

0008

**BOX:**

347

**FOLDER:**

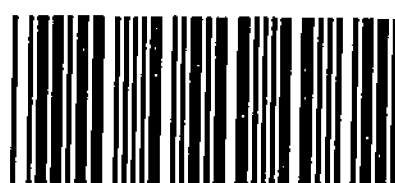
3266

**DESCRIPTION:**

Mahon, Joseph

**DATE:**

03/22/89



3266

0009

**BOX:**

347

**FOLDER:**

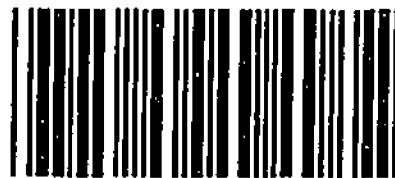
3266

**DESCRIPTION:**

Corbett, Michael

**DATE:**

03/22/89



3266

W. J. Kennedy

Filed . *22* day of *March* 1889

Pleads, in Chancery is

Burglary in the Third degree.  
Degree 1 Extraordinary  
[Section 408, 606, 528, 531, 532.]

**THE PEOPLE**

vs.

Joseph Mahon  
and P  
#5, 10 44  
Michael Corbett

JOHN R. FELLOWS,

*District Attorney.*

**A True Bill.** Per Inck 27/89  
No 2 pleads guilty.  
Pen one m/s

Charles C. Foreman.

Arch 25/09.

Chas. J. Pender, Jr. May

S. J. Lloyd Jones.

12

0010

Police Court—2<sup>d</sup> District.

City and County } ss.:  
of New York,

of No. 327 West 55<sup>th</sup> Street, aged 28 years,  
occupation River Stable

deposes and says, that the premises No. 609 & 611 West 37<sup>th</sup> Street,  
in the City and County aforesaid, the said being a two story wooden

Building  
and which was occupied by deponent as a Stable  
and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking  
in and opening the front  
door by prying off the staped  
hinges off of said door

on the 12<sup>th</sup> day of March 1889 in the night time, and the  
following property feloniously taken, stolen, and carried away, viz:

One Double Set of Harness of the  
value of Twenty-five Dollars and  
Two Bags containing Five  
Bushels of Oats of the value of  
Two Dollars all of the value  
of Twenty-seven Dollars — (\$27.00)  
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  
Joseph Mahon and Michael Corbett while  
acting in concert with each other

for the reasons following, to wit: that at about the hour of 8 P.M.  
on the evening previous deponent secured  
locked and fastened the said front door  
of said premises and said property was then  
in said premises and when deponent arrived  
at said premises on the following morning  
deponent found said front door broken in  
as aforesaid and immediately missed said  
property and deponent is informed by Officer



0012

Thomas G. Kennedy of the 20<sup>th</sup> Police Precinct  
that he Officer Kennedy, had arrested  
said defendants and found part of  
said property in their possession.

Deponent therefore charges said Joseph  
Mahon and Michael Corbett while acting in  
concert with each other with having committed  
the said Burglary and asks that they may  
be dealt with as the law may direct.

Sworn to before me this  
13<sup>th</sup> day of March 1889

Michael Carroll

San Francisco  
Police Justice

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Degree.

vs.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No.

Street.

00 13

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 26 years, occupation Police Officer of No. the 20<sup>th</sup> Police Precinct Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Michael Carroll

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

Sworn to before me, this

day of March 1889

Samuel J. Carroll  
Police Justice.

Thomas J. Kennedy

0014

Sec. 198—200.

2 District Police Court.

CITY AND COUNTY  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Joseph Mahon*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *N<sup>o</sup> 459 West 32<sup>nd</sup> Street & about 3 years*

Question. What is your business or profession?

Answer. *Laborer*Question. Give any explanation you may think proper of the circumstances appearing in the  
testimony against you, and state any facts which you think will tend to your  
exculpation?Answer. *I do not know anything*  
*at all about it.**Joseph Mahon*Taken before me this  
day of *March*  
188*9**Lo Jackson*  
Police Justice.

0015

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Michael Corbett* 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 Corbett*

Question. How old are you?

Answer.

*20 years*

Question. Where were you born?

Answer.

*England*

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

Answer.

*N<sup>o</sup> 453 Tenth Avenue & about 4 1/2 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.

*I am not guilty and was not with Joseph Mahon and had nothing to do with him.*

*Michael Corbett*

Taken before me this

day of

1889

Police Justice.

00 16

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

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

Dated March 13 1889 Sam J. Corbitt 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.



0017

Police Court---

2 385 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Michael Carroll  
325 West 38th St  
Joseph Mahon  
Michael Corbitt

Offence

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

Dated Mch 13 1889

J. O'Reilly Magistrate.

Kennedy Officer.

20 Precinct.

Witnesses Mrs. J. Kennedy

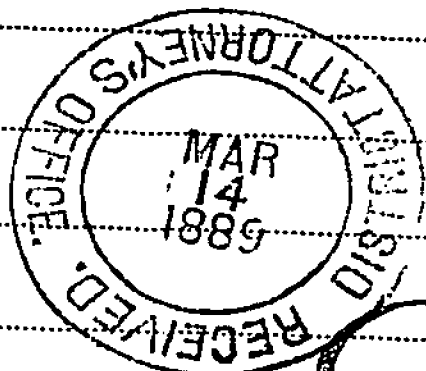
No. 20 Police Precinct Street.

No. .... Street.

No. .... Street.

\$ 10000 to answer

Amud





00 18

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

*against*  
*Joseph Mahon and*  
*Michael Corbett*

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

*Joseph Mahon and Michael Corbett*

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

The said *Joseph Mahon and Michael Corbett, both*

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

*Michael Carroll*

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

*Michael Carroll*

in the said *stable* 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.

00 19

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment further accuse the said  
*Joseph Mahon and Michael Corbett*  
of the CRIME OF *Grand* LARCENY in the second degree committed as follows:

The said *Joseph Mahon, and*  
*Michael Corbett, both*  
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,  
at the Ward, City and County aforesaid, in the *night* time of the said day, with force and arms,

*one double set of harness*  
*of the value of twenty-five*  
*dollars, five bushels of oats*  
*of the value of forty cents*  
*each bushel, and two bags*  
*of the value of twenty-five*  
*cents each*

of the goods, chattels and personal property of one

*Michael Carroll*  
in the *stable* of the said *Michael Carroll*

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

0020

THIRD COUNT—

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

*Joseph Mahon and Michael Corbett*  
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Joseph Mahon, and Michael Corbett*, both late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms,

one double set of harness of the value of twenty-five dollars, five bushels of oats of the value of forty cents each bushel, and two bags of the value of twenty-five cents each,

of the goods, chattels and personal property of one

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

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

*Mahon and Michael Corbett*

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

JOHN R. FELLOWS,

District Attorney.

0021

**BOX:**

347

**FOLDER:**

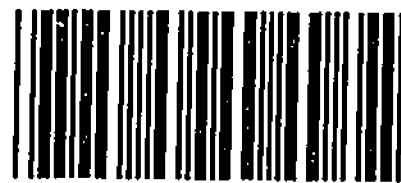
3266

**DESCRIPTION:**

Maier, Bernard

**DATE:**

03/15/89



3266

0022

WITNESSES:

*W. H. Cooper,*

Counsel

Filed

Pleads

*15 day of March 1889*

*Selling on Sunday*

THE PEOPLE,

vs.

*Bernard Mauer*

**VIOLATION OF EXCISE LAW**  
(Selling on Sunday, Etc.)  
[Ill. Rev. Stat. (7th Edition), page 1893, Sec. 21 and page 1089, Sec. 5.]

JOHN R. FELLOWS,

*District Attorney.*

**A True Bill.**

*Chas. McLeath Foreman.*

*Part 3. Dec 5/93*

*Forfeited*



0023

Excise Violation-Selling on Sunday.

POLICE COURT- 14 DISTRICT.

City and County } ss.  
of New York,

James J. Cooper  
of No. Central office police Street,  
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 6 day  
of January 1889 in the City of New York, in the County of New York, at  
premises No. 2534 5th Avenue Street,

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

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

Sworn to before me, this 7 day  
of January 1889 James G. Cooper  
W. J. M. Police Justice.



0024

Sec. 198-200.

District Police Court.

CITY AND COUNTY { ss,  
OF NEW YORK, }

*Bernard Meyer* 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.

*Bernard Meyer*

Question. How old are you?

Answer.

*26 Years*

Question. Where were you born?

Answer.

*Germany*

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

Answer.

*2405 - I Ave 3 months*

Question. What is your business or profession?

Answer.

*Bartender*

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

Answer.

*I Am not Guilty.  
I demand an Examination  
and if tried I demand a trial  
by Jury*

*Bernard Meyer*

Taken before me this

day of Jan

1889

Police Justice.

0025

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

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

Dated *Jan 7* 188*9* .....*H. A. Burke* Police Justice.

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

Dated *Jan 17* 188*9* .....*H. A. Burke* 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.

0026

BAILED,

No. 1, by John McMahon  
Residence 2520 - 8 Ave Street.

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

179  
Police Court--- 4 District. 109 X

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

James J. Cooper  
vs.

1 Bernard Meyer  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Offence via Ex parte Law

Dated Jan 7 1889  
Weld Magistrate.

Cooper Officer.  
C. Officer Precinct.

Witnesses \_\_\_\_\_  
No. \_\_\_\_\_ Street.

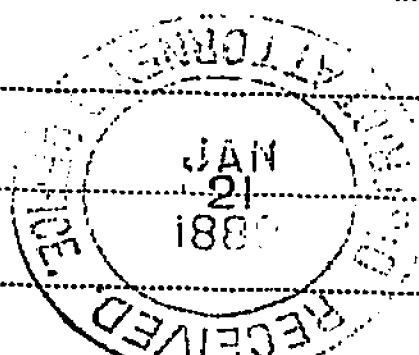
No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

\$ Ans to answer G. S.

