

0141

BOX:

228

FOLDER:

2235

DESCRIPTION:

Connor, John

DATE:

08/11/86



2235

0142

BOX:

228

FOLDER:

2235

DESCRIPTION:

Mace, James

DATE:

08/11/86



2235

Witnesses:

Maurice R. Zerk
Off. Gabel -
330 - Precinct -

Counsel,
Filed 11 day of Aug 1886
Pleads *Not guilty*

THE PEOPLE
vs.
James Mace
Raymond R.
John Connor
vs. *Raymond*

Robbery, *with* *with* *with*
[Sections 224 and 227 Penal Code].
degree.

RANDOLPH B. MARTINE,
District Attorney.

Spent by convicted of
the same
A True Bill.
Carroll H. Kinnick

Foreman.
off for Aug 1886
in court Aug 13 to
Carroll H. Kinnick
Carroll H. Kinnick
Carroll H. Kinnick

Police Court

6th

District.

CITY AND COUNTY
OF NEW YORK.

Marion R. Gerbe, 37 years old,

Seizing Machine Gun

of No 529 East-135

Street. New York City

being duly sworn, depose and saith, that on the 29th day of July 1886, at the 23rd Ward of the City of New York, in the County of New York, was feloniously taken, stolen, and carried away, from the person of deponent by force and violence; without his consent and against his will, the FOLLOWING PROPERTY, VIZ:

One pocket-knife of the value of Sixty cents and ~~bullet~~ and copper change of the value of eight cents, in all of the value of Sixty eight cents.

of the value of _____ DOLLARS.

the property of deponent

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

James Mace and John Lennon, both now here, from the following facts: Deponent at about ten o'clock on the night of said day went into an open lot where said Mace and said Lennon and others were drinking beer. They invited deponent to drink, but he refused, where upon said Lennon caught deponent by the arms and held him, while said Mace took said property from deponent's pocket.

Marion R. Gerbe.

day of July 1886

Sworn before me, this

Police Justice.

0145

Sec. 198-200.

CITY AND COUNTY,
OF NEW YORK, ss

District Police Court.

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

Question. What is your name?

Answer. *James Mace*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *Mott Haven; 10 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*

James Mace

Taken before me this *25*

day of *July*

188*6*

John J. Connelley
Police Justice

0146

Sec. 198-200.

65

District Police Court.

CITY AND COUNTY {
OF NEW YORK, ss

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

Question. What is your name?

Answer. *John Connor*

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. *No 411 East 81st St; 1 year*

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*

John Connor

Taken before me this *25*

day of *July* 188*6*.

Samuel W. Kelly District Justice.

0147

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

and James Hare
and John Connor
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
250 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 20 1886

Samuel C. Bell Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0148

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

1188
Police Court--6-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Marion R. Gerbe
529 E. 13th

1 James Mace
2 John Connor
3
4

Robbery
Offence

Dated July 30 1886

O'Reilly Magistrate.

Thurs Officer.

33rd Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 2500 to answer

End
JL
Cm

The People
vs.
James Mace and
John Connor.

Court of General Sessions, Part I.

Before Recorder Smyth.

September 9, 1886.

Indictment for robbery in the first degree.

Marion R. Zarbe sworn. I live at 529 East 135th Street, on the night of the 29th of July I saw the defendants about twenty-five minutes past nine in an open lot in front of my residence, I never saw them before, I had upon my person a knife and eight cents and a ticket for washing in the left-hand pocket of my vest. I came home about fifteen or twenty minutes past nine in company with a gentleman friend; we went to my rooms and the night being very warm I suggested we go out and sit on an wagon in an open lot facing my residence. Two men, one by the name of McInpee and another by the name of Dooley came up and desired that I should drink beer with them, I told them that I did not wish any beer, I wanted rest and came for peace and quietness. They said, you must drink it and they brought a can of beer over, I told them I did not want any of their beer; they insisted I would have to drink their beer and if I did not they would force me, I told them I did not wish any disturbance and I would acquiesce in anything they wished me to do but that I would not drink beer. They said, we will be damned if you can't drink it, I said, you can't make me drink it. Dooley pulled me over to the group of three others two were lying prostrate on the ground apparently drinking, they had a keg of beer which I understood was stolen from the Columbian barge that day. Dooley placed his hand around my person as though he was in quest of some

property, I jumped up immediately and asked him what he was after, Dooley grasped hold of me on the right side and I wrestled to get away from him and suddenly as if by magic these two men jumped up from the ground and ran towards me, one grasped me by the throat and the other held me by the left arm, Mace held me by the throat and the other by the left arm and put his hand in my pockets and turned them inside out. I begged for mercy and told them I was a man who had a family and three children and wished to go home. Mace said, to hell with your family, I managed to get away from them. I made a complaint about twenty minutes after and they were arrested about eleven o'clock right on the spot where this assault was committed. I had gaslight there which enabled me to recognize the features of these men, I have not the slightest doubt that they were the men who assaulted me.

Cross Examined. This assault took place about two hundred yards from my door, McIntee and Dooley with three other persons were drinking beer about fifty feet from my place. My friend ran off when Dooley first spoke to me about drinking. This was a warm, mild bright night and the moon was shining.

William T. Frost sworn. I arrested the defendants Mace and Connor I should judge very near eleven o'clock I received word of this robbery, I was looking for these parties for they had stolen a keg of beer and a lad told me there was a gentleman looking for an officer, who happened to be the complainant in this case; I found the prisoners between 134th and

I 35th Streets behind a pile of lumber in an open lot; they owned up that they done this, that they tackled this man, they owned up that they had this gentleman there taking the money from him, McIntee said that he was there.

Cross Examined. Mace and Connor did not tell me anything at the time, I asked them about it, I went in there and there was five of them there at the time, McIntee, Mace, Connor and two others, the other two run and these three started to run, I put Mace and Connor under arrest for highway robbery, I told these men what they were arrested for, that they were arrested for highway robbery; they did not say anything at the time till I got them out on the sidewalk and then they owned up, they said that they had robbed this man.

Micheal McIntee sworn and examined for the Defence, testified: I live at 625 East 150th Street and on the night of the 29th of July was in the neighborhood of I 35th Street, between I 34th and I 35th Streets in the lots; the two prisoner were there and two more; there was a man with that gentleman who made the complaint, I did not know him and I did not know the other two in there, I don't know who came in the lots first, I had never seen the complainant before that night; there was a keg of beer in the lots and the complainant was drinking with us, I do not know who brought the beer there, it was there when I got there, they asked me to drink some of the beer, I staid there till the arrest took place, I went away with the man that made the charge. He said I acted the part of a gentleman for taking him home, he was neither drunk nor sober, he was half and

half. I was in court when Officer Frost testified, I did not hear his evidence; it is not so what the complainant said that he and his friend were about fifty feet from where the beer was and that I and Dooley came and forced him to go where the beer was, he and Dooley were there before I got there, I did not see either of the defendants that night take hold of the complainant, I saw two men at the complainant but cannot say who they were, they had hold of him but I could not say how they held him, I was sitting down on the grass, the complainant made no outcry that he was robbed, I went down the avenue and I said, I am going home and asked the complainant where he lived. He said, I live up the street and I went up the street with him and bid him good-night. The first thing I knew about the loss of this money was when the officer came down and put his hand on me first. He said, where is that beer you stole? I told him I did not steal any beer; these two defendants were standing there and he brought them over in front of a lamp-post where Officer Madigan and that other officer were. Officer Frost said to the complainant, is this the man who stole your money from you? He said, no, this man acted the part of a gentleman taking me away from them. I told that man who made the complainant that night that I did not see these two defendants at him, there was some two, I could not recognize them, I was sitting down at least twenty feet away. It is not true what Officer Frost says that the time he came in the lots I told him and Mace and Connor told him also that we robbed this man.

Cross Examined. I went to these lots that night alone and found the beer there, I did not go there

expecting to find the beer, I was going home, I did not find out that the beer was stolen until after I had drank I knew that the officer had been looking for the defendants for taking beer, I thought it was strange to have a keg of beer in that open lot, I could not say that the defendants were the men who got hold of the complainant; the complainant started to go away from there and as he went away two men took hold of him but I could not say whether the defendants were the men or not, I know the defendants quite a while, four or five years anyhow but did not travel with them, one lives up in Courtland Ave. and the other in 141st Street, I live 625 East 150th Street.

John Connor sworn. I recollect the night of the 29th of July, I had been on an excursion and it was about a quarter to ten when we left the dock, I went into this vacant lot where the beer was, Mace and Mc'ntee were with me, there was four men drinking beer and singing and when we got there one of them stopped us and asked us to have some beer, so we staid there and had a few glasses of beer, the complainant and a friend of his were there, I did not take hold of the complainant that night or take any property from him, I saw two men walk away with him, I don't know whether they took anything or had hold of him or not, he made no outcry at that time and said nothing about being robbed; the first knowledge that I had of his being robbed was when the policeman came, Officer Frost asked us about the beer and we said we did not know anything about it and the other officer came and asked us what we had to do with it. We did not

touch him, the other two men walked away.

Cross Examined. I did not know the other two men in the lot, we were going home by a short cut after the excursion, I don't know where the beer came from, the other two men went out of the lot after having hold of the complainant, I was arrested once for playing ball and disorderly conduct and sent one month to the Workhouse and was arrested once for swimming, I worked a few days driving a horse and cart for Mr Clary 150th Street but have not been working for two weeks.

James Mace sworn. I recollect the evening of the 29th of July, I went down to see the excursion come in to carry a few baskets for a couple of young girls, I met McIntee and Connor and went with them and drank lager in the lots, the complainant was drinking and singing on the grass with his coat off; it is not true that I held him by the throat and Connor took the money out of his pocket, I saw two men around him but don't know what they did, the complainant made no outcry and the first knowledge I had of his being robbed was when the officer came and said he was looking for us fellows for stealing a keg of lager; he took hold of McIntee first and we were twenty-five feet away from the officer starting for home; we said we did not steal lager and he said, I know better. Officer Madigan took hold of us and took us in front of a lamp-post. I did not tell Officer Frost that I robbed this man.

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

Yesterday in the case
 of James Mace
 and John Connor

filed Aug.
 1886.

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 Mace and
John Connor

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

James Mace and John Connor of the CRIME OF ROBBERY in the first degree, committed as follows:

The said James Mace and John Connor, doth

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
 day of *Sept* in the year of our Lord one thousand
 eight hundred and eighty-*nine*, in the night time of the said day, at the Ward, City
 and County aforesaid, with force and arms, in and upon one *Marion R. Tjebke*,
 in the peace of the said People, then and there being, feloniously did make an assault, and
one bottle of the value of sixty
cents, one infant, coin of the value
of five cents, and three coins of
the value of one cent each.

of the goods, chattels and personal property of the said *Marion R. Tjebke*,
 from the person of the said *Marion R. Tjebke*, against the will,
 and by violence to the person of the said *Marion R. Tjebke*,
 then and there violently and feloniously did rob, steal, take and carry away,
then the said James Mace and
John Connor being then and
there aided by an accomplice
present, to wit: each by the other
 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.

Charles J. Martine,
District Attorney

0157

BOX:

228

FOLDER:

2235

DESCRIPTION:

Madden, Michael

DATE:

08/04/86



2235

H1

Witnesses:

Ellen Pearson

Counsel,

J. W. Goff

Filed 4 day of Aug 1886

Pleads

Not guilty (5) with

leave to withdraw plea

THE PEOPLE by atty

vs.

Michael Madden

ASSAULT IN THE FIRST DEGREE, ETC.
(Sections 217 and 218, Penal Code).

