

0460

BOX:

52

FOLDER:

604

DESCRIPTION:

McCafferty, Hugh

DATE:

11/30/81



604

0461

No. 252.

Day of Trial
Counsel, *Chenev*
Filed 30 day of Nov 1881
Pleads *Not guilty*

Felonious Assault and Battery.

40 THE PEOPLE
Cherry vs.
304

Hugh McCafferty

DANIEL G. ROLLINS,
District Attorney.

A True Bill.

(Hays)

Part Jur. Dec. 6-1881
Foreman.

6 Pleads Not Guilty

*Wife as to
for summary
witnesses:
part has D. J. Fulton
F.S.*

0462

Form 15.

Police Court—Third District.

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

Catherine McCafferty
aged 40 years, Housekeeper

of No. *304 Cherry* Street

being duly sworn, deposes and says, that
on *Sunday* the *20th* day of *November*
in the year 18*81* at the City of New York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by *her husband,*
Hugh McCafferty, now here,
who did wilfully and maliciously
cut, stab and wound deponent
on the right side of the head
with the blade of a table
knife which knife he, said
Hugh, then held in his hands.
That deponent was so Beaten

with the felonious intent to ~~take the life of deponent,~~ ^{*her*} do ~~him~~ ^{*her*} bodily harm; and without
any justification on the part of the said assailant :

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

Sworn before me, this *20th* day }
of *November* 18*81* }

A. M. Patterson
Police Justice.

Catherine McCafferty

0463

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

J^d
DISTRICT POLICE COURT.

Hugh McCafferty 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. Hugh McCafferty

Question. How old are you?

Answer. Forty years of age

Question. Where were you born?

Answer. Ireland

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

Answer. 304 Cherry St. Two years

Question. What is your business or profession?

Answer. Truck Driver

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

Answer. My wife threw a Cup of tea at me and struck me on the eye and I struck her with the knife in self defence. I had no intention to injure her.

Taken before me, this 25th
day of November 1887

McCafferty

J. M. Patterson Police Justice.

0464

Sec. 2015, 2019, 210, & 212.

Police Court - 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 *William M. Leffert*
2 *377 Cherry St*
3 *Hugh M. Leffert*

Offence, *Peterson Assault*

Dated *November 25* 188*1*

Patterson Magistrate.

English Officer.

Clerk.

Witness: *William M. Leffert*

No. *504 Cherry* Street.

No. _____ Street.

No. _____ Street.

1000 Street.



Conrad

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 *Hugh M. Leffert*

guilty thereof, I order that he ~~be~~ ^{shall to answer the charge and be} admitted to bail in the sum of *five* Hundred Dollars *1000* and be committed to the Warden or Keeper of the City Prison until he ^{of the city of New York} give such bail.

Dated *November 20* 188*1*

J. M. Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0465

Sec. 208, 209, 210 & 212.

Police Court - 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Catharine M Coffey
374 Cherry St
Wm M Coffey

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated *November 25* 188*1*

Patterson Magistrate.

English Officer.

Clerk.

Witnesses *Catharine M Coffey*
374 Cherry Street.

No. Street,

No. Street.

No. Street.
NOV 28 1881
Wm M Coffey

Conrad

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 *Wm M Coffey*

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

Dated *Nov 25* 188*1*

Wm M Patterson
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.

0466

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

0467

B

Miss [unclear] [unclear]
Miss [unclear] [unclear] [unclear]
is not in fit condition to
leave her residence for
the present. She is suffering
from wound on the side of head
& also from a severe pleurisy
the result of shock. She requires
rest & care during yesterday's
disturbances

Nov 21/81

W. H. Conway,

131 St. B. [unclear]

0468

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Hugh McCafferty.

The Grand Jury of the City and County of New York, by this indictment, accuse
Hugh McCafferty
of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent
to kill," committed as follows:

The said

Hugh McCafferty

late of the City of New York, in the County of New York, aforesaid, on the
twentieth day of *November* in the year of our Lord
one thousand eight hundred and eighty-*one*, with force and arms, at the City and
County aforesaid, in and upon the body of *Catharine McCafferty*
in the peace of the said people, then and there being, feloniously did make an assault
and *her* the said *Catharine McCafferty*
with a certain *knife*
which the said

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
with intent *her* the said *Catharine McCafferty*
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
Hugh McCafferty
of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a
sharp, dangerous weapon, with intent to do bodily harm," committed as follows:

The said

Hugh McCafferty

afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, ~~the said~~ *her*
with force and arms, in and upon the body of the said *Catharine McCafferty*
then and there being, wilfully and feloniously did make an
assault and *her* the said *Catharine McCafferty*
with a certain *knife* which the said

Hugh McCafferty in *his* right hand then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut and wound, with intent to then and there wilfully and feloniously
do bodily harm unto *her* the said *Catharine McCafferty*
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.

0469

THIRD COUNT.

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

Hugh Mc Cafferty
of the CRIME OF "Assault and Battery upon another by such means and force as was likely to produce death with intent to kill," committed as follows:

The said

Hugh Mc Cafferty
afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of *Catharine Mc Cafferty*
in the peace of the said people then and there being, feloniously did make another assault and ~~her~~ the said *Catharine Mc Cafferty*
with a certain ~~weapon~~ *knife*

which the said

Hugh Mc Cafferty in *his* right hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut and wound, the same being such means and force as was likely to produce the death of ~~her~~ the said *Catharine Mc Cafferty* with intent ~~her~~ the said *Catharine Mc Cafferty* 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.

FOURTH COUNT.

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

Hugh Mc Cafferty
of the CRIME OF "Assault and Battery upon another, with a deadly weapon, with intent to maim," committed as follows:

The said

Hugh Mc Cafferty
afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said *Catharine Mc Cafferty*
then and there being, wilfully and feloniously did make another assault and ~~her~~
the said *Catharine Mc Cafferty* with a certain *knife* which the said
Hugh Mc Cafferty
in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent then and there wilfully and feloniously to maim ~~her~~
the said *Catharine Mc Cafferty* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DANIEL G. ROLLINS, District Attorney.

0470

BOX:

52

FOLDER:

604

DESCRIPTION:

McCarthy, Edward

DATE:

11/11/81



604

0471

W.D. No. 39. Jan 1887
Counsel, *M. J. Kelly*
Filed *11* day of *Nov* 1887
Pleads *Nov 9 1887*

THE PEOPLE
McCarthy
17. Brick St.
11/2 West 10th
10
Edward McCarthy
BURLIARY—Third Degree, and
Grand Larceny

DANIEL G. ROLLINS,
District Attorney.
Part Nov Nov 18. 1887
pleads guilty.
A TRUE BILL.
Edmond. Ref
Charles H. Rollins
an Foreman.

Verdict of Guilty should specify of which count.

0472

Police Office. Third District.

City and County } ss.:
of New York, }
45 Years of age, a Housekeeper residing at
No. 74 Lewis Street, being duly sworn,

deposes and says, that the premises No. 74 Lewis
Street, 11th Ward, in the City and County aforesaid, the said being a Dwelling House
three rooms on the second floor of which
and which was occupied by deponent as a Dwelling for himself and family

were **BURGLARIOUSLY**
entered by means of forcibly breaking open a window
from the Hallway leading to one of the afore-
described Rooms

on the afternoon of the 2nd day of November 1881,
and the following property, feloniously taken, stolen and carried away, viz.

with the intent to steal the following property
One Ladies Dress of the value of
Seven Dollars

the property of Deponent and his husband
Bernard Jacobson

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
Edward Mc Carthy (nowhere)

for the reasons following, to-wit: Deponent saw said
Mc Carthy when he had his hand
on said Dress attempting to take the
same and when detected he ran
away

Friedrich Jacobson
mark

sworn before me this
14th day of November 1881
Attest: William John Carter

0473

Sec. 198—200.