Byler  
4 2 AM.

17/18



0027

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Bernard Maier*

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

*Bernard Maier*  
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

*Bernard Maier*

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

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

SECOND COUNT—

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

*Bernard Maier*  
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

*Bernard Maier*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

**JOHN R. FELLOWS,**

District Attorney.

0028

**BOX:**

347

**FOLDER:**

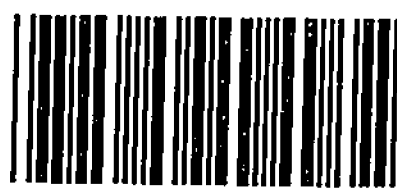
3266

**DESCRIPTION:**

Makowsky, Mary

**DATE:**

03/01/89



3266

Witnesses:

Luzia Shumilovskaya  
John Grogan  
3rd Floor

I have examined  
the witnesses in this  
case, and upon  
the evidence and  
deeds do not be-  
lieve a conviction  
can be had.

Witness therefore  
communicably dis-  
missed of further  
inquiry.

Henry Hartman  
Deputy District

original 22/29

Counsel,

Filed

Pleads,

11 day of March 1889

Shumilovskaya &

THE PEOPLE

vs.

Mary Shumilovskaya

H.D.

JOHN R. FELLOWS,

District Attorney.

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

A True Bill.

Robertson  
Foreman.

Handley  
John 11/1/89

John Shumilovskaya  
J.F.

0029



0030

CITY AND COUNTY } ss.  
OF NEW YORK,

POLICE COURT, 1 DISTRICT.

of No. 3d Avenue Street, aged 46 years,  
occupation Police officer being duly sworn deposes and says,  
that on the 23 day of February 1889

at the City of New York, in the County of New York, He arrested  
Mary Munkowsky (now Lee) on the  
complaint of Lizzie Shalomsky charging  
said Mary with felonious assault  
and depaunt her good and sufficient  
cause to believe the said Mary  
Shalomsky will not appear at the next  
court of general sessions and asks  
that she be committed to the house of  
detention in default of bail  
Peter Groden

Sworn to before me, this 24 day

of February 1889

Police Justice,

0031

Police Court-- District.

THE PEOPLE, & c.

ON THE COMPLAINT OF

*Peter Gordon*  
vs.  
*Lizzie Shalomon*

AFIDAVIT.

*Subscribed & sworn*

*Witness*

Dated *May 24* 188 *9*

*3rd* Magistrate.

*Gordon* Officer.

Witness,

Disposition,

0032

Police Court— District.

CITY AND COUNTY OF NEW YORK, } ss.

of No.

*Lizzie Shalowsky*  
*Bridgeport Conn* Street.

*Saturday* the *23rd* day of *February* (being duly sworn, deposes and says, that

in the year 188 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

*Many Makowsky (now here)*  
*who did wilfully and maliciously*  
*cut and stab in two different*  
*places on the left forearm with*  
*the prongs of a table fork and*  
*said assault was committed*

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

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

Sworn to before me this

day

of

*February* 188

*Lizzie Shalowsky*  
*mark*

*J. H. H. H. H.* POLICE JUSTICE.

0033

Sec. 198—200.

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK,

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

Question. What is your name?

Answer. *Mary Makovsky*

Question. How old are you?

Answer. *67 years.*

Question. Where were you born?

Answer. *Poland*

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

Answer. *27 Washington Street Bronx*

Question. What is your business or profession?

Answer. *Housekeeper*

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*  
*compel woman's examination*  
*Mary + Makovsky*  
*man*

Taken before me this  
day of *Feb* 188*9*

*J. Edmund Ford*  
Police Justice.

0034

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

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

*Dated* *Aug 24* *1889* *J. Henry [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.*

0035

302  
Police Court---

1st-203  
District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Lizzie Chalowsky  
vs. Sentencing  
May Makowsky

2

3

4

Officer  
J. J. W. W. W.

Dated

1889

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer.

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

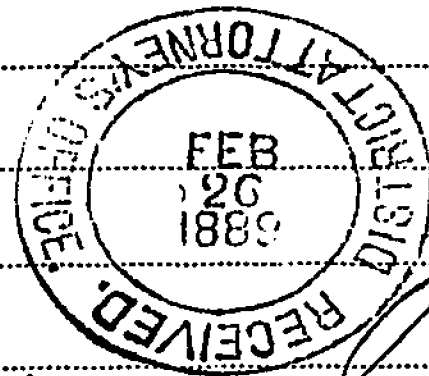
Residence

Street.

No. 4, by

Residence

Street.





0036

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Mary Makowsky

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

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

The said

Mary Makowsky

late of the City of New York, in the County of New York aforesaid, on the  
twenty-third day of February in the year of our Lord  
one thousand eight hundred and eighty-nine, with force and arms, at the City and  
County aforesaid, in and upon the body of one Lizzie Shalowsky  
in the peace of the said People then and there being, feloniously did make an assault,  
and her the said Lizzie Shalowsky  
with a certain fork

which the said

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

with intent

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

SECOND COUNT—

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

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

The said

Mary Makowsky

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

which the said

in her right hand then and there had and held, the same being a weapon and  
an instrument likely to produce grievous bodily harm, then and there feloniously did  
wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in  
such case made and provided, and against the Peace of the People of the State of New York  
and their dignity.

0037

THIRD COUNT—

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

— *Mary Makowsky* —  
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

*Mary Makowsky*

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

the said *Lizzie Shalowsky*  
with a certain *fork*

which *she* the said *Mary Makowsky*  
in *her* right hand then and there had and held, in and upon the *arm*  
\_\_\_\_\_ of *her* the said *Lizzie Shalowsky*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and  
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-  
fully inflict grievous bodily harm upon the said *Lizzie Shalowsky*

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

JOHN R. FELLOWS,

District Attorney.

0038

**BOX:**

347

**FOLDER:**

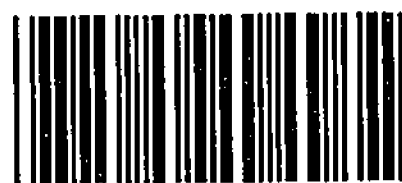
3266

**DESCRIPTION:**

Mallon, John

**DATE:**

03/22/89



3266

Witnesses;

G. Van Cleave

Counsel,

Filed

Pleads,

day of March 1889

THE PEOPLE

vs.

John Mallon

Grand Larceny, with Degree  
(From the Person.)  
[Sections 528, 530, 550 Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Foreman.

March 25/89

John C. G. 12 day

S. P. Dwyer

0039

0040

Police Court—2—District.

Affidavit—Larceny.

City and County } ss.:  
of New York,

Garrett Van Cleaf  
 of No. 117 Waverly Place Street, aged 68 years,  
 occupation No occupation being duly sworn  
 deposes and says, that on the 13 day of March 1889 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:

One gold plated chain of the value  
 of Two dollars with Pencil, Whistle  
<sup>attached thereto</sup>  
 on old Coin, of the value of Two  
 dollars all of the value of  
Four dollars  
 the property of Deponent

and that this deponent  
 has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,  
 and carried away by John Mallen (name here)

from the fact that deponent was walking in  
Waverly Place in said City at about the  
 hour 10.45 P.M. when said Mallen  
 snatched said chain that was attached  
 to a knife and contained in the pocket  
 of the vest then and there worn by him  
 and ran away with said chain

Deponent says that he called out:  
 "Stop Thief" several times and pursued  
 said defendant. That while in pursuit  
 officer Peter Blanch caught said  
 defendant and alongside of where said  
 defendant was caught said property was  
 found

Garrett Van Cleaf

Sworn to before me, this 14 day  
 of March 1889

Samuel C. Buckley Police Justice.

0041

Sec. 198-200.

2  
District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

John Mallon

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

524 E 131st St

2 years

Question. What is your business or profession?

Answer.

Brass moulder

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

Answer.

Another man snatched it  
and handed it to me  
and I ran away with  
the same John Mallon

Taken before me this

day of

188

John Mallon  
Police Justice



0042

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 Syndant

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

Dated Nov 14 1889 Pa. J. C. Keeler 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.

0043

Police Court--- 2 District. 409

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Garrett Van Cleef  
117 Waverly Place  
John Mallon

Offence *Carrying Gun*  
*W. J. J. J.*

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

Dated *Mch 14* 1889

*D. O. Reilly* Magistrate.

*Peter Blanch* Officer.

*15* Precinct.

Witnesses *Peter Blanch*

No. *15* Precinct Street.

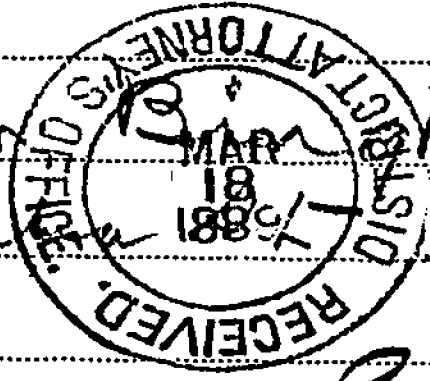
No. *Luther* Street.

*7* Street.

No. *15* Street.

\$ *15.00* to answer *G. S.*

*Comm. M. A.*



0044

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Mallon

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

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

The said

John Mallon

late of the City of New York, in the County of New York aforesaid, on the thirteenth day of March in the year of our Lord one thousand eight hundred and eighty-nine, in the night - time of the said day, at the City and County aforesaid, with force and arms,

one chain of the value of two dollars, one pencil of the value of one dollar, one whistle of the value of fifty cents, and one coin of the value of fifty cents

of the goods, chattels and personal property of one Garrett van Cleef on the person of the said Garrett van Cleef then and there being found, from the person of the said Garrett van Cleef 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.

