aforethought, did kill,
and murder, against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
Paranale Maniscalco
of the same CRIME OF MURDER IN THE FIRST DEGREE, committed as follows:

The said *Paranale Maniscalco*,
late of the City and County aforesaid, afterwards, to wit: on the said *fourth*
day of — *May*, — in the year of our Lord one thousand eight hundred
and *eighty-ninth*, at the City and County aforesaid, with force and arms, in and
upon the said *Michael Franchosa*,
in the peace of the said People then and there being, wilfully, feloniously, and with
a deliberate and premeditated design to effect the death of — *him*, — the said
Michael Franchosa, did make another assault, and
the said *Paranale Maniscalco*, — the said
Michael Franchosa, with a certain *knife* —
which *he* — the said *Paranale Maniscalco*, in

0462

his right hand then and there had and held, in and upon the *abdomen*
of *him* the said *Michele Brachosa*,
then and there wilfully, feloniously, and with a deliberate and premeditated design to effect
the death of *him* the said *Michele Brachosa*, did strike, stab, cut and
wound, giving unto *him* the said *Michele Brachosa*, then
and there, with the *knife* aforesaid, in and upon the *abdomen*
of *him*, the said *Michele Brachosa*,
one mortal wound of the breadth of one inch and of the depth of six inches, of which said
mortal wound *he* the said *Michele Brachosa*, at
the City and County aforesaid, from the said *fourth* day of *may*
in the year aforesaid, until the *seventh* day of *may*, in the
same year aforesaid, did languish, and languishing did live, and on which said
seventh day of *may*, in the year aforesaid, *he*
the said *Michele Brachosa*, at the City and County
aforesaid, of the said mortal wound did die.

And so the Grand Jury aforesaid do say: That the said *Gaspare*
Maniscalco, Jr., the said *Michele Brachosa*, in the manner and form, and by
the means aforesaid, wilfully, feloniously, and with a deliberate and premeditated design
to effect the death of *him* the said *Michele Brachosa*,
did kill and murder, against the form of the Statute in such case made and provided, and
against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0463

BOX:

400

FOLDER:

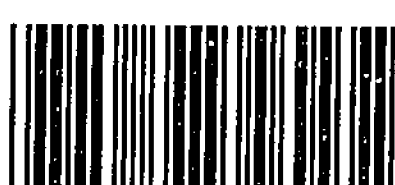
3714

DESCRIPTION:

Mao, Flora

DATE:

06/11/90



3714

0464

Counsel,

Filed

Pleads,

Mr. Galligan
11 day of June 1890
Chapman

THE PEOPLE

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

23rd July 1890
B

Flora Mao

H.D.

JOHN R. FELLOWS,

District Attorney.

June 18th 1890

A True Bill.

Foreman.

Part III June 18/90

Indict and convicted

Assault 3rd day

Pen one yr

Witnesses

Martha Williams

0465

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, DISTRICT.

of No. 100 Rever Street, aged 23 years,
occupation Police officer being duly sworn deposes and says
that on 10th day of March 1888
at the City of New York, in the County of New York

(now here) a person having no name
is a Material Witness against Thomas
Mao. Charged with felony assault
Dependent has reason to believe that the
said Williams will not appear to
testify. Dependent therefore prays that
the said Williams may be required
to furnish surety to testify

William P. Sherman

Sworn to before me, this 10th day of March 1888

W. P. Sherman
Police Justice.

0466

Police Court— District.

City and County { ss.:
of New York,

of No. 65 Mulberry Street, aged 32 years,
occupation Laundry being duly sworn
deposes and says, that on the 7th day of June 1889 at the City of New
York, in the County of New York,

✓ he was violently and feloniously ASSAULTED and BEATEN by Thos. Mao
(Nowhere) who cut and stabbed
deponents in the neck with a knife
then and there held in the hand
of the said Mao.

with the felonious intent to take the life of deponent, or to do ~~him~~ grievous 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 7th day
of June 1889.

H. J. McMahon Police Justice.

Martha Williams
Mao

0467

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Thorn Maw*

Question. How old are you?

Answer. *23 Years*

Question. Where were you born?

Answer. *Boston*

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

Answer. *58 Mulberry St. 3 Months*

Question. What is your business or profession?

Answer. *Prostitute*

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

Answer. *I am not guilty*
Thorn Maw
Maw

Taken before me this

day of *June* 188*8*

Police Justice.