3 DISTRICT POLICE

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Edward J. Learty

Question. How old are you?

Answer. 17 years of age

Question. Where were you born?

Answer. N.Y. City

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

Answer. 112 Gueck Street, five years

Question. What is your business or profession?

Answer. General work

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

Answer. I was along the dock, all the afternoon doing the heavy work from about two o'clock till a quarter of four. I went home then. Before two o'clock I was at home at dinner & then went to the dock till a line boat came in a man named Cloh employed me.

Taken before me, this 4th
day of November 1888

Edward J. Learty
Mark

John A. Hauer Police Justice.

0474

Sec. 198-200.

3 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Edward M. Learty

Question. How old are you?

Answer. 17 years of age

Question. Where were you born?

Answer. N.Y. City

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

Answer. 112 Goack Street, five years

Question. What is your business or profession?

Answer. General work

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

Answer. I was along the dock, all the afternoon doing the heavy work from about two o'clock till a quarter of four. I went home then. Before two o'clock I was at home at dinner & then went to the dock till a line boat came in a man named Cloh employed me

Taken before me, this 4th
day of November 1888

Edward M. Learty
Sworn to & signed
in my presence

John H. Hauer Police Justice.

0475

Sec. 208, 209, 210 & 212.

Police Court 3 District.

THE PEOPLE, Appellants
ON THE COMPLAINT OF

Frederick Jacobson
74 Lewis St.

1 *Edward McCarthy*

Offence, *Burglary*

Dated *March 4* 188*1*

William Magistrate.

Weyman Officer.

Clerk.

Witnesses *George Pees*

No. *74 Lewis* Street.

No. Street,

No. Street.

S.

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

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

Dated *March 4* 188*1* *John C. Hannon* Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 188 Police Justice.

There being no sufficient cause to believe the within named

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

Dated 188 Police Justice.

Police Court District, 3

THE PEOPLE, & PEOPLE
ON THE COMPLAINT OF

Fredrick Jacobson
74 Lewis St.

Evan M. Clardy

1
2
3
4

Offence, *Burglary*

Dated *Nov 4* 1881

Flamm Magistrate.

Hogan Officer.

Clerk.

Witnesses *George Dees*

No. *74 Lewis* Street.

No. Street,

No. Street.

No. Street.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

0476

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 *Evan M. Clardy*

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

Dated *Nov 4* 1881 *John C. Plummer* Police Justice.

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

Dated 1881 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 1881 Police Justice.

0477

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward McBarthy

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

of the CRIME OF

committed as follows:

The said

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

Bernard Jacobson
there situate, feloniously and burglariously did break into and enter, ~~by means of~~ *forcibly*

he the said

Edward McBarthy

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

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

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

~~of the Crime of~~

~~committed as follows:~~

~~The said~~

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

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

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

DANIEL G. ROLLINS, District Attorney.

0478

BOX:

52

FOLDER:

604

DESCRIPTION:

McCarty, John

DATE:

11/23/81



604

0479

BOX:

52

FOLDER:

604

DESCRIPTION:

Sullivan, James

DATE:

11/23/81



604

0480

filed
No. 166
Sec 6-10-11

Day of Trial
Counsel, *Amundson*
Filed *23* day of *Nov* 188*1*
Plead *guilty*

THE PEOPLE
vs.
John Mcarty
James Sullivan

BURGLARY—Third Degree, and
[Receiving Stolen Goods.]

Samuel G. Collins
BY *S. G. COLLINS*

Port mo sa District Attorney.

A True Bill.

W. J. ...
Dec 5/81
Foreman.
W. J. ...

0481

Police Office, First District.

City and County
of New York,

ss.: Francis J. Corneen

of No. 23 Guerrick Street, being duly sworn,

deposes and says that the Stand No 318 Fulton Market situated in South Street ^{west side}
about twenty feet north of Fulton Street

2 Ward, in the City and County aforesaid, the said being a Stand or Booth
and which was occupied by deponent as a stand for the sale of blank books

pens, pencils &c were **BURGLARIOUSLY**
entered by means of forcibly breaking of the staple and
lock and lock attached to said booth or stand

on the night of the third day of November 1880
and the following property, feloniously taken, stolen and carried away, viz.:

Two dozen blank books of the value of Three dollars
Four dozen lead pencils of the value of Four dollars
One box containing Pens of the value of Seventy
five cents all of the value of Seven
dollars and seventy five cents
\$ 7 ⁷⁵/₁₀₀

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 Mc Carthy and James Sullivan
(both now here) & two others whose names are unknown
for the reasons following, to wit: That deponent is informed
by officer Murphy that he found said
property viz books pencils & pens in the
possession of said Mc Carthy and Sullivan

Francis J. Corneen

Sworn to before me this
3^d day of November 1881
M. J. Murphy
Police Justice

0482

City and County of
New York ss

James Murphy of the 4th Precinct Police being
duly sworn says that on the night of the
third day of November 1881 at the hour
3 a. m. he arrested John Mc Carthy
& James Sullivan (now here) in Peab
Street with the property described in
the within affidavit of Francis J. Coneen
in their possession Deponent further
says that there was two other persons
in their company at the time who
ran away

Sworn to before me this James Murphy
3^d day of November 1881
M. Murphy Police Justice

James Murphy

0483

Sec. 198-200.

Ford

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Mc Carthy*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *56 Cherry St for 3 years*

Question. What is your business or profession?

Answer. *I work in a tinmiths shop*

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. *We found the books pencils & pens in Beckman St*

Taken before me, this *3d*
day of *Nov* 188*1*

John Mc Carthy

[Signature]
Police Justice.

0484

Sec. 198-200.

Furck

DISTRICT POLICE COURT.

CITY AND COUNTY } ss.
OF NEW YORK, }

James Sullivan 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 Sullivan*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *28 Oak St for 18 mo's*

Question. What is your business or profession?

Answer. *Tinsmith*

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. *We found the books pencils and pens in Beckman St*

Taken before me, this *3^d* day of *Nov* 188*1* } *James Sullivan*

R. W. [Signature] Police Justice.

0485

Sec. 208, 209, 210 & 212.

Police Court District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Francis & Edmund
623 Borswick St.

1 John Mc Carthy
2 James Sullivan

Offence, Burglary
1074

Dated November 3d 1881

73 04 73 by Magistrate

Officer

No. 4, by Clerk

Residence Street

Witnesses James Murphy
No. H. French Police Street

No. Street

No. Street

Committed

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named John Mc Carthy and James Sullivan held to answer the same and be guilty thereof, I order that they be admitted to bail in the sum of ~~_____~~ Hundred Dollars and be committed to the Warden or Keeper of the City Prison ~~until they give such bail~~ of the City of New York.

Dated Nov 3d 1881 [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

9846

Sec. 208, 209, 210 & 212.

Police Court District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Francis J. Brennan
No. 23 Boreck St.

1. John Mc Carthy
2. James Sullivan

Offence, Bourgeois
3. _____
4. _____

Dated November 3d 1881

73 Ot Buxby Magistrate.

Murphy H Officer.

Clerk.

Witnesses James Murphy
No. H. P. Council Police Street,

No. _____ Street,

No. _____ Street.

Committed

BAILED,

No. 1, by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street,

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

guilty thereof, I order that they be committed to the City Prison until they give each bond of _____ and be com-

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

There being no sufficient cause to believe the within named _____

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

Dated _____ 1881
Police Justice.

