

0009

BOX:

37

FOLDER:

433

DESCRIPTION:

Madden, Thomas

DATE:

04/07/81



433

00 10

BOX:

37

FOLDER:

433

DESCRIPTION:

Hogan, Patrick

DATE:

04/07/81



433

0011

Day of Trial *April 7* day of *April* 188*1*
Counsel, *W. B. W.*
Filed *W. B. W.*
Pleads *W. B. W.*

THE PEOPLE

512

BURGLARY-THIRD DEGREE. NOTHING STOLEN.

Thomas Madden
Patrick Morgan

~~David S. Rollins~~
~~DEPT. K. PHILIPS~~

Sept. 11 Monday
District Attorney.

A True Bill.

John W. Lewis
Fireman.

Ordered & Argued

On 4/28/2012, 11:22 AM
 0114 720 607 432 (V)

00 12

Police Office, Fourth District.

City and County }
of New York, } ss.

Edward Gallagher

of No. 200 East 144th Street, being duly sworn,
deposes and says, that the premises No. 200 East 144th Street,
Street, 19 Ward, in the City and County aforesaid, the said being a store
and which was occupied by deponent as a store

were **BURGLARIOUSLY**
entered by means forcing open the door of said
store fronting on the street

on the night of the 26th day of March 1881
and the following property feloniously taken, stolen and carried away, viz.:

a quantity of Harness of the value
of about Fifty Dollars

the property of deponent
and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed, and the aforesaid property taken, stolen
and carried away by Thomas Madden and
Patrick Hogan both now present,
for the reasons following, to wit: deponent found said
men in said place about 1 o'clock
A M on said night; before deponent
retired deponent fastened the door of
said store; deponent was awakened
about the time aforesaid and found said
men in said store as aforesaid lying on
the floor apparently asleep

E. Gallagher

Sworn before me this
27 day of March 1881
J. J. McCallister
Notary Public

0013

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Hogan 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. Patrick Hogan

Question. How old are you?

Answer. Twenty one years

Question. Where were you born?

Answer. New York City

Question. Where do you live?

Answer. 697 Third Avenue

Question. What is your occupation?

Answer. Plumber

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

Answer. I was arrested in the wrong
I was found in Gallagher's place I did
not go there with any bad intentions
Patrick Hogan

Taken before me this

27

day of March

1881

Police Justice.

[Signature]

0014

Police Court, Fourth District.

CITY AND COUNTY
OF NEW YORK,

Thomas Meadden 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. Thomas Meadden

Question. How old are you?

Answer. Twenty two years

Question. Where were you born?

Answer. 1 Hartford Conn

Question. Where do you live?

Answer. 702 Third Avenue

Question. What is your occupation?

Answer. Butcher

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

Answer. I don't know anything about it
I have worked for Gallagher for the last
six years I don't know how I got there
I was asleep the officer woke me up

Thomas Meadden

Taken before me this 27 day of May 1897

J. J. Meadden
Notary Public

0015

Police Court--Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Gallagher
200 E 44th St.
1 *Thomas Madden*
2 *Patrick Hogan*

Offence,

RAILED :

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Dated *March 27* 188*1*

Wilhelm Magistrate.

Keenan Officer.

19

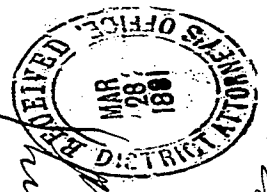
Clerk.

Witnesses,

Officer Keenan

Dorsey

19th Precinct



1881

Received in District Att'y's Office,

0016

CITY AND COUNTY } ss. :
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

*Thomas Madden and Patrick
Hogan each*

late of the *nineteenth* Ward of the City of New York, in the County of
New York, aforesaid,
on the *twenty sixth* day of *March* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty one* with force and arms,
at the Ward, City and County aforesaid, the *stone* of

Edward Gallagher
there situate, feloniously and burglariously did break into and enter, the said *stone*
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of

Edward Gallagher

goods, merchandise and valuable things in the said *stone* with intent the said
being then and there feloniously and burglariously to steal, take, and carry away then and there

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

Daniel B. Rollins

BENJ. K. PHELPS, District Attorney.

0017

BOX:

37

FOLDER:

433

DESCRIPTION:

Madden, William

DATE:

04/04/81



433

0018

6

McAllen
Filed 4 day of April 1881
Pleads not guilty &

THE PEOPLE
vs.
P
William Madden
L. 6
Assault and Battery—Felony.
Ri. curms.

Daniel G. Rollins
—
BENJ. K. PHELPS,

I 2 April 7. 1881
District Attorney.

A True Bill.

James Henry

In view of statement
of *Foreman* (see within)
I am content to have
this defendant discharged
on his own recognizance
JPR

0019

New York General Sessions.

PEOPLE, ON MY COMPLAINT,

versus

William Madden.

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. But my reasons for so doing are that I have been informed the defendant has hitherto borne a good character, and that he belongs to a respectable family, and I believe if he had not been intoxicated at the time the affair would never have happened. I do not believe he intended to hurt me.

Dated April 2^d 1881

Witness

Charles Heckler.

Johns. Collins.

0020

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Madden 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:

on 4th Nov 1887 by Jm Morgan

Question. What is your name?

Answer.

William Madden

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

491 1st Ave

Question. What is your occupation?

Answer.

Car driver

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

Answer.

I did not fire at the man.

Wm Madden

Taken before me this 24 day of March, 1887

J. M. McCall
Police Justice.

0021

Police Court—Fourth District.
STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.

John Collins
of No. 747 East 9th Street,
on Wednesday the 23 being duly sworn, deposes and says, that
in the year 1881 at the City of New York, in the County of New York, day of March

he was violently ASSAULTED and BEATEN by

James McGadden
present who was a passenger in a car of
Avenue C and Houston Street line deponent
was obliged to eject him from said car
after he was ejected he exclaimed You son
of a bitch I will shoot you and imme-
diately drew a pistol and discharged
it the ball from said pistol struck the
seat of the car

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

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

Sworn before me, this 24 day }
of March 1881 }

J. W. McIlhenny John Collins

Police Justice.