0045

SECOND COUNT—

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

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

The said

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

*one chain of the value of two  
dollars, one pencil of the value  
of one dollar, one whistle of the  
value of fifty cents and one  
coin of the value of fifty  
cents*

of the goods, chattels and personal property of one

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

*Garrett Van Cleef*  
unlawfully and unjustly, did feloniously receive and have; the said

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

JOHN R. FELLOWS,  
District Attorney.

0046

**BOX:**

347

**FOLDER:**

3266

**DESCRIPTION:**

Maloney, Edward

**DATE:**

03/15/89



3266

0047

Witnesses:

J. J. Regan.

Chas. H. Dwyer  
To Court  
Counsel,  
Brooklyn

Filed 15 day of March 1889

Pleads, *Attorneys* 19.

THE PEOPLE

vs.

*B*  
Edward Maloney

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

JOHN R. FELLOWS,

District Attorney.

*By* *March 27. 1889*  
*Fried & acquitted.*

**A True Bill.**

*Chas. H. Dwyer* Foreman.

*March 27*

11



0048

Police Court—2 District.

City and County } ss.:  
of New York,

of the 12th Precinct Police John J. Gilroy  
Street, aged 31 years,  
occupation Police officer being duly sworn  
deposes and says, that on 17 day of February 1889 at the City of New

York, in the County of New York John Hand who is now confined in  
Bowman Hospital  
was violently and feloniously ASSAULTED and BEATEN by Edward Maloney

(marline) from the fact that deponent saw said  
Maloney wilfully and maliciously point aim  
and discharge a pistol loaded with powder  
and ball at said John Hand, the ball  
from said pistol striking said Hand  
in the leg.

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

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

Sworn to before me, this 18 day  
of February 1889

John J. Gilroy

Samuel J. Kelly Police Justice.

0049

Sec. 198-200.

CITY AND COUNTY } ss.  
OF NEW YORK, }

3

District Police Court.

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

Question. What is your name?

Answer.

Edward Maloney

Question. How old are you?

Answer.

42 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

588 Grand St- 3 years

Question. What is your business or profession?

Answer.

Driver

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

Answer.

I done it in self defence my life  
being in danger

Edward Maloney

Taken before me this

18

day of

1889

James McKeen Police Justice.

0050

Sec. 192.

63 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }  
OF NEW YORK, } ss.

An information having been laid before Daniel O'Reilly a Police Justice  
of the City of New York, charging Edward Maloney Defendant with  
the offence of Assault

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

Edward Maloney Defendant of No. 588

Francis Street; by occupation a Drum  
and John Byrnes of No. 588 Grand

Street, by occupation a Drum Surety, hereby jointly and severally undertake that  
the above named Plumber Defendant

shall personally appear before the said Justice, at the 63 District Police Court in the City of New York,  
during the said examination, or that we will pay to the People of the State of New York the sum of Fifteen  
Hundred Dollars,

Taken and acknowledged before me, this 18

day of February, 1889.

Daniel O'Reilly POLICE JUSTICE.

Edward Maloney  
John Byrnes

0051

CITY AND COUNTY } ss.  
OF NEW YORK,

Sworn to before me this  
day of *Sept*,  
188*8*  
*James H. McCall* Police Justice.

*John Byrnes*  
the within named Bail and Surety being duly sworn, says, that he is a resident and  
holder within the said ~~County~~ and State, and is worth *thirty* Hundred Dollars,  
exclusive of property exempt from execution, and over and above the amount of all his debts and  
liabilities, and that his property consists of *house, Paul Avenue*

*in Babylon Long Island*  
*in the State of New York and is*  
*Worth ten thousand dollars per year*

*John Byrnes*

District Police Court.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Underlying to appear  
during the Examination.

vs.

Taken the day of 188

Justice.

0052

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

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

Dated 22 Feb. 188 9

Samuel J. McHugh Police Justice.

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

Dated Feb. 23<sup>rd</sup> 188 9

Samuel J. McHugh 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.



0053

Witnesses for the People  
Henry Bullinger

583 Grand

Charles Nelson

401 Madison St

Paul Olaus

584 Grand St

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court---

3

District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John Gibson  
vs.  
Edward Maloney

Offence Assault on

John Gibson

Dated

18 February

1889

John A. O'Reilly

Magistrate.

John Gibson

Officer.

John Connelly

Precinct.

358 Madison St

Witnesses John Gibson

No. 263 Madison

Street.

in Government Hospital

at present

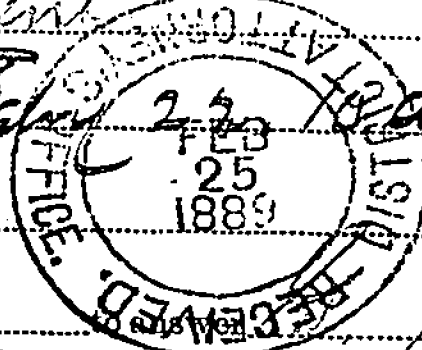
Street.

\$1500 & Feb 22 1889

No. 1500

Street.

Paula



Asst. 1



0054

LAW OFFICES OF  
JAMES & THOMAS H. TROY  
PHENIX BUILDING  
16 COURT STREET  
BROOKLYN N.Y.

The People vs. } Assault  
                              } 1st Degree.  
                              }   
Edward Maloney

March 19<sup>th</sup> 1889.

Mr. John K. Fellows.  
Dist atty  
Dear Sir:-

Will you please  
have the Clerk in your office  
place my name on the Indictment  
in above cause as Counsel for the  
defendant and send me word  
when cause was set down for trial  
and oblige,

Yours Very truly  
James H. Troy W.

0055

New York, March 27<sup>th</sup> 1889

Witnessed for the People  
agst  
Edward Maloney

- (1) Henry Bullinger, 581 Grand St.
- (2) ~~Charles Henry~~ 407 Madison "
- (3) Patrick O'Toole, 581 Grand "
- (4) William John, 28 Pitt "
- (5) Dennis F. Lowd, 583 Grand "
- (6) Paul Hauss, 584 Grand "

Court of General Sessions.

The People  
against  
Edward Maloney

The shooting took place on Sunday Evening at 6.15 o'clock, February 17<sup>th</sup>/89, while I was passing through Grand Street, in the company of Henry Dullinger, Charles Nelson & Patrick O'Toole, and when in the act of passing Maloney, Patrick O'Connell and James Reagan, who were standing together in front of No. 582 Grand Street: when the said Reagan stepped out into the middle of the side-walk, and accosted O'Toole with the following remark:—are you as good a man now, as the day you called me a scal? O'Toole answered, "Yes;" then said Reagan suggested, "to<sup>go</sup> down to the Stone Lot (meaning the Marble Yard, cor. Corlear & South Street.) and we will fight it out."

The only remark or part that ~~the~~ Hand took in the matter, was as follows:—

0057

"Tade if you think you are able for him go ahead and try it, that is the only manly way, providing nobody else interferes."

Maloney then stepped from the crowd and said, addressing me, "you red headed son-of-a-bitch," "I'll interfere with you," I then jumped behind Patrick O'Connell to get away from Maloney as I seen he had a piston in his hand, when I saw that he was about to shoot at me, I pushed Patrick O'Connell, who was in front of me against Maloney, and ran into the street for about (15) fifteen feet, "along the gutter" and again about (20) feet on the side-walk, when Maloney discharged his pistol at me, while I was still running, and shot me in the back of the leg.

I have been informed, that Maloney at the time had no permit to carry a pistol or any ~~or any~~ other weapon.

While the above was transpiring, Officer Gibroy, who was present at the time, ordered Patrick O'Toole & James Reagan, to go on about their business, and ~~refused~~ <sup>they</sup> refused to go

he then arrested them, together with Maloney.

At the time that Reagan, invited O'Toole to go down to the lot with him to fight their guard out, he had in his possession a pistol, for which he had no permit or authority to carry about his person.

Reagan is now an applicant for appointment, as patrolman on the New York Police Force, having been twice rejected for the same.

Maloney & Reagan, appeared before Police Inspector Alexander Williams, and submitted false statements, preferring charges against Officer John Gilroy of the 12<sup>th</sup> Precinct, who made the arrests in this case, having previously stated to their friends that would break him, but were chased out from Police Headquarters by said Inspector.

Edward Maloney proposed to me (John Hand) to take out a car in



the event of a strike, previous, to the strike, having occurred, which proposition I refused, at which he became mad, and after which he threatened to fix me, (2 weeks) prior to the shooting, (which took place on Sunday February 17<sup>th</sup>, 1889, in the following manner, and in the following language, while he was driving his car through Grand Street, he shouted from the platform of the car, in the hearing of one Dennis Dowd, who was standing on the sidewalk conversing with me at the time, "I'll fix you; you red headed son-a-bitch, if it takes me twenty years to do it"

Maloney is an ex-policeman and was dismissed from the force for perjury.

Maloney has also been tried before Judge Duffy for defrauding an organization, of which he was formerly a member, (and which was and is a part of the



"Knights of Labor.") I do not know the exact sum, he was aided in the above swindle by James Reagan and Patrick Connell, two of his principal witnesses in this case, they all having been expelled from the above order for the same after the trial.

(I believe the above sum in question was Thirty One (\$31.00) Dollars, for which Judge Ruffy gave him thirty-one days to settle in, failing to ~~do~~ settle in the required time the Judge told him he would try him on thirty one different charges and give him a year on each.)

The following men will probably be called by Malone in ~~the~~ his prosecution (of Hand) and in his defense (of himself). James Reagan of 579 Grand Street, who is a car driver, on the Dry Dock, East Broadway and Grand Street Rail Road.

(or Battery Rail Road). having been appointed at the request of the said Maloney during the strike, (he having been discharged from the said road several times before,) he and Maloney are constant companion and chums.

