

0762

BOX:

70

FOLDER:

784

DESCRIPTION:

McGuinness, William

DATE:

06/21/82



784

0763

Bill entered
for day 30th of June
1882

Counsel,

Filed 21 day of June 1882

Pleads Mr. Kelly et al.

THE PEOPLE

vs.

William McGinnis

JOHN MCKEON,

District Attorney.

A True Bill.

Wm. H. H. Foreman.

July 7th 1882

Pleads guilty

Pen one year.

INDICTMENT.
FORGERY in the Third Degree.

0764

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

William Mc Guinness

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

William Mc Guinness

of the crime of Forgery in the third degree,

committed as follows:

The said

William Mc Guinness

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *thirteenth* day of *June* in the year of our Lord one
thousand eight hundred and eighty *two* with force and arms, at the Ward, City,
and County aforesaid, feloniously did falsely make, forge, and counterfeit, and cause and
procure to be falsely made, forged and counterfeited, and willingly act and assist in the
false making, forging and counterfeiting a certain instrument and writing *to wit*
an order for the delivery of goods

which said false, forged and counterfeited *order for the delivery of*
goods is as follows, that is to say:

Hoboken June 13/82

F. O. Pierce & Co,

Let the bearer have 2-7 in Kalzamine
brushes an 2-6-0. lbs brushes for me

R. Barclay

90 Newark St.

Hoboken

with intent to injure and defraud *Frederick O. Pierce*

and divers other persons; to the Grand Jury aforesaid un-
known 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.

0765

And the Grand Jury aforesaid further accuse
the said William Mc Guinness of the crime of Forgery,
committed as follows: The said William Mc Guinness

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and year last
aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously and
falsely did utter and publish as true, with intent to injure and defraud the said

Frederick O. Pierce

and divers other persons, to the Grand Jury aforesaid unknown, a certain false, forged
and counterfeited instrument and writing to wit an order
for the delivery of goods

which said last-mentioned false, forged and counterfeited order for the delivery
of goods is as follows, that is to say:

Hoboken June 13/82

F. O. Pierce & Co

Let the bearer have 2-7 in
Walsonine Brushes an 2-6-0. lbs
Brushes for me.

R. Barclay
90 Newark St
Hoboken

the said William Mc Guinness

at the same time he so uttered and published the last-mentioned false, forged and
counterfeited order for the delivery of
goods as aforesaid, then and there well knowing the same to be false, forged and
counterfeited, 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 McKEON, District Attorney.

0766

Walter June 1862
R. O. Price & Co.
Let the bearer have
from Kalamazoo Brushes
\$5-6-0. the Brushes for
A Barclay
For 1862 as to H.
H. H. H.

0767

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

Police Court District.

52221v

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William S. Smith

William McSpriue

Office, *obtaining goods by false check*

Dated *June 16* 188

Charles Magistrate.

25 Officer.

Richard Barclay Clerk.

90 New York Street,

Hotel New Street,

No. _____ Street,

No. _____ Street,

\$ *500* to answer _____



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

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

Dated *June 16th* 188 *Hugh Francis* 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.

0768

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK } ss.

District Police Court.

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

Question What is your name?

Answer.

William McGinnis

Question. How old are you?

Answer.

28 Years

Question. Where were you born?

Answer.

Hoboken

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

Answer.

Hoboken

Question. What is your business or profession?

Answer.

Painter

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
have further examination*

Wm McGinnis

Taken before me this

day of

188

George W. ...
Police Justice.

0769

Form 9.

Sixth District Police Court.

STATE OF NEW YORK
CITY AND COUNTY OF NEW YORK

of No.

street,

that on the

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

day of

being duly sworn, deposes and says,

18

William McGinnis now here
did by color of that certain
false token hereto annexed
obtain property to the amount
of eleven dollars & forty two
cents by presenting said token
purporting to be an order
made and signed by
one R Barclay whom depp
ment knows in business but
who now swears that he
did not make or sign
or authorize any person
to make or sign for or on
his behalf the order or token
in question

W S Bloom

William McGinnis now here
did by color of that certain
false token hereto annexed
obtain property to the amount
of eleven dollars & forty two
cents by presenting said token
purporting to be an order
made and signed by
one R Barclay whom depp
ment knows in business but
who now swears that he
did not make or sign
or authorize any person
to make or sign for or on
his behalf the order or token
in question

0770

City and County
 of New York 3d
 Richard Barclay of No
 90 Newark Street Hoboken
 being sworn says that he
 did not make or sign or
 authorize any person to make
 sign or issue the order referred
 to this Complaint and that the
 signature to said order is
 false and counterfeit

Richard ^{his} Barclay
 sworn

Sworn to before me this }
 16th day of June 1882 }
 Hugh Green Police Justice }

Form 9.

POLICE COURT-SIXTH DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Dated

1882

Magistrate.