0487

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

THE PEOPLE OF THE STATE OF
NEW YORK,

John McCarty and James Sullivan^{against}
The Grand Jury of the City and County of New York by this indictment accuse

John McCarty and James Sullivan
of the crime of
Burglary
committed as follows:
The said *John McCarty and James Sullivan* each

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

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

Francis J. Borneen then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*Twenty-four books of the value of twelve
and one-half cents each.*

*Forty-eight lead pencils of the value of eight
and one-third cents each*

Seventy-five pens of the value of one cent each.

of the goods, chattels, and personal property of the said *Francis J. Borneen*

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

0488

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

John M. Carty and James Sullivan

of the CRIME OF

Receiving Stolen Goods

committed as follows:

The said

John M. Carty and James Sullivan each.

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

Twenty four books of the value of twelve and one-half cents each.

Forty eight lead pencils of the value of eight and one-third cents each.

Seventy-five pens of the value of one cent each.

of the goods, chattels and personal property of

Francis J. Corneen

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

taken and carried away from the said Francis J. Corneen

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

John M. Carty and James Sullivan

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.

BENJ. K. PHELPS, District Attorney.

0489

BOX:

52

FOLDER:

604

DESCRIPTION:

McKeever, Thomas

DATE:

11/17/81



604

0490

119

Counsel *W. B. B.*
Filed *17* day of *Nov* 188*7*
Pleads *Not guilty (18)*

THE PEOPLE
vs.
James McKeever
Homicide of the Degree of Murder
in the First Degree.

D. G. Rollins
DANIEL G. ROLLINS,
District Attorney.

A True Bill.
Wm. J. Conroy
Dec 28 1887
Foreman.
Wm. J. Conroy
Tried and *S. P. McKeever* years.
the day of

0491

254w 38^o 14
N. Y. Oct 18^o / 51

On January 17th 1951 I was called
see *Stenobothrus* *Stenobothrus*
1520-8. Found in
a shallow pit, and
from a slab wood
situated about three inches
below the level of the
about 1/2 an inch to the left
of the median line, the wood
was slightly oblique about one inch
in length, through which a
portion of the *Stenobothrus*
was seen. Another smaller wood
was found about three inches
above and to the right of the

0492

W. L. Little, the two ribs
were placed with sutures
and the tissue dressing
employed.

A good amount of
Electricity was also
given, and after reaction
was not better. The grain
of wheat was administered
very soon. Dr. James L.

Little was called in
consultation and concurred
in the above treatment.

With in two or four hours
symptoms of peritonitis
had set in, which continued
with increasing severity
up to the time of her death,
which occurred on Wednesday
the 12th inst. at 10 o'clock.

J. L. Little M.D. Consultant Physician

0493

EDWARD H. MOERAN,
ATTORNEY & COUNSELOR AT LAW,
106 BROADWAY,
ROOMS 4 & 5. NEW YORK.

0494

Gall's Road
The Pleaser Thomas ^{Welfart} McCreary
Served his time as
Whisklaper for seven
years & wrought for
me until he went
to America - Was
honest - sober & of
good character and
never to the best of my
knowledge annoyed
any person - He
comes of a very respectable
family - James M. Crahan

0495

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of Coroner's Office, No 15 Chatham Street, in the 4th Ward of the City of New York, in the County of New York, this 19th day of October in the year of our Lord one thousand eight hundred and 81 before Moritz Ellinger Coroner,

of the City and County aforesaid, in view of the Body of Maria McKeever lying dead at 520, Eighth Ave Upon the Oaths and Affirmations of eight good and lawful men of the State of New York, duly chosen and sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said Maria McKeever came to her death, do upon their Oaths and Affirmations, say: That the said Maria McKeever came to her death by

Stabwound of the Abdomen at the hands of her husband Thomas McKeever on the 9th day of October 1880, at No 341 W 36th Street.

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

JURORS.

Jonas Wallach
Isaac Reubenstone
Moses Wanger
E. J. Niemann
H. A. Gibelhouse
Moran Munn

Michael Doff
M. A. Schultz

Moritz Ellinger
CORONER, E. S.

0496

The People of the State of New York, on the
Complaint of

vs.

Thomas McKeever

List of Witnesses.

NAMES.

RESIDENCE.

<i>Ann Lemisky</i>	<i>334 W 36th St</i>
<i>Kate Sullivan</i>	<i>332 W 36th St</i>
<i>Caroline Kohler</i>	<i>322 W 36th St</i>
<i>Albert E. Allen</i>	<i>341 W 36th St</i>
<i>Leopold Goldschmidt M D</i>	<i>Coroners Office</i>

0497

Coroner's Office.

McKeever 11.
TESTIMONY.

Am Lumskey of 334 W 36th St
being sworn says - I do not
know deceased Maria McKeever
- I was in the Butcher store of
Mr Allen at 341 W. 36th St (on 36th
9th) abt 8 or 8⁵⁰ o'cl A.M. Mrs Mc-
Keever was standing by the counter -
one door was open, a man came
walking in - I recognize him as the prisoner
- He walked up to Mrs McKeever,
looked her in the face - hit her on
the shoulder - put his left arm around
her, held her down and made two quick
movements with his hands - saw no
knife in his hands - I then ran out of
the store. She did not speak a word
nor did he.

Anne Lumskey

Taken before me
this 19th day of October 1881.

Montgomery
CORONER.

0498

Coroner's Office.

McKeever 21
TESTIMONY.

Kate Sullivan of 332 W. 96th St
Henry Sworsky - I have
known deceased Maria McKeever
- I was at the Busher shop on Sunday
Oct 9th - She was in the store,
when I got there - We were talking
for a short while - Deceased stepped
up to the counter with her back to
the door, when a man came pushing
in & put his ~~his~~ arm around her
and made two quick movements toward
the stomach - I screamed "murder"
& rushed out of the store by the back
door - I could not identify the
man, he pushed right out - He
did not say a word - I thought I
heard him speak something, but
I did not understand him - Five
minutes afterwards I found her home -

Mrs Katie Sullivan

Taken before me
this 19th day of October 1881. *W. J. ...*

CORONER.

0499

Coroner's Office.

McKeever
TESTIMONY.

30

Caroline Kohler of 312 W. 76th St
being sworn says ~~I do~~
~~know~~ ~~as~~ ~~I~~ ~~do~~ ~~not~~ ~~know~~ ~~de-~~
censed McKeever - I was in the
butcher store & saw my meet,
deceased was in the store - when
a man came in & pushed at her,
put his arms around her & with
the others made two incisions at
the abdomen & then ran out
again. That's all I saw.

Caroline Höfler

Taken before me
this 19th day of Octob 1881.

Montgomery

CORONER.

0500

Coroner's Office.

TESTIMONY.

McKeever 41

Albert Edward Allen being
sworn says & deposes that
334 W 19th St. I have
a butcher store at 341,
W. 86th St. - deceased
Mrs McKeever was one
of my customers - She came
in abt 8 o'c A.M. - She
was abt 20 minutes in the
store - when I her twin came
she stepped up to the counter
with her back toward the
door - Presently I heard a scream
"oh, oh" - I looked up & saw
the prisoner with his arm ^{around}
Mrs McKeever & pulling her
along after her - then
he ran out, I ran out after
him, and caught up to him abt
300 yds - I saw no knife in his
hands - I caused his arrest
& he was taken to the Station
House

Albert Edward Allen.

Taken before me

this 19th day of Oct. 1880.

Worthington
CORONER.

0501

Coroner's Office.

McKeever
TESTIMONY.