RANDOLPH B. MARTINE,

District Attorney.

Sep 13th 7th Sept 1886
Indisputable

A True Bill.

Charles J. Kinnear

Foreman.

Wm. G. S. 9th

0159

Police Court— District.

City and County { ss.:
of New York,

Ellen Reardon

of No. 31 Monroe Street, aged 51 years,
 occupation married woman. being duly sworn
 deposes and says, that on 17 day of July 1886 at the City of New
 York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by Michael
 Madden (now here) who struck
 deponent over the head & arm several
 violent blows with a large stick
 of wood which he held in his
 hand.

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 dealt with according to law.

Sworn to before me, this 24 day
 of July 1886.

Ellen Reardon
 mark

John J. Horner Police Justice.

0160

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

District Police Court.

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

Question What is your name?

Answer Michael Madden

Question. How old are you?

Answer 24

Question. Where were you born?

Answer. Ireland

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

Answer. 40 Market Street about 9 weeks

Question What is your business or profession?

Answer Labourer

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

Answer.

I am not guilty.
his
Michael + Madden
mark

Taken before me this

day of

188

John J. Conner
Police Justice.

0 16 1

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 *Seven* 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 25* 188*6*

John J. Hoffman Police Justice.

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

Dated 188

Police Justice.

There being no sufficient cause to believe the within named

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

Dated 188

Police Justice.

0162

\$1500 bail for Ex
9 am July 25/86

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

46331
Police Court

170
District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Ellen Ryan
31 Munroe St
us.

1 *Michael Madden*

2 _____

3 _____

4 _____

Offence

Dated *July 24* 188*6*

J. J. Ryan Magistrate.

M. J. Ryan Officer.

Precinct.

Witnesses *Mary Ryan*
No. *29 Munroe* Street.

Francis Dolan

No. *31 Munroe* Street.

Ellen Steves *31 Munroe St*

Frank Kelher *31 Munroe St*

No. _____ Street.

\$ *700* to answer *98*

Ellen

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Madden

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

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

The said *Michael Madden*

late of the City of New York, in the County of New York aforesaid, on the *nineteenth* day of *April* in the year of our Lord one thousand eight hundred and eighty-*nine*, with force of arms, at the City and County aforesaid, in and upon the body of one *Ellen Beardon*, in the peace of the said People then and there being, feloniously did make an assault and *then* the said *Ellen Beardon* with a certain *knife and stick*

which the said *Michael Madden* in *his* right hand then and there had and held, ~~the same being a deadly and dangerous weapon~~, wilfully and feloniously did beat, strike, ~~stab, cut and wound~~, *the same being such means as were likely to produce the death of the said Ellen Beardon* with intent *then* the said *Ellen Beardon* 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 *Michael Madden* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Michael Madden*

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 one *Ellen Beardon* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and *then* the said *Ellen Beardon* with a certain *stick*

which *he* the said *Michael Madden* in *his* right hand then and there had and held, the same being a *stick* likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully beat, strike, stab, cut 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.

Michael Madden
Attorney

0164

BOX:

228

FOLDER:

2235

DESCRIPTION:

Mahon, John

DATE:

08/13/86



2235

Witnesses:

Wm. W. Adams

S. C. R. C.

Counsel,

Filed *13* day of *Aug* 188 *6*

Pleads *Not guilty*

THE PEOPLE

vs.

John Mahon

(2 cases)

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Robert B. Kinnally

Foreman

*Comp on another with
filed Sept 1886*

[Section 3002, Penal Code]

0166

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK.

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

Question. What is your name?

Answer

John Mahon

Question. How old are you?

Answer

16 years

Question. Where were you born?

Answer.

New York

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

Answer.

159 East 57th Street; 18 years

Question. What is your business or profession?

Answer

I work in a Type Foundry

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

Answer.

*I am not guilty**John Mahon*

Taken before me this

day of

August

188

Police Justice.

0167

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 August 4 1886 W. J. O'Connell Police Justice.

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

Dated August 4 1886 W. J. O'Connell 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.

0168

Witnesses
off Mason

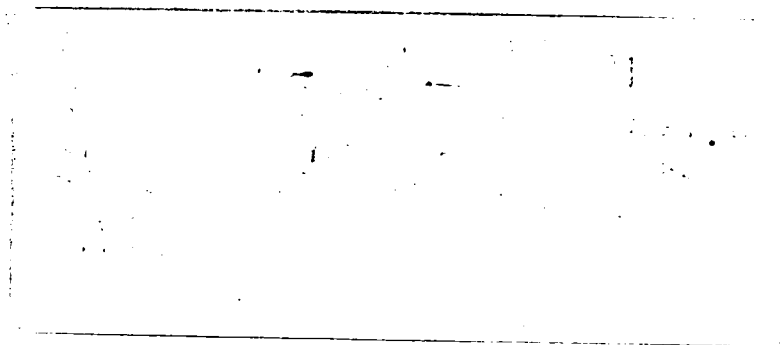
BAILED,
No. 1, by Bridget Mahon
Residence 159 East 51st Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

113 1191
Police Court, 14th District.
Ordered
THE PEOPLE, &c..
ON THE COMPLAINT OF
1164th Ave
Benjamin
John Mahon
2 _____
3 _____
4 _____
Dated August 3rd 1886
Magistrate.
Officer.
Precinct.
Witnesses John Mahon
No. 1055-3006 52nd Street.
John Mahon
No. 106 E 2nd Street.
No. _____ Street.
\$ 500 to answer G. H.
Bailed
Filed 5 Aug 1886

0169

THE NEW YORK SOCIETY
FOR THE
PREVENTION OF CRUELTY TO CHILDREN,
OFFICE:
100 EAST 23D STREET.
Corner 4th Avenue.
ELBRIDGE T. GERRY, President.
E. FELLOWS JENKINS, Superintendent.

0170



0171

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 4 DISTRICT.

George Greenup
of No. 155 East 52nd Street, aged 10 years,
occupation School Boy being duly sworn deposes and says
that on the 2nd day of July 1884

at the City of New York, in the County of New York, one John
(a boy now present) did, misfully
and unlawfully carnally know
the deponent in a manner
unlawful to nature, in that the
said John now did, take
deponent into a little summer house
in Central Park, said City, and
did then and there put his
the said John's penis into the
deponent's mouth and did cause
deponent to suck the same. George Greenup

Sworn to before me, this 1st day of

March

1884

Police Justice.

0172

Police Court, 4 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

George Sweeney

vs.

John Mahan

AFFIDAVIT.

February

Dated 3 August 1888

Parker

Magistrate.

Wickson

Officer.

Witness,

D. C. [unclear]

John Fullerton
155 E. 52nd St.

Disposition,

0173

CITY AND COUNTY
OF NEW YORK, ss.POLICE COURT, 4 DISTRICT.

Sworn to before me, this

of 1886

1886

(day)

Police Justice.

John McCentor
of No. 155 East 32nd Street, aged 9 years,
occupation School Boy being duly sworn deposes and says
or about March day of July 1886
that on the first day of July 1886

at the City of New York, in the County of New York, John
Mahon was present did, misfeely
and unlawfully carnally know
this defendant in a manner
contrary to nature, in that, the
said John Mahon did take defendant
into a little summer house in Central
Park said City, and did then and
there put his penis into this
defendant's mouth and did cause
defendant to suck same. Wherefore
defendant prays said Mahon may be dealt with
according to law John T. Sullivan

0174

Police Court, 4 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Tueller

vs.

John Mahon

AFFIDAVIT.

Return

Dated 3 August 1888

Parker

Magistrate.

Wesley

Officer.

Witness,

D. P. C.

George Strevens

133 E 32nd St

Robt Mc Cafferty

165 E 32nd St

Disposition,

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 Mahan

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

John Mahan
of the CRIME *against nature*,

committed as follows:

The said

John Mahan

late of the *First* Ward of the City of New York, in the County of New York afore-
said, on the *First* day of *July* in the year of our Lord
one thousand eight hundred and eighty-*six*, at the Ward, City and County aforesaid,

with force and arms, in and upon
one John Sedgwick, feloniously
did make an assault, and then the
said John Sedgwick, did then and
there carnally know in a manner
contrary to nature, against the
form of the Statute in and case
made and provided, and against
the peace and dignity of the
said People.

Randolph B. Martin

District Attorney

Witnesses:

Edw. Wilson
S.C.C.K.

Counsel, *[Signature]*
Filed *13* day of *Aug* 188 *6*
Plat'ds *Doyle & Co.*

THE PEOPLE

vs.

B

John Nathan
(2 cases)

[Section of Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Edw. Wilson

Foreman

[checkmark]

0177

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 Mahon

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

John Mahon

of the CRIME *against nature,*

committed as follows:

The said

John Mahon,

late of the *First* Ward of the City of New York, in the County of New York afore-
said, on the *First* day of *July* in the year of our Lord
one thousand eight hundred and eighty-*nine*, at the Ward, City and County aforesaid,

with force and arms, in and upon
one Thomas Sweeney, feloniously
did make an assault, and then the
said Thomas Sweeney, feloniously
did then and there carnally abuse
in a manner contrary to nature:
against the form of the Statute
in such case made and provided,
and against the peace and dignity
of the said People.

Charles B. Martin,

District Attorney

0178

BOX:

228

FOLDER:

2235

DESCRIPTION:

Mandelson, Moses

DATE:

08/05/86



2235

Witnesses:

Wm. Markham

Off. Leary

7 - Precinct

Upon the statement of
the Complainant herein
together with the return
of the depositions of the
officer (Leary) and
sworn and the proper
investigation of the
good character of the
themselves and the
and a criminal
and

James H. Hester
Asst. Dist. Atty.

Counsel,

Filed 5 day of Aug 1886

Pleas, *Wm. Markham*

THE PEOPLE

vs.

Moses Mendelson

*Bringing in the Third Degree
and receiving 2nd degree
Sections 498, 506, 528, 581 and 5501.*

RANDOLPH B. MARTINE,

District Attorney.

*Per Reg. 33 of
Indictment dismissed
and
A True Bill.*

Calvin B. Kinnear

Foreman

*Off. for Aug. Term
G. P. D.*

STENOGRAPHER'S MINUTES.

Q District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

Wm Mollenber

Moses Mendelson

BEFORE HON.

John J. Gorman

POLICE JUSTICE,

July 19

188*6*

APPEARANCES:

{ For the People,...

{ For the Defence,...

188

I N D E X .

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

William Mollenber

1

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Peter S. Farney

5

Moses Mendelson

10

W. L. Ormsby

Official Stenographer.

0181

3 DISTRICT POLICE COURT.

THE PEOPLE.
ON COMPLAINT OF
Wm. Moltkenben
Moses Mendelson agst.
Examination had July 19 1886
Before John J. Farney Police Justice.

I, Walter L. Ormsby Stenographer of the 3 District Police
Court do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of William Moltkenben
Peter A. Farney and Moses Mendelson
as taken by me on the above examination before said Justice.

Dated July 19 1886.

John J. Farney
Police Justice.

Walter L. Ormsby
Stenographer.

Police Court
Third District

The People vs
Wm Molkembar
Moses Mendelshn

William Molkembar
Moses Mendelshn

Examination Before Justice Gorman
July 19 1886

William Molkembar, the complainant
being duly sworn and cross examined
upon his affidavit deposes and
says:-

Q Mendelshn a customer of yours?

A Yes

Q He is in the habit of coming
in to your place?

A He was

Q Did he come into your place
of business and play pool
for a week or so after this
robbery took place?