Patrick Connell, is also a driver on the Madison Street Rail Road and an ex-driver of the Grand Street Rail Road, whom Maloney tried to have reinstated on the Grand St. R.R. but failed. Connell is also a constant companion and chum of Maloney's and Regan's.

Maguire is also a driver on the Grand Street Rail Road, and is also a close friend of the three men above mentioned, and while in a beastly state of intoxication, approached one John F. Deagan and told him that he had

0062

a pistol with him, for which he wanted a permit to carry, and asked him the proper place to go and get it, he also stated that "he intended to do somebody with it"

Frank Rogers, of No 10 Jackson Street, is a starter on the Grand Street Road.,

Mr Sproul is also a time spotter on the same Road.

0063

The People

agst

Edward Maloney

0064

Government Hospital.

This is to certify that John J. Hawk ~~was~~  
is in a condition which will make it  
impossible for him to appear in court.

Feb 22. 1889.

Chas. E. Perkins. M. D.

0065

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Edward Maloney*

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

*Edward Maloney*

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

The said *Edward Maloney*

late of the City of New York, in the County of New York aforesaid, on the *seventeenth* day of *February*, in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, at the City and County aforesaid, in and upon the body of one *John Hand* in the peace of the said People then and there being, feloniously did make an assault and to, at and against *him* the said *John Hand* a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said *Edward Maloney* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge, with intent *him* the said *John Hand* thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

*Edward Maloney*

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

The said *Edward Maloney*

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

a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said *Edward Maloney*

in *his* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.



0066

**BOX:**

347

**FOLDER:**

3266

**DESCRIPTION:**

Martin, John

**DATE:**

03/26/89



3266

0067

**BOX:**

347

**FOLDER:**

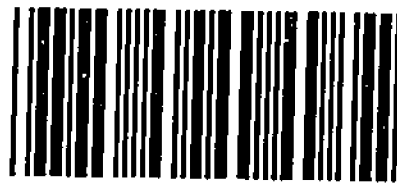
3266

**DESCRIPTION:**

Boesenroth, William

**DATE:**

03/26/89



3266

Witnesses ;

J Archer,

W Campbell.

Counsel,  
Filed  
Plead  
Day of  
1889

THE PEOPLE

vs. P

John Martin  
and P

William Doenroth

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Chambers Foreman.

April 4/89

(Booth)

Placed in P. Box  
each P.O. 1 yr 8 mo.

P.B.M.

0068

0069

Police Court District.

City and County }  
of New York, ss.:

of No. 64 Greenwich Street, aged 35 years,

occupation Saloonkeeper being duly sworn

deposes and says, that the premises No. 64 Greenwich Street,

in the City and County aforesaid, the said being a Bar building

in the 1st Ward

and which was occupied by deponent as a Saloon

and in which there was at the time no human being, by name

were attempted to be BURGLARIOUSLY entered by means of forcibly breaking

a pane of glass in the door

leading from Greenwich Street

to said premises

on the 14th day of March 1889 in the night time, and the

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

A quantity of Segars and  
Liquors of the value of One  
hundred 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

John Martin <sup>attempted to be</sup> William Foreman  
both nowhere

for the reasons following, to wit:

That about about the  
hour of 11:45 PM on the 13th day of  
March deponent, secured, fastened  
said premises that about about  
the hour of 12:30 AM on the 14th day of  
March 1889 deponent heard the  
noise of breaking glass and  
on looking out of the window of  
deponent's residence deponent

0070

Saw the said Martin and  
Bresworth run away from  
the doorway of said premises  
Deposited then went into said  
premises and discovered that  
the glass in the door of said  
premises had been broken, and  
Deposited: Therefore charges  
that the said Martin and Bresworth  
did feloniously break the glass  
in the door of said premises  
with intent to enter said premises  
and feloniously take steal and  
carry away said property.

Sworn to before me  
this 14<sup>th</sup> day of March 1889

Joseph Aschauer

Clk & Ord

Police Justice

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Degree.  
Burglary

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.



0071

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Johann Martin*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *63 Washington Street, 4 days*

Question. What is your business or profession?

Answer. *Sailor*

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*

*Johann Martin*

~~The evidence discloses that these defendants are not identical~~  
The evidence discloses that these defendants. Martin, identified by Ascheur and Officer Campbell, and Boesenroth, described by Ascheur and Officer Campbell - broke a pane of glass and fled across the street to an alleyway - thence through Reector 8<sup>th</sup> to Broadway - where Officer Edw. A. Bishop was at the corner. ~~Martin~~ had run by him and up to the front of Trinity Church when he changed his pace to a walk up Broadway. Martin came running East through Reector Street after B. and ~~was~~ sighting

Taken before me this

day of

1888

Police Justice.



0072

Officer Bishop turned back and was taken by <sup>Officer</sup> Campbell - Then Bishop being informed by Campbell boarded a Brownway Horse Car and driving fast retraced Boesenroth at Cedar Street & Brownway, and arrested him. Bishop asked him what he has been running for when he said that he has been to see a friend at Battery Place and was hurrying home to avoid trouble.

The witness for the defense Paulina Bena who came to testify to the good character of the defendants admitted that she had relations with Greenwald the murderer of Melko & Brodsky & her husband is in State Prison.

The defendant Martin says he formerly borrows with the Auscher, about 4 weeks ago, and left owing him 3 weeks Board. Reason assigned for leaving that Auscher charged him and ~~shot~~ with the lacing of an overcoat - That since then he has boarded with the witness for the Paulina Bena - who has 2 Rooms in the 63 West 85th St. & 3 beds in the 2 Rooms. Martin denies that he ever saw Boesenroth before his arrest and Boesenroth also denies ever before seeing Martin.

0073

Sec. 198-200.

District Police Court

CITY AND COUNTY } ss.  
OF NEW YORK,

*William Boesenroth* 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 Boesenroth*

Question. How old are you?

Answer. *34 Years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *283 Bowery 11 Months*

Question. What is your business or profession?

Answer. *Walter*

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 exoneration?

Answer. *I am not guilty of the charge*

*William Boesenroth*

Taken before me this *11th*

day of *March* 188*9*

*see 283 Bowery*  
Police Justice.

0074

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

Dated *March 18<sup>th</sup>* 188*9* *de S. Jones* 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.

0075

\$ 1000.00 Ex<sup>c</sup>  
16<sup>th</sup> Feb.  
18 4 40<sup>th</sup> AM

Police Court--- / 426 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Joseph. Oschauer  
64 Greenwich  
John Martin  
William Boesman  
Offence *Drunk*

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

In the defendants.  
Paulina Pena  
60 was y<sup>th</sup> S.

8.....

4.....

Dated March 1<sup>st</sup> 1889

Forney Magistrate.

J. J. Campbell Officer.

Precinct.

Witnesses John J. Campbell

No. 22<sup>nd</sup> Precinct Street.

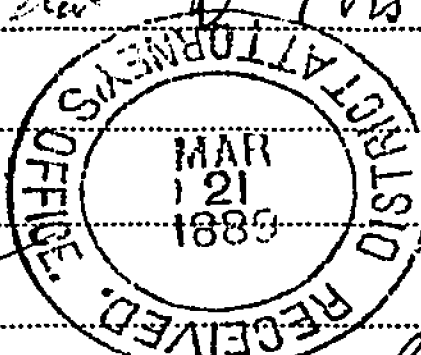
Off. Edgar D. Bishop

No. .... Street.

No. .... Street.

No. .... Street.

\$ 1000 to answer



*Qm*

0076

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

*John Martin and  
William Boesenroth*

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

*John Martin and William Boesenroth*

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

The said

*John Martin and  
William Boesenroth, both*

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

*Joseph Aschauer*

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

*Joseph Aschauer*

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

*John R. Fellows,  
District Attorney*

0077

**BOX:**

347

**FOLDER:**

3266

**DESCRIPTION:**

Martin, Philip

**DATE:**

03/28/89



3266



WITNESSES:

*Off Bach*

Counsel,

Filed

28 day of March 1889

Pleads

*Indignity, Appeal*

THE PEOPLE,

vs.

*B Philip Martin*

VIOLATION OF EXCISE LAW  
(Selling on Sunday, Etc.)  
[III Rev. Stat. (7th Edition), page 1083, Sec. 21 and  
page 1089, Sec. 6.]

JOHN R. FELLOWS,

*District Attorney.*

**A True Bill.**

*Chas. Scott Foreman.*

*Complaint sent to the Court  
of Special Sessions,*

*Part III, April 5, 1889.*

0079

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Philip Martin*

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

*Philip Martin*  
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

*Philip Martin*

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

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

SECOND COUNT—

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

*Philip Martin*  
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG  
AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

*Philip Martin*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year  
aforesaid, the same being the first day of the week, commonly called and known as  
Sunday, being then and there in charge of and having the control of a certain place  
there situate, which was then duly licensed as a place for the sale of strong and  
spirituous liquors, wines, ale and beer, with force and arms, at the City and County  
aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep  
closed, and on the said day the said place so licensed as aforesaid unlawfully did then  
and there open, and cause and procure, and suffer and permit, to be open, and to remain  
open, against the form of the Statute in such case made and provided, and against the  
peace of the People of the State of New York and their dignity.

**JOHN R. FELLOWS,**

District Attorney.

0080

**BOX:**

347

**FOLDER:**

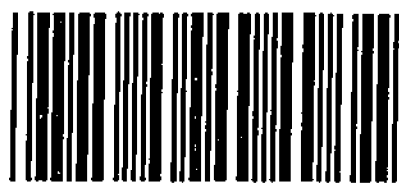
3266

**DESCRIPTION:**

Marx, Edward S.