Police Court—Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Collins
747 E 9th St
W

Maggie
James Graham

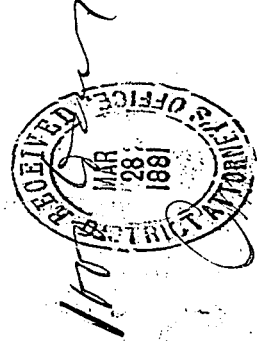
Dated March 24 1881

W. Roberts
Magistrate.

Murphy
19 Sub Precinct

Witness,

Philip O'Connor
647 East 16th Street
Officer Murphy
19th Sub Precinct



0023

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That *William Madden*

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

on the *Twenty third* day of *March* in the year of our Lord
one thousand eight hundred and eighty *one* with force and arms, at the City and
County aforesaid, in and upon the body of
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against *him* the said *John Collins*
a certain *pistol* then and there loaded and charged with gunpowder and one
lead bullet, which the said *William Madden*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge,
with intent *him* the said *John Collins*
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 Jurors aforesaid, upon their Oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *William Madden*

with force and arms, in and upon the body of the said *John Collins*
in the peace of the said people then and there being, wilfully and feloniously did make
an assault and to, at and against *him* the said *John Collins*
a certain *pistol* then and there loaded and charged with gunpowder and one
lead bullet, which the said *William Madden*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there attempt to discharge,
with intent *him* the said *John Collins*

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.

0024

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

William Madden
 with force and arms, in and upon the body of the said *John Collins*
 then and there being, wilfully and feloniously did make an
 assault and to, at and against *him* the said *John Collins*
 a certain *pistol* then and there loaded and
 charged with gunpowder and one leaden bullet, which *pistol* the said
William Madden
 in *his* right hand, then and there had and held, wilfully and feloniously, and
 without justifiable and excusable cause, did then and there shoot off and discharge,
 with intent, then and there, thereby *him* the said *John Collins*

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

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

William Madden
 with force and arms, in and upon the body of the said *John Collins*
 then and there being, wilfully and feloniously, did make an
 assault and to, at and against *him* the said *John Collins*
 a certain *pistol* then and there loaded and
 charged with gunpowder and one leaden bullet, which *pistol* the said
William Madden
 in *his* right hand, then and there had and held, wilfully and feloniously, and
 without justifiable and excusable cause, did then and there attempt to shoot off and
 discharge, with intent, then and there, thereby *him* the said *John Collins*

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

Daniel G. Collins
 BENJ. K. PHELPS, District Attorney.

0025

BOX:

37

FOLDER:

433

DESCRIPTION:

Mahon, John

DATE:

04/28/81



433

0026

Ex 7-03

Filed 28 day of April 1881
Pleads And Cautely by

THE PEOPLE
vs.
JOHN MAHON

ROBBERY—First Degree.

DAVID B. ROLLIN
DISTRICT ATTORNEY

A True Bill.
J. H. Green

May 4. 1881.
Foreman.

Truly Obedient

0027

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT—FOURTH DISTRICT.

of No. 343 East 39th Street,being duly sworn, deposes and saith, that on the morning of 3rd day of April
about the hour of 10 o'clock A.M. 1891 at the 21st Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of deponent,
by force and violence, without his consent and against his will, the following property, viz:good and lawful money of the United States
consisting of one silver dollar and forty cents
in silver and nickel coinsAll of the value of One ⁴⁰/₁₀₀ dollars -

of the value of _____ Dollars

the property of Deponentand that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away, by force and violence as aforesaid, byJohn Mahon (nowhere) and
two other persons whose names are unknown
to deponentfrom the fact that while deponent
was walking on the East side of 3rd Avenue
near 39th Street, the said Mahon and the two
persons whose names are unknown to deponent
came up to deponent and one of the unknown
persons struck deponent on the head
with some hard substance which
staggered deponent and the said Mahon
caught hold of deponent and put his
hand in the right hand pocket of deponent's
pantaloons and did take and carry
away from the possession of deponent by
force and violence the aforesaid property -Dennis Broderick

day of

Sworn to before me, this

April

1891

Police Justice.

0028

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Mahon 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.

John Mahon

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

202 E 61st St

Question. What is your occupation?

Answer.

Plumber.

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

Answer.

I am not guilty.
John Mahon

Taken before me this

4

day of *April* 18*99*

J. J. Mahon
Police Justice.

0029

Police Court--Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Dennis Prodenick
243 East 39 St
28.

John Mahon

BAILED :

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Offence,

188 /

April 24

J. J. Kellert
Magistrate.

W. J. Brown
Officer.

21

Clerk.

Witnesses,

Laurence M. Brown
21 Bldg



Received in District Att'y's Office,

0030

Police Department of the City of New York.

Precinct No. 5

New York, Dec. 12 1879

Mr. J. H. [unclear]
[unclear] Clerk -

Dear Sir -

The 3 coats
sent to you Nov. 24th 1879
with the cloth - (see receipt 7156)
are the property of the bearer
Abraham Ephraim - and were
taken with the cloth from his
rooms - more for safe keeping,
as there was no one in charge
of the rooms -

Respectfully
[unclear]
[unclear]

0031

DIRECTIONS.

13 The Grand Jury Rooms are in the third story of the large brown stone building in Chambers Street, near the New Court-house in the Park.

13 When you arrive at the witness-room, hand this Subpoena to the officer or clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS.

The People of the State of New York,

To *James Broderick*

of No. *243* *St* *29* Street.