A I believe he did, come in and
play pool

Q The day after the robbery took
place?

A - I do not know the day after
but they came in there

2 How long has he been in the habit of coming in your place after the robbery took place?

A Several days. He did not come in much - may be once in a day.

2 Do you know whether he asked your wife about the robbery having taken place about his having heard of it.

A Yes: he asked if we had any track of it.

2 He was a man that spent a good deal of money in your place?

A Not to my knowledge. He has not been at work the last two years: I do not know how he could spend money.

2 Did he not play pool often in your place?

A Yes: certainly.

2 Do you know whether he was in your place on the 15th of June 1886?

A He was there yes: I am positive.

2 How long did he remain there?

A He was there at 11 o'clock at night.

2 Don't you know he left the place?

A I could not tell.

2 - When did you lock the store?

A I suppose about half past two

2 Are you sure your pool balls were all there?

A They were all there

2 Was he in the place when you locked up?

A No Sir; he was there at 11 o'clock

2 He was not there at 2?

A Not to my knowledge

2 In the morning you found the place broken open?

A Yes Sir.

2 Did you ever see anybody in company with this young man in that place?

A I have, Sir.

2 Do you know the man's name who was with him?

A Yes. I believe his name was Butts. They were all ~~be~~ always together

2 Butts spent considerable money in your place?

A No Sir

2 Do you know anything about the reputation of this young man?

A I do not think it is very good.

2 I do not ask what you think

3 A I am positive. I have heard

on a great many occasions.
 2 all you know of this complaint is that the place was broken open?

A Yes sir.

2 You never saw him in possession of these pool balls?

A He put me in the way of getting them. He brought me to the party that wanted me to buy my own goods back again for \$25.

2 He left your place at 11 P.M., and it was broken into about 2 P.M.?

A I do not know what time the place was broken in. I could not tell the minute.

By W. Osborn

2 He took you to the man to whom he had sold the ticket?

A Who offered to sell me my own goods back

By Justice Gorman

2 Did he offer to sell you your own goods back for \$25.

A Yes, for \$25.

2 How did you learn of that?

A From Mendelsohn first

2 If you gave him \$25 he was to

deliver the goods to you?
 A Yes Sir

By Mr Osborn

Q You knew the goods were in pawn and the ticket was in the hands of another man?

A I did not know where the goods were. I knew they were in pawn before they were taken out. What place I did not know

Peter S. Farney being duly sworn deposes and says: I live at 12 Lewis street. I was a letter carrier ten years. I am now unemployed. I am 29 years old. Mr Molkenbar asked me to go go and try and find out some information regarding his lost property. We left the store in the afternoon between two and three o'clock. We went down Third street Hester street and Allen to the corner of Grand and Allen street. We went down in a basement. My friend got in conversation with the

0187

bar tender when the defendant came down the step. The bar tender ordered him out of the place. The defendant went out and went up stairs and met us at the head of the stairs. He said "That man down stairs accuses me of committing the robbery. I did nothing at all." When we got down Grand street I told him I would go back and get in conversation with the man. I told him that my friend wanted to get his property back. He said he knew where the balls were and I told him to come down to my friend's and tell him the right about it. I went to Mr. Fleischman in Grand street with defendant, and the defendant told complainant that he could get the balls back for \$25. I told him to tell us where the property was; that that was all we wanted and that would be the end of it. He wanted the complainant to pay him \$25. I said "Billy; the best thing is to have him arrested

We went down Herles street and
 the Brower towards the 7th
 Precinct Station House. We
 started down Grand street going
 to Suffolk, turned Suffolk
 and went down a basement
 and we after him. This
 Mr Rosenthal was behind the
 bar at the time. We retired in
 a back room and Mendelson
 said he was in a bad position.
 He said "I am arrested; I
 am in the hands of the law;
 I had to do this." I told him
 to get the property back again
 from Mr. Rosenthal. He told
 me the balls were in for
 \$16 - that it would cost \$250 to
 get them out; that he
 paid \$250 for the ticket. He
 said \$25 would settle the
 business. I got disgusted. I
 was going for an officer. We
 started for the seventh precinct
 station house and got about
 half way I think when the other
 man, Rosenthal, ran away.
 - he went back.

2 Ran away or walked away?
 A Went back - and this man
 came on

2 I want to know whether the

other man ran or walked?

A - He started at a pretty lively gait. My friend came back with another friend and we went down to the Seventh precinct station house. I saw this man there and went with him and the officer to this place.

Q Did he make any effort to run away?

A No, sir. He admitted on going down to the station house that it was his first offense and wanted to make it right.

By Justice Gorman

Q - Did he admit that the burglary was his first offense?

A - He said he was in trouble and that this was the first time he ~~was ever caught~~ ever got in trouble.

Q What did he mean by being in trouble?

A He did not want to be disgraced in his family.

By Mr Osborn

Q - Now did he not say to you that it was the first time he had ever purchased a pawn ticket?

A No sir; he said it was his first trouble offence.

Q Did he in any interviews or conversations admit at any time that he had anything to do with the burglary?

A In my conversation he admitted the fact that he knew where the balls were.

Q At any time did he ever confess that he had anything to do with the burglary?

A- Only going to the station house he said it was his first offence.

Q When he said he knew where the balls were did he not have reference to the balls mentioned in the pawn ticket?

A He said he knew where the balls were.

Q Balls mentioned in the pawn ticket?

A Yes.

By Justice Gorman

Q- Did you know that there was a pawn ticket in existence?

A- I had heard of it.

Q- Did you know?

A- He mentioned no pawn ticket until we got to Fleischman's place. He said he did not want to have this man get into trouble.

Q - (By Mr Osburn) Did he not tell you that the balls he referred to were the balls ~~not~~ mentioned in the pawn ticket?

A - The first time he ever mentioned a pawn ticket I told him to go to my friend and tell him the truth so we could get the goods back.

Q - He went with you?

A - Yes.

Q - Without arrest?

A - Yes.

Q - And you told him there would be no trouble if he would tell your friend where the balls were?

A - I told him that all my friend wanted was to get the balls back again. I told him I had nothing to do with it.

The People rest.

Mr Levy moves to dismiss the complaint

Motion denied.

Moses Mendelsohn - Defendant, being examined in his own behalf, deposes and says: I was walking down Clinton street about three weeks ago and there I met

0192

a stranger and he produced a ticket to me and wanted to know if I would purchase it.

Justice Gorman

2-A Stranger?

A A stranger that I had never met. He said he would take \$2.50 and that I would relieve him if I would buy it. I bought it, and carried it about in my pocket a few days. Finally I went down to Rosenthals in Suffolk street and he told me -

By Justice Gorman

2 You say you met a strange man; that he wanted you to buy a pawn ticket, you paid him two dollars and a half for it, and you had it in your possession?

A The man held this ticket in his possession. I went down to the corner of Allen and Grand and showed him the ticket - to this man named Ephus who keeps a place at the corner of Grand and Allen street. This man kind of went back on me

and I said "He will betray me" I told Mr Molkenbar I did not want to go in the place. I showed it to him. I said "He will accuse me of breaking in the place and will betray me to Mr Molkenbar". In the meantime this German came down and told Molkenbar that I had the ticket in my possession.

Q What was the conversation with this man?

A - He asked me where the ticket was - where the property was. I told him I had the ticket and sold it. I did not wish to give this man away; that he sold it to Mr Rosenthal of Suffolk street and that if he would give me money I would get the property back. I was going down to the station house. He took me to this man's place Mr Rosenthal's and said "You had better tell where you have the ticket and give it to him."

Q What happened in Rosenthal's place?

A - He said he would arrest me. Rosenthal did not care to go along - I went along. I said

0194

to him that I never brought anything of the kind before

Q Of what kind?

A That represents false property such as a pawn ticket. I told him it would bring disgrace upon me in case anything of the kind has occurred. I said I did not want to get in any trouble. I never admitted anything of the burglary or that I knew the balls were stolen.

Q During the conversation were these balls in pawn?

A They were in pawn.

Q Not in your possession?

A No.

Q You could not deliver them?

A I could not.

Q Had no balls in your possession?

A No, Sir.

Q Did you burglarize this place?

A No, Sir.

Q How did you spend the night of the burglary?

A Fast asleep with two friends alongside of me.

Q Were you in the habit of going into this place?

A Very often for the last few days - patronizing the place.

I have always been regarded as an honest young man all about the neighborhood.

Q Never arrested?

A Never been in a court house in my life - never been accused of anything.

Q - Did you know at the time you talked with this man Mulkenba that this pawn ticket represented stolen property?

A - I did not know whether it represented stolen property or not. I bought it and sold it and informed many others that I had a ticket representing balls.

Q - It was not until they satisfied you that it was stolen property that you knew it was stolen?

A - It was not.

Q At any time during the conversation did you admit to him that you had committed the burglary?

A Not at all sir - simply that I had the ticket

By Justice Gorman

Q You were in the habit of going

0196

to this gentleman's saloon?

A Yes: very often

Q Do you recollect hearing that the place had been broken into and robbed?

A After the robbery I came in.

Q Did you hear of the robbery?

A I have sometimes

Q How long after?

A The following day, in the afternoon.

Q You came into this place and learned that the proprietor had been robbed of ~~balls~~ on the night before?

A Yes, sir

Q Did you learn of what he had been robbed?

A Yes: of billiard balls.

Q Did you continue to go into the place day after day?

A Right along. Sometimes when I had money I patronized the place.

Q On what day did you buy the pawn ticket of the stranger?

A About three weeks after the robbery - may be 18 days - I cannot recollect.

Q At the time you bought the ticket of the stranger you knew it represented billiard balls?

0197

A Yes Sir

Q Did it not occur to you when you bought the ticket that the balls which it represented might possibly belong to the man who had been robbed?

A Not at the time I bought it - it may now.

Q Did you state to him at the time you bought the ticket that you had such a ticket?

A - No Sir. He acted so unfriendly I was afraid. I did not ~~know~~^{think} what the result would be.

Q You bought a ticket from a stranger representing billiard balls. What was the value as far as you know?

A It may have represented \$50 -

Q What did you pay for the ticket?

A Two dollars and a half

Q Did it not strike you as rather strange that a pawn should sell for two dollars and a half goods worth \$50?

A Yes; but there was sixteen dollars obtained on the balls, and they had been used some - I calculated on that

Q - Had you been in the habit of buying pawn tickets?

16 A No, Sir, but I have been in

0198

the habit of buying different
things so as to make out a
living

Defendant held to answer in
\$1000 bail.

0199

3

District Police Court.

Wm. L. L. L. L.

vs.

More. More. More.

STENOGRAPHER'S TRANSCRIPT.

July 19 1886

BEFORE HON.

John J. Gorman

Police Justice.

W. H. O. O. O.

Official Stenographer.

Court of General Sessions.

The People vs
- vs -
James Mendelson }
}

As complainant in the above case
I desire to recommend the defendant
to such leniency & clemency as the
Court & District Attorney may see fit
to show. My reasons for so doing are
that after an investigation I have
come to the conclusion that the
statement made by the defendant
at the time of his arrest that he
bought the ticket for the pool
balls is correct. The defendant has
always enjoyed an excellent character,
as I have learned since his arrest.
and is now employed by his own
uncle, a merchant doing business
in this city and who is willing to
retain him in his employ. If
f) he is released on this charge.

Mr. Molitor

we the undersigned, being the officers who arrested the above named defendant, having read the statement of the complainant join with him in saying that since investigation we believe the boy's (defendant) statements to be true & correct.