Thomas McKeever being informed of his rights to answer or not answer any of the questions put to him and desiring to make a statement being sworn says I am the husband of deceased Maria McKeever I had no home - am 36 years of age - a native of Ireland & a brick layer and have been in this country abt 9 years - I was married in 1869 - I lived happy with her about five or six weeks, when trouble arose between her family and myself - I was drinking & would get drunk, when they angered me - I made her acquaintance at her sister's where I was boarding - I knew her but three weeks when I married her - When I refused to give up my earnings to her relatives she left me - I sent for her father to oupherty, but she refused - When I saw her on Oct 9th I got excited and stabbed her with my tobacco knife

Taken before me
this 19th day of Oct 1881

CORONER.

0502

Coroner's Office.

W. Keever
TESTIMONY.

I did not mean to kill her
nor even to stab her -
I was too excited and did
not know what I
was doing.

Thos W Keever
sub

Taken before me
this 19 day of Octbe 1881. *Montgomery*
CORONER.

0503

Coroner's Office.

McKeever 70
TESTIMONY.

Leopold Goldschmid being sworn says, I have made an autopsy on the body of deceased Maria McKeever at No. 520, 8th Ave. Found two stabwounds on on the right side of the abdomen, both situated on a line drawn three inches to the right of the median line, the upper three inches above, the lower three inches below the Umbilicus; the upper transverse, the lower oblique corresponding to a line drawn from the umbilicus to the Sacrum; both wounds presenting sharp cut edges, the upper one half of an inch, the lower three quarters of an inch in size, the upper barely penetrating, the lower penetrating the abdominal walls, passing through the Omentum and small intestine about 2 1/4 inches above the Caput Coli, causing a large opening of about an inch and a half in the same. General extensive and diffuse peritonitis over the entire peritoneal surface, extensive hemorrhage in both abdominal and pelvic cavities. Heart somewhat enlarged and fatty, lungs, liver, spleen, kidneys and all other organs examined and found normal. From appearances presented at the Autopsy it is my opinion that Death was caused by Peritonitis and Internal Hemorrhage due to a stabwound of the abdomen penetrating the small Intestines.

Leopold Goldschmid M.D.

Taken before me
this 13th day of October 1881

W. H. Pfeiffer
CORONER.

0504

Court of General Sessions

The People

vs

who is charged with homicide

Thomas McKeever

Statement on behalf of
the prisoner

The prisoner is charged with the homicide of his wife, on October 9th 1881. The facts proved at the inquest are shortly these. About 8 o'clock on the morning in question deceased was waiting at a butcher's shop in West 36th Street. The prisoner walked quickly into the shop, made two thrusts at her, with a small pocket knife, striking her in the abdomen; not a word was spoken by either of them. The poor woman lingered until the following Wednesday when she died. The cause of death, as stated by the doctors being Peritonitis, ^{and} internal hemorrhage due to a stab wound penetrating the small intestines. Prisoner was arrested within a few moments of the occurrence. He was then almost penniless ^{and} utterly friendless, but his sister who is a domestic servant in the family of a gentleman at Belfast Ireland, desired E. H. Moran

0505

Counsellor at Law of No. 106 Broadway New York, to do what he could for the interest of the prisoner ^{and} accordingly information has been obtained, which can if necessary be proved on oath, ^{and} which is now submitted to this Honorable Court:

The prisoner who is only about 36 years of age is a native of Ireland, being the son of a laborer there. That insanity exists in the family is beyond question, for his fathers own brother John M^r Keever was for some years confined in the Asylum for the Insane at Philadelphia, ^{and} died there a hopeless lunatic, ^{and} his fathers sister Ann, after being for a long period an inmate of the Lunatic Asylum, at Belfast Ireland, was discharged as cured, but a relapse taking place, she was again sent to the asylum, by the County authorities, ^{and} died there. Prisoner learnt the trade of a brick layer ^{and} served seven years apprenticeship at Belfast. His old master gives him an excellent character as will be seen by the letter from him hereto annexed.

Prisoner came to this country in the year 1869, ^{and} shortly afterwards met with the deceased, at the house

0506

of her married sister, where he was boarding, ^{and} after an acquaintance of less than three weeks, they were married. There is no desire to unnecessarily assail the character of the poor woman now in her grave, but it is a fact which can be proved, ^{and} which throws considerable light on the subsequent history of the prisoner, that she had before marriage, been living with a Russian who called himself a doctor, as his mistress.

After the marriage, prisoner ^{and} his wife unfortunately went to live with her relations, ^{and} prisoner asserts that it was entirely owing to their interference that his wife was induced to leave him as she did within a few months of their wedding. Prisoner then went back to Ireland, where he obtained employment, ^{and} from there he wrote to his wife, urging her to join him; there is but little doubt that she would gladly have done so, but for the persuasions of her sisters. After a short time prisoner again returned to this country ^{and} implored his wife to go back with him. She consented, ^{and} they lived apparently happy together, for upwards

0507

of a year until a child was born. Prisoner then in an evil hour, sent for his wife's sisters to come and stay with her, the result being that within a few days a general row took place, and one night on the prisoner going home from his work he found his wife and child gone and his house stripped. He ascertained that his wife was at her brothers house, but was unable to see or communicate with her,

His home being thus broken up, prisoner again returned to Ireland, and between then and the fall of this year he crossed and recrossed the Atlantic, no less than eight times, being as he says, unable to keep away from the woman for long together, and she refusing to live with him, giving as a reason, that her friends would not let her. Prisoner at various times requested Rev. Father Donnelly of 32nd street and Rev. Father Dougherty of 36th street, to use their influence with his wife, to persuade her to return and live with him, but she refused, and it was only after shearing from the deceased our lips, that the child then with her was the child of this

0500

Russian doctor, with whom she had gone back to live, that the prisoner abandoned all hope.

This seems to have so worked upon his feelings that he undoubtedly behaved like a man who was out of his mind. He persisted in waiting day after day outside the deceased's lodgings, he forced himself into the house of her married sister, he accused her brother of hiding her away from him and although he had then good and constant employment, had \$4⁰⁰ per day, he spent his time crying in a maudlin way, and talking the most incoherent nonsense. The result of all this was, that in the early part of last year, prisoner was arrested by a policeman, whilst sitting down in the street, his condition was then examined into, and he was sent to the New York County Asylum for the Insane at Ward's Island. Whilst there, his wife on more than one occasion went to see him and so far from having any angry or bitter feelings towards her, he spoke of her and to her

0509

in a most affectionate manner, and upon his release, stated that it must have been owing to the intercession of his wife. Prisoner was discharged from the asylum on September 25th 1880; the authorities deeming it best, that under all the circumstances, he should return to Ireland, took a passage for him; a day or two before his discharge, prisoner expressed a wish to be allowed to pay a visit to his wife; this being acceded to, one of the officers accompanied him to the lodgings she had formerly occupied; being unable to find her, they went to her married sister who stated that she had left the country, and would probably never return again. Prisoner was quite satisfied with this, stated that it was best for all parties that it should be so. One of the officers from the Asylum saw him off, and he reached Ireland in the early part of October 1880. He then stated to his friends, and to the Roman Catholic priest of the church he attended, that his wife had gone away and he should not

0510

see her again. Soon afterwards prisoner's only brother died at Cork, ^{and} his death seems to have greatly affected prisoner, who without the slightest reason, insisted that the death was owing to poison ^{and} desired the authorities to have the body disinterred. Prisoner seems to have been unable to settle down to anything, ^{and} much against the wish of his aged father insisted upon returning to this country where he arrived on the morning of Friday the 7th of October last. He stayed at a house in Washington Street, ^{and} in answer to inquiries made by the officials at Castle Garden, stated that he had no relatives in this country ^{and} that his wife was living somewhere in Europe, but he did not know where. On the Saturday, prisoner went in search of work, ^{and} applied to one of his old masters here who states that at first he thought he had been drinking, but afterwards came to the conclusion "he was a bit queer", ^{and} so refused to employ him. Early on the Sunday morning, prisoner left his

0511

lodgings stating that he was going in search of a Mr. McNally a builder who had previously employed him, and who lived somewhere in West 36th Street, but he did not know exactly where; as he was going along the street, he passed by the butcher shop in question. A few minutes before he had stopped to make inquiries as to the address of Mr. McNally and then had in his hand a pocket knife, with which he was cutting some cake tobacco. On reaching the shop prisoner caught sight of his wife, and in a moment burst in, and committed the assault which resulted in her death, although he persistently declares that he has no recollection whatever of anything that happened after he saw her.