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House, in the Park, in the City of New York, on the *10th* day of *April*, instant, at the hour of 10½ in the forenoon of the same day, to testify the truth and give evidence before the GRAND JURY, touching a certain complaint then and there pending against

And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder, at the City Hall, in our said City, the first Monday of *April*, in the year of our Lord 188 /

DANIEL G. ROLLINS, District Attorney.

0032

To
D.G. Rollins, ^{W.H. City} ~~first~~ attorney April 12 91.

This is to certify that Dennis
Brodrick, is not in condition to
appear as witness in court, but
will probably about April 20th

E. H. McQuinn M.D.
Medical attendant.

0033

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

John Mahon

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *third* day of *April* in the year of our Lord
one thousand eight hundred and ~~seventy eight~~ *one*, at the Ward, City, and County
aforesaid, with force and arms, in and upon one *Dennis Broderick*
in the peace of the said People then and there being, feloniously did make an assault and

*One silver coin of the kind commonly
called a dollar, of the value of one
dollar*

*Given coins of a number kind and de-
nomination to the jurors of aforesaid un-
known and a more accurate description
of which cannot now be given of the
value of one dollar and forty cents*

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

Daniel S. Rollins

BENJ. K. PHELPS, District Attorney.

0034

BOX:

37

FOLDER:

433

DESCRIPTION:

Martin, James

DATE:

04/13/81



433

0035

102

Filed 13 day of April 1881

Pleads

THE PEOPLE

vs.

F.

James Martin.

James Lee. J. Lee.

DANIEL C ROLLINS,

~~ATTORNEY AT LAW~~

District Attorney.

A True Bill.

James Lee

Forwards.

April 14th 1881.

James Lee

SP 5 years.

0036

Police Court—Second District.

City and County } ss:
of New York.

Auguste Chandon
of No. 57, S. 5th Avenue Street, being duly sworn,

deposes and says, that the premises No. 57, S. 5th Avenue
Street, 15th Ward, in the City and County aforesaid, the said being a brick-building
and which was occupied by deponent as a sleeping apartment.

were **BURGLARIOUSLY**
entered by means of raising the window.

on the night of the 10th day of April 1881
at or about three o'clock a.m. of the 10th.
and the following property feloniously taken, stolen, and carried away, viz: two
pauldrons, two hats, three ornaments, one shirt
all of the value of twelve dollars.

the property of deponent Auguste Chandon Sr and Alfred Chandon
and Caroline Chandon in charge of this deponent
and deponent further says, that he has great cause to believe, and does believe, that

the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen
and carried away by James Martin (nowhere

for the reasons following, to wit: that deponent closed the window
at or about eleven and a half o'clock p.m. of the 9th inst.
or about ~~three~~ ^{two} and a half o'clock a.m. of the 10th inst.
deponent was informed by Officer Scullin of the 15th
Precinct Police that he saw the accused in the act
of carrying in his arms the property herein above mentioned
Said property deponent has identified as the property
herein above charged as taken and stolen.

State and County of New York

Subscribed and sworn to before me on the 10th day of April 1881.
J. H. H. H. H.
Police Justice

A Chandon

0037

State and County of New York 3
 City of New York 3 S.S. Thomas
 Scullion of the 15th Precinct Police being
 duly sworn deposes and says that at or
 about ~~three~~^{two} and a half o'clock A.M. of the
 15th instant, he saw the accused James Martin
 in the act of leaving the alley way of premises
 39 South 3rd Avenue carrying in his arms
 a bundle containing the property herein-
 mentioned and identified as the property of
 Auguste Chaudron et al. That when
 he was in the act of entering the premises No 61
 S. 3rd Avenue, Deputant arrested the said James
 Martin

Sworn to before me this
 10th day of April 1881.

Thomas Scullion

~~Charles J. Blum~~
 Police Justice

0038

Police Court—Second District.

OFFENCE: BURGLARY AND LARCENY.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Auguste Chaudron
57 South 5th St.
98.

James Martin

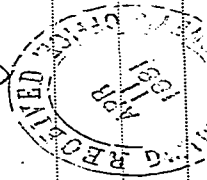
Dated *April 10* 18*91*

M. Martin Magistrate.

Scullin Officer.
13 Clerk.

Witnesses:

Auguste Chaudron 237 S. 5th St.
Alfred Chaudron



Committed in default of \$ *1000* Bail.

Bailed by *James Martin* No. *15* Sred.

0039

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK } ss.

James Martin

being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—

James Martin

QUESTION.—How old are you?

ANSWER.—

Twenty one

QUESTION.—Where were you born?

ANSWER.—

Ireland

QUESTION.—Where do you live?

ANSWER.—

235, W. 32nd

QUESTION.—What is your occupation?

ANSWER.—

Upholsterer

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

Answer.—

I am not guilty

James Martin

Taken before me, this

16th
day of *April*
1887

Police Justice

0040

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

James Martin

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

on the *tenth* day of *April* in the year of our Lord
one thousand eight hundred and eighty - *one* with force and arms,
about the hour of *three* o'clock in the *night* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Auguste Chanoron, Senior,
there situate, feloniously and, burglariously did break into and enter, by means of
forcibly breaking open an outer window of
said dwelling house
whilst there was then and there some human being to wit, one *Auguste*
Chanoron within the said dwelling house he, the said

James Martin
then and there intending to commit some crime therein, to wit: the goods, chattels and
personal property of *Auguste Chanoron, Senior*
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.

And the jurors aforesaid, upon their oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County
aforesaid, about the hour of *three* o'clock in the *night* time of said day
the said

James Martin
late of the Ward, City and County aforesaid,
Two pairs of pantaloons of the value of one dollar each
Two hats of the value of one dollar each
Three overcoats of the value of two dollars each
One vest of the value of one dollar
One skirt of the value of one dollar

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

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 pro-
vided, and against the peace of the People of the State of New York, and their dignity.

DANIEL C ROLLINS,
~~DAVID R. ROLLINS~~, District Attorney.