0468

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 Legendum

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 June 7 1890 W. T. McMahon Police Justice.

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

Dated June 7 1890 W. T. McMahon 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 _____ 18 _____ Police Justice.

0469

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court---

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Magistrate William
House of Detention
Horn Mao.

2

3

4

Dated

1890

Magistrate.

Officer.

Precinct.

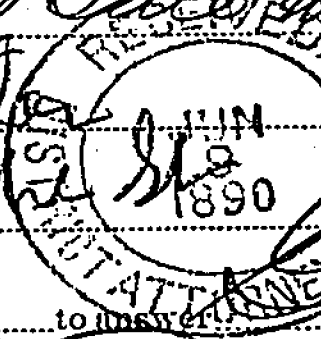
Witnesses

No.

No.

No.

\$



Street.

to pay

0470

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Flora Mas

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

Flora Mas
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said

Flora Mas

late of the City of New York, in the County of New York aforesaid, on the
seventh day of June in the year of our Lord
one thousand eight hundred and ninety, with force and arms, at the City and
County aforesaid, in and upon the body of one Martha Williams
in the Peace of the said People then and there being, feloniously did make an assault
and her the said Martha Williams
with a certain knife

which the said

Flora Mas

in her right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

with intent

her

the said

Martha Williams

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

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

The said

Flora Mas

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of
the said Martha Williams in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and her the said

with a certain

Martha Williams
knife

which the said

Flora Mas

in her right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm; then and there feloniously did
wilfully and wrongfully strike, beat, cut, stab and wound, 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 R. Bellows,
District Attorney.

0471

BOX:

400

FOLDER:

3714

DESCRIPTION:

Marinus, Emil

DATE:

06/17/90



3714

0472

BOX:

400

FOLDER:

3714

DESCRIPTION:

Stuyck, Joseph

DATE:

06/17/90



3714

Witnesses:

Matilda Norman

off McCarty

Counsel,

Filed

17 day of June 1890

Pleads,

THE PEOPLE

vs.

Emil Marinus

and

Joseph Stangley

Grand Larceny Second degree.
[Sections 528, 581 — Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Upon investigation, I recommend
that this indictment be dropped
the evidence being entirely insuffi-
cient, upon examination.

June 20th, 1890. *A. D. Barker*
Atty.

George H. Gregg
June 20th, 1890, Foreman.
on record, District Atty.
indict. dis. P.M.
But

0473

0474

Police Court 2 District.

Affidavit—Larceny.

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

Mahlda Meersman

of No. 3 Bayard Street, aged 22 years,
occupation Housekeeper being duly sworn

deposes and says, that on the 12 day of June 1892 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the ~~night~~ ^{day} time, the following property, viz:

One gold
bracelet containing thirteen diamonds,
all of the value of about three
hundred dollars. \$300-

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 Emil Marinus and

Joseph Stuyck, now her under
the following circumstances:— He

said property was in a trunk in
deponent's room at 3 Bayard Street
about 9 o'clock A.M. on said
date. and no one else was in
the place or had access to the
said property until about 5:30 o'clock
P.M. on June 12 1892 when
the defendants were in the said
room visiting deponent, and they
were left there while deponent left
the room about twenty minutes.
On deponent's return the defendants
were still in the room, and they

Sworn to before me, this
of _____ day
188

Police Justice.

0475

left soon after and a moment after
the defendant left the place defendant
discovered that the said property had
been stolen, and defendant charged
defendant with the larceny of
said property for the reason that
no one else had an opportunity
to steal said property

Sworn to before me this 17 day

of June 1918

[Signature]

Police Justice

Maathilde Heersman

0476

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Emil Marinus*

Question. How old are you?

Answer. *45 years*

Question. Where were you born?

Answer. *Belgium*

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

Answer. *3 Bayard St*

Question. What is your business or profession?

Answer. *Butcher*

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 know nothing about it.*

Emil Marinus

Taken before me this

day of

188

Police Justice

0477

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Joseph Strick 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.

Joseph Strick

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

Belgium

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

Answer.

Per Park Road North H. 6 mo.

Question. What is your business or profession?

Answer.

Cashier

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

Answer.

I am not guilty
Joseph Strick

Taken before me this

day of

1888

Police Justice.

0478

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

Emil Marinus, Joseph Stuyck

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 June 14 1880 Police Justice.