Under these circumstances Mr. Moran and Mr. Skintzing who has been consulted as counsel in the matter have come to the conclusion that although the prisoner was undoubtedly insane as late as September 1880, yet that they would not be justified in asking the Court to say that at the time of the occurrence in question

05 12

he was in such a state of mind as to be relieved from the consequences of his act, but they do respectfully submit to this Court that having regard for all the facts and circumstances attending this said case, the interests of justice will be fully met by a plea of guilty of manslaughter being accepted.

Court of General Sessions

The People

vs -

Thomas M. Keever

homicide

Statement on

behalf of prisoner

E. H. Moran

106 Broadway

New York

0513

05 14

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question.—What is your name ?

Answer.—

Question.—How old are you ?

Answer.—

Question.—Where were you born ?

Answer.—

Question.—Where do you live ?

Answer.—

Question.—What is your occupation ?

Answer.—

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

Taken before me, this

day of

188

CORONER.

0515

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
38 Years. Months. Days.	Ireland Wex	520, Eighth Ave	Oct 12 th 1881
Mr. H. K. ...			

1302
1881
HOMICIDE.

AN INQUISTION

On the VIEW of the BODY of

Wm. J. McFever

whereby it is found that he came to

his Death by the hands of

his husband

Thomas McFever

by the Absence

of the Absence

Request taken on the 19th day
of October 1881.

before

Henry Sherry, Coroner.

Committed to the ... 1881

Obit

Discharged
Date of death October 17th 1881.



0516

Vol 130 1881

HOMICIDE

AN INQUISITION

On the VIEW of the BODY of

Maria McFeever

whereby it is found that she came to

her Death by the hands of

her husband

Thomas McFeever

by a stab wound

of the Abdomen

Inquest taken on the 19th day of October 1881,

before Mary Elzeiger Coroner.

Committed to Prison 11/3/1881

Bailed

Discharged

Date of death October 12/1881.



MEMORANDUM.

AGE.	38 Years. Months. Days.	Mr. McKee
PLACE OF NATIVITY.	Philadelphia	NY
WHERE FOUND.	570, City Hall	NY
DATE When Reported.	Oct 19/81	

0518

City and County of New York, ss.

Statement of Maria M^o Keever now lying
dangerously wounded at N^o 520 Eighth Avenue in the 20th Ward
of said City and County, on the ninth day of October 1881

Question.—What is your name?

Answer.—

Maria M^o Keever

Question.—Where do you live?

Answer.—

N^o 520 Eighth Avenue

Question.—Do you now believe that you are about to die?

Answer.—

I have no hope

Question.—Have you any hope of recovery from the effects of the injury you have received?

Answer.—

I believe I will die from the effect
of the injury

Question.—Are you willing to make a true statement, how, and in what manner, you came by the injury from which you are now suffering?

Answer.—

I am willing to make a true statement.
I have not lived with my husband for the past
eight years, he did not support me, I have not seen him
within a year. I am only back from Europe, where I
have been on business. This forenoon between 7 and 8
o'clock I went to a butcher by the name of Allen in
West 36 Street between 8 & 9 Avenues. My back
was turned towards the door, when my husband came
in. I did not see him and without saying a word he
stabbed me three times, in the chest and in the abdomen.
The butchers in the store and some ladies were present.
After it was done, the butchers in their excitement
threw axes at my husband, ran after him and secured
him. The name of my husband is Thomas M^o Keever.
We are married thirteen years. Justice Otterbony
placed my husband under bonds two years ago not
to trouble me.
Maria M^o Keever
MONTGOMERY CROWEY marks

0519

MEMORANDA.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.
Years.	Months.	Days.		
38			<i>India</i>	<i>520 8th Avenue</i>
<i>m. Harper</i>			<i>Physic</i>	<i>Reported Oct 9th /81</i>

Vol 93 1881

AN ANTE-MORTEM INQUISTION

On the VIEW of the BODY of

Thomas M^r Keen

whereby it is found that he was injured by

Thomas M^r Keen

by a stab wound of the abdomen

of the abdomen

Given on the 9th day

of October 1881

before

W. S. Collins Coroner.

Committed

to

Discharged

0520

4th 93 1881

AN ANTE-MORTEM INQUISITION

On the VIEW of the BODY of

Maria M^o Keenan

whereby it is found that he was injured by her husband

Thomas M^o Keenan

by a stab wound of the abdomen

Taken on the 9th day of October 1881

before M^o Edlin J^r Coroner.

Committed

Bailed

Discharged

MEMORANDA.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.
36 Years. Months. Days.	Indiana	520 8 th Avenue
Mr. Keenan	Keenan	Keenan Oct 9 th 81

0521

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Thomas McKeeve ^{against}

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

of the crime of ~~Adultery~~
Murder
committed as follows:

The said *Thomas McKeeve*

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

Maria McKeeve

in the peace of the People of the State then and there being, willfully, feloniously, and
with a deliberate and premeditated design to effect the death of *her* the said
Maria McKeeve did make an assault.

And that he the said *Thomas McKeeve*

her
the said *Maria McKeeve*

with a certain *knife*
which he the said *Thomas McKeeve*

in his right hand then and there had and held *her*
the said *Maria McKeeve* in and upon the *right side of*
the body
of *her* the said *Maria McKeeve*
then and there wilfully, feloniously, and with a deliberate and premeditated design to
effect the death of *her* the said *Maria McKeeve*
did strike, stab, cut and wound, giving unto *her* the said *Maria*
McKeeve then and there with the *knife*

aforesaid, in and upon *the right side of the body*
of *her* the said *Maria McKeeve* one mortal wound of
the breadth of *one* inch and of the depth of *six* inches of which
said mortal wound *she* the said *Maria McKeeve*
at the Ward, City, and County aforesaid, from the day first aforesaid, in the year
aforesaid, until the *twelfth* day of *October*
in the same year aforesaid, did languish, and languishing did live, and on which
said twelfth day of *October*
in the year aforesaid, *she* the said *Maria McKeeve* at the Ward,
City and County aforesaid, of the said mortal wound did die.

And so the Jurors aforesaid, upon their oath aforesaid, do say that *he* the said
Thomas McKeeve *her*

the said *Maria McKeeve* in the manner and form, and by
the means aforesaid, at the Ward, City, and County aforesaid; on the day and in the
year aforesaid, wilfully, feloniously, and with a deliberate and premeditated design to
effect the death of *her* the said *Maria McKeeve*
did kill and murder against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York, and their dignity.

DANIEL G. ROLLINS, District Attorney.

0522

BOX:

52

FOLDER:

604

DESCRIPTION:

McNair, William

DATE:

11/25/81



604

0523

Ap't N. City Buche
says that this is well
1st appearance. That the
people are in poor mood
him in Richmond.
Ad. a. light fine be
imposed. 44

125 Grand
No. 1
Day of Trial
Counsel, 6 A
Filed 25 day of Nov
188
Pleads Not Guilty.

THE PEOPLE
vs.
Wm. H. McHair
willingly & voluntarily

DANIEL G. ROLLINS,
District Attorney.

Part in Dec 5, 1881
pleads guilty.

A True Bill.
(Signed) [Signature]

Foreman.