0041

And the Jurors aforesaid, upon their oath aforesaid, do further present

THAT the said

James Martin

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

Two pairs of pantaloons of the value of one dollar each

Two hats of the value of one dollar each

Three overcoats of the value of two dollars each

One vest of the value of one dollar

One skirt of the value of one dollar

of the goods, chattels and personal property of the said

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *Auguste Chandron, Senior* taken and carried away from

the said Auguste Chandron, Senior unlawfully, unjustly, ~~and for the sake of wicked gain~~, did feloniously receive and have (the said

James Martin 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.~~ *taken and carried away*

DANIEL C. ROLLINS,
District Attorney.

0042

BOX:

37

FOLDER:

433

DESCRIPTION:

Mason, William

DATE:

04/22/81



433

0043

P.W. 43
Jury 16/17
Jury 3
Counsel,
Filed day of April 1874
Pleads not guilty to charge

THE PEOPLE

vs.

P
William A. Mason
2 Casey

Daniel S. Collins
DANIEL S. COLLINS

District Attorney.

A True Bill.

James Stevens
Foreman.

May 25
Subscribed on another
indictment of 1874

Indictment—Larceny.

0044

Police Court—First District.

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

David V. P. Cadmus.
of No. 2 Maiden Lane Street,
being duly sworn, deposes and says, that on the 25th
day of May 1880, at the City and County of
New York,

William D. Mason
did by false pretense and fraudulent
representation cheat and defraud
deponent out of Five Gold Dots and
Six Rings in all of the value of
Two Hundred and Seventy Four Dollars
and fifty cents (\$274⁵⁰/₁₀₀) under the
following circumstances on said date
said defendant came to deponent
and stated that he had a customer
for said goods and that he said
Mason had rented a store at no
2028-3rd Avenue. deponent relying
upon the representation so made
gave said defendant said goods.
deponent thereafter ascertained that
said representation were false
that said defendant had no
store, and further that said
defendant had pawned said
goods on said date. deponent
charges that said defendant
knew said representation to be
false when made.
deponent prays said defendant may
be arrested and dealt with as
the law directs.

Sworn to before me this 25th June 1880

David V. P. Cadmus.

Noted & sworn to

0045

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

Police Court—First District.

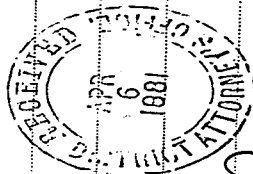
THE PEOPLE, &c.

ON THE COMPLAINT OF

David V. P. Adams

2 Maiden Lane

William D. Warren



Offence,

Dated

June 27 1881

Magistrate.

Samuel Smith

Officer.

Conrad Office

Clerk.

Witnesses,

Let the Office of the
District Attorney of the
City of New York
appear by their
Counsel Office

at

Received in Dist. Atty's Office

at

Received in Dist. Atty's Office

at

BAILED,

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

0046

MEMORANDUM.

P. O. Box, 531.

FROM

CROSS & BEGUELIN,

No. 21 Maiden Lane,

Importers of Watches, Watch Tools and Materials,

DEALERS IN AMERICAN WATCHES.

New York, May 22 1880
To Wm. H. Mason

N. B.—The following goods are sent at your risk, going and returning, for your examination and selection, and none are considered sold until we have been apprised of your selection and we have sent a regular bill of sale for the same.

Terms, Net

| | | | | | | |
|-----|---|-----|-----------------------------|----|----------|--------|
| 501 | 1 | 18k | Fl. Gold, Frosted, | 17 | Bretting | 40 |
| 588 | 1 | 18k | Rhodium Gold, | 16 | Bretting | 34 |
| | 1 | | Wheeler Key | | 10.00 | |
| | | | 10k | | 1.00 | |
| | 1 | | Bartlett Key | | 14.75 | 9 |
| | | | 1/2 | | 4.91 | |
| | 1 | | Key a-c, Key Case, Key Head | | | 9.84 |
| | 1 | | Key a-b, Key Case, Key Head | | | 4.90 |
| | 1 | | Key a-b, Key Case, Key Head | | | 5.80 |
| | | | | | | 106.54 |

0047

City & County of New
York. ss:

Edward M. Schriener
being duly sworn at
leges as follows: That
he is a salesman
with the firm of Croft
& Bequelin, composed
of Alfred F. Croft and
Henry E. Bequelin,
doing business as
Importers of Watches
at No. 21 Maiden
Lane in the City of
New York. That on the
22^d day of May 1880
one William A. Mason
came to their place of
business, and said
to deponent that he
was about opening a
new store in Fifth
Avenue, that he had
a customer who wished
to purchase a watch,
and requested deponent
to let him have two

watches "on memorandum"; that is to say, to return them at their price; and also states that he wanted for his new store two other watches "on memorandum"; that accordingly and on the faith of Masani's statement department permitted him to take the following property:

One gold Hunting-case Watch of the value of Forty dollars.

One other gold Hunting-case Watch of the value of Thirty-seven dollars.

One silver Hunting-case watch of the value of Thirteen $\frac{90}{100}$ dollars.

One other silver Hunting-case Watch of the value of Fifteen $\frac{60}{100}$ dollars. That department has never seen since William A.

0049

Mason since said
 22nd day of May 1880,
 and neither of said
 watches nor the price
 of either of them has
 been returned or paid
 to said Corp & Bequetin.
 That department is in-
 formed and believes
 that said Edward A.
 Mason is now in cus-
 tody in the City of
 New York, having been
 brought hither from
 New Jersey upon a
 requisition. That upon
 inquiry made in
 May 1880, subsequent
 to the delivery of said
 property department as-
 certained that said
 Mason has no store
 in Third Avenue and
 has never had.

Sworn before me
 this 21st day of
 April 1881

Chas. E. Morse
 Notary Public
 N.Y.C.

Edward M. Schreiner

0050

W. D. S. P. L.

vs.