**DATE:**

03/05/89



3266

11428868 :  
M Roenstein

6  
Counsel,  
Filed day of April 1889  
Pleads, *Mary*

THE PEOPLE

vs.

*Edward S. Marx*

*Grand Larceny, Second degree.*

[Sections 528, 537, Penal Code].

JOHN R. FELLOWS,  
District Attorney.

A True Bill.

*Chas. S. Cutt Foreman.*

*Part II March 11 '89.*

*Ind. and Convicted*

*Part Larceny.*

*9 May 1889*

0081

0082

Police Court—2<sup>d</sup> District.

Affidavit—Larceny.

City and County } ss.:  
of New York,

Mattilda Rosenstem

of No. 282 Bleeker Street, aged 55 years,  
occupation House-keeping being duly sworn  
deposes and says, that on the 15<sup>th</sup> day of June 1885 at the City of New  
York, in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, in the day time, the following property, viz:

One Silver Snuff Box  
of the value of thirty dollars  
(\$30.00)

the property of Salomon Rosenstem, deponent's  
husband, and in deponent's charge  
and custody

and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,  
and carried away by Edward E. Marx  
(now here) with the intent to deprive  
the true owner of said property  
from the fact that previous to  
said larceny the said property  
was in a room in said premises  
and said defendant came  
into said room and  
immediately after said  
defendant left said room  
said deponent missed said  
property.

309111

Sworn to before me, this  
day of June 1885

Police Justice.

0083

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Edward S. Marx* 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.

*Edward S. Marx*

Question. How old are you?

Answer.

*21 years*

Question. Where were you born?

Answer.

*France*

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

Answer.

*N<sup>o</sup> 188 Bowery about 8 months*

Question. What is your business or profession?

Answer.

*Salesman*

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*  
*Edward S. Marx*

Taken before me this

day of

188

Police Justice.



0084

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

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

Dated July 20 1889 [Signature] Police Justice.

I have admitted the above-named [Signature] 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.

0085

Police Court---

2287 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Matilda Rosenster  
242 Rebecka  
Edward E. Mang

Office  
Belton

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street

Dated

188

Magistrate.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

Committee

0086

Not-Mention at this  
Address.

**PART**

THE COURT ROOM IS IN THE FIRST STORY.  
If this Subpoena is disobeyed, an attachment may be immediately issued.  
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Lena Vardough  
of No. 78 E. 3<sup>d</sup> Street,

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the 8<sup>th</sup> day of August 1889, at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

E. A. S. Mart

Dated at the City of New York, the first Monday of  
in the year of our Lord, 1889.

JOHN R. FELLOWS, District Attorney.

0087

Court of General Sessions.

THE PEOPLE

vs.

Ed. S. Marx

City and County of New York, ss:

Jacob Deubert being duly sworn, deposes and says: I reside at No. 161 Essex Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the City and County of New York. On the 6<sup>th</sup> day of March 1889, I called at 78 East 3rd St.

the alleged residence of Lena Vardough a witness ~~the complainant~~ herein, to serve her with the annexed subpoena, and was informed by servants of said premises that said complainant was not known to have lived there. I also inquired of one of the witnesses in the case as to said Lena and she did not know where she said Lena resided.

Sworn to before me, this

8<sup>th</sup> day

of

March

1889

Jacob Deubert

Subpoena Server.

Henry Morbach

Notary Public N.Y.C.

0000

Court of General Sessions.

THE PEOPLE, on the Complaint of

vs.  
Ed. J. Marx

JOHN R. FELLOWS,  
District Attorney.

Affidavit of  
Jacob Reubert  
Subpoena Server.

Failure to Find Witness.

Belknap  
to 20 Mar 1888

M. Soule  
M. Soule

1 Becket Street  
1 Court St  
1 West Water - Chas.

G. Borden  
June 12/88.

0089

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Edward S. Marx*

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

*Edward S. Marx*

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

The said

*Edward S. Marx*

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

*one snuff box of the  
value of thirty dollars*

of the goods, chattels and personal property of one

*Solomon Rosenstein*

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

*John R. Bellows,  
District Attorney.*



0090

**BOX:**

347

**FOLDER:**

3266

**DESCRIPTION:**

Mason, Henry

**DATE:**

03/15/89



3266

Witnesses:

Emma Mason

Off Hogan

Counsel,

Filed 15<sup>th</sup> day of March 1889

Pleads,

THE PEOPLE

vs.

Henry Mason

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

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Chaon Scott Foreman.

March 19/89

Reads Verdict 2 day  
S. A. Mason 24 hrs.

0091

0092

Police Court—1 District.

CITY AND COUNTY  
OF NEW YORK, } ss.

of No. 99 Crosby Street,

being duly sworn, deposes and says, that  
on Thursday the 9 day of March

in the year 1889 at the City of New York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by

Henry Masan (now here)  
who cut and stabbed deponent in  
the right shoulder and the left  
arm with a knife he held in his hands

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

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

Sworn to before me, this 9 day of March 1889 } Emma Masan

John J. Harman  
POLICE JUSTICE.

0093

Sec. 198—200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Henry Mason* 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. *Henry Mason*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Georgia*

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

Answer. *165 Bleeker Street 1 year*

Question. What is your business or profession?

Answer. *Hotelier.*

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 have nothing to say*

*Henry Mason*

Taken before me this

day of *August*

1889

Police Justice.

0094

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.....

*Richard*

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

Dated *March 9* 188 *9* *Joseph H. Moore* 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.

0095

Police Court--- 346 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Emma Mason  
99 Cury St  
1 Henry Mason  
2  
3  
4

Offence, assault  
felonious

BAILED,

No. 1, by  
Residence Street.

No. 2, by  
Residence Street.

No. 3, by  
Residence Street.

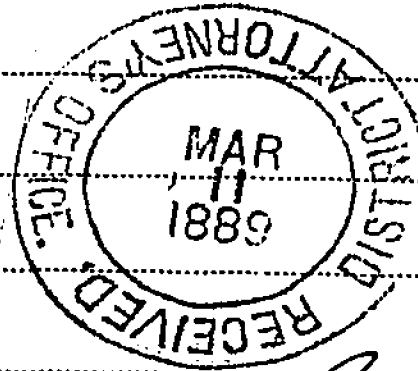
No. 4, by  
Residence Street.

Dated March 9 1889  
Dorman Magistrate.  
David P. Hogan Officer.  
10 Precinct.

Witnesses  
No. Street.

No. Street.

No. Street.  
\$ 15.00 to answer



Cham



0096

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry Mason

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

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

The said

Henry Mason  
late of the City of New York, in the County of New York aforesaid, on the  
seventh day of March in the year of our Lord  
one thousand eight hundred and eightynine, with force and arms, at the City and  
County aforesaid, in and upon the body of one Emma Mason  
in the peace of the said People then and there being, feloniously did make an assault,  
and her the said Emma Mason  
with a certain knife

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

her the said Emma Mason  
with intent thereby then and there feloniously and wilfully to kill, against the form of the statute in  
such case made and provided, and against the peace of the People of the State of New York  
and their dignity.

SECOND COUNT—

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

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

The said

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

which the said Henry Mason  
in his right hand then and there had and held, the same being a weapon and  
an instrument likely to produce grievous bodily harm, then and there feloniously did  
wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in  
such case made and provided, and against the Peace of the People of the State of New York  
and their dignity.

0097

THIRD COUNT—

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

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

The said

*Henry Mason*  
late of the City and County aforesaid, afterwards, to wit: on the day and in the year  
aforesaid, at the City and County aforesaid, with force and arms, in and upon the said  
*Emma Mason* in the peace of the said People then  
and there being, feloniously did wilfully and wrongfully make another assault, and  
her the said *Emma Mason*  
with a certain *knife*

which

the said

in

*he* the said *Henry Mason*  
*his* right hand then and there had and held, in and upon the *shoulder*  
*and arm* of *her* the said *Emma Mason*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and  
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-  
fully inflict grievous bodily harm upon the said *Emma Mason*

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

JOHN R. FELLOWS,

District Attorney.

0098

**BOX:**

347

**FOLDER:**

3266

**DESCRIPTION:**

Matthews George H.

**DATE:**

03/29/89



3266

Witnesses:

A E Robinson  
G Beaumont

The commission  
of the parties herein  
has satisfied me that George M. Matthews  
complainant and  
defendant were  
partners as to the pro-  
fits of their business  
and that the proper  
remedy of the com-  
plainant is an ac-  
tion for an account.

The complainant has  
no cause for a crim-  
inal action against  
the defendant. There  
for recommended the  
dismissal of the in-  
distinct charges.  
Edward Brooke

Edgar Brooke  
June 26 1889  
I recommend a dismissal of  
Indictments. This seems to  
be the proper action of the court.

Counsel,  
Filed 29<sup>th</sup> day of March 1889  
Pleads, *Guilty* - April

with *George M. Matthews* vs. *THE PEOPLE*

vs.

George M. Matthews

(Sections 528 and 529 of the Penal Code)  
Larceny,  
MISAPPROPRIATION.

JOHN R. FELLOWS,

District Attorney

A True Bill.

Chas. H. Scott Foreman.  
Port II June 27 1889.

On recon. of dist.  
Atty. indict. dis.  
P.B.M.

## Court of General Sessions.

The People  
 vs.  
 George H. Matthews

Indictment

Petit Larceny

§§ 528 &amp; 532 P.C.,

in having appropriated the sum  
 of Ten dollars, the property of Arthur  
 E. Robinson, the complainant  
 herein, for his own use.