Officer.

0771

BOX:

70

FOLDER:

784

DESCRIPTION:

McKee, Augustus

DATE:

06/08/82



784

0772

BOX:

70

FOLDER:

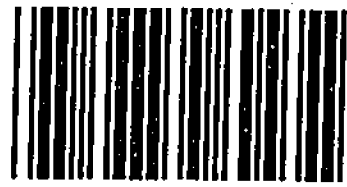
784

DESCRIPTION:

Haggerty, Patrick

DATE:

06/08/82



784

0773

For
Richardby
James O'Brien
505 West 40th St

1111823
15122
7717

August 26th

Sept 1st

Day of Trial
Counsel, J. C. P.
Filed June 1882
Pleas Property (G)

THE PEOPLE
Augusta McKee
Patrick Haggerty
26th
BURGLARY—Third Degree, and
Receiving Stolen Goods.

JOHN McKEON,

District Attorney.

22 Mar 7-1883
not signed & approved.

A True Bill.

Chas. J. Haggerty Foreman.
Chas. J. Haggerty
Chas. J. Haggerty
Sentence suspended

Sept 1st
1882
John McKee
26th
22 Mar 7-1883
not signed & approved.

0774

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Augustus McKee and Patrick Haggerty
^{against}

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

Augustus McKee and Patrick Haggerty
of the crime of Burglary in the third degree,

committed as follows:

The said

Augustus McKee and Patrick Haggerty

late of the *Sixteenth* Ward of the City of New York, in the County of New York,
aforesaid, on the *twenty seventh* day of *May* in the year of our
Lord one thousand eight hundred and eighty *two*, with force and arms, at the Ward,
City and County aforesaid, the *Store* of *Frederick Keller*

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

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

twelve hams of the value of two dollars each

of the goods, chattels and personal property of the said

Frederick Keller

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

0775

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

Patrick Haggerty

of the crime of Receiving Stolen Goods

committed as follows:

The said

Patrick Haggerty

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

twelve hands of the value of two dollars each

of the goods, chattels and personal property of

by Augustus McKee

Frederick Keller

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

Frederick Keller

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

Patrick Haggerty

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

JOHN McKEON, District Attorney.

0776

James O'Shea
605 W 40 St.

4-64
1-64
2-64
3-64 (193)
4-64
5-64
6-64
7-64
8-64
9-64
10-64

0777

Court of General Sessions, Part *One*

THE PEOPLE

INDICTMENT

For

Burglary

Patrick Naggery

To

M. James O'Shea

No.

505 St

40

Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *trial* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *Monday* the *10th* day of *July* instant, at eleven o'clock in the forenoon.

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

JOHN McKEON,

District Attorney.

0778

People
m

Myndred
McPee

crupled with
Pat Haggerty
Bing

at Low School in Hampton
office

N.Y. Court of General Sessions

The People

vs

Augustus McKee
Et al.

City & County of New York SS.

Augustus McKee being duly sworn says: He is the defendant herein, that he is now confined in the Tombs on a charge of Burglary alleged to have been committed by defendant by breaking in &c. the provision warehouse of G. F. Keller & Son 90-9th Avenue in this city, defendant further says that he is a married man and has a family of five (5) children all of whom together with his wife are in destitute circumstances and entirely dependent upon this defendant for their support, deponent further says that he has been in the employ of Messrs G. F. Keller & Son for the past 5 years as Teamster that his salary up to the 1st day of January last was 11 Dollars per week and since that date 12 Dollars per week. that as said Teamster in said firms employ he was obliged to work from 1 o'clock in the morning until 6 or 7 o'clock the following evening. that he is not a drinking man not having tasted liquor for the past 7 years. Deponent further says that his wife has been

0780

very sick and has just recovered from
a miscarriage which very nearly cost
her life. that his child was sick
all winter very near and that he has
had very hard work indeed to get along
he has been obliged to draw his salary
before it was due in order to keep the
wolf from the door
from to before me this

15 day of June 1882

Attest Augustus M. Hall

Wm Bowles Commissioner of Deeds

0781

441 W-27 1882
July 10 1882

My Dear Col The man
Haggerty about whom I
have written you so urgently
is notified to appear to day.
Please let it go over
until I am able to get
out. The poor devil has
not got a dollar.

I am still confined
to the house

There is a mistake in the
notice: the offence is not burglary

Yours very truly

W. C. C. C.

0782

W. General Jackson

The People

vs
Augustus McKee
Patrick Haggerty et al

—
affiants

Indictment
Filed Nov 8. 1884

N.Y. General Sessions

The People
vs
Augustus McKee

City & County of New York S.S.

Frederick S. Gibbs
of this city being duly sworn says: that
he is acquainted with the defendant
above named (Augustus McKee)
and has known him for the past
two years - that he has always
known him to be an honest and
hardworking man and up to the
present charge against him he has
never known or heard anything
against his character! Dependent
further says that he is the manager
of the Goulds Manufacturing Co.
of 15 Park Place and will give
this defendant employment at
once.