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

Dated 1880 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 1880 Police Justice.

0479

Police Court---

927 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Matilda Meersman
3 Bayard St
Emil Marinus
Joseph Stuyck

Offence

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated June 14 1890

White Magistrate.

John & Lee Conthy Officer.

C. O. Precinct.

Witnesses Norma Meersman

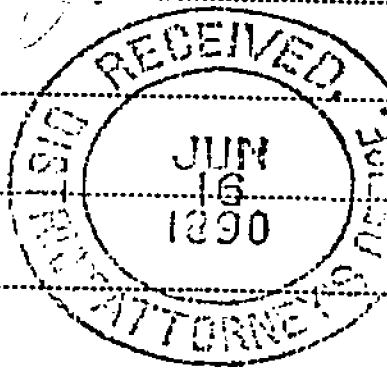
No. 3 Bayard St Street.

No. Street.

No. Street.

\$1000 to answer

Boon 4



0480

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Emil Marinus
and
Joseph Stuyck*

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

accuse *Emil Marinus and Joseph Stuyck*

of the CRIME OF GRAND LARCENY IN THE second DEGREE, committed

as follows:

The said *Emil Marinus and Joseph Stuyck*, both

late of the City of New York, in the County of New York aforesaid, on the *twelfth*
day of *June* in the year of our Lord one thousand eight hundred and *ninety*,
, at the City and County aforesaid, with force and arms,

*one bracelet of the value of three
hundred dollars*

of the goods, chattels and personal property of one *Matilda Meersman*

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 R. Fellows,
District Attorney -*

0481

BOX:

400

FOLDER:

3714

DESCRIPTION:

Marks, Marcy

DATE:

06/05/90



3714

0482

BOX:

400

FOLDER:

3714

DESCRIPTION:

Levy, Jacob

DATE:

06/05/90



3714

0483

BOX:

400

FOLDER:

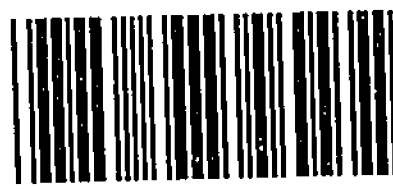
3714

DESCRIPTION:

Kuppler, William

DATE:

06/05/90



3714

0484

BOX:

400

FOLDER:

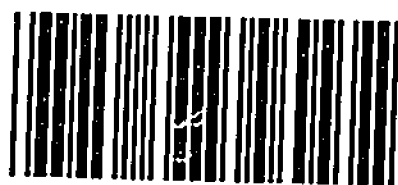
3714

DESCRIPTION:

Kleinbaum, Isadore

DATE:

06/05/90



3714

0485

Witnesses:

Prof. Kalisher
J. Weinberg

142 Perry
4 Sheddler
Counsel, *3 Wm R. Wilder*
Filed *5* day of *June* 1890
Pleads, *Indigently*

THE PEOPLE
vs.
M. A. P.
Nancy Marks
Jacob Levy
William Ruppel
~~William Ruppel~~
Leahore Kleinbaum
HD
June 16 1890
John R. Fellows,
District Attorney.

Brought in the Third Degree
under Indigent's Act
(Section 498 of the Code)

June 20 1890
Ch. 3. Pleadings
A True Bill, *Anna P. M.*

Nancy Haggins Foreman.
June 20 1890
Ch. 1 in Pen 1417 no
Pleadings
June 17, 1890
Anna P. M.
24583 no
June 17, 1890

0486

To Whom it may Concern
from L. Phillips & Son.
192 Park Row

0487

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 3 DISTRICT,

Sworn to before me, this

of May 1890

24

day

Charles B. McManis
Police Justice

Charles B. McManis
of No. The Central Office Street, aged 33 years,
occupation Police Officer being duly sworn deposes and says
that on the 22 day of May 1890

at the City of New York, in the County of New York he arrested
Mancy Marks Jacob Levy and
William Kuppler for Burglary
and that Joseph Weinberg is a
material witness in the case for the
people - Deponent further says that
he verily believes that the said Wein-
berg will not appear when wanted
in court and for that reason he the
deponent prays that the said Wein-
berg may be committed to the House of
Detention for witnesses Charles B. McManis

0488

Police Court-- 3 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles B. McManus

vs.

Joseph Weinberg

AFFIDAVIT.

Detention of McManus

Dated May 24 1890

Tamitor

Magistrate.