Fore #50 [Signature]
Ed [Signature]

0524

POLICE COURT—SECOND DISTRICT.

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

Alfred E. M. Purdy

of *No. 288 Madison Avenue* Street, being duly sworn, deposes
and says, that on the *18th* day of *June* 1881

at the City of New York, in the County of New York, *William H. McSair*

in violation of Chapter 513 of the laws of 1880, did unlawfully practice medicine or physic in the City of New York, & did compose & write a certain prescription & sign his name thereto & therein direct that a teaspoonful of the same be taken four times a day: that he also attended a certain patient at the City of New York on or about July 24, 1881, & prescribed for him; & that he is now practicing medicine in this City, unlawfully & without license in violation of the provisions of said law of 1880, Chapter 513.

Sworn to before me

August 6th 1881

A. E. M. Purdy M.D.

R. L. Morgan
Police Justice.

0526

William H. McNair

William H. McNair

William H. McNair
my first and of the year of
the year of the year of the year of
eighteenth

June

eighty one

William H. McNair

William H. McNair

0528

William H. McHair, then and there
well knew, knowingly, unlawfully, and
physic or medicine as aforesaid
or to so prescribe or administer
such physic and medicine so
prescribed and administered as
aforesaid against the form of
the Statute in such case made
and provided, and against the peace
of the people of the State of
New York and their dignity.

And the Grand Jury aforesaid,
by this indictment, further accuse
the said William H. McHair
of the crime of practicing medicine without lawfully
committed...

The said William H. McHair
late of the Ward, City, County and State
aforesaid afterwards to wit, on the day
and in the year last aforesaid and
ever since that day and until
the finding of this inquisition, at
and within the City, County and State
aforesaid, did knowingly, intentionally
and unlawfully practice physic and
medicine and attend as a physician
upon divers persons to the Grand Jury

0529

aforesaid unknown who were, then
and there, sick, lame, old and
distempered, and then and there,
prescribe and administer as a physician
to the aforesaid persons, certain
physic and medicines to the Grand Jury
- said unknown, in aid
William H. McNair, then and there,
not being as to the said William H. McNair,
then and there, well known lawfully
authorized to so practise physick or
medicine as aforesaid or to so
prescribe or administer such physick
and medicine so prescribed and
administered as aforesaid, against
a form of the Statute in such
as made and provided, and
against the peace of the People
of the State of New York and
their dignity.

And the Grand Jury aforesaid,
by this indictment, further accuse
the said William H. McNair
of the crime of practising medicine without lawful authority
committed as follows:
The said William H. McNair
late of the Ward, City, County and State

0530

aforesaid afterwards to wit, on the day
and in the year and aforesaid, and
+ the same day, at the city, county and state
aforesaid did knowingly, intentionally
and unlawfully practise physic and
surgery and attend upon every
person to the great injury aforesaid
unknown who were, were and there,
sick, dying, ill and debilitated
and then and there, prescribe and
administer to the aforesaid persons
certain physic and medicines
to the great injury aforesaid unknown,
to wit the said William H. Mc Nair
then and there not being, as he has said
William H. Mc Nair, then and there
some known, lawfully authorized to
practise physic or medicine as aforesaid
or to so prescribe or administer such
physic and medicine so prescribed and
administered as aforesaid, against the form
of the statute in such and manner as provided,
and against the peace of the People of the State
of New York and their dignity.

Daniel G. Rollins
District Attorney

0531

BOX:

52

FOLDER:

604

DESCRIPTION:

McNally, Bridget

DATE:

11/25/81



604

0533

Haboken N. J. 6
Jan. 11. 1872.

Honorable Judge Cowan

Sir,

owing to business
engagements it is impossible for
me to appear in regard to
Subpoena.

Respectfully

Joseph Hughes

0534

Sec. 208, 209, 210 & 212

Police Court - 11th District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Adams
38 Madison St.
vs.
Budget M. Mally
Offences

No. 1, by _____
Residence _____ Street,
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street,
Witnesses _____
No. _____ Street,
No. _____ Street,
No. _____ Street,
Dated *Oct 29 1881*

William W. Mally
Officer
Clerk

Wm

It appearing to me by the within depositions and statements that the crime therein mentioned was committed, and that there is sufficient cause to believe the within named *Budget M. Mally*

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

Dated *Oct 29 1881* *J. W. Mally* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

5350

Sec. 208, 209, 210 & 212.

Police Court - 1st District

THE PEOPLE, &c.
ON THE COMPLAINT OF

Joseph J. Gane
38 Madison St. Hoboken
vs.
Budget Mc Neely

2
3
4

Dated *Oct 29th* 188

Robert
Magistrate

Maguire
Officer

William 14
Clerk

Witnesses

No. Street

No. Street

No. Street

CPM

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

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

Joseph J. Gane
guilty thereof, I order that he be committed to jail in the sum of ~~_____~~ *_____* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail

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

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.

0536

Just

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK } ss

Wounded No. 38 Madison Street

Joseph Kern 33 years of age, born in England, resident of New York

being duly sworn, deposes and says, that on the 20 day of October 1887

at the _____ City of New York,

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

the following property, viz:

Good & lawful money of the United States consisting of National Currency Notes of various denominations and in all of the value of Two Hundred and seven dollars and three Bank Checks of the value of fifty dollars each and one of the value of twenty five dollars. All of the

value of three hundred & thirty two dollars the property of deponent

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

(now here) from the fact that on the night of said day deponent and said Bridget went to a room in premises No 5 Elizabeth Street, that while in said room deponent saw said money which was in a packet

Scribble from me

1887

0537

book. Deponent went
to bed leaving his said
pocket book in his
coat pocket on a
chair, when deponent
fell asleep and upon
awakening discovered
that Rhidget had
gone away and an
examination found
that the money & checks
afore said had been
abstracted from his
pocket book & stolen
& carried away

Sworn to before me
Joseph Hefham
The 29th day of Oct. 1881

J. Wilhite
Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFRIDA VIT-Larceny.

vs.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0538

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

185-
DISTRICT POLICE COURT.

Andget McNally 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.

Andget McNally

Question. How old are you?

Answer.

21 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

156 Eldridge St. 9 Months

Question. What is your business or profession?

Answer.

Hair Dresser

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

Andget McNally

Taken before me, this *29*

day of *Dec* 188*8*

J. Kilbuck
Police Justice

0539

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Bridget McNally against

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

Bridget McNally

of the crime of

Grand Larceny

committed as follows

The said

Bridget McNally

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

\$332.100

of the goods, chattels, and personal property of one *Joseph Higham*

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

DANIEL C. ROLLINS,
~~RENEE R. PHILLIPS~~, District Attorney.

0540

BOX:

52

FOLDER:

604

DESCRIPTION:

McSweeney, Edward

DATE:

11/17/81



604

0541

BOX:

52

FOLDER:

604

DESCRIPTION:

Henry, John

DATE:

11/17/81



604

0542

No. 118.
New York

Day of Trial
Counsel, *E. P. Ford*
Filed *17* day of *April* 188*7*
Pleads *Not Guilty*

THE PEOPLE
vs. *Edward McSherry*
John Henry
Burglary - Third Degree, and
Receiving [Stolen Goods.]

David Hollins
Clerk

District Attorney.
Part No. 407 N. 1887
For's Head Rdy.
A TRUE BILL.
(Hoyt, Clerk)

Foreman
Each
S. P. one year.

0543

Police Office, Third District.