W. A. Mason

H. V.

Affidavit
of E. M. Schenck.

Mr. Deery

Bill O'Brien

(Dep. Secy)

Respiration -
Complained
away. This
to hold him.

Witness:
E. M. Schenck
Jacob M. Schenck

0051

The following are the articles stolen from Bern and.
"One Roman gold set pin and ear-rings with
painting in center (No. 631).

"One Roman gold set pin and ear-ring with
bird in center (No 108

One pearl and cameo + gold knife edge
set (P + E rgs - y. rw

One cameo and gold set knife edge (P + E rgs
A 8)

One roman and gold torquoise set (P + E
rgs 507)

One three stone pearl ring taper-
ing shank (5051)

One Cameo and three pearl ring (144)

One pearl and torquoise horse shoe
ring (005)

One onyx ring Band (58) all of the
value of three hundred dollars

Am Dr Jark: The above is a correct
list of articles.

0052

ED. M. SCHREINER,
WITH
CROSS & BEQUELIN,
Importers of Watches,
21 Maiden Lane,
New York.
ALFRED F. CROSS,
HENRY E. BEQUELIN. }
AND 46 RUE LEOPOLD ROBERT CHAUX DE FONDS, SUISSE

0053

DEPARTMENT OF
Public Charities and Correction.

(TOMBS) CITY PRISON,

JAMES FINN,
Warden.

New York, May 18 1881
P. F. Foster Esq
Chief Clerk Dist Attorney Office

Dear Sir:

There is a
prisoner named William
A. Mason committed to
this Prison April 20 on
a charge of Grand Larceny
he was very sick here and
is now already for Trial
I hope you will bring
his case on as speedily
as possible

Respectfully

James Finn
Warden

0054

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

William A. Mason

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

*One gold watch of the value
of Forty Dollars*

*One other gold watch of the
value of Thirty seven Dollars,*

*One silver watch of the value
of Thirteen Dollars*

*One other silver watch of
the value of Fifteen Dollars*

of the goods, chattels, and personal property of one

Charles F. Cross

then and

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

0055

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said

William A. Mason

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,

One gold watch of the
value of forty dollars

One other gold watch of
the value of thirty-seven dollars

One silver watch of the
value of thirteen dollars

One other silver watch of
the value of fifteen dollars

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

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said ~~factus~~ and carried away

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

William A. Mason

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.

DANIEL C. ROLLINS,

~~BENJ. K. PIERCE~~, District Attorney.

0056

141

Heard

Counsel

Filed 2d day of April

1887

Pls. signed (20)

THE PEOPLE

vs.

R
William & Mason

41

Memo Holly

Dr Carey

Larceny, and Receiving Stolen Goods.

DANIEL C. COLLINS,
DISTRICT ATTORNEY,
NEW YORK CITY.

District Attorney.

Part No. May 25, 1887

pleads & for

A TRUE BILL.

[Signature]

Foreman.

Pen one year
27

0057

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

William A. Mason

late of the First Ward of the City of New York, in the County of New York, afore.
said, on the *twenty fifth* day of *May* in the year of our Lord one
thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County
aforesaid, with force and arms

*Five pins of the value of thirteen
dollars and seven cents each*

*Ten earrings of the value of thirteen
dollars and seven cents each*

*Six rings of the value of thirteen
dollars and seven cents each*

of the goods, chattels and personal property of one

David Y. P. Cadmus

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

BENJ. K. PHELPS, District Attorney.

0058

BOX:

37

FOLDER:

433

DESCRIPTION:

McCarty, John

DATE:

04/26/81



433

0059

175

Counsel,
Filed *W* day of *April* 188*1*
Pleads

THE PEOPLE
vs.
John P. [unclear]
I.
John McCarty.
INDICTMENT.
Larceny from the person.
DANIEL C. ROLLINS,
DISTRICT ATTORNEY.

District Attorney.

A True Bill.
John P. [unclear]
Foreman.

Sept 27/81
Kinda guilty

V.P. 2 y ear.

0060

FORM 89.

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

Police Court--Second District.

of No 56 Morton Elizabeth Pulver
Street, being duly sworn, deposes
and says, that on the 22nd day of April 1881
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away from the possession of deponent, and from deponent's
person

the following property, to wit:

One pocket book containing
gold and lawful money of the United
States consisting of two National Bank or
United States Treasury Notes or bills of the value
and denomination of two dollars each. One
silver coin of the value of One dollar and
two silver coins of the value of twenty five
cents each. all

of the value of Five 50/100 Dollars,
the property of deponent and her husband Peter
Pulver.

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

(Now here) from the fact that while
deponent was walking up Hudson Street
near Levy Street the said M. Carthy came
up to deponent and snatched the said
pocket book and money from deponent's hand
and ran away with said property in
his possession. Deponent followed said M. Carthy
a short distance when Officer Kelly of the
16th Precinct gave chase to said M. Carthy. Deponent
is informed by said Kelly that he arrested
the said M. Carthy in a Cellar in Hudson Street
and found the pocket book and a portion
of the money in the cellar along side of the said M. Carthy
the said M. Carthy also confessed in deponent's presence
that he had so taken stolen and carried away said prop-
erty.
Elizabeth Pulver

Sworn to before me, this 23rd dayof April 1881

Police Justice.

City and County
of New York

Patrick Kelly of the 16th
Greenwich Police being duly sworn deposes and
says that he has heard read the foregoing Affidavit
and that the facts stated therein on information
of deponent are true of deponent's own knowledge.

Sworn to before me } Patrick Kelly
this 23rd day of April 1881 }.

J. M. Patterson } Police Justice

0062

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK. ss.

John M. McCarthy being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—

QUESTION.—How old are you?

ANSWER.—

QUESTION.—Where were you born?

ANSWER.—

QUESTION.—Where do you live?

ANSWER.—

QUESTION.—What is your occupation?