Cornelius Searg
John J. Creed

We the undersigned ~~men~~ residents
 of the City & County of New York.
 having known Michall Mendelson
 the defendant herein for the
 last past 10 years. Do most
 cheerfully certify to his excellent
 character. we have always
 found him to be an honest
 hardworking young man. That
 he is at present employed by
 his own uncle.

Moses M. Valentine 209 Canal St.
 Philip Rymer 259 Canal St.
 Abraham Siegel 1532 Madison St.
 Isaac Oppenheimer 35 Walker St.
 S. Valentine 214 E Broadway.
 Joseph Alter 132 Henry St.
 Moses Livingston 10 Attorney St.

STENOGRAPHER'S MINUTES.

3 District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

Molkenbar

vs. Rosenthal

BEFORE HON.

John J. Gorman

POLICE JUSTICE,

July 23 188

APPEARANCES: { For the People, For the Defence,

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W. L. Armistead

Official Stenographer.

0204

3 DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF

Swickenden

agst.

Rosenthal

Examination had *July 23*

188 *6*

Before *John J. Gorman* Police Justice.

I, *Waterman L. Ormsby Jr*

Stenographer of the

3

District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of *Henry Silverstone*
Rosenthal and Alexander Rosenthal
as taken by me on the above examination before said Justice.

Dated *July 24* 188 *6*.

John J. Gorman
Police Justice.

Waterman L. Ormsby Jr
Stenographer.

Police Court
Third District

The People
Molkenber
Rosenthal

Examination before Justice Gorman
July 23 1886

For the Defendant. Mr. Hathaway

Henry Silverstone being duly sworn
deposes and says: I am 28 years
old. I live at 228 Clinton street.
I am a pawn broker. I recollect
bringing the billiard balls pawned
with me by Rosenthal the de-
fendant. I have been a
pawnbroker about 4 years.

Q Do you know the value of second
hand pool balls? I am in the

A I do. I am in the habit of
taking them in frequently. I
have taken in probably 75 to
a hundred sets

Q What was the value of the set
of billiard or pool balls pawned
with you by the Defendant?

A About seventy-five cents apiece.

Q How many were there

A Sixteen ^{pool} billiard balls and four
billiard balls. The reason why

- I place that value upon them is because they were all chipped and cracked. They would not probably bring more than one dollar apiece at pawn brokers sale
- Q How much did you lend on them?
- A Twelve dollars; that is all I believed they were worth to me.
- Q What time of day were they pawned with you?
- A About 11 o'clock in the morning.
- Q Did you ask the defendant at that time who they belonged to?
- A It is none of our business. He told me that he pawned them for the purpose of paying a brewers bill; that he would take them out in a short time.

Rosenthal, the defendant, being duly sworn deposes and says: I am 23 years of age I am one of the defendants I keep a saloon at 27 Suffolk street going on three months - a lager beer saloon and

- 2 pool table
- Q When did you get the balls in question?
- A I got the balls from Markenburg pawn office on a ticket I bought from a perfect stranger
- Q From whom did you buy the ticket?
- A - He came down into my place with Jo Butt. I bought the ticket of Moses Mendelson - my Co-Defendant
- Q When?
- A On Saturday morning or Sunday morning - not before - a week ago last Sunday or two weeks - I do not know - about two or three weeks ago.
- Q Who was in your place when you bought it?
- A There was two or three young men. Jack. I do not know his last name. He is under Rosenthal
- Q Jo Butt there?
- A No, Sir
- Q How did you come to buy the balls?
- A I was standing on the corner of Grand and Suffolk street when a friend of mine by the name of Jo. Butt came along

I asked him to go down to my place. He came down about five minutes afterwards and asked me to play a game of pool with him. My balls were not perfect and he said to me "That is a poor set of balls, you have got; I know a party that has got a good set of balls; if you want to buy them he will sell them to you cheap." I asked him to let me see the balls; that I might buy them if they were better than mine. About ten minutes afterwards he brought Mr. Mendelson down to my place. Mendelson said he did not have the pool balls with him; he had the pawn ticket for a set of balls. I asked him where he got the pawn ticket? He told me he bought it from a perfect stranger. I then asked Jo Butt if it was all straight there? He told me yes. I then told him to come around to morrow and I would go to the pawn-brokers with him and look at the balls and if they were any better than mine I will buy the ticket of him.

2 How much did he charge for the ticket?

1 - He asked me five dollars for the ticket. I went to the pawn broker and paid 25 cents and looked at the balls and when I came out I told him that the ticket was worth \$2. to me. I then left him on the corner of Division street and Jefferson. I went back to my place and in about a half or an hour after that he came to my place and told me he would sell me the ticket for two dollars and a half. Being that my balls were broke and cracked and I did actually need a set of balls. I gave him \$2.50 for the ticket. Two days afterwards I took out the balls and had them during the week. Then my brewer came around to collect and I was short of money and I took the pool balls and went to Silverstone's place and asked him for the loan of \$15 on them. I told him I would take them out that Saturday. He loaned me twelve dollars.

2 What did you do with that \$12?

A I paid my collectors bill. I went back to the store. After that this Mendelson came down there with two men and asked me if I had the ticket. I said yes. They told me it belonged to them. Farney went out and some man; I do not know who he was; he represented himself as an officer. Moldenbar asked me a few questions and grabbed hold of me, and then man said "Look there two people up." Then Sergeant Swift told me to put on my hat and was going to take me down. I went a few doors down the street and asked where was his authority to arrest me. He said he did not have any. I then told him I would not go with him until he brought somebody that had some authority and he brought Officer Creed.

Alexander Rosenthal being duly sworn Deposes and says. I am 21 years old. I am the brother

of the defendant. I live with my brother at 195 Madison street with my mother. I have heard his testimony here. I was ^{not} present when Jo Butts came in the store. Jo Butts told me in court that he brought the man down to my brother's place.

Q You did not see him when he was in there?

A No.

Q Where was Jo Butts when he told you that?

A Here, at the last examination.

Defendant Rosenthal recalled, asked and says: - I wish to correct my testimony - At the time I bought the balls it was not my brother Alexander, but my brother ^{Harry's} ~~Harry~~ who was in the place.

0212

3

District Police Court.

Mulkenbar

vs.

Rosenthal

STENOGRAPHER'S TRANSCRIPT.

July 23

1886

BEFORE HON.

John J. Gorman

Police Justice.

W. J. Ornato

Official Stenographer.

02-13

District Attorney's Office.

Part Two

PEOPLE

vs.

Feby 23

*Bail + Commit
+ Subpoenas
issued*

Feby 18

P65-164

02 14

1759	
T. SILVERSTONE & CO., 10th WARD LOAN OFFICE, No. 318 Broome Street, Near Chrystie Street, N. Y.	
July 14	1886
16 Pool balls 4 B. Balls R. L. H. H.	\$ Cts 12 12
GOOD FOR ONE YEAR ONLY. Not accountable for loss or damage by fire, breakage robbery or moth.	
Rates of Interest. On sums of 100 Dollars or under, 3 per cent. per month or any fraction thereof for first six months, and 2 per cent. per month thereafter. On sums over 100 Dollars, 2 per cent. per month for first six months and 1 per cent. per month thereafter.	

02 15

Sec. 192.

9th

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Don J. Gorman Esq a Police Justice
of the City of New York, charging Isaac Rosenthal Defendant with
the offence of Receiving Stolen Goods

and he having been brought before said Justice for an examination of said charge, and it having been made to
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-
ing thereof having been adjourned,

We, Isaac Rosenthal Defendant of No. 1937 Madison

Street; by occupation a Saloon Keeper
and George W. Parker of No. 135 Clinton

Street, by occupation a Manch-Mingal Surety, hereby jointly and severally undertake that
the above named Isaac Rosenthal Defendant

shall personally appear before the said Justice, at the 3 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Five
Hundred Dollars.

Taken and acknowledged before me, this 17th day of July 1888 Isaac Rosenthal
G. W. Parker
John J. Gorman P. I. CE JUSTICE.

02 16

CITY AND COUNTY } ss.
OF NEW YORK, }

day of *March*
1881
Sworn to before me, this
John W. Parker Police Justice.

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth *Twenty* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *2 Horses & two Wagons*

Stock and Apparatus of a Hyphenae
& Soda Water Manufactory situated
no 412 Grand Street in said City
valued at Seven Thousand Dollars
E. Clem

G. W. Parker

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Undertaking to appear
during the Examination.

Taken the

day of

188

Justice.

0217

Police Court— 3rd District.

City and County } ss.
of New York,

of No. 221 East Broadway William Molkenthar
 occupation Saloon Keeper Street, aged 51 years,
 deposes and says, that the premises No. 221 East Broadway being duly sworn
 in the City and County aforesaid the said being a four story brick
 building in part Lager Beer Saloon
 and which was occupied by deponent as a
 and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly. Opening
 the rear door leading into the store
 on the first floor from the hall
 way and entering therein

on the 15th day of June 1886 in the night time, and the
 following property feloniously taken, stolen, and carried away, viz:

One Set of Pool Balls + one set
 of Billiard balls + two single
 Billiard balls one sick turnbrella
 One box of fine Segars altogether
 of the amount and value of
 One Hundred and 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

Moses Mendelson + Isaac Rosenthal
 (both now here)

for the reasons following, to wit:

that at about the hour
 of two o'clock and thirty minutes A
 M. on said date deponent securely
 locked and fastened the doors and
 windows of the above described premises
 and at about the hour of seven
 o'clock A.M. on said date deponent
 discovered the aforesaid burglars had
 been committed and the aforesaid property

was feloniously taken stolen and carried away and deponent is informed by Officer John J. Creed of the 7th District Police that he found a pawn ticket on the person of the defendant Rosenthal representing sixteen Pool balls + four billiard balls pawned at J. Silverstones pawn office 70 3/8 Broome Street and the defendant Rosenthal admitted and confessed to Officer Creed that he had bought a pawn ticket from the defendant Mendelson representing said billiard + Pool balls that had been pawned at Edward Sharranbergs pawn office 70 76 Canal Street for which the defendant paid said Mendelson two dollars and fifty cents which the defendant Rosenthal well knew at the time was below the market value of said balls he well knowing the same were stolen and said Rosenthal repawned said balls for twelve dollars and twelve cents, and said ticket found on said Rosenthal's person hereto annexed represented said balls and deponent has since seen said billiard and Pool balls and identified the same as the property taken stolen and carried away as aforesaid. Defendant Mendelson admitted and confessed to said Officer Creed that he sold a pawn ticket to the defendant Rosenthal

It appearing to me by the within depositions and statements that the crime herein mentioned has been committed, and that there is sufficient cause to believe the defendant guilty thereof, I have committed the defendant to the custody of the Sheriff of this County, to be kept in the County Jail, until he can be brought to trial.

Witness my hand and the seal of the Court, at New York, this 17th day of July, 1880.

John B. Jones, Judge of the Court.

District.

THE PEOPLE, &c.,
on the complaint of

of

~~OFFENCE~~ BURGULARY.

Dated

trial.

Price:

~~Clerk~~

Witness.

No.

Street,

No.

No.

Street,

No.

Street.

to attend General Sessions

8

02 19

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 35 years, occupation Police Officer of No. 7th Avenue

Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

William McKim

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

Sworn to before me, this

day of

188

19th
July

John J. Land

John J. Land
Police Justice.

0220

Sec. 198-200.

34

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

Moses Mendelson 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

Moses Mendelson

Question How old are you?

Answer

20 years

Question Where were you born?

Answer

Germany

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

Answer

214 East Broadway one year

Question What is your business or profession?