Arthur E. Robinson, 25 West  
 18 Street, San Francisco Merchant,  
 in or about the 5th of November 1888  
 I hired the defendant as a Clerk  
 to attend to and manage for  
 me a loan <sup>and real estate</sup> business at No. 34  
 West 14 Street. As his compensation  
 I allowed him to draw \$5 a  
 month, the employment to continue  
 for six months, after which if  
 he proved a success, I would make  
 some arrangement for a co-partner-  
 ship. About the 25th of February  
 1889, he came to me voluntarily



and said that Mr. Arthur Denys had called upon him at my said office and offered him \$75 a month if he would clerk for him, which offer he intended to accept. I told him that I had no right to hold him, but thought that he would put me in an embarrassing position in regard to my collections, if he would leave me. He replied that he had talked this matter over with Thos. Denys, and that this gentleman would allow him to do my collections in case I should close up my business, and he would do this without any further cost to me in consideration of a personal loan that I had made him, and money he had drawn. I accepted to this proposition. I closed on the 1st of February; he started to collect for me under the above conditions, and according to agreements placed the money collected by him to my credit in the Fourteenth Street Bank up to the 1<sup>st</sup> of February.



I drew this money from the bank. Thereafter he did not deposit the money collected by him on my account in said bank, but assured me both by letter and personally that he had done so. On the 12th of February, I wrote him for a blank check to which he replied he was sorry to say he lost his key and could not get to ~~his~~ <sup>my</sup> book, but would send it to me the first in the morning, which, however, he did not do. I then became suspicious and called at the bank and found nothing there to my credit. I called on the same day at his house, where he confessed that he had changed the money collected for me to his friend Henry. On Monday the 24th of February, 1889, the defendant admitted that the balance due to me was \$163. He turned over the books to me and I gave him a receipt therefor. I demanded the payment of said money but the defendant refused to pay. Mr. Deery, as the person who had the money and who was present and admitted that he had the money. Mr. Deery requested me to wait until the following Monday, which day at 10 o'clock, I claimed the sum of \$140.19 for said money. By request of Mr. Deery I called upon him the next day, and he then requested me, as a favor to him, to wait a week for the said money, saying that it was inconvenient for him to pay it, and showing me a written statement dated February 1st, 1889 and signed by George H. Matthews, agreeing to loan him any amount of money that he may call for (which would be about \$1500).

George Beannort, 122, West 11 Street  
Commissioner Business. In or about  
November, 1888, I borrowed a  
sum of money from H. Edwards,  
which I since have paid back.  
On or about the 10th of February,  
1889, I paid to the defendant  
in account of my said in-  
debtedness the sum of Ten Dollars.  
I do not know whether I paid it  
in two five dollar notes. After  
the said date I did not pay any  
more money to the defendant.

0104

George H. Matthews, 148 East 21  
Street, Clerk employed by J. J. J. J.  
2 West 14th St. From the 1st of No-  
vember, 1888, until the 1st of  
March, 1889, I was a partner of  
the complainant herein. We car-  
ried on a loan business at 30  
East 14th Street, and during the  
month of February, 1889, at 2  
West 14th Street. There was no written  
agreement of partnership between  
the complainant and myself.  
We had a verbal understanding  
according to which the complain-  
ant was to furnish the necessary  
capital for the business and I  
should attend to the management  
of our affairs, the profits to be divided  
equally between us. The complainant  
did no work at all during the  
continuance of our partnership,  
but he advanced the sum of \$2000,  
and whenever he needed any  
money for himself, he drew the  
desired amount from me. I  
attended to all the loan trans-  
actions of the firm, kept the books,  
and had full control of the money.

belonging to the firm. Its name  
 was A. Edwards. This was chosen  
 because the complainant did  
 not want his name Robinson  
 appear in the firm name, nor  
 did he wish that my name  
 should be used, as this would  
 make me the apparent sole  
 proprietor of the business. My name  
 was at the door of our office. On  
 the 20<sup>th</sup> of <sup>February</sup> March 1887, the complain-  
 ant came to the office and  
 took all the books away, simply  
 saying that he wanted them.  
 He had his lawyer with him,  
 who gave me a receipt for the  
 books. There was no reason given  
 for this action by the complainant  
 or his lawyer. He at the same  
 time demanded the return of  
 the money in my hand. He  
 claimed \$163. I replied that he  
~~should make up a statement~~  
~~and he could have his money~~  
~~in a day or two.~~ I should first  
 have to make up a statement  
 before I could turn over any  
 money to him, and that I ~~could~~

a day or two for doing that. The Complainant and his lawyer, Mr. Robert Mazet, left my office, saying that I would hear from them. In the afternoon of the same day I received the letter marked Exhibit 1. I immediately sent him a written answer that the books and papers demanded in the letter had already been sent down and that the exact sum of money coming to the complainant would be paid over to him in the course of tomorrow. On the 28th of February, 1889, at about noon, I went to Mr. Mazet's office in company of Lawyer J. Harmerman, and offered him a complete statement of the money transactions of our business, and also the sum of \$118, the balance due to Robinson, the complainant, after deducting the expenses of the business and my share in the profits and the amounts the complainant had drawn. This statement covered only the month of February. For the preceding three



months I had furnished him a full statement <sup>or about</sup> on the 4th of February, 1889, which had been approved and accepted by the complainant. Mr. Magetale refused to take the said statement and the said sum of money, saying that it was too late. I replied that I would hold the money subject to his or the complainant's orders and that he could have it, whenever he would sent for it. On the 12th or the 13th of March, 1889, a messenger delivered the letter at my office which is marked Exhibit 2. It came to my hands in the evening of said day. I did not answer the said letter, because I had tendered the amount actually due to the complainant herein, and my place of business being still at No. 2 West 14th Street, I did not deem it my duty to call upon Mr. Robinson at any place he saw fit to appoint. On the 14th of March 1889 I was arrested. I had no lawyer in the police court.



The complainant never made a special demand for the \$1000 dollars which he alleges I have received from George Beaumont,

Charles W. Pleasant, 237 Broadway, Lawyer. I obtained the satisfaction of mortgage, of which a copy is annexed hereto and marked Exhibit 8. I was present when it was drawn and acknowledged before Mr. Maget.

Arthur Leroy, 39 Gramercy Park, Real estate broker. My office is at No. 2 West 141 Street. On the last week of October, 1888, I had a conversation with the complainant herein, in which he stated that he would take the defendant into his business and make him a full partner. He also stated to me in what manner the said business was to be conducted. These statements were repeated to me by the complainant on different other occasions.

COURT OF GENERAL SESSIONS.

THE PEOPLE &c.

vs.

*George H. Matthews*

BRIEF OF FACTS.

For the District Attorney.

Dated, *May 17* 188*8*  
*Edward Groves*

Deputy Assistant.

0110

This Agreement, MADE the 7<sup>th</sup> day of November in the year one thousand eight hundred and eighty - eight BETWEEN W. JENNINGS DEMOREST, of the City of New York, as Landlord, and George St. Mathews as Tenant, *Witnesseth*, that the said landlord hath LET and RENTED to the said tenant, and the said tenant hath hired and taken from the said landlord the West front room No. 21 1/2 on 3rd floor in the building known as Number 30 East 14 Street, in the City of New York, for the term of one year to commence on the 1st day of November 1888, and to end on the 1st day of November 1889, at 12 M., to be occupied as an office for Brokerage and not otherwise.

*And* the said tenant AGREES to pay unto the said landlord the monthly rent of (\$35) thirty-five dollars, payable in equal monthly payments, in advance, on the first day of each and every month.

*And* the said tenant AGREES to take good care of the said premises and its fixtures, and suffer no waste or injury; and not to affix or drive anything into the walls and ceilings of the demised premises, without the consent in writing of the landlord; ~~to pay his due proportion of the Croton Water rents on said building;~~ to do all necessary repairs; and at the end or other expiration of the term, to deliver up the demised premises in good order and condition.

*Also*, the said tenant AGREES not to expose any sign, or make any display on, in, or about the said building, except such as shall be approved and permitted in writing by the said landlord or his authorized agent.

*Also*, the said tenant AGREES not to assign this agreement, or under-let the premises, or any part thereof, or make any alterations in the apartments or premises without the consent in writing of the landlord; or permit or suffer upon the same any act or thing deemed extra-hazardous on account of fire, and to comply with all Corporation ordinances and all demands and orders of the Board of Health, on the above premises.

*Also*, the said tenant AGREES that said landlord shall not be liable for damages by fire or water however caused, and in case of fire to give immediate notice thereof to the landlord, who shall thereupon cause said damage by fire to be repaired as soon as reasonably and conveniently may be; but if the premises be totally destroyed the term shall cease, and the accrued rent be paid up to the time of such destruction.

*Also*, the said tenant AGREES not to place or allow to be placed in any of the halls or stairways, any box, barrel, or other thing whatever, and covenants to conform to the regulations governing said building, and to any reasonable alteration or regulation that may be deemed necessary for the protection of the building, and the general comfort and welfare of the occupants of the same.

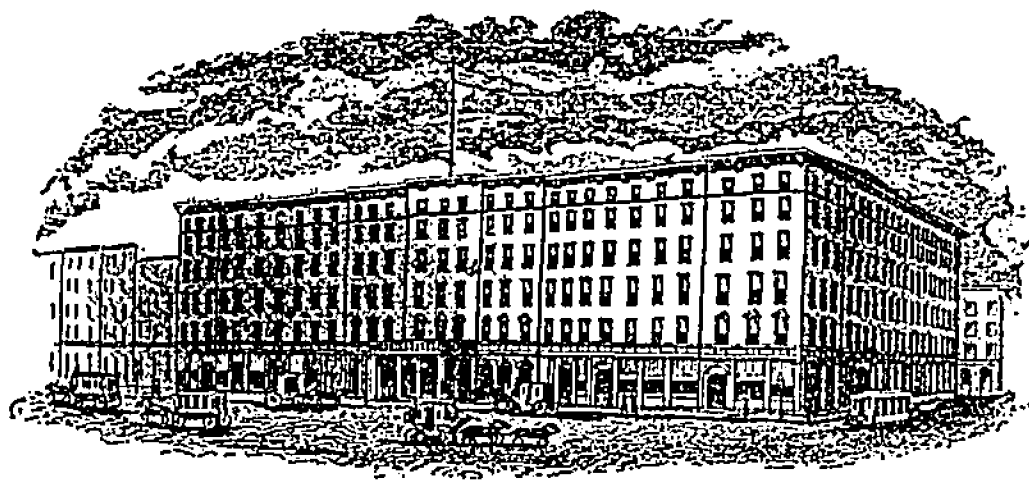
*Also*, That in case of default in any of the covenants, the landlord may resume possession of the premises and re-let the same for the remainder of the term, at the best rent that he can obtain for account of said tenant, who shall make good any deficiency, and any notice, in writing, to the said tenant, of intention to re-enter, is expressly waived.