ANSWER.—

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

ANSWER.—

John M. McCarthy

Taken before me this

24th

day of

April

1881

Police Justice

0063

Form 89.

Police Court-Second District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

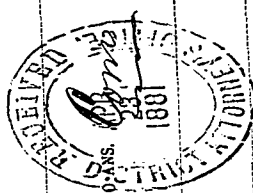
Elizabeth Huber
500 Market St

John W. Conarty

DATED *April 23rd* 188*1*

Gateman MAGISTRATE.

OFFICE OF
1 Kelly
WITNESS
Officer Satterly Kelly
16th Precinct Police.



1000 TO ASST. CLERK
BAILED BY

No. STREET.

0064

CITY AND COUNTY } ss.
OF NEW YORK,THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

John McCarty

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

on the *twenty-second* day of *April* in the year of our Lord one
thousand eight hundred and eighty-one at the Ward, City, and County aforesaid,
with force and arms,*Two* Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *United States Treasury Note* of the
denomination of *Two* dollar and of the value of *Two* dollar *each**Two* Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *Bank Note* of the denomination of
Two dollars and of the value of *Two* dollar *each**One silver coin (of the kind commonly called
a dollar) of the value of one dollar
Two silver coins (of the kind commonly
called quarters) of the value of twenty-five
cents each.**One pocket book of the value of fifty cents.*of the goods, chattels, and personal property of one *Elizabeth Pulver*
on the person of the said *Elizabeth Pulver* then and there being found,
from the person of the said *Elizabeth Pulver* 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.~~DANIEL C. ROLLINS,~~
~~DEPT. K. PHILLIPS,~~ District Attorney.

0065

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said

John M. Clarity

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

Two Promissory Note *for* the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *United States Treasury Note* of the
denomination of *Two* dollar *and* of the value of *Two* dollar *each*

Two Promissory Note *for* the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *Bank Note* of the denomination of
Two dollars *and* of the value of *Two* dollar *each*

*One silver coin (of the kind commonly called
a dollar) of the value of one dollar.
Two silver coins (of the kind commonly called
quarters) of the value of twenty-five cents each.
One pocket-book of the value of fifty cents.*

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

Elizabeth Pulver

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen ~~of the said~~ *taken and carried away from the said*

Elizabeth Pulver

unlawfully, unjustly, ~~and for the sake of wicked gain~~ did feloniously receive and have (the said

John M. Clarity

~~taken and carried away~~ 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.

DANIEL C. ROLLINS,

~~Esq.~~ District Attorney

0066

BOX:

37

FOLDER:

433

DESCRIPTION:

McCauley, Thomas

DATE:

04/19/81



433

0067

BOX:

37

FOLDER:

433

DESCRIPTION:

Dowd, James

DATE:

04/19/81



433

0068

116.

Day of Trial.

Counsel H.C.

Filed 9 day of April 1881

Pleas 1st 2nd 3rd (29)

THE PEOPLE

vs.

I.

Thomas M. Coady

James Ford.

DANIEL C. COLLINS,
COUNSEL FOR DEFENSE
BENJAMIN K. PHELPS,

District Attorney.

A True Bill.

Wm. J. Green

Foreman

Grand Jurors

City Record 30 Aug

May 9/81

The People
 vs. Thomas McCauley
 and James Dewd
 Court of General Sessions, Part I
 Before Recorder Smythe, May 3. 1888
 Indictment for burglary in the third
 degree and receiving stolen goods.

William Reed, sworn and examined, testified. Who
 is the proprietor of 784 First Avenue? My mother
 now at present; my father is dead. When did
 your father die? He died on the 1st of April;
 my father's name was Wm. Reed too. My mother
 has been carrying on business, I am one of
 the heirs; the funeral was on the second of
 April; it was while we were gone to the funeral
 that the store was entered; the front door was
 closed when I went away; it was fastened in
 the inside; there was only one bolt; she forgot
 to fasten the lock. When I got back and before
 I got to the door the boys came around the
 corner and told me about the place being
 entered. I got back about half past six in the
 evening. I did not look at the door; the door
 was not broken. Was there anything missing
 from there when you came back? Yes sir;
 three bottles of wine, a bottle of absythere, a
 bottle of bloom and water, a demi-john of whis-
 key and knives and forks, all of the value
 of eight or nine dollars. I never saw any of
 that property afterward; that property was in
 the store when I left it; I know the prisoners
 and I know that the prisoner Dewd lives

in third avenue between Fifty third and Fifty fourth streets. Cross Examined I saw these parties in the neighborhood that day. I saw a couple more young men with them on the other side of the street. What did you see these boys do? I did not see them do anything. Did you have any talk with either of them about this? No sir. Did you ever ask them about going in there? No sir I did not.

James Carroll, sworn and examined. Do you know where this liquor store is? Yes sir. Were you round there on the 2nd of April, the day of the funeral? Yes sir. Did you see anybody go in there? No sir. Do you know the prisoners? Yes. Did you see them around there that day? No sir. What do you know about the case? I "seen" a whole lot of boys, I followed them; they walked down by the river, and I saw them with the things. You did not see anybody go into the store. No sir. Did you see either of these two boys that day? Yes sir by the river. How far was that from the store? A block. I saw them come out of a hole; the boy that was in the hole is not here. I "seen" the little boy there put knives and forks in his pocket. I could not be sure that big boy was there. The boy that came out of the hole handed to the little fellow bottles with some white stuff in them like water. The little boy held the bottles in his hand and he put the

0071

Knives in his pocket; the boy that was in the hole batted a rock at me and I ran away. I found out at night that they were arrested. Cross examined the boy to whom the big boy in the hole handed the bottles was McCauley. This hole was in the wall of the slaughter house. Frank Mannemaker, sworn and examined. Do you know where this liquor store is? Yes sir. Do you remember the day of Mr. Reed's funeral? Yes sir. Do you know these prisoners? Yes sir. Did you see them there? I could not tell whether Dowd was there. Do you know whether McCauley was there? Yes sir. He went up first in the store. He went up in the liquor store first? Yes sir. Mr. Reed's liquor store. How did he get in? He came down first and opened the door. There was McCauley when you first saw him? I saw him coming down in the liquor store. I saw him inside the liquor store; the liquor store is on the first floor. What door did he come out of to get in there? The front door. Did you see him open the door? No sir; the front door was open; there was an old lady in there at the time; she was up stairs; you go up a flight of stairs before you get into the liquor store. How could you see the old lady in the saloon? I saw her at the window from the street.