Answer

blething butter

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

Answer

I am not guilty I bought the ticket not knowing that it represented stolen property and I was in no way connected with the burglary.
Mos. Mendelson

Taken before me this

day of *July* 188*6*

John J. Conner Police Justice.

02221

\$1000 for Exp
19 July 2 PM
Rosenthal adj until
25 inst at 2 PM
Wed 28 July 2 PM

41778 3rd M.C.8
Police Court District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

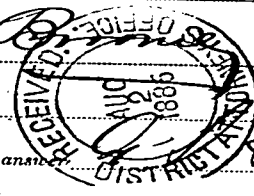
William Thos Kennedy
Moses Mendelson
Jacob Rosenthal

Dated July 17th 1886

Gornigan Magistrate.
Leary & Creed Officer.

Witness Peter Farney Precinct.
No. 12 Lewis Street.

Call the Officers
No. 318 Broomfield Street.



1000 to answer
No. 2 Discharged

BAILED,
No. 1, by Abraham Siegel
Residence 5 Rutgers Place
No. 2, by 1532 Madison Ave.
Residence Street.
No. 3, by
Residence Street
No. 4, by
Residence Street.

It appearing to me on the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
Moses Mendelson & Jacob Rosenthal
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Twenty Dollars
of the City of New York, until he be committed to the Warden and Keeper of the City Prison
to bail to answer by the undertaking hereto annexed.

Dated July 18th 1886 John J. Gorman Police Justice.

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

Dated July 18th 1886

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

Dated July 21st 1886 John J. Gorman Police Justice.

0222

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Moses Mendelson

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

- Moses Mendelson -

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

The said *Moses Mendelson,*

late of the *Seventh* 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 eighty-*nine*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *residence* of one

- William Molander, -

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

William Molander,

in the said *residence*, 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.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
~~James Henderson~~
of the CRIME OF Grand LARCENY in the second degree, committed as follows :
The said ~~James Henderson~~

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 night time of the said day, with force and arms,

sixteen yard-halls at the value of
six dollars each, ~~the~~^{the} ~~total~~, ~~of~~ ~~the~~ ~~value~~.
Halls at the value of six dollars
each, ~~the~~ ~~amount~~ ~~of~~ ~~the~~ ~~value~~
of nine dollars, and one box of
pieces of the value of twenty
dollars.

of the goods, chattels and personal property of one

William Mathews. —

in the reason of the said

W. H. Miller

there situate, then and there being found, in the saloon 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.

0224

THIRD COUNT—

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

~~Moses Mendelson~~
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said ~~Moses Mendelson~~

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

~~five~~ ~~gold~~ - ~~dollars~~ of the value of
~~six~~ ~~dollars~~ each, ~~six~~ ~~silver~~ - ~~dollars~~
of the value of ~~six~~ ~~dollars~~ each,
one ~~undivided~~ of the value of ~~five~~
~~dollars~~, and one ~~box~~ of ~~cigars~~ of the
value of ~~twenty~~ ~~dollars~~.

of the goods, chattels and personal property of one

~~William Mendelson~~

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

~~William Mendelson~~

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

~~Moses Mendelson~~

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.

RANDOLPH B. MARTINE,

District Attorney.

0225

BOX:

228

FOLDER:

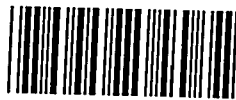
2235

DESCRIPTION:

Martin, Juliette

DATE:

08/10/86



2235

Witnesses:

A. Epstein

The Grand Jury having recommended leniency in this case, I recommend that the defendant be discharged on her verbal recognizance

Aug 11, 1886

G. S. B.

A. D. A.

50 - 1211 - 1000

Counsel,

Filed: *10 Aug 1886*

Pleads

THE PEOPLE

vs.

Juliette Martin

[Section - Penal Code]

RANDOLPH B. MARTINE,

Aug 11/86 District Attorney,

Discharged on verbal recognizance
A True Bill, *recognizance*

David B. Krumm

Noteman

0227

Sec. 108-200.

2 District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

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

Question What is your name?

Answer

Juliet Martin

Question How old are you?

Answer

32 years old

Question Where were you born?

Answer

France

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

Answer

11 Greenwich Ave. One week

Question What is your business or profession?

Answer

Landress

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

*My husband was sick and I was poor
and that is the reason I sold the property
I am not guilty!*
Juliet Martin

Taken before me this

091

day of

1886

Police Justice.

0228

Sec. 151.

Police Court

District. 2

CITY AND COUNTY
OF NEW YORK,ss. In the name of the People of the State of New York; To the Sheriff of the County
of New York, or to any Marshal or Policeman of the City of New York, GREETING :Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by

of No. 99 Bowery Street, that on the 30 day of July

1886 at the City of New York, in the County of New York,

Juliet Martin did unlawfully
with intent to defraud the Mortgage
Lender certain property
to wit household furnitureWherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to
answer the said complaint.These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring the
forthwith before me, at the 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

30 day of

July

1886

Solomon Smith
POLICE JUSTICE.

0229

300 bail for 7 July 31st
2 P.M.

50 1145
Police Court 2 District.

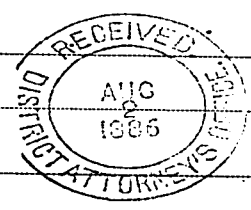
BAILED,

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

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Simon Epstein
99 Bowery
Juliet Martin
Offence Secretary
Mortgaged Property

Dated July 31st 1886
Ford Magistrate.
James W. Guire Officer.
Central Office Precinct.
Witnesses Said Officer

No. _____ Street.
No. _____ Street.
No. 300 to answer
Com
Laid over



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 \$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 July 31 1886
I have admitted the above-named to bail to answer by the undertaking hereto annexed.
Police Justice.

Dated 1886 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 1886 Police Justice.

TORN PAGE

0230

MORTGAGE ON GOODS AND CHATTELS.

To all to whom these Presents shall come:

Know ye that *We Julius Martin* of the City of *New York* County of *New York* and State of New York, parties

of the first part, for the payment of the money hereinafter mentioned, and in consideration of the sum of one dollar to us duly paid by SIMON EPSTEIN and EPHRAIM M. KANTROWITZ, *and Isaac B. Friedman* composing the firm of EPSTEIN & KANTROWITZ, *and Co.* of the City, County and State of New York, parties of the second part, at or before the encasing and delivery of these presents, the receipt of which is hereby acknowledged, have bargained and sold and by these presents do grant, bargain and sell unto the said parties of the second part,

Eighty Seven and Three quarter yards Carpet
One Chamber Suit
Two Pillows
One Spring
One Mattress
One Chamber Suit
One Chair

and all the other goods more particularly set forth and described in the schedule hereunto annexed and forming part hereof and now in our possession of at the house known as No. *235 West 39th Street*

To have and to hold, all and singular, the goods and chattels above bargained and sold, or intended so to be unto the said parties of the second part, their executors, and administrators, and assigns, for ever.

And we the said parties of the first part, for our heirs, executors and administrators, all and singular the said goods and chattels above bargained and sold unto the said party of the second part, and each of their heirs, executors, administrators and assigns, against us the said parties of the first part, and against all and every person and persons whomsoever, shall and will warrant and forever defend.

Upon Condition, that if we the said parties of the first part shall and do well and truly pay unto the said parties of the second part, their executors, administrators, and assigns,

One Hundred Seventy Eight and 12/100 Dollars on Demand

And it is further agreed between the parties to these presents, that if the said goods are removed from the said premises without the written consent of the parties of the second part, the parties of the second part may enter, remove and sell, as hereinafter set forth.

And we the said parties of the first part, for our executors, administrators, and assigns, do covenant and agree to and with the said parties of the second part, and each of them, their executors, administrators, and assigns, that in case default shall be made in the payment of the said sum above mentioned, or any instalment therein mentioned, whenever the same shall become due as above set forth, then it shall and may be lawful for, and we the said parties of the first part, do hereby authorize and empower the said parties of the second part, their executors, administrators and assigns, attorneys or agents, with the aid and assistance of any person or persons, to enter our dwelling house, store and other premises and such other place or places as the said goods or chattels are or may be placed, and take and carry away the said goods and chattels, and to sell and dispose of the same for the best price they can obtain; and out of the money arising, therefrom, to retain and pay the said sum above mentioned and all charges touching the same, rendering the overplus (if any) unto us or to our executors, administrators, or assigns. And until default be made in the payment of the said sum of money, we are to remain and continue in the quiet and peaceable possession of the said goods and chattels and the full and free enjoyment of the same.

In witness whereof we the said parties of the first part, have hereunto separately set our hands and seals the *12th* day of *July* one thousand eight hundred and eighty *five*

Sealed and delivered in the presence of *Julius Martin*
Heritor Martin
John D. Thumberg

SCHEDULE REFERRED TO IN THE WITHIN MORTGAGE.

1119.
moved today
noted books where
Juliet and Hector Martin
Of No. 25 West 97th St.
In the City of New York

TO
Epstein & Kantrowitz
63 W. 11 St.

Dated July 3rd 1887
Filed July 3rd 1887
No.

MORTGAGE.

This mortgage, or a true copy thereof, must be filed
in the City of New York, in the office of the Register.
If in any other city or county, in the Clerk's office there.
If in any other town in this State, in the Town Clerk's office.
Invalid if not renewed within 80 days next preceding expiration of
each and every term of one year after filing thereof.

State of
City of
County of

City, being duly sworn, depose and say that they are the owners in their own right of the goods and chattels referred to in the annexed chattel mortgage. That there are no liens to deponents knowledge against the same. That they are justly indebted to the mortgagees within knowledge there are no claims, offsets or defenses against the same. That they have heard read the within mortgage and know the contents thereof.
Sworn to before me, this
day 1887

0232

CITY AND COUNTY } ss.
OF NEW YORK,POLICE COURT, 2 DISTRICT.

of No. 99 Perry Street, aged 41 years,
 occupation Furniture Dealer being duly sworn deposes and says,
 that on the 30th day of July 1888

at the City of New York, in the County of New York, Julius Martin
 did unlawfully with intent
 to defraud the Mortgagee
 search certain property to wit
37³/₄ yds Carpet. One Chamber Suit,
Two Pillows, One Stove, One
Spring, One Box, One Mattress,
One Parlor suit and two chairs.

The said defendant admitted
 and Confessed to depose on
 the above date in the presence
 of Officer James McGinn

Sworn to before me, this

Police Justice.

of the Central Office that she had
sold said furniture. Therefore
defendant prays that the said
defendant may be apprehended
and dealt with as the law directs.
Sworn to before me
this 30th day of July 1888
S. Epstein
Police Justice

W Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Simon Epstein
vs.
Juliet Martin

Dated *July 30* 188*8*
Juliet Magistrate.
McCoy and
Maguire and *Maguire* Officers
Central Office

Witness, _____

Disposition, _____

0234

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 34 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 Simon Epstein

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

Sworn to before me, this

day of

188

Police Justice.

0235

District Attorney's Office.

PEOPLE

vs.