McManus

Co.
Officer.

Witness,

Disposition,

0489

Police Court— 3rd District

City and County of New York, ss.:

George J. Kalischer
of No. 294 Broome Street, aged 23 years,

occupation Clothing Cutter being duly sworn

deposes and says, that the premises No. 294 Broome Street, 10 Ward

in the City and County aforesaid the said being a five story stone building a portion of the first floor of which was occupied by deponent as a dwelling place

and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking open a door leading into said premises

on the 21 day of May 1880 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

A quantity of men's clothing
a brush, and an umbrella of the
sum of hundred dollars\$300.00
\$100.00

the property of Reprons and wife Esther

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

Morris Morris, Jacob Ben, William Kuppel and Isador Kleintan (all names who were acting in concert.

for the reasons following, to wit:

On the said date deponent is informed by Esther Kalischer (deponent's wife) that she secretly locked and fastened the doors and windows of said premises and having found the said door broken open and said property missing, deponent is informed by Detective Sergeant Hyman and

0490

McMonro that they found a portion of said property in the possession of the defendants in a room at premises 116 Essex Street which room they defendants Monro, Kery, & Ruppel occupied. The defendants Monro, Kery, and Ruppel admitted to the officers that they had sold a dress which is a portion of the stolen property, to one Harry Livingston (then present). The said Livingston informs defendant that he Livingston bought said dress from the defendants Kery and Monro. Defendant has since seen the said dress and also a trunk which was in the possession of the defendants Kery, Monro and Ruppel and identifies the same as being a portion of the stolen property. Defendant is informed by Benjamin Cufses (then present) that on the 21st day of May 1890 the defendant Kleinbaum showed unto him (Cufses) a coat and

0491

The said Livingston informs defendant
that he Livingston bought said suit
from the defendants Levy and Morris.
Defendant has since seen the said suit
and also a trunk which was in the
possession of the defendants Levy, Morris
and Kuppeler and identifies the same
as being a portion of the stolen property.
Defendant is informed by Benjamin
Aufses (her prisoner) that on the 21st
day of May 1890 the defendant Kleintanner
planned with him (Aufses) a coat and
vest which coat and vest defendant
has since seen and identified as
being a portion of the stolen
property. Defendant is further informed
by Joseph Weinberg (her prisoner) that
the Weinberg saw all four defendants
in a room at premises 116 Essex Street
on May 21st 1890 and while in said room he saw the
defendant Kleintanner pay the sum
of twelve dollars to the defendants
Morris, Levy, and Kuppeler for a quantity
of Subotting, the said law then de-
fendants divided the said money.
The said Weinberg further says that
he assisted the defendant Kleintanner
to carry a green ~~trunk~~ ^{bag} to the
concealer which clothing
was a coat and vest which the
defendant Kleintanner planned
with said Aufses as heretofore
stated.

Sworn to before me } George H. Kisch
this 26th day of May 1890

Charles N. Tarrator
Police Justice

0492

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 33 years, occupation Pauln Broker of No. 274

Prattm

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

George Kalisher

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

Sworn to before me, this

26

day of

May

1888

Benjamin Ayres

Charles W. Luntz

Police Justice.

0493

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 17 years, occupation Joseph Weinberg
Peddler of No. 74

Allen Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of George Kolman

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

Sworn to before me, this 26
day of May 1887 Joseph Weinberg

Charles W. Luntz
Police Justice.

0494

New York, June 16th - 1890

To whom it may concern -

This is to certify that Mr. Sidor Kleinbaum, has to our best knowledge always been and all of us know him still to be an honest, respectable & industrious young man, that we have known him, respectively each of us, for several years and that as Citizens of this Commonwealth we don't hesitate to give him a "good Character," earnestly wishing that he may be relieved of any accidental or malicious imputation, to which he may have been put. -

Respectfully -
Jacob Harris
157 Madison St.

0495

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles B. McManus
aged 33 years, occupation Police Officer of No.

The Central Office Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of George J. Kalischer

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

Sworn to before me, this 26 day of May 1890 } Charles B. McManus

Charles W. Luntz
Police Justice.

0496

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael J. Lyman
aged 29 years, occupation Police Officer of No. The Central Office Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of George J. Kahischer
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

26

day of

May

1890

Michael J. Lyman

Charles W. Luntz

Police Justice.