*Also*, That three months prior to the expiration of the term hereby granted, the usual sign, "To Let," may be displayed, and applicants shall be admitted at reasonable hours of the day to view the premises until rented; and the landlord, or his agents, shall also be permitted, at any time during the term, to visit and examine them at any reasonable hour of the day, and whenever necessary for any repairs on said premises or to other parts of the building.

In Witness Whereof, The parties to these presents have hereunto set their hands and seals, the day and year first above written.

SEALED AND DELIVERED IN THE PRESENCE OF

W. Jennings Demorest  
Geo St Mathews



METROPOLITAN HOTEL,  
Broadway and Prince Street.  
JOHN M. OTTER, Manager.

New York, Feb 15 1889

I trust you will arrange  
to see me either at the  
store or at 25 Met 18<sup>th</sup> St.  
to-morrow. If you can't call  
at the store during the  
day, I will be glad to see  
you at my room, please  
bring with you our book  
that is loaned book if you  
call in the evening

Heastly

AER

0112

Each 2  
J. E. Smith Markkup  
Police Court  
Mr Geo H Mathews  
Sir

I will be at above  
address until 330. If you  
will not appear by that  
time you will have to  
pay \$166.00, which Mr. E. J.  
makes affidavit he re-  
turned to you. Don't seek  
redress at this Court.

Signed A. E. Robinson

0113

Exh. 2

Mr. J. H. Matthews  
2 West High St.

Room 516

City



0114

Grand Jury Room.

March 29  
PEOPLE

vs.

G. H. Matthews

A. E. Robinson  
claims that he  
has never been  
subpoenaed  
his address  
25 W. 18 St.

Bangor

0115

Satisfaction of Mortgage.

J. Reid Gould, Law Blank Publisher and Stationer, 168 Nassau St., N. Y.

STATE OF NEW YORK,

County of New York } SS.I, George N. Mathews, doing business under  
the name of A. EdwardsDo hereby Certify, That a certain Indenture of Mortgage, bearing  
date the 12<sup>th</sup> day of December one thousand eight  
hundred and eighty-eight made and executed byAnna Brosnan of No. 173 West  
64<sup>th</sup> Street, New York Cityand ~~recorded~~ <sup>filed</sup> in the Office of the Register of  
of New York in Libers of Mortgages, page County  
the 13<sup>th</sup> day of December in the year one thousand eight  
hundred and eighty-eight  
o'clock in the

is Paid.

And I do hereby consent that the same be discharged of Record.

Dated the 18<sup>th</sup>day of February 1889

In presence of

Robert MazetGeo N. Mathews  
A. EdwardsState of New York  
of New York } SS.  
County of New YorkOn the 18<sup>th</sup> day of February in the year  
one thousand eight hundred and eighty nine before me personally came  
George N. Mathews, doing business as A. Edwardsto me known, and known to me to be the individual described in, and who  
executed the foregoing instrument, and duely acknowledged  
that he executed the same.Robert Mazet  
Notary Public (146)  
New York Co.

0116

Anna Brown

TO

A. Edwards

*Wm*  
Satisfaction of Mortgage,

Dated February 10th 1882

0117

New York, JANUARY 1<sup>ST</sup> 1889

*Geo. J. Matthews*

To W. JENNINGS DEMOREST, Dr.

15 EAST 14<sup>TH</sup> STREET.

To Rent of ROOM *2 1/2* House No. 30 EAST 14<sup>th</sup> St.,  
for Month of 1889

*Thirty five* Dollars.

Received Payment, 1889

*\$35*

*W. Jennings Demorest*

0118

W. JENNINGS DEMOREST,

15 East 14th Street, New York.

New York, Dec 7 1886  
Received from Mr. George Matthews  
Twenty eight Dollars,  
for Rent of room 2 1/2 House  
No. 35 West 4th for Month of December

\$28. -

W. Jennings Demorest

0119

LAW OFFICE OF  
ROBERT MAZET,  
237 BROADWAY.

New York, May 22<sup>d</sup> 1889

Mr. Edward Grosse.

Dear Sir:

Mr. Geo. H. Mathews  
has not yet paid over to me or  
to Mr. Robinson the sum of  
\$113 which he offered to pay in  
your office.

Will you kindly say whether  
you have had any communi-  
cation with Mathews or with  
Mr. Boese, his attorney, in  
the matter, since Mr. Robin-  
son called upon you last  
week,

Yours very truly

Robert Mazet,



0120

District Attorney's Office.

PEOPLE

vs.

George H. Mathews

Pitt Larceny

To Mr. Grose:

Please examine  
and report as soon  
as possible upon  
whether a conviction  
can be had in this  
case

W. H. H. Lumber

0121

Please make check to the order of "Consolidated Gas Company of New York."	Payable at the BRANCH OFFICE, 4 IRVING PLACE, NEW YORK.				Persons having occasion to complain of the supply or quality of Gas furnished will please address the Branch Office, and such complaint will receive prompt attention.
	Vol. <u>47</u> Folio <u>909</u>	Premises <u>30 E 14</u>			
	<u>M. G. B. Matthews</u>				
	<b>To Consolidated Gas Company of New York, Dr.</b>				
	For Gas Consumed from <u>Nov 13</u> to <u>Dec 20</u> 188 <u>8</u>				
	Previous State of Meter <u>477</u> 00			\$ Cts.	
Present State of Meter <u>481</u> 00	<u>4</u> 00 feet at \$1.25 per 1,000 cubic ft.		<u>50</u>		
Bill presented <u>17</u>	Received payment <u>13</u> 188 <u>8</u>				
for the Company, <u>[Signature]</u>					
It is requested that the amount of the Bill be promptly sent to this Office if not paid to the Collector when rendered.					

0122

LAW OFFICE OF  
ROBERT MAZET,  
237 BROADWAY.

*Recd.*

*Answer*

New York, July 26<sup>th</sup> 1889

Geo. H. Mathews Esq

Dr. Sir:

I shall expect  
to receive the sum of money  
belonging to Mr. A. E. Robinson  
before four o'clock this  
afternoon - otherwise Mr. Rob-  
inson will be obliged to  
seek such redress as the  
law provides -

I have also to demand of  
you to send by bearer all  
the checks, bank books &c  
of Mr. Robinson in your  
possession

Respectfully  
Robert Mazet.

0123

LAW OFFICE OF  
ROBERT MAZET,  
237 BROADWAY,

New York, Dec 4 1888

Dear Mathews -

Duty seems to  
be O.K. Look at man  
on back of application -

My acct to date is \$1.87  
Send me down \$20 by  
bearer as I am short

Yours truly  
Mazet

0124

Robert Mazer

237 Bway

City  
Dec 4/89

0125

New York, April 15 - 1889  
Edward Jones Esq  
New York  
It was my  
pleasure for me to have  
Mr. Alexander call on  
you this morning in  
the morning  
matter. I will get him  
at the earliest possible  
day that he can come  
and will let you know  
Yours faithfully  
Robert Mazet

LAW OFFICE OF  
ROBERT MAZET,  
237 BROADWAY.



0126

MEMORANDUM.

Mrs Mathews  
VS.

C. & Q. W. BOESE,  
ATTORNEYS AND COUNSELLORS AT LAW,  
280 BROADWAY,  
ROOM 182.

New York, April 8 1887

Dear Sir,

Enclosed you will please find copy of  
satisfaction piece. You will remember that the  
mortgage made out to "Bement", The party named  
in affidavit of Robinson as being the one that  
paid the money <sup>(Ten dollars)</sup> to Mathews, also had mortgage  
made to "A. Edwards".

Yours re

Clifford Boese

Wm. Edward Gorse.

0127

New York, Nov. 15<sup>th</sup> 1885.  
 Mr. George P. Matthews.

To J. A. WHITEMAN, Dr.

**STEAM PRINTER AND STATIONER**

TERMS CASH

72 UNIVERSITY PLACE.

100	13	500	Portfolios,	11.00
"	"	300	Applications,	3.00
"	"	3,000	Notes,	6.00
"	"	300	Authorized Blanks,	1.25
"	"	1,000	Green Note Heads,	3.75
				22.50

Recd. Payment  
 11/16/88 J. A. Whiteman  
 Per S. Samuels

0128



0129

Police Court 2 District.

Affidavit—Larceny.

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

Arthur E Robinson

of No. 25 W 18

Street, aged 32 years,

occupation Salesman

being duly sworn

deposes and says, that on the 15 day of February 1889 at the City of New

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

Good and lawful money of the United States  
consisting of two bills of the denomination  
of value of Five dollars each all  
of the value of Ten dollars

the property of Deponent

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

Deponent says that said defendant was at  
the time and place a clerk in his  
employ and by virtue of such employ-  
ment did receive and have in his  
possession the aforesaid sum of money  
and having so received and taken  
it into his possession for and on  
account of his employ he did unlawfully  
and feloniously appropriate the same for  
his own use with intent to deprive  
deponent of the same

Deponent says that he is informed by  
George Beament that he paid said defendant  
the aforesaid sum of money on said date

Sworn to before me this

1889

Police Justice.