Julietta Wilson
Misdemeanor

G. J. recommend
leniency in this
case.
R. B. M.
Aug 10 / 86

0236

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Juliette Martin

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

Juliette Martin
of the CRIME OF *receiving and disposing of*
mortgaged property, with intent
thereby to defraud the mortgagee.
committed as follows:

The said *Juliette Martin*,

late of the ~~Ward of the~~ City of New York, in the County of New York afore-
said, on the *third* day of *July*, in the year of our Lord
one thousand eight hundred and eighty-*five*, at the ~~Ward~~ City and County aforesaid,

did duly execute, sign, and deliver one
Deed of Mortgage, her husband, and
deviser, to Simon Epstein, Esquire,
M. Harkowitz, and Isaac E. Epstein,
comprising the sum of \$5,000, a
sum of \$5,000, and Company, a
certain mortgage of personal
property, wherein and whereby they
the said Juliette Martin and
Deed Martin, for a good and
valuable consideration, did duly
execute and put into the said
Simon Epstein, Esquire, M. Harkowitz,
and Isaac E. Epstein, certain personal
property, to wit: certain personal and

three quarters of an acre of land, two
 miles of furniture, two chairs, one
 bed-room, one mattress, one horse,
 upon certain conditions therein expressed;
 three chairs and one ice-box, which
 said mortgagee thereupon became and
 was a lien upon the above described
 personal property.

And the said John Martin,
 having so executed the said mortgage,
 afterwards, to wit: on the thirtieth
 day of July, in the year aforesaid,
 and while the said mortgage was
 yet a lien upon the said personal
 property, at the City and County
 aforesaid, with force and arms, did
 unlawfully sell and dispose of
 the same, to wit: the personal
 property aforesaid, with intent thereby
 to defraud the said Simon Epstein,
 Ephraim M. Kohnstamm and Isaac
 S. Epstein, the said mortgagees as
 aforesaid; against the form of the
 Statute in such case made
 and provided, and against the peace of
 the People of the State of New
 York, and their rights.

And the said John Martin,

Defendant.

0238

BOX:

228

FOLDER:

2235

DESCRIPTION:

McCann, Thomas

DATE:

08/09/86



2235

0239

BOX:

228

FOLDER:

2235

DESCRIPTION:

McDermott, John

DATE:

08/09/86



2235

0241

Police Court—6 District.City and County } ss.:
of New York,

of No. 1583 - 3^d Avenue Street, aged 27 years,
 occupation Greeny Store being duly sworn
 deposes and says, that the premises No. 1583 - 3^d Avenue Street,
 in the City and County aforesaid, the said being a

Two Story Brick Building
 and which was occupied by deponent as a Greeny Store on the 1st floor
 and in which there was at the time human being

were BURGLARIOUSLY entered by means of forcibly forcing off

An Iron Bar that covered the
Window in the rear of said premises
 on the 23rd day of July 1886 in the night time, and the
 following property feloniously taken, stolen, and carried away, viz:

Three Bundles of fire wood
of the value of six cents

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

John M. Deenott and James M. Conn
both now here
 for the reasons following, to wit:

That about the hour
12 o'clock on the night of the above
deponent saw the said defendants
in front of said premises and saw
James Ann removing one of the windows
from the above property and deponent
observed to them to go and they ran
away
Jacob Steyer

Deponent before me this 23rd day of July 1886 James M. Deenott and James M. Conn

0242

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK.

District Police Court.

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

Question What is your name?

Answer

Question How old are you?

Answer

Question Where were you born?

Answer

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

Answer

Question What is your business or profession?

Answer

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

Answer

I am not Guilty

John J. McDermott

Taken before me by

23

day of

1885

Police Justice.

0243

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK

District Police Court.

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

Question What is your name?

Answer

Thomas M. Carr

Question How old are you?

Answer

19 years

Question Where were you born?

Answer

New York

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

Answer

1599-3 Ave. N.Y.C.

Question What is your business or profession?

Answer

Bookkeeper

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

Answer

I am not Guilty

Thomas M. Carr

Taken before me this
day of May 1906

1886

Police Justice

0244

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 _____

_____ *Alfredine* _____
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10 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 23 1886 *Daniel C. Smith* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0245

Police Court-- 5 District. 1092

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jacob Meyers
vs.
John M. McCormick

Offence

Assault

Dated July 23 1886

D. J. Reilly Magistrate.

J. J. Sullivan Officer.

27 Precinct.

Witnesses Jacob Meyers

No. 1000 89 Street.

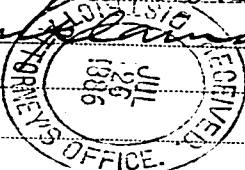
Go Complaint

No. Street.

No. Street.

\$ 1000 to answer

AS
Come



BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Court of General Sessions

People etc
against.

Thomas McCann

City and County of New York
Francis C. Duffy being duly
sworn says that - he resides at
number 1524 Park Avenue.
that - he knows the defendant -
for a period of seven years
that - the deponent - has been in
the furniture business and
the defendant - was for some
time in his employ that - he
always found the defendant -
to be a good honest boy and
his character is good.

Sworn to before me

This 10th day of Sept. 1886 { Francis C. Duffy

Stephen D. Blake

Commr of Suprs

N. Y. City

0247

Court of General Sessions

People etc
against-

Thomas McCann

City and County of New York s.s.
Charles Gurner being duly sworn
says that he resides at 1579 Third
Avenue in said city that he
knows the defendant for a period
of about five years during which
time he knows that the defendant
was a hard working honest boy
and has borne a good character
Sworn to before me } Charles Gurner.
this 8th day of Sept-1886 }
Stephen S. Blatte
Commr of Deeds
N. Y. City

Court of General Sessions

People etc
against-

Thomas McCann

City and County of New York S.S.

Mary Ann Bergen being duly sworn
says that she resides at 1605 Third
Avenue that she is the proprietress
of a saddle and harness shop
at said number that she knows
the defendant for a period of
sixteen years and since his child-
hood that she knows the defendant
to be a good industrious and
honest boy and possesses as
good a character as any boy of
his years in the neighborhood
where she lives } Mary Ann Bergen
Sworn to before me

this 8th day of Sept 1886
Stephen A. Blake
Clerk of Courts
N. Y. City

Court of General Sessions

People etc
against-

Thomas McLann

City and County of New York ss.
Margaret O'Mara being duly sworn
says that she resides on the corner
of 90th Street and Third Avenue
in said city that she knows
the defendant for a period of
thirteen years that she always
known him to be a good boy
in every respect that she has
lived within a half a block
of the defendant during that
time and had every opportunity
of judging of his character and
that she knows it to be very good
sworn to before me } Margaret

This 9th day of Sept. 1886 }

Stephen D. Blake

Cornor of District
N. Y. City

Court of General Sessions

People etc
 against-
Thomas McCann

City and County of New York ss.
~~Mary~~ Finn being duly sworn
 says that she lives at number 231
 East-89 Street-that she knows the
 defendant-for two years last-past-
 that-to the affiant's knowledge
 he is an industrious and honest-
 boy that she has never heard
 anything against-his character
 and in the neighbourhood where
 he lives it-is considered good
 Sworn to before me

this 9th of Sept-1886

Stephen A. Blatte

Cornor of Seeds
 N. Y. City

Mary. Finn.

Cour of General
 Desires

People etc.
 around

Thomas M. C. Conn

affairs

Lord Character

Court of General Sessions.

The People, &c.

agst

John M'Dermott.

City and County of New York, ss.: Jacob Steyer, being duly sworn, saith, that he is the complainant herein, on a charge against the defendant for burglary in entering deponent's premises at 1583, 3^d avenue, in the City of New York, in the company of one Thomas M'Cann, who then took property of deponent, and who has since been convicted of burglary in the third degree on his plea of guilty.

That at the time deponent made the charge against said M'Dermott he fully believed, that he was the same person, whom he saw at the time of said burglary in the company of said M'Cann, but deponent is not now willing to swear to the identity of said M'Dermott.

That said M'Dermott is the son of very respectable parents, and the value of the property was very small, only about six cents.

That the father of said M'Dermott is and has been for eighteen years a member of the police force in this City, and a man of excellent character and reputation, and said defendant is a plumber by trade, and has as

deponent is informed and believes, worked in one shop for five years, and no charge or complaint has ever been made against him, before the present.

Under all these circumstances deponent desires to withdraw the charge made by him against the defendant, whom deponent believes to be a young man, who is likely to lead a good life and to be a credit to his parents; and deponent believes, that no good purpose can be accomplished in view of what is above stated, by the further prosecution of deponent's charge against the defendant.

Sworn to before me this } Jacob Meyer

21st day of September 1886

Edward L. Shubert

Comm. of Court

Wm. C. Hill

General Sessame Court.

In People, vs.

Plaintiff
against

John W. C. Bernhardt,

Defendant

Offendant of Plaintiff.

DANIEL DALY,

Attorney for

7 BECKMAN STREET,

169 TEMPLE COURT.

NEW YORK CITY.

To..... Esq.

Attorney for

Due and timely service of a copy of the within

is hereby admitted.

Dated New York, 188

Attorney for

C. B. Merwin, Printer, 218 Fulton St., N. Y.

I have personally examined
with Plaintiff and he
informs me that the state-
ment contained in his
affidavit before the magistrate
is true - and that he
is sure now that Mr.
Bernhardt was at the
place of the burglary and
is guilty of the offence
charged. J. B. M.
Sept 20/86

0255

New York. February 21. 1887.

Wm Randolph B. Martine
District Attorney
or or.

I desire to call your attention to the following facts and circumstances with regard to the case of James Bransfield who is now confined in the Tombs -

Bransfield with three others was indicted for felonious assault in July or August 1883, and no trial was ever had, all the defendants going bail -

Bransfield on the 5th day of January 1886, was ^{either} convicted ^{or pleaded guilty to} of another assault, and was sentenced to one year imprisonment and to pay a fine of one hundred dollars. I am informed that the fact of his previous indictment was considered by the Judge Recorder at the time of fixing the penalty. Bransfield was discharged from the penitentiary on the 14th day of February 1887, after having served out his sentence - His bondsman under the old charge of 1883 has surrendered

1 him, and he is now confined in
 2 the Tomb. If consistent with the
 3 ends of justice, I should ask that
 4 he be discharged on his own recog-
 5 nizance until such times as the
 6 case shall be called for trial, es-
 7 pecially if it be true that this
 8 alleged offence was considered by the
 9 Recorder in fixing the punishment
 10 in the last offence. He cannot now
 11 give bail.
 12

13 Respectfully yours
 14 Jacob A. Leander
 15 Counsel for Defendant.
 16
 17
 18
 19
 20
 21
 22
 23
 24
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 26
 27
 28
 29

0257

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas McLean
and John McRannell

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

Thomas McLean and John McRannell

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

The said

Thomas McLean and
John McRannell, both -

late of the ~~City~~ Ward of the City of New York, in the County of
New York, aforesaid, on the ~~fourteenth~~ day of ~~July~~ in the year of
our Lord one thousand eight hundred and eighty-~~nine~~, with force and arms, at the Ward,
City and County aforesaid, a certain building there situate, to wit: the ~~Store~~ of one

Spencer Stanger. -

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

Spencer Stanger, -

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

0258

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
Thomas McLane and John McDermott
of the CRIME OF *Robbery* LARCENY,— committed as follows:

The said *Thomas McLane and John McDermott*,
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 *night* time of the said day, with force and arms,

Three hundred & no more & the
value of two cents each bundle.

of the goods, chattels and personal property of one

Speedy O'Leary—

in the *Store* of the said

Speedy O'Leary—

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

Charles J. Brannan
District Attorney

0259

BOX:

228

FOLDER:

2235

DESCRIPTION:

McCarty, Frank

DATE:

08/13/86



2235

124

Witnesses:

Off. Roche
J. L. L. L. L.
Prossky

Counsel,

Filed

103 day of Aug 1886

Pleads

Chitney 4/17

THE PEOPLE

W. W. L. L. L.
J. L. L. L. L.
J. L. L. L. L.

Frank Mc Carthy

Grand Larceny, 2nd Degree.
(From the Person.)
(Sections 528, 529, Penal Code.)