0497

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 23 years, occupation Clothier of No. Harry Livingston

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

Sworn to before me, this 26
day of May 1880 Harry Livingston

Charles L. Linton
Police Justice.

0498

CITY AND COUNTY {
OF NEW YORK, } ss.

Esther Kalischer

aged *20* years, occupation *Housekeeper* of No.

294 Broome Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *George J. Kalischer*
(her husband)

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

Sworn to before me, this

26

day of

May

188*9*

Esther Kalischer

Charles W. Linton

Police Justice.

0499

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

William Kupples

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

U. S.

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

Answer.

116 Essex St

5 months

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I know nothing about it

William Kupples

Taken before me this

26

1896

Charles W. Stewart

Police Justice.

0500

Sec. 108-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Isaac Levy 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. *Isaac Levy*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *44 Mester St. 9 years*

Question. What is your business or profession?

Answer. *Tailor*

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 know nothing about it*
Isaac Levy

Taken before me this

26

day of *May*

188*0*

Charles W. Turner

Police Justice.

0501

Sec. 108—200.

3 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Marcy Marks*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *U. S.*

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

Answer. *166 Essex St 6 months*

Question. What is your business or profession?

Answer. *Peedler*

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 want to say nothing**Marcy Marks*

Taken before me this

24

1886

Charles J. Stanton

Police Justice.

0502

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Sadore Kleinbaum 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. *Sadore Kleinbaum*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *74 Norfolk Street 2 1/2 years*

Question. What is your business or profession?

Answer. *Glaizer*

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 I will not*
answer that
Sadore Kleinbaum

Taken before me this

26

day of *May* 1887*Charles W. Sainster*

Police Justice.

0503

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

Defendants

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

Dated *May 20th* 18*90* *Charles McIntosh* Police Justice.

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

Dated.....18..... 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.....18..... Police Justice.

9 Dec

0505

Court of General Sessions

----- :
The People &c. :

-agst- :

Isidore Kleinbaum :
----- :

City and County of New York, Ss: Isidore Kleinbaum being
duly sworn deposes and says: I, on the Defendant herein.

That I am guilty of the charge of receiving stolen goods,
to which I plead guilty on this 17th day of June 1890 in
Part 1. of this Court, before his Honor, Justice Martin.

That heretofore I have been convicted of the offense of
Petit Larceny and was imprisoned therefor in the Peniten-
tiary for one year.

That besides this offense, that is the only time I have
been convicted and since my release from imprisonment
I have endeavored to make an honest living, but unfortunately
I got into the trouble to which I plead guilty, this day.

I have saved the County the expense of my trial and I
beg the Court to be as merciful in the sentence, as justice
will permit.

Sworn to before me this:::

17th day of June 1890. :::

Joe Rosch
Notary Public
N.Y. Co. (1241)

0506

Court of General Sessions

The People vs

vs

Isidore Kleinbaum

Affidavit

Atc Stecker
all for wept.
+

0507

10.4 June 16/20.

To Whom it may concern.

This is to certify the
defendant: Isidor Plimbar
has always been to my
knowledge a good, honest &
reliable young man. I have
known his family from
ten to twelve years and always
know them to be the best
of parents to the boy.
The defender Isidor Plimbar
I have known previous to
this trouble and have never known
him to do any thing dishonorable
to blacken the name of his
family

Yours respectfully
Hatter L. Phillips of Law
Gents Furnisher 692 Park Row

0500

New York,

18

No.

Bought of H. J. FREEMAN,
Merchant Tailor and Clothier,

Terms.

159 EAST BROADWAY.

N.Y. June 16th 90

To whom this may concern, this
is to certify that Isadore Kleinbaum
has been an honest, & upright
young man to my knowledge

H. J. Freeman
Per a.H.

0509

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Marcy Marks, Jacob
Levy, William Kuppler
and Isadore Kleinbaum*

The Grand Jury of the City and County of New York, by this indictment,
accuse *Marcy Marks, Jacob Levy,
William Kuppler and Isadore Kleinbaum*

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

The said *Marcy Marks, Jacob Levy,
William Kuppler and Isadore Kleinbaum*, all
late of the *Tenth* Ward of the City of New York, in the County of New York
aforesaid, on the *twenty first* day of *May* in the year of our Lord one
thousand eight hundred and eighty-*ninety*, with force and arms, in the
day — time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one *George J. Kalischer* —

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit, with intent, the goods, chattels and personal property
of the said *George J. Kalischer* 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.