Sworn to before me
this 16th day of June 1882

Edgar Phelps

Notary Public

King Co. cert. filed in N.Y. Co.

Frederick S. Gibbs

0784

BAILED, *Wm. J. H. H. H.*
No. *13* by *James H. H. H.*
Residence *130 West 14th St.*
Reference *505 W 40* Street,
No. *8*, by
Residence
No. *4*, by
Residence
No. *1*, by
Residence

466
Police Court
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

90 9th St.
Augustus Melke
Patrick Haggerty
Reverend
Offence *Receiving stolen goods*

Dated *May 27* 188*2*

John W. Rodgers Magistrate.
Joseph Connel Officer Clerk.

Witnesses, *Call the find*
No. *Manned Officer* Street,

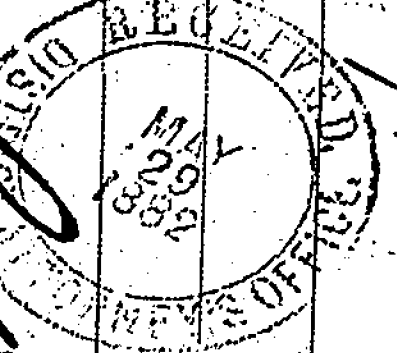
No. Street,

No. Street,

\$ *1000* to answer

each *Connel*

Det. J. W. M.



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 *Augustus Melke*

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

Dated *May 27* 188*2* *J. W. M.* Police Justice.

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

Dated *28 May* 188*2* *J. W. M.* 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.

0785

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

1st District Police Court.

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

Question What is your name?

Answer.

Danick Haggerty

Question. How old are you?

Answer.

33-Years

Question. Where were you born?

Answer.

Ireland

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

Answer.

477 Seventh Avenue about four years

Question. What is your business or profession?

Answer.

Butcher

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

Answer.

I am not guilty of the charge.

Danick Haggerty

Taken before me this

day of

188

William J. Harrison

Police Justice

0786

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

Augustus McKee 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.

Augustus McKee

Question. How old are you?

Answer.

35 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

417 West 16th Street & about five months

Question. What is your business or profession?

Answer.

Steamer

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 acknowledge that I took the hands and I do not want to make any further statement

D. McKee

Taken before me this

day of

188

John J. [Signature]

Police Justice.

0787

POLICE COURT

DISTRICT.

City and County
of New York,

First
 of No. *90* *Fourth Avenue* Street, being duly sworn,
 deposes and says that the premises No. *aforesaid*
 Street, *10th* Ward, in the City and County aforesaid, the said being a *Store*

and which was occupied by deponent as a *Store* for the deposit
And Sale of York and Kansas were **BURGLARIOUSLY**
 entered by means of *forcing and prying open*
a Rear door leading from a stable
into said store

on the *Morning* of the *27th* day of *May* 18 *82*
 and the following property feloniously taken, stolen, and carried away, viz:

Two blue canvas weighing about
One hundred and fifty pounds.
and of the value of twenty four
dollars

the property of *Deponent & his Copartners*
 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 *Augustus McKee now here*

for the reasons following, to wit: *That the defendant*
who is in deponent's employment
as a carman or driver was seen
by Officer Rodgers coming from
the stable in the rear of said store
having in his possession the property
in question & deponent subsequently
discovered that said door was forced
open & the canvas stolen & carried away

That deponent is further informed by said Officer that the defendant having put the hams on a truck drove to the premises No 477 Seventh Avenue where one Patrick Haggerty carries on the business of a butcher and there having opened a door leading to a cellar carried & deposited the hams in said cellar it then being about half past three O'clock A.M. That said officer further avers that in about two hours thereafter he entered the store kept by Haggerty and found him engaged in weighing the hams they having in the interim been removed from the cellar to the store all of which deponent verily believes to be true - Therefore deponent now charges said Haggerty with having received and taken into his possession the hams in question he well knowing at the time that the same was stolen property -
 Frederick Keller

Sworn to before me this
 27th day of May 1892
 J. M. McCune
 Notary Public

Sworn to before me this
 27th day of May 1892
 J. M. McCune
 Notary Public

City and County of New York
 Silas W. Rodgers
 of the Central Office being duly sworn says that he has heard read the foregoing statement & that the allegations contained therein are true to his own knowledge in so far as the same relates to the information given by the deponent
 S. W. Rodgers

0789

BOX:

70

FOLDER:

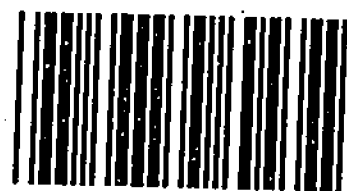
784

DESCRIPTION:