RANDOLPH B. MARTINE,

District Attorney.

pleads guilty -

State Repertory

A True Bill.

Clair B. Murati.

Foreman.

Sept 1886

Sept 1886

Sept 1886

Sept 1886

Sept 1886

0261

Police Court—

1st District.

Affidavit—Larceny.

City and County } ss.
of New York,

of No.

429 West 42nd Street,

aged

66

years,

occupation

Undertaker

being duly sworn

deposes and says, that on the

9th

day of

August

1886

at the City of New

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

of deponent, in the

day

time, the following property viz:

on the Barge
William A. Sumner in the waters of
the Hudson River the following property viz:
One Silver Single Cased Watch
of the value of Ten 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

Frank McBarney

(now here) from the fact that
deponent missed the aforesaid
watch from deponent's left hand
side pocket of deponent's vest
worn by deponent as a portion of
deponent's bodily clothing, and
deponent is informed by Officer
James H. Roche of the 5th Sub Precinct
of Brooklyn that he found the
aforesaid property in the defendant's
possession and deponent has
subsequently seen said watch and
identified the same as the property
taken stolen and carried away as aforesaid

John Mc Guinness

of
Sworn to before me, this
day
1886
Police Justice.

0262

CITY AND COUNTY }
OF NEW YORK, } ss.

James H Roche
aged 39 years, occupation Police Officer of No.
8th Sub Precinct Brooklyn Street, being duly sworn deposes and

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

Sworn to before me, this

day of

August 1888
P. J. Duffy
Police Justice.

0263

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

15th District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
Frank Mc Carthy

Taken before me this *16th*
day of *March* 188*8*

Police Justice.

0264

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

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

Dated Aug 10th 1888 Wm. J. Duffy Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

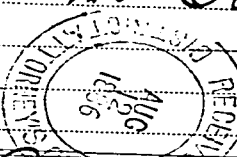
Dated _____ 1888 _____ Police Justice.

0265

Police Court-- 1st 1199 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John McGuinness
1729 W. 47
Frank McCarthy
Office of the District Attorney
the District



Dated Aug 18 188
Magistrate.

John Brown & John R. Roach
874 1/2 1st Precinct
Brooklyn
Witnesses
Call the Officers.

No. Street.

No. 1000 to answer G.S. Street.

Chen

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

0266

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Branda McCarty

The Grand Jury of the City and County of New York, by this indictment, accuse
Branda McCarty
of the CRIME OF GRAND LARCENY in the ~~second~~ degree, committed as follows:

The said *Branda McCarty*

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

one watch to the value of

ten dollars,

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

Charles J. Smith
Attorney

0267

BOX:

228

FOLDER:

2235

DESCRIPTION:

McCarty, Gilbert

DATE:

08/04/86



2235

0268

BOX:

228

FOLDER:

2235

DESCRIPTION:

Curry, John

DATE:

08/04/86



2235

Witnesses:

Filomena Graciosa

Officer Lewis

14 de Febrero

Counsel,

Filed 4 day of Aug 1886

Plends

THE PEOPLE

Grand Larceny 2nd degree [Sections 528, 531 Penal Code]

14. 1st day

Gilbert McHenry

16. 2nd day and

John Curry

RANDOLPH B. MARTINE,

District Attorney.

Book bind removed.

State Reformatory, Elgin.

A True Bill.

Charles B. Kinole.

aug 12

Foreman

J. S. B.

Wm. J. ...

...

0270

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 10th DISTRICT.

of No. 288, Mott Street, aged 24 years,
occupation Housekeeper
that on the 28 day of July 1886

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

John Curry
nowhere) is the person mentioned
in the annexed Affidavit that
did in company with Gilbert Mc
Carthy the Defendant mentioned
in said Annexed Affidavit
take steal and carry away
the aforesaid amount of money
from the money drawer in the
above described store and deponent
positively identifies said Curry
Blomena Graciosa

Sworn to before me, this

1886

day

Police Justice.

0271

STENOGRAPHERS' MINUTES.

Court of General Session - Ct

BEFORE

The People
against
Gilbert McPartlin & John
Curry.

Hon. Henry A. Hildersleben
and a Jury

Sept 8th 1886

WITNESSES.

DIRECT.

CROSS.

RE-DIRECT.

RE-CROSS.

0272

1,

Court of General Sessions, Part 2.

THE PEOPLE &c. :
-against- : Before Hon. Henry A.
Gilbert McCarthy, and John Curry. : Gildersleeve, and a Jury.

Tried September 8th 1886.

A P P E A R A N C E S.

Assistant District Attorney, Bedford, for the People,
Mr. Friend, for the defence.

-----000-----

gratioso
PHILOMENA ~~CHITROSS~~, the complainant being duly sworn,
testified that she lived at number 280 Mott Street, where
she kept a grocery.

In the rear of the store was a bed-room connected
by a door with the store. On the 28th of July, 1886, she
was sitting in the bed-room. It was in the afternoon, she
saw the defendants enter and lean over the counter and pulled
out the cash drawer and take out the money in the drawer.
There was \$55 in the drawer which belonged to her and her

0273

2

husband. She had seen the two defendant's before that day, in the Street, and she recognized their faces at once. They ran out of the store and she pursued them. She had Gilbert McCarthy arrested. She did not follow the other prisoner, Curry.

-----000-----

JOSEPH PAPACHI, being duly sworn, testified that he was an iceman.

On the afternoon of the 28th of July, he was in the neighborhood of 280th Mott Street. He saw Curry run away from the grocery of the complainant. The complainant cried out that they had stolen her money.

-----000-----

Officer Jasper Curry, of the 14th Precinct being duly sworn, testified that he arrested Murphy on the 28th of July. He said that he had nothing to do with tapping the till. He said that it was Curry that got the money. Curry was arrested that evening about 9 o'clock by his, the witness's partner.

-----000-----

0274

3

For the defence, Gilbert McCarthy, being duly sworn, testified that he was nineteen years old, and lived at 280 Rowery. He did not rob the complainant's till of any money. He was in the neighborhood of her store that day. He was walking up Mott Street to Bleecker with a young man named Currey. Curry asked him to take a walk to a laundry where he was taking some collars and cuffs. They went into a stable, to get a drink, in Bleecker Street, and as they came out of the stable, the complainant came up with a crowd and caught him, the defendant, by the coat.

-----000-----

THOMAS MULDOWNEY, being duly sworn, testified that he knew McCarthy since he was born; that he was a boy of excellent reputation.

-----000-----

FRANCIS TONER, being duly sworn, testified that he had known McCarthy for four years, and had employed him. McCarthy had collected money for him. His reputation was good. The witness was in the ice business.

-----000-----

0275

4

JOHN CURRY, the co-defendant being duly sworn, testified that he was 16 years of age. He did not rob the complainant. He was arrested at his place of work, at about half past 5 o'clock, on the afternoon of July, 28th, at the Bowery and Houston Streets. He was selling newspapers. He was not in the neighborhood of the complainant's store at all on the 28th of July.

-----000-----

Under cross examination, he testified that he had never been arrested before. He ran away when he saw the iceman .. PAPACHi , pulled something out of his pocket. Papchi used blackguard language and jumped off the wagon.

-----000-----

0276

was. file Aug 1886

Looked up and found

M. J. S. S. S.

against

which the latter & S. S. S.
every

STENOGRAPHERS' TRANSCRIPT.

Feb 1886.

0277

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

District Police Court.

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

Question What is your name?

Answer *John Curry*

Question How old are you?

Answer *15 years*

Question Where were you born?

Answer *New York City*

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

Answer *314 Cezabette St 3 Months*

Question What is your business or profession?

Answer *Sell papers*

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

Answer *I am not guilty*
John Curry

Taken before me this

day of

188

Police Justice.

0278

Police Court First District.

Affidavit—Larceny.

City and County
of New York, } ss.

Filomena Graciosa
 of No. *280* *Mott* Street, aged *34* years,
 occupation *Housekeeper* being duly sworn
 deposes and says, that on the *28th* day of *July* 188*8* at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the *day* time, the following property viz:

*Fifty six dollars good and
 lawful money in Silver coins of
 various denominations*

the property of

Deponent and her husband

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 *Gilbert McCarty* *Now Present*

*And another person not arrested both
 acting in collusion. That deponent
 was sitting in a rear apartment of
 the above named premises from which
 she had a full view of the store in
 front of the place. That she saw
 the defendant and said other enter
 the store by the front door, and saw
 them together lean over the counter
 and pull out the drawers, and
 take therefrom the aforesaid property,
 and then run away.*

Filomena Graciosa
Subscribed

Sworn to before me, this *28th* day of *July* 188*8*
John J. [Signature]
 Police Justice.

0279

Sec. 193-200.

CITY AND COUNTY
OF NEW YORK, { ss

District Police Court.

Gilbert Mc Carthy 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

Gilbert Mc Carthy

Question How old are you?

Answer

19 years

Question Where were you born?

Answer

This City

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

Answer

288 Broadway

Question What is your business or profession?

Answer

I sell papers

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. I was
not in the complainant's store and
took no money nor did I see any
person take money from her store or
otherwise*

Gilbert Mc Carthy

Taken before me this

day of

1888

Police Justice.

0280

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

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

7 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 28th 188 J. P. Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0281

Police Court

1134 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Philomena Graciosa
280 2nd St.
Robert McCarthy
John Curry

Officer *Hand*
Carney

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

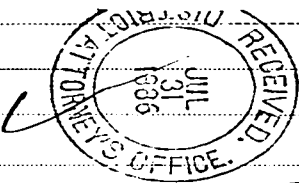
No. Street.

No. Street.

No. Street.

\$ *Without bail* to answer *Yes*

(Comes)



0282

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Richard McRae

and John R. R. R.

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

Richard McRae and John R. R. R.

of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed as follows:

The said *Richard McRae and John R. R. R.*

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

divers silver coins of the United States of America, of a number, kind and denomination as the Grand Jury aforesaid unknown, of the value of fifty six dollars.

of the goods, chattels and personal property of one

Edmond R. R. R.

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.

Richard R. R. R.

John R. R. R.

0283

BOX:

228

FOLDER:

2235

DESCRIPTION:

McEvoy, James

DATE:

08/12/86



2235

0284

Witnesses:

Off. Wilson

112
CH 404

Counsel,

Filed *12* day of *Aug* 188*6*

Pleads *Not guilty (13)*

THE PEOPLE

vs.

James Mc Ewen

*14
110206*

[Section 503, Penal Code]

RANDOLPH B. MARTINE,

March 1788 District Attorney.

Please find

A TRUE BILL. *James Mc Ewen*

Calder B. Murdock

Foreman

NEW 5th

G.I.B.

0285

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

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

Dated August 4 1888 W. J. S. W. Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0286

Police Court ¹¹⁹¹ 4th District.

THE PEOPLE &c.,
ON THE COMPLAINT OF

William Lynch
155 E. 5th St.
James M. Boy

~~James M. Boy~~
Yellow Springs, O.
of Am. P. Code

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated August 4th 1886

McDonno Magistrate.

George Wilson Officer.

S.P.C.C. Precinct.

1 Witnesses John T. Tucker

2 No. George Street
155 E 52nd St.

3 No. Supt. Jenkins Street.
100 E 23rd St.

No. _____ Street.

\$ 500 - to answer G.D.

CML

Filed 5 aug/86

0287

Court of
General Sessions
People
against

James M. Evey

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23^d STREET.