James Fitzpatrick, sworn and examined. Do you know where Reeds' liquor store is? Yes sir. Where is it? On the south east corner of forty fourth street and First Avenue. What floor was it? On the second floor; it is a three story building. You had to go up a pair of stairs? Yes sir, it is a three story building. Did you arrest either of these prisoners? Yes sir, I arrested one of them. McFarley on the information of the two last witnesses; they told me they saw him coming down the stairs. When and where did you arrest him? I arrested him between forty third or forty fourth St. and First Avenue about seven o'clock on the evening of the second of April. Did you have any conversation with him? The next morning I did going up to the Court; he was intoxicated when I arrested him, and on my way to the fifty seventh St. Court I talked with him along the way. Was Deard with him too? Yes sir, he was arrested about 7 or 7 1/2 o'clock the next morning by the other officer I took one of them and the other officer took the other. The prisoners withdrew their plea of not guilty and pleaded guilty to petty larceny. They were remanded for sentence.

0073

Testimony in the
case of Thomas
McGulley and James
David
April 1901

0074

May 9th

1881

Dear Sir

My son Thomas
McBarley is the eldest of six
children and being a widower
was the only help I had and
I beg of your honor to be as
lenient as possible with him

Man Mr Gavigan
there is there in the court room
that will tell you he was always
a good boy and helped me all he
could

0075

Police Office, Fourth District.

City and County } ss.
of New York,

William Reed
of No. *26* *South East* *Cor* *16* *th* *St* *1* *avenue* Street, being duly sworn,
deposes and says, that the premises No. *784* *1* *avenue* Street, *19* Ward, in the City and County aforesaid, the said being a *brick* building
and which was occupied by deponent as a *Liquor store*

entered by means *forcing open the front* *door leading to the store* were **BURGLARIOUSLY**

on the *afternoon* of the *21* day of *April* 18*81*
and the following property feloniously taken, stolen and carried away, viz.:

Three bottles of wine value three dollars and fifty cents
one bottle also the value two dollars
one bottle whiskey value one dollar and
fifty cents,

all of the value of Eight dollars

the property of *Complainant*
and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed, and the aforesaid property taken, stolen
and carried away by *Thomas McCauley and James Doud*

for the reasons following, to wit: *from the fact that*
acknowledged to having been in
said premises and to have
taken stolen and carried away
property from those premises

William Reed

Sworn to before me
this 30th day of April 1881
Wm. Reed

0076

City and County
of Perryville

Frank Wannemacher residing
No 336 East 45 Street being served
copy of this at about half past
five o'clock on the afternoon
of the 2 day of April 1881. Deponent
Gus Thomas McCanley and James Dodd
coming out of premises No 784 corner

Served to before me
this 3 day of April 1881
J. F. Wannemacher
Notary Public

0077

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas M^cCarley 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. *Thomas M^cCarley*

Question. How old are you?

Answer. *Twenty years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *47 Street*

Question. What is your occupation?

Answer. *Cattle Driver*

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

Answer. *I took these things leaving put them in a bag and took them away*

Thomas M^cCarley

Taken before me this

1 day of April 1897

Police Justice.

0078

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Dowd being duly examined before the under-
signed, 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 *he* states as follows, viz:

Question. What is your name?

Answer. *James Dowd*

Question. How old are you?

Answer. *Twenty years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *98 1/2 (3rd Avenue)*

Question. What is your occupation?

Answer. *Pink Paper Factory*

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

Answer. *I was led into the place
being drunk*

*James ^{his} Dowd
mark*

Taken before me this

day of

1871

Police Justice.

0079

Police Court - Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Reed.
1 James W. Carroll
2 James W. Carroll

BAILED:

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Offence,

188

Dated *April 3*

Murray Magistrate.

James W. Carroll
Matthew J. W. Carroll
19 Clerk.

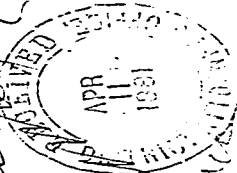
Witnesses,

James W. Carroll 19
James Carroll 870
Frank Wammes 336 S. 4th St.

1000 Bail

To give

Received in District Att'y's Office



0080

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Thomas McAuley and James Dowd each

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

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

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

Three quarts of wine of the value of one dollar
sixteen and *two-third* cents each
One quart of absynthe of the value of *two*
dollars
One quart of whiskey of the value of *two* dollars
and *fifty* cents

of the goods, chattels, and personal property of the said *William Reed*

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

0081

And the Jurors aforesaid, upon their oath aforesaid, do further present
THAT the said

Thomas M. Canley and James Dowd each

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,

Three quarts of wine of the value of
one dollar sixteen and two third
cents Each

One quart of absynthe of the value of two dollars

One quart of whiskey of the value of two
dollars and fifty cents.

of the goods, chattels and personal property of William Reed

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

William Reed

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have
(the said

Thomas M. Canley and James Dowd

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 pro~~
vided, and against the peace of the People of the State of New York, and their dignity.

DANIEL C. ROLLINS,
BENJAMIN C. ROLLINS, District Attorney.