0130

Defendant further says that said defendant unlawfully appropriated divers sums of money at divers times ~~passed~~ which he collected from divers persons in the aforesaid capacity to the amount and of the value of Two hundred and two dollars and sixty six cents the property of defendant

Arthur E Robinson

Brought before me

This 13 day of Nov 1889

San Francisco Police Justice

~~Arthur E Robinson~~

0131

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 44 years, occupation Merchant of No.

122 W 11th

Street, being duly sworn deposes and

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

Sworn to before me, this

13

day of

Mar

188

George Beament  
Police Justice.



0132

Sec. 198—200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

George H. Mathews 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.

George H. Mathews

Question. How old are you?

Answer.

21 years old

Question. Where were you born?

Answer.

England

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

Answer.

148, 8, 21 St. New York

Question. What is your business or profession?

Answer.

Booker

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 and I demand a trial by Jury

Geo. H. Mathews

Taken before me this

day of March 1889,

Le J. C. Mathews Police Justice.

0133

Sec. 151.

Police Court 2 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Arthur E. Robinson  
of No. 25 W 18 Street, that on the or about 15 day of February

1889 at the City of New York, in the County of New York, the following article to wit:

Good and lawful money of the United States

of the value of Ten Dollars,

the property of Complainant

w. as George H. Matthews taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by George H. Matthews

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the bod 7 of the said Defendant and forthwith bring L before me, at the 2d DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 13<sup>th</sup> day of March 1889

Do. J. C. J. J. POLICE JUSTICE.

0134

2. W. 14th Room 5, 6  
Real Estate & Loan Office  
Police Court 2 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Arthur E. Robinson  
vs.

George H. Matthews

Warrant-Larceny.

Dated March 13 1888

Daniel O'Reilly Magistrate

Michael Kelly Officer.

The Defendant George H. Matthews  
taken, and brought before the Magistrate, to answer  
the within charge, pursuant to the command con-  
tained in this Warrant.

Michael Kelly Officer.

Dated March 14 1888

This Warrant may be executed on Sunday or at  
night.

John J. Kelly Police Justice.

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

Dated 188

Police Justice.

The within named

1030 A.M. 31. Mr. England Ordered J. H. 148. & 28. Street

0135

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

Alfred Smith

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

Dated March 14 188 9 Samuel Smith Police Justice.

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

Dated Mar 15 188 9 Samuel Smith 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.

0136

BAILED,

No. 1, by

*Cardelia F. Phillips*

Residence

*7 Livingston Place* Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court---

*2*

District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*William E. Robinson*  
*28 West 18th*  
*George H. Matthews*

2

3

4

Offence *CONTEMPT*

*Cardelia F. Phillips*

Dated

*March 13*

1889

Magistrate.

*D. O'Reilly*

*M. Kelly*

Officer.

*Corbett*

Precinct.

Witnesses

*George Beaumont*

No.

*122*

*West 11th*

Street.

No.

Street.

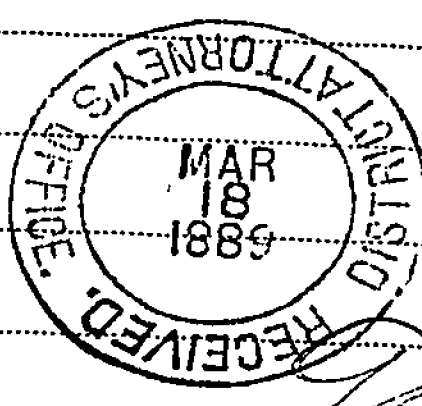
No.

Street.

\$

*5.00*

to answer



COMMITTEE

0137

Police Court  
Second District

The People vs  
Arthur E. Robinson  
George H. Matthews.

Examination Before Justice O'Reilly  
March 14/1893

George H. Matthews, the defendant  
makes the following voluntary  
statement in his own behalf:  
I was the agent of the com-  
plainant for several months  
in the brokerage business. As  
such agent I managed the  
business for him. Kept his  
books, and collected his  
money. About the first of  
January it was decided  
to close up the business and  
I was authorized by him to  
wind up the affairs and  
settle the business. Along  
during the month of February



I collected a number of  
 accounts for him, and I  
 accounted for all the same  
 with the exception of some  
 two hundred and one dollars.  
 I made out a statement  
 and I went down to his  
 lawyer, and presented my  
 statement and I tendered  
 some one hundred and odd  
 dollars in settlement of my  
 account. His lawyer threw  
 up his hands and said  
 "Oh we can't accept that."  
 and he refused to take it.  
 I went there with my lawyer  
 and in his presence I offered  
 the money and it was refused.  
 I offered it at different  
 times. Then I told them  
 that I did not intend to  
 be running there with it and  
 that he could come for it if  
 he wanted it.

~ The Court - You <sup>were</sup> ~~are~~ a clerk he

says: - his clerk:

A From his agent - his  
full authorized agent. We  
had no written agreement  
but we had a clear verbal  
agreement

2 He says that you were in  
his employment; that you  
received money for him and  
did not account for it, but  
belongingly appropriated the  
same to your own use. He  
says you received ten dollars.

A I never received ten dollars,  
that I know of. If I did  
I accounted for it in the  
books

2 He says that George Bement  
paid you money?

A If he paid me money it is  
credited on the books

2 - On Monday 15 -

A I am in business. I have  
an office. I have no chance  
of getting away. I could

0140

not have got the ten dollars  
he claims. I have got the  
money as I said. Let him  
come and ask me for it  
He says - Is that all?

A I think that is sufficient.

He says - You are held to answer  
\$500 bond.

W. L. Ormby  
Attorney.

0141

New York, Nov. 14<sup>th</sup> 1888

*Wm. J. Matthews*

To W. JENNINGS DEMOREST, Dr.

15 EAST 14<sup>TH</sup> STREET.

To Rent of room 21 1/2 House No. 20 East St.,  
for the Month of Nov. 1888, + to 7<sup>th</sup> Dec  
(when \$28 bal. mo. Dec. 1888) -  
thirty-five Dollars.

Received Payment. NOV 6 1888

*Wm. Jennings Demorest*

\$ 35.-

0142

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*George H. Matthews*

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

of the CRIME OF *Petit* LARCENY, committed  
as follows:

The said

*George H. Matthews*

late of the City of New York, in the County of New York aforesaid, on the  
*fifteenth* day of *February* in the year of our Lord  
one thousand eight hundred and eighty-nine, at the City and County aforesaid, being  
then and there the clerk and servant of

*Arthur E. Robinson*

and as such clerk and servant then and there having in his possession, custody and control  
certain moneys, goods, chattels and personal property of the said

*Arthur E. Robinson*

the true owner thereof, to wit:

*the sum of ten  
dollars in money, lawful  
money of the United States  
and of the value of ten dollars,*

the said *George H. Matthews* afterwards, to wit:  
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,  
did feloniously appropriate the said

*sum of money—*

to his own use, with intent to deprive and defraud the said

*Arthur E. Robinson*

of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and  
personal property of the said

*Arthur E. Robinson*

did then and there and thereby feloniously steal, against the form of the statute in such case  
made and provided, and against the peace of the People of the State of New York and  
their dignity.

JOHN R. FELLOWS,  
District Attorney.

0143

**BOX:**

347

**FOLDER:**

3266

**DESCRIPTION:**

Maus, Jacob

**DATE:**

03/28/89



3266



Witnesses:

*J. Hansen*

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

*#782*  
Counsel, *R. Bromby*  
Filed *28* day of *March* 188*9*  
Pleads, *Antiquary*

THE PEOPLE  
vs.  
*Jacob Maus*  
*April 5th*  
VIOLATION OF EXCISE LAW.  
(Selling without License.)  
[III, R. S. (7th Ed.), page 1981, § 13, and  
of 1888, Chap. 340, § 5].

JOHN R. FELLOWS,  
District Attorney.

**A True Bill.**

*Chas. Scott Foreman.*

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

THE PEOPLE OF THE STATE OF NEW YORK,  
AGAINST

*Jacob Maus*

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

(III. Revised  
Statutes. [7th  
edition] p. 1981  
Section 13).

*Jacob Maus*  
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES  
WITHOUT A LICENSE, committed as follows:

The said

*Jacob Maus*  
late of the City of New York, in the County of New York aforesaid, on the *twenty-fifth*  
day of *February* in the year of our Lord one thousand eight hundred and  
eighty-*nine*, at the City and County aforesaid, certain strong and spirituous  
liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one  
gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,  
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong  
and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in  
quantity less than five gallons at a time, to

*one George Hansen and to*  
certain *other* persons whose names are to the Grand Jury aforesaid unknown, without  
having a license therefor, as required by law, contrary to the form of the Statute in such case  
made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1883,  
chapter 340 sec-  
tion 5)

SECOND COUNT—

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

*Jacob Maus*  
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND  
BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said

*Jacob Maus*  
late of the City and County aforesaid, afterwards, to wit: on the day and in the year  
aforesaid, at the City and County aforesaid, and at the premises there situate, known as  
number *one hundred and fifty-two Ludlow Street*

certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of  
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of  
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of  
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury  
aforesaid unknown, unlawfully did sell to

*one George Hansen and to*  
certain *other* persons whose names are to the Grand Jury aforesaid unknown, to be  
drank upon the premises aforesaid, without having a license therefor, as required by law,  
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.

0146

(Laws of 1883,  
chapter 840 sec-  
tion 5.)

THIRD COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said *Jacob Maus* of the CRIME OF GIVING AWAY STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said

*Jacob Maus*  
late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate, known as number *one hundred and fifty two Ludlow Street*

certain strong and spirituous liquors, and certain ales, wine and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away to

certain persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.