City and County } ss.: Margaret Newberth 48 years of age
of New York, }
Dry goods dealer
No. 62 Henry Street Street, being duly sworn,

deposes and says, that the premises No. 62 Henry Street, Ward. in the City and County aforesaid, the said being a Dwelling House the first floor of which Dry goods & fancy goods Store and which was occupied by deponent as a

were **BURGLARIOUSLY** entered by means forcible breaking the lock of the door leading from the Hallway to said Store

on the Morning of the 6th day of November 1888,

and the following property, feloniously taken, stolen and carried away, viz.:
53 yards of Cashmere of the value of twelve dollars and two Shaws of the value of four dollars in all of the value of sixteen dollars

the property of Deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen and carried away by Edward McSweeney & John Henry (both workmen)

for the reasons following, to-wit: Deponent is informed by officer Michael Martin of the Precinct Police that on the morning of the 6th day of November 1888 he arrested said Edward & John with the aforesaid property in their possession

Margaret Newberth

0544

City & County }
of New York } 33

Michael Martin 50 years of
age a Police officer of the 4th Precinct Police
residing at No. 48 Governor Street being duly
sworn deposes & says that on the morning
of the 6th day of November 1881 he arrested
Edward Mc Sweeney and John Henry Lamb
(now here) with the within ~~for~~ described
property in their possession

Sworn to before me this }
6th day of November 1881 }

Michael Martin

Wm. H. Keen Police Justice

The defendants waive further
examination.

Nov. 7th 1881.

Wm. H. Keen Police Justice

0545

MONTHLY STATEMENT.

New York, _____ 188

No

To J. MENAHAN, Dr.
Nickel Plating in all its Branches, Polishing, &c.
ROOMS, 12 & 16, NEW HAVEN DEPOT.
Franklin St., Cor. Centre & Elm Sts.

Nov 21st 1881

The Bearer James Story
has worked for me
twelve months & always
found Steady & Honest.

John Menahan

0546

BAILED,

No. 1, by _____
 Residence _____ Street,

No. 2, by _____
 Residence _____ Street,

No. 3, by _____
 Residence _____ Street,

No. 4, by _____
 Residence _____ Street,

Sec. 305, 219, 210 & 212.

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1037

Resident Ward
62 Henry St
Edward McCreary
John Henry

Offence, *Burglary*

Dated

Nov 7 188

William Magistrate.

Martin Officer.

_____ Clerk.

Witnesses

John Henry

No. _____

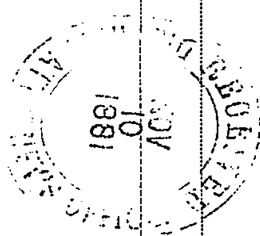
Street

No. _____

Street

No. _____

Street



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

guilty thereof, I order that ~~he~~ ^{they} be admitted to bail in the sum of *ten* Hundred Dollars ^{each} and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *November 7* 188 *1*, *William* Police Justice.

I have admitted the above named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188 _____ Police Justice.

0547

Sec. 208, 210, 211 & 212.

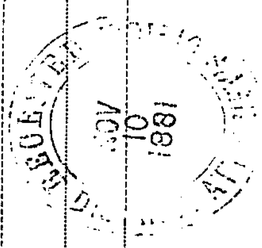
Police Court **B** District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Margaret Newberry
62 Spring St.
Eugene M. Smery
John Smery

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

Dated *Nov 7* 188*1*
Flankum Magistrate.
Muttin Officer.
Clerk.

Witnesses *Cara Officer*
No. _____ Street,
No. _____ Street,
No. _____ Street.



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

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

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.

0548

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Edward McSweeney and John Henry
The Grand Jury of the City and County of New York by this indictment accuse

Edward McSweeney and John Henry
of the crime of
Burglary
committed as follows:
The said *Edward McSweeney and John Henry each*

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

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

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

Two shawls of the value of two dollars each.
Fifty three yards of cassimere of the value of
twenty-two cents each yard.

of the goods, chattels, and personal property of the said *Margaret Newberth*

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

0549

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

Edward M. Sweeney and John Henry

of the CRIME OF

Receiving Stolen Goods

committed as follows:

The said *Edward M. Sweeney and John Henry* each

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

*Two shawls of the value of two dollars each.
Fifty-three yards of cassimere of the value of
twenty-two cents each.*

of the goods, chattels and personal property of *Margaret Neuberth*

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

from the said Margaret Neuberth

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

Edward M. Sweeney and John Henry

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.

Daniel Collins
BENJ. K. PHELPS, District Attorney.

0550

BOX:

52

FOLDER:

604

DESCRIPTION:

Meehan, William

DATE:

11/30/81



604

WITNESSES.

No. 260

Counsel,
Filed 30 day of *Nov* 1881
Pleads *Not guilty*

THE PEOPLE

vs.

INDICTMENT.
Larceny from the Person.

William J. Meekhan

DANIEL G. ROLLINS,

District Attorney.

Nov. 30 Dec. 7, 1881.

Defendant pleads guilty

A True Bill.

(Signed) [Signature]

Foreman.

Ed. Ry...

0552

J. J. [Signature]
District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. *Jacob Kramer*
House of Detention Street

being duly sworn, deposes and says, that on the *24* day of *Nov* 188*1*

at the _____ City of New York,

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

the following property, viz:

One Silver Watch of the value of fifteen dollars

the property of *deponent*

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

now present that deponent was standing in Whitehall Street at about 11:30 O'clock A.M. when the defendant & others approached him. That the defendant was close to him when he felt a tug at his watch chain & looking down he discovered that his watch ^{which} was in his breast pocket was taken of the defendant immediately ran away pursued by deponent who saw him taken into custody.
Jacob Kramer

Sworn before me this *25* day of *Nov* 188*1*
J. J. [Signature]
POLICE JUSTICE

0553

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

First DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

William P. Meehan

Question. How old are you?

Answer.

16 Years

Question. Where were you born?

Answer.

Boston

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

Answer.

211 Houston Street & about 9 months

Question. What is your business or profession?

Answer.

Plumber

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

Answer.

*I am not guilty of the charge
and do not desire to say anything
more*

Taken before me, this *25*
day of *Nov* 188*8*

W. P. Meehan
(mark)

J. J. Wilmett Police Justice.

*Compliments is required
to furnish surety to the amount
of \$100 to appear as witness,
J. J. Wilmett p.d.*

0554

Sec. 208, 209, 210 & 212

Police Court - 1st District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Chief Warden
Henry J. Williams
William P. Keenan
George J. Keenan
Offence, *growing from person*

Dated

March 23
188

William P. Keenan
Magistrate.

Charles W. Keenan
Officer.

Witnesses

No.

Street

No.

Street

No.

Street

Wm. P. Keenan
George J. Keenan

Keenan

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

~~he held to answer the same and that by~~ guilty thereof, I order that he be admitted to bail in the sum of *10* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *March 23* 188 *William P. Keenan* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

5550

Sec. 208, 209, 210 & 212.

Police Court, 7th District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jacob Warner
Procurator
William G. Keenan

2
3
4
Office, *Greeny from*

Dated *Mar 23* 188
Calberta Magistrate.
Merkle Officer.
Clerk.

Witnesses
No. Street,
No. Street,
No. Street,
No. Street,
W. H. E. to aud. G. J.
John

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

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

be held to answer the crime that the guilty thereof, I order that he be admitted to bail in the sum of *10* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *Mar 23* 188
William G. Keenan 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.

0556

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William J. Meehan

The Grand Jury of the City and County of New York, by this indictment, accuse
William J. Meehan
of the CRIME OF LARCENY (from the person)

committed as follows :

The said

William J. Meehan

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

*One watch of the value of
fifteen dollars*

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

DANIEL G. ROLLINS, District Attorney.