05 10

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
Mary Marks, Jacob Levy
William Kuppler and Isadore Kleinbaum
of the CRIME OF *Grand LARCENY* in the second degree committed as follows:
The said *Mary Marks, Jacob Levy,*
William Kuppler and Isadore Kleinbaum, all

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

divers articles of clothing, of a
number and description to the
Grand Jury aforesaid unknown,
of the value of three hundred
dollars, one brush of the value
of fifty cents, and one umbrella
of the value of three dollars

of the goods, chattels, and personal property of one

in the dwelling house of the said

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

05 11

THIRD COUNT.

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *Marcy Marks, Jacob Levy, William Kuppler and Isadore Kleinbaum* of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Marcy Marks, Jacob Levy, William Kuppler and Isadore Kleinbaum*, all

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,

divers articles of clothing of a number and description to the Grand Jury aforesaid unknown, of the value of three hundred dollars, one brush of the value of fifty cents and one umbrella of the value of three dollars

of the goods, chattels and personal property of

George J. Kalischer

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

George J. Kalischer

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

Marcy Marks, Jacob Levy, William Kuppler and Isadore Kleinbaum

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 R. FELLOWS,

District Attorney.

05 12

BOX:

400

FOLDER:

3714

DESCRIPTION:

Martin, John

DATE:

06/03/90



3714

0513

Witnesses:

Louis Riserat
off Schryver

Counsel,

Filed

3 June 1880

Pleads,

THE PEOPLE

vs.

John Martin

Grand Larceny, first Degree,
(From the Person.)
[Sections 528, 580, 530 Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Foreman.

#14
June 9/80
PBM, 9

0514

Police Court—3rd District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 73 Myer Street Lois Rosenthal
occupation Seiler Street, aged 38 years,

being duly sworn
deposes and says, that on the 2d day of May 1892 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession and
of deponent, in the night time, the following property, viz:

One plated watch valued
at two 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 John Martin

for the reasons following to wit:
on the said date as deponent
was standing in a crowd on
the Bowery having the said
watch in the left pocket of
the vest then worn by him as
a portion of his daily clothing
when he felt a tug at said watch
and missed the same. The watch
was attached to a chain and was
worn from said chain. Deponent
seized hold of defendant who was
standing in front of him. The
defendant placed said watch back
in said pocket, saying—"here's your
watch"

Sworn to before me this 11 day
of May 1892

Charles H. Martin
Police Justice.

05 15

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK,

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

John Martin

Taken before me this

day of *March* 189*6*

Charles J. Connelley

Police Justice.

05 16

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.....

Richardson
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 May 2 18 90 Charles Hamilton Police Justice.

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

Dated.....18.....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.....18.....Police Justice.

0517

Police Court---

3796 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis Rosenthal
123 E. Norfolk St.
John Martin

2

3

4

Offence

Harvey from Post

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

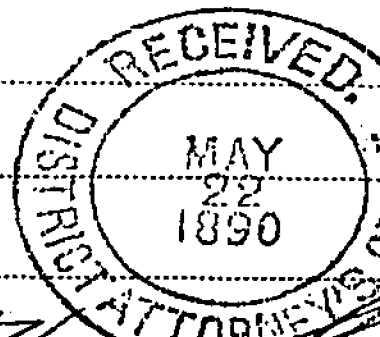
Street.

No.

Street.

\$

to answer



Carl G. Giverson

05 18

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Martin

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

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

The said

John Martin

late of the City of New York, in the County of New York aforesaid, on the *twentieth*
day of *May* in the year of our Lord one thousand eight hundred and
~~eighty~~ *ninety*, in the *night* time of the said day, at the City and County
aforesaid, with force and arms,

*one watch of the value
of two dollars*

of the goods, chattels and personal property of one *Louis Rosenthal*
on the person of the said *Louis Rosenthal*
then and there being found, from the person of the said *Louis Rosenthal*
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.

05 19

SECOND COUNT—

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

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

The said

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

*one watch of the value
of two dollars*

of the goods, chattels and personal property of one

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

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

John Martin
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 R. FELLOWS,

District Attorney.