New York, August 1886

CASE NO. 246.11 OFFICER Miss S. P. C.
DATE OF ARREST 3 August
CHARGE Delinquent - Carrying a gun an
eleven year old boy in a manner
contrary to statute
AGE OF CHILD Fourteen years (not 13 yrs.)
RELIGION Catholic
FATHER Charles E. O'Driscoll
MOTHER Catherine
RESIDENCE 155 East 32^d St.

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

James M. Evey and
other big boys of the neighborhood have
been acting immorally and viciously
with the smaller boys for some
time past. That James has been
arrested once before on the charge
of throwing ashes over the sidewalk,
but discharged. (But it is said he helps
his parents by keeping a newspaper
stand, and his parents are sober
and respectable with a family
of seven children)

All which is respectfully submitted,

G. F. L. O'Connell
Supt.

To the Court

Part of

General ledger

People

against

Samuel H. Gray

W. H. H. Co. No. 303
PENAL CODE, N.Y.

Report of The New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President, &c.,
100 East 23d Street,
NEW YORK CITY.

0289

*The New York Society for the
Prevention of Cruelty to Children*

100 EAST 23D ST. (COR. FOURTH AVE.)

New York, September 13 1886

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

*The People
against
James Mc Evoy*

Notice of Prosecution.

*To the District Attorney of the
City and County of New York,*

*Sir: This Society is interested in the prosecution of
the above defendant, and is familiar with the facts of the
case. It respectfully requests that before sending the papers
to the Grand Jury, fixing the day of trial, consenting to
any postponement thereof, or to any reduction of bail, or
final disposition of the charge, you will duly notify me as
its President and Counsel, so that I may confer with you
in regard thereto. This request is made pursuant to the
statute (Laws of 1876, Chapter 30, Section 1), and in
furtherance of the ends of Justice.*

I have the honor to remain, with great respect,

*Elbridge T. Gerry,
President, &c.*

0290

N. Y. GENERAL SESSIONS

THE PEOPLE



CRUELTY TO CHILDREN.
SODOMY

NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,

President, &c.

0291

TORN PAGE

CITY AND COUNTY } ss.
OF NEW YORK.

POLICE COURT, 4 DISTRICT.

William Lynch
of No. 155 East 52 Street, aged 11 years,
occupation School Boy being duly sworn deposes and says
that on the Fifth day of July 1888
at the City of New York, in the County of New York, James McGray

now present did wilfully and
unlawfully carnally touch
this deponent in a manner
contrary to nature, in that, the
said James McGray did, in the
City of New York, put his penis into the
deponent's mouth and did
cause deponent to suck same.
Wherefore deponent prays said
McGray may be dealt with according to law.
William Lynch

Sworn to before me, this

of August

188

day

Police Justice

0292

N PAGE

Police Court, 4 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William Lynch

vs.

James McEvoy

AFFIDAVIT.

Deputy

Dated 3 August 1888

J. Power Magistrate.

W. Wilson Officer.

Witness,

George Freeman
155 E 52nd

John Freeman
155 E 52nd St.

Robert McCafferty
165 E 52nd

Disposition, Ex. 4 Aug 9th 1888

Ex. Aug 4th 1888 930

0293

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

William F. Smith being duly
sworn, says that he resides at No. 283 East Street, in the City of
Brooklyn; that he is 21 years of age; that on the 30th day of October
1886, at the District Attorney's office in the City of New
York, he served the within notice on the District Attorney
the Clerk John McConan by leaving a copy thereof with the clerk

Sworn to before me, this

day of

1st Novr 1886 William F. Smith

Deputy Mayor
Sam. J. Adams Jr.

N. Y. General Sessions.

The People vs
 v.
 William McEvoy } Notice vs.

Please to take notice that we shall move this Court before Hon: Rufus B. Cowing holding Part II thereof on Monday November 1st at 11 O'clock in the forenoon for the discharge of the above named defendant on the ground that two terms have elapsed since the Indictment has been found herein and the said defendant has not been tried and for such other and further relief as may be just.

Dated Oct. 29th 1886.

Yours vs
 Horace A. Hummel
 Counsel for Deft.

To
 Randolph J. Martine Esq.
 District Attorney.

N.Y. General Sessions

The People

-v-

William McGarry

Wife to District
Attorney.

Alfred H. Hume
Counsel for Deft.

8789 Centre Street
New York City

Alfred Hume heard to
be admitted to the
Bar, 1886.

N.Y. General Sessions.

The People vs
 William Mc Evoy }.

Please to take notice that we shall move
 this Court before Hon: Rufus B. Cowing
 holding Part II thereof on Monday
 November 1886 at 11 O'clock in the
 forenoon for the discharge of the above
 named defendant on the ground that two
 terms have elapsed since the indictment
 has been found herein and the said defendant
 has not been tried and for such other and
 further relief as may be just.

Dated Oct. 29th 1886.

Yours &c.
 Howe & Hummel
 Counsel for Deft.

To.
 Randolph P. Martine Esq^r
 District Attorney.

N. Y. L.
General Counsel.

The People

-v-

William McCoy

Notice to District
Attorney.

Wm. McCoy
Counsel for Defendant

57009 Centre St.
New York City

For Plaintiff P. Martin
Do - Atty

0298

Sec. 108—200.

CITY AND COUNTY
OF NEW YORK, ss

District Police Court.

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

Question What is your name?

Answer

Question How old are you?

Answer

Question Where were you born?

Answer

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

Answer

Question What is your business or profession?

Answer

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

Answer

I am not guilty.
James McEvoy

Taken before me this

7

day of August 188

John J. Brown
Police Justice

0299

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 McEvoy

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

of the CRIME *assault* ~~against nature~~, —

committed as follows:

The said *James McEvoy*

late of the *First* Ward of the City of New York, in the County of New York, afore-
said, on the *23rd* day of *July*, in the year of our Lord
one thousand eight hundred and eighty-*nine*, at the Ward, City and County aforesaid,

in and upon one *William Snyder*,
deliberately did make an assault,
and him the said *William Snyder*,
deliberately did then and there
comely touch, in a manner contrary
to nature, 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 *with* ~~the~~ *intent* ~~to~~ *commit* ~~the~~ *crime* ~~of~~ *assault* ~~against nature~~

Charles P. Martin,

District Attorney

0300

BOX:

228

FOLDER:

2235

DESCRIPTION:

McVay, James

DATE:

08/13/86



2235

110- ordered 170

+

Counsel,

Filed 103 day of Aug 1886

Pleads

THE PEOPLE

vs. P.

James McVay

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Robert D. Murray

Aug 17/86.

Foreman

Wm. H. May Day

S.P. 14 years.

Witnesses:

George E. G. G.

Wm. R. R. R.

Wm. R. R. R.

[Section 532, 497, 498 Penal Code]

0302

Police Court—2^d District.City and County } ss.:
of New York,of No. 812 Greenwich Street, aged 23 years,occupation Dressmaker being duly sworndeposes and says, that the premises No 812 Greenwich Street,in the City and County aforesaid, the said being a three story brick buildingin the 9th Ward of said cityand which was occupied ^{in part} by deponent as a Dwellingand in which there was at the time a human being, by name deponentwere BURGLARIOUSLY entered by means of forcibly breaking a
pane of glass in the fan light of the basement
door and putting his hand in and unlocking said
door.on the 6th day of August 1886 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:A quantity of lead pipe of the
value of Two Dollarsthe property of William P. Allen and in deponent care and custody
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 byJames W. Vay (now here)for the reasons following, to wit: that at about the hour of
10 O'clock P.M. on August 5th 1886. deponent
brother locked and securely fastened the door
of said basement and at that time the glass
in said fan light was whole and in good condition.
And at about the hour of 8 O'clock A.M. on
August 6th deponent saw the defendant
leaving the area way of said premises with
the aforesaid lead pipe in his possession.

and when deponent ^{went} into the basement of
 said premises she discovered that they had
 been broken in as aforesaid and said lead
 pipe taken out. Wherefore deponent charges
 the said defendants with burglariously
 entering said premises and feloniously taking
 stealing and carrying away said property
 and for ays he may be held and dealt with
 according to law

Maggie E. LeTeme

Sworn to before me }
 this 7th day of Aug 1886 }

J. Henry Ford

Police Justice

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Burglary

Degree

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No.

Street.

0304

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

2 District Police Court.

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

Question What is your name?

Answer

Question How old are you?

Answer

Question Where were you born?

Answer

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

Answer

Question What is your business or profession?

Answer

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

Answer

I am not guilty
James W. Vay
Mark

Taken before me this

day of

188

Police Justice.

0305

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 Smith
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 *Aug 7* 188 *C. J. Humphord* Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0306

Witnesses

Maggie E. Levene
Off. Burdett
9th Precinct

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

Maggie E. Levene
vs. James M. May

1
2
3
4

Offence Burglary

Dated Aug 17 1886

Find _____ Magistrate.

Thos Burdett _____ Officer.

9 _____ Precinct.

Witnesses _____

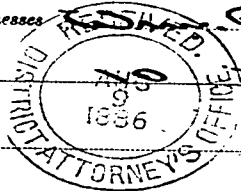
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 500 to answer _____

1 Court



0307

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 Mc Donough

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

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

The said

late of the ~~Ward~~ — *Ward* — Ward of the City of New York, in the County of New York aforesaid, on the ~~ninth~~ — *ninth* — day of ~~August~~ — *August* —, in the year of our Lord one thousand eight hundred and eighty-~~six~~ — *six* —, with force and arms, about the hour of ~~nine~~ o'clock in the ~~evening~~ — *evening* — time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Maggie E. Devereux,

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit: *The said Maggie E. Devereux,*

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said *Maggie E. Devereux,*

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,

0308

SECOND COUNT—

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

James Mc Day
Petit
of the CRIME OF ~~GRAND~~ LARCENY, ~~IN THE~~

~~PEOPLE~~ committed as follows:

The said

James Mc Day
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 the said day, with force and arms,

Twenty pounds of lead pipe of
the value of ten cents each pound,

of the goods, chattels and personal property of one _____

Maggie E. De Vane,

in the dwelling house of the said _____

Maggie E. De Vane,

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.

0309

Third COUNT.

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

James McVane

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

The said James McVane

late of the Third Ward of the City of New York, in the County of New York, aforesaid, on the third day of August, in the year of our Lord one thousand eight hundred and eighty-six, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the Building of one

William B. Allen,

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

William B. Allen,

in the said Building 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.

0310

James Mc Day
~~SECOND~~ COUNT—

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

James Mc Day
of the CRIME OF *Robbery* LARCENY, committed as follows :

The said

James Mc Day
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 *year* time of the said day, with force and arms,

*Twenty pounds of lead pipe of
the value of ten cents each pound,*

of the goods, chattels and personal property of one

William Q. Allen,
in the *Building* of the said —

William Q. Allen,
there situate, then and there being found, in the *Building* 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.

0311

5th COUNT.

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

James McDay

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

The said James McDay

late of the 5th Ward of the City of New York, in the County of
New York, aforesaid, on the 10th day of August, in the year of
our Lord one thousand eight hundred and eighty four, with force and arms, at the Ward,
City and County aforesaid, a certain building there situate, to wit: the Building of one

William Matthews,

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

William Matthews,

in the said Building 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.

03 12

Sixth
~~County~~ COUNT—

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

James Mc Day
of the CRIME OF *Pelvic* LARCENY, committed as follows:

The said *James Mc Day*

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 the said day, with force and arms,

Twenty pounds of lead pipe
of the value of ten cents
and round,

of the goods, chattels and personal property of one —

William Matthews
in the *finding* of the said *William Matthews*,

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

Randolph B. Martin

[Signature]