0557

BOX:

52

FOLDER:

604

DESCRIPTION:

Miller, Charles

DATE:

11/25/81



604

0558

BOX:

52

FOLDER:

604

DESCRIPTION:

Ernest, Michael

DATE:

11/25/81



604

0559

BOX:

52

FOLDER:

604

DESCRIPTION:

Ernest, Michael

DATE:

11/25/81



604

0560

Pr 1
Monday
No. 196.
Counsel,
Filed 25 day of Nov 1881
Records

THE PEOPLE
vs.
Charles Miller P
Michael Ernest P

INDICTMENT.
LARCHENY.

Daniel C Rollins,
District Attorney.

True Bill.
J. H. [Signature]
Foreman.
J. P. [Signature]
Pleas D.L.
No. 2. [Signature]
No. 2. [Signature]
No. 2. [Signature]
No. 2. [Signature]
No. 2. [Signature]

[Large handwritten signature]

0561

District Police Court—

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. *831-1 Avenue* Street,
being duly sworn, deposes and saith, that on the
at the
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent,

George Smith

13 day of *Nov.* 18*87*
Ward of the City of New York,

the following property viz.:

*Three suits of clothes of the value of
fifty seven dollars. One silver
watch of the value of ten dollars and
one revolver pistol of the value of
four dollars.*

the property of

*Uriah Haring. Henry Abby
& Fritz Klein. deponent's workmen.
said property being in deponent's charge.*

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

*Charles Milley and Michael
Ernst now present - who admitted
taking said property from deponent's
premises. *George Smith**

Sworn before me this
17 day of *Nov.* 18*87*.
RECTOR JUSTICE.

0562

Sec. 198—200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael Ernst 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 Ernst

Question. How old are you?

Answer.

Twenty five years.

Question. Where were you born?

Answer.

In New York City.

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

Answer.

316. E 47th Street. for five weeks.

Question. What is your business or profession?

Answer.

I work on an ice wagon.

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

Answer. Miller asked me if I was doing any thing. I told him No. He asked me if I would do some thing with him. I asked him what. He said "I'm going where I am working to steal some clothes. I went and stood across the street from the house he came out of with the clothes. He left them in a hall. Miller gave me the pistol which he said dropped out of the clothing in the hall."

Taken before me, this 17th day of November 1881

Michael Ernst

W. M. Mandell
Police Justice.

0563

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Charles Miller

Question. How old are you?

Answer.

Eighteen years.

Question. Where were you born?

Answer.

In New York City

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

Answer.

216. E 47th St. since Monday.

Question. What is your business or profession?

Answer.

Seam maker.

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

Answer.

Ernest told me he wanted some money. and coaxed me to let him in. He went in together took the clothes and carried them into a hall way. After me put the clothes in the hall. Ernest searched them and took the pistol.

Taken before me, this

day of

17
November 1888

Charles Miller

William D. [Signature]
Police Justice.

0564

*Arrested for being
a. Person in Rem for
S.A. N.S. - No. 1015
Capt. Radio about
Mans, something
of said.*

BAILED,

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

Sec. 218, 219, 210 & 212.

Police Court - 4th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

*Henry J. Smith
831 1st Street
Charles Miller
Michael Ernst*

Offence, *Grand Larceny*

Dated *November 14* 188*1*

J. G. Handell Magistrate.
Arthur M. Sweeney Officer,

Witnesses *Anna Deitz*
Clerk.

No. *836* 1st Street,
Anna Deitz

No. *836* 1st Street,
Henry J. Smith
No. *831* 1st Street,
Michael Ernst

Wm. A. ...

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *Charles Miller and Michael Ernst* held to answer and guilty thereof, I order that they be admitted to bail in the sum of *250* Hundred Dollars each and be committed to the Warden or Keeper of the City Prison, until they give such bail.

Dated *November 14* 188*1* *[Signature]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0566



City of New York Recorder's Chambers

New York _____ 187__

Chas. Miller Fasket of
dept. Chas Miller - memo
expressed before, always
behaved well.

John Goerlitz - dept.
worked for me & was
minutes with money and
was always honest.

He worked for me for
4 years.

0567

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Charles Miller ^{and} *Michael Ernest*
The Grand Jury of the City and County of New York by this indictment accuse
Charles Miller and Michael Ernest
of the crime of *Larceny*
committed as follows:
The said *Charles Miller and Michael Ernest* each

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

*Three coats of the value of ten
dollars each*

*Three vests of the value of two
dollars each*

*Three pair of pantaloons of the
value of seven dollars each pair*

*One watch of the value of ten
dollars*

*One pistol of the value of four
dollars*

of the goods, chattels, and personal property of one

George Schmidt

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

DANIEL C ROLLINS,
~~BENTLEY ROLLINS~~ District Attorney.

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BOX:

52

FOLDER:

604

DESCRIPTION:

Miller, Charles

DATE:

11/30/81



604

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WITNESSES.

Rec'd No. 259 July 10
Counsel *H.C. McCoy*
Filed 30 day of Nov 1881
Pleads *Not guilty*

THE PEOPLE
vs.
Charles Miller
INDICTMENT.
Larceny from the Person.

DANIEL G. ROLLINS,
District Attorney.

A True Bill,
(Signature)
Foreman.
Dec 6/81
Peter J. Keyes

0570

off. Brady will know

Sixth

District Police Court

Affidavit - Larceny from the person

CITY AND COUNTY OF NEW YORK, ss.

John Gallagher

of ~~177th Street~~ ^{177th Street} East side

November 28/1

being duly sworn, deposes and says, that on the ... day of ...

at the ... City of New York,

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

the following property, viz.:

ONE Over Coat of the value of fifteen dollars

Sworn before me this

day of

the property of deponent

189

Power Justice

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 Charles Miller (now here)

From the fact that on said day between the hours of 6 and 7 o'clock P.M., while deponent was walking through Morris Street in said city in company with said defendant and while deponent was carrying said property on his back, deponent felt tird and was in the act of taking said Over Coat off, he said defendant assisted him and when he got the Coat off he said defendant immediately ran away with it; deponent then for charges

0571

the said defendant with feloniously taking
stealing and carrying away from his possession
and from his person the above described
property.

John G. Gallagher

Sworn to before me this
11th day of November 1881

Clarence

Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

DATED..... 187

MAGISTRATE.

OFFICER.

WITNESSES:

DISPOSITION

0572

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Eight DISTRICT POLICE COURT.

Charles Miller

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

Question. What is your name?

Answer. *Charles Miller*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *Clement street, West Farms, four 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 was in company with the complainant all the afternoon of the 7th day of November 1881 we drank about 10 glasses of Whiskey each, he then wanted to sell his Over Coat for two dollars, I offered him a dollar and said I would take it if he would take it; complainant accepted the offer but said he would not give it to me until he got home I said all right, I accompanied him home when he gave me the Coat and I took it home. The next day I gave it for two dollars and have the Ticket-book.*
Taken before me, this *11th* day of *November* 1881

Henry G. ... Police Justice.

Charles Miller

0573

Form 66.
POLICE COURT, SIXTH DISTRICT.

COUNSEL FOR COMPLAINANT.

Name

Address

THE PEOPLE, & C.,
of the County of Cook, State of Illinois.
James H. Walker
1411 Broadway, New York City
Sent to Charles Miller
Charles Miller
Office, Danbury, Conn.

BAILED,

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Witnesses,

Dated

November 1st 1887

Magistrate.

Magistrate.

Officer.

Officer.

Clerk.

Clerk.

Name,

Address.

McGowan

Bradley

34 W. Federal



\$ 300
at the General Dep. Co.

Received in District Atty's Office,

COM

0574

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Miller

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

Charles Miller
of the CRIME OF LARCENY (from the person)

committed as follows :

The said

Charles Miller

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

One coat of the value of fifteen dollars

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

DANIEL G. ROLLINS, District Attorney.