0520

BOX:

400

FOLDER:

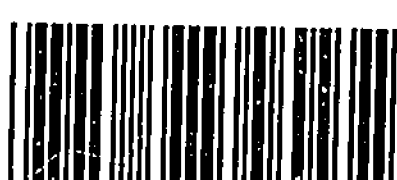
3714

DESCRIPTION:

Martino, Domenico

DATE:

06/10/90



3714

Witnesses

J. L. Luger

Page

Counsel,

Filed

10 day of

June 1890

Pleads,

Chattel

THE PEOPLE

vs.

Domenico Martins

430 PM

Assault in the First Degree, Etc.
(Firearms.)
(Sections 217 and 218, Penal Code).

JOHN R. FELLOWS,

by Charles R. ...
District Attorney.

Part 2 - June 23/90
Tried and Acquitted.

A TRUE BILL

Thawen Higgins

Foreman.

12521

0522

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

of No. 441 First Avenue Street, being duly sworn, deposes and says,
that Domenico Martino (now present) is the person of the name of
John Doe mentioned in deponent's affidavit of the Third
day of June 1889 hereunto annexed.

Sworn to before me, this 4
day of June 1889 }

Joseph Luger

Do. Scavell POLICE JUSTICE.

0523

Police Court—

District.

City and County { ss.:
of New York,

of No. 441 First Avenue Street, aged 29 years,
 occupation Barber being duly sworn
 deposes and says, that on First day of June 1890 at the City of New
 York, in the County of New York,

he was violently and feloniously ASSAULTED ~~and BEATEN~~ by John Doe
 (so called) who is the owner of Barber
 Shop No. 437 First Avenue in said
 City. Deponent says that said
 defendant wilfully and maliciously
 pointed and aimed a pistol
 loaded with powder and ball
 at him said defendant previous
 to that made use of the
 Expression that he would kill
 deponent that said act was
 done.

with the felonious intent ~~to take the life of deponent~~ to do him grievous 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 dealt with according to law.

Sworn to before me, this 3 day
 of June 1890

Joseph Luger
 Police Justice.

0524

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

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

Question. What is your name.

Answer.

Domenico Martino

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

Italy

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

Answer.

437. First Avenue - 3 years

Question. What is your business or profession?

Answer.

Barber

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. The
Complainant with several others
came to my shop and
attempted to assault me*

*his
Domenico Martino
Mark*

Taken before me this

day of

1883

Police Justice.

0525

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 27 years, occupation Labourer of No.

431 Fourth Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Joseph Luger

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

Sworn to before me, this 3

day of June 1899

Jacob Ruff

Edw. J. C. Ruff

Police Justice.

0526

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 25 years, occupation Henry Hillmann
Grocer of No.

429 First Ave Street, being duly sworn deposes and

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

Sworn to before me, this 3
day of June 1890 } H Hillmann

D J C. Bailey
Police Justice.

0527

Sec. 151.

Police Court, 4 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the *Police*
Justices for the City of New York, by *Joseph Luger*
of No *441 First Ave* Street, that on the *June*
188 at the City of New York, in the County of New York,

he was violently Assaulted and Beaten by

John Doe (so called)
of No 437 First Avenue corner Barber St

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

These are Therefore, in the name of the PEOPLE of the State of York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring
forthwith before me, at the *4* DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this *3* day of *June* 188

Do POLICE JUSTICE.

0520

Police Court.....District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant A & B.

Dated.....188

Magistrate.

Officer.

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

Officer.

Dated *June 4th* 188*90*

This Warrant may be executed on Sunday or at
night..

J. C. Reilly Police Justice.

having been brought before me under this Warrant, is committed for examination to the WARDEN
and KEEPER of the City Prison of the City of New York.

Dated.....188

Police Justice.

The within-named

Age 25 Residence Broadway 437. 105 Ave

0529

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

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

Dated June 4 1889 Do. J. C. Smith Police Justice.

I have admitted the above-named Defendants 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.

0530

11 9.30
e b 0.00
b 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99 100

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court District.

THE PEOPLE & c.,
ON THE COMPLAINT OF

Joseph Lague
1441 1st Ave
Domenico Martino

2 _____
3 _____
4 _____

Dated June 4 1908

Magistrate

Officer.

Precinct.

Witnesses Henry Hillman

No. 429 First Ave Street.

James Ross

No. 431 First Ave Street.

\$1000 & James 2 AM

No. James 443 1st Ave Street.