0082

BOX:

37

FOLDER:

433

DESCRIPTION:

McCellan, Maria

DATE:

04/25/81



433

0083

160
M.A.B.

Filed 25 day of April 1851
Pleads *in Guilty* (26)

THE PEOPLE,

vs.

P
Maria Mc Cellan

Indictment for Receiving
Stolen Goods.

David S. Allen
~~BENJ. K. PHIPPS~~

District Attorney.

Wm. M. April 27, 1851.
Not Acquitted
A True Bill.

J. J. Green

Foreman.

0084

Police Office. Third District.

City and County }
of New York, }

ss.: James C. Tutthill

No. of 290 South Street, being duly sworn,
in deposes and says, that the premises No. 290 South Street,

Street, 7 Ward, in the City and County aforesaid, the said being a Storage Store

and which was occupied by deponent as a

Robert for Jarvis & his

Apartment for storage of goods were BURGLARIOUSLY

entered by means

of forcibly breaking the
hinges fastening the Scuttle
on the roof of said premises

on the night of the 13 day of April 1889,

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

3 pieces of Cloth say

140 yards of the value
of \$140.00 taken from care
4064. (Brown Beavers Cloth)the property of The Raritan Woolen Mills Company
a corporation in New Jersey in care of
Jarvis & Co.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 byJohn McDonald & three others
whose names are unknown

for the reasons following, to-wit: that Maria McClellan

purchased about 5 yards of the cloth
on the 14th inst at Mr DeLong's.She now admitting that she
received it from said McDonald& deponent charges that she received
it since said Burglary wascommitted from McDonald well
knowing that it had been stolen.The piece of the cloth was found
on the 14th inst at the rear of premises 392
Cherry Street. The premises

0085

392 Cherry Street are occupied
by William Quinn

James E. Futhill

Subscribed before me this
16th day of April 1881

B. W. Rixby Police Justice

City & County of New York

Patriot English of the 4th Dist.

Patriot being duly sworn deposes and says
that on the 13th day of April 1881 he found
two pieces of cloth on the premises No 392
Cherry Street, said premises being occupied
by William Quinn, said property was
identified by James E. Futhill as the
property of Raritan Woolen Mills Company
a Corporation in New Jersey

~~and that he has been found in the~~
~~house of Mrs. McCallum resides, Patriot English~~
Patriot being duly sworn deposes and says
that on the 13th day of April 1881 he found
two pieces of cloth on the premises No 392
Cherry Street, said premises being occupied
by William Quinn, said property was
identified by James E. Futhill as the
property of Raritan Woolen Mills Company
a Corporation in New Jersey

B. W. Rixby Police Justice

0086

City & County of New York.
William V. Broach
being duly sworn says
I work for Delavan
Delong 299. East Broadway.
On the 14th day of April,
1881 Maria McClellan now
here pawned at W. DeLong's
pawnshop in East Broadway
the piece of broad cloth
nowhere & containing
about five yards. She
pawned it in the
name of Cronin and
gave her residence at
406 Cherry St. receiving
on it five dollars.

Y. C.

Wm V. Broach

Sworn to before me this
14th day of April 1881

R. J. F. by Police Officer

City & County of New York
Charles F. Miller of
14 & 16 White St. with

0087

Copy

The Reuter's Woollen Mills
being aware that
the two pieces of cloths
now here is the property
of said Company. I had
the marks corresponds
with the invoice of the
goods sent from the
Manufactory. & the
cloths is of their
Manufactory. These
goods were stored with
Jarvis & Co 290 South
Street

Charles F. Fennelly

Seen before me
this 15th day of
April 1882.

W. W. Wright
Police Justice

0088

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

Maria McCellan being duly examined before the under-
signed, 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 h , states as follows, viz.:

Question.—What is your name?

Answer.—*Maria McCellan*

Question.—How old are you?

Answer.—*45 years old,*

Question.—Where were you born?

Answer.—*Ireland*

Question.—Where do you live?

Answer.—*56 Scamell Street*

Question.—What is your occupation?

Answer.—*Housekeeper*

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

Answer.—*I will tell you the
truth & now I came by the
cloth, There was a young
fellow named John McDonald
the owed me a little money
he said he found about 4 1/2
yards cloth in Cherry Street
he told me I might check
it & get some money. I asked
if he was sure it was not stolen
he said so help me god it was
not that he found it. So I
went up to Mr DeLongo & handed it*

Maria McCellan
mark

Taken before me, this

15 day of *April* 1861

Police Justice.

0089

Form 115.

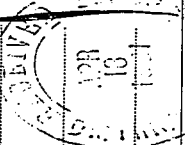
W.H. 100
POLICE COURT - THIRD DISTRICT

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James E. Furland
290 South 2d St.

Offence, BURGLARY

Charles W. McMillan



Dated *April 13th* 1881

Prigby Magistrate.
English Officer.

Clerk.

Witnesses
Chas. F. McMillan

No. *118 to White* Street
W. H. Brock

No. *299* & *Armadale* Street

Charles F. McMillan

No. *My Lewis 290 South* Street

1001 to answer committed.

Received in Dist. Atty's Office, *W.H.*

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0090

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK.

in and for the body of the City and County of New York,
upon their Oath. present:

That *Maria McClellan*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *thirteenth* day of *April* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty one* with force and arms, at the
Ward, City and County aforesaid;

*Three pieces of cloth of the value of
forty six dollars and sixty six cents
each piece*

*One hundred and forty yards of
cloth of the value of one dollar each
yard*

of the goods, Chattels and personal property of

*The Raritan Woolen
Mills Company*

by *John McDonald*

and certain other persons, to the Jurors aforesaid unknown, then lately before feloniously

taken and carried away from ~~stolen~~ of the said *The Raritan Woolen Mills Company*

unlawfully, unjustly, ~~and for the sake of wicked gain~~ did feloniously receive and have

(the said

Maria McClellan

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

David S. Rollin
~~BENJ. H. PHELPS~~, District Attorney.