\$500 to answer

Comm
Should be
aim to

0531

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Domenico Martino

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

Domenico Martino

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

The said *Domenico Martino*

late of the City of New York, in the County of New York aforesaid, on the *first* day of *June*, in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms at the City and County aforesaid, in and upon the body of one *Joseph Luger* in the peace of the said People then and there being, feloniously did make an assault and to, at and against *him* the said *Joseph Luger* a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said *Domenico Martino* 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 *aim, point & present, with intent to* the same, with intent *him* the said *Joseph Luger* 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

Domenico Martino

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

The said *Domenico Martino*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Joseph Luger* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against *him* the said *Joseph Luger* a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said *Domenico Martino* in *his* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge *aim, point & present with intent to* the same, 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 R. FELLOWS,

District Attorney.

0532

BOX:

400

FOLDER:

3714

DESCRIPTION:

Maxwell, James

DATE:

06/03/90



3714

0533

Witnesses:

Off Cooper

Counsel,

3

Filed

Pleads,

day of *June* 189*0*

THE PEOPLE

vs.

B

James Maxwell

Z

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1689, Sec. 21 and
page 1689, Sec. 5.]

JOHN R. FELLOWS,

District Attorney.

A True Bill

A. M. Higgins Foreman.

J. J. Davis 20-1890

0534

Excise Violation-Selling on Sunday.

POLICE COURT- 4 DISTRICT.

City and County } ss.
of New York,

James G. Cooper
of the Central office Street,
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 8 day
of July 188 in the City of New York, in the County of New York, at
premises No. 522 Third Avenue Street,
James Maxwell (now here)

did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

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

Sworn to before me, this 9 day of July 188 James G. Cooper
Police Justice.

0535

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

District Police Court.

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

Question. What is your name?

Answer.

James Maxwell

Question. How old are you?

Answer.

40 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

Second 3d Ave 32nd St 1 month

Question. What is your business or profession?

Answer.

Butcher

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
demand an Examination
If held I demand
a trial by Jury

James Maxwell

Taken before me this
day of July

188 8

John H. McHugh Police Justice.

0536

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 One Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated 188

Sam J. C. Kelly Police Justice.

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

Dated July 9 188

Sam J. C. Kelly 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.

0537

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court---

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James G. Cooper

James Maxwell

Dated

188

8

Magistrate.

Officer.

Prisoner.

Witnesses

\$100 & July 12 2 P.M.

No.

Street.

No.

Street.

\$100

to answer



Bailed

0538

36437
Court of General Sessions, PART *ONE*

THE PEOPLE

INDICTMENT

vs.

For

James Mopwell

To

M.

Edward P. Milam

No.

336

— 3rd ave

Street.

The indictment against the above-named defendant, for ~~the~~ appearance
of ~~as a witness, at whose trial you~~
are bound, has been placed upon the Calendar for ~~trial~~ *hearing* at the Court of GENERAL
SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in
the Park of the said City, on ~~the~~ *4*
day of *June* instant, at eleven o'clock in the forenoon.

If the ~~witness~~ *defendant* is not produced at that time, your bond will be forfeited.

JOHN R. FELLOWS,

District Attorney.

0539

Edward P. Milam

556 3 Ave

St 437th

Moved from

Stn about two
years ago

0540

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 Maxwell
The Grand Jury of the City and County of New York, by this indictment, accuse
James Maxwell
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY, committed as follows:

The said

James Maxwell
late of the City of New York, in the County of New York aforesaid, on the
eight day of *July* in the year of our Lord one
thousand eight hundred and *eighty eight*, at the City and County aforesaid,
the same being the first day of the week, commonly called and known as Sunday, with
force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine,
one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial,
one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer,
and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown,
unlawfully did sell as a beverage to one

James G. Cooper
and to certain other persons whose names are to the Grand Jury aforesaid unknown,
against the form of the Statute in such case made and provided, and against the peace of
the People of the State of New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid by this indictment further accuse the said
James Maxwell
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG
AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

James Maxwell
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, the same being the first day of the week, commonly called and known as
Sunday, being then and there in charge of and having the control of a certain place
there situate, which was then duly licensed as a place for the sale of strong and
spirituous liquors, wines, ale and beer, with force and arms, at the City and County
aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep
closed, and on the said day the said place so licensed as aforesaid unlawfully did then
and there open, and cause and procure and suffer and permit, to be open, and to remain
open, 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 R. FELLOWS,

District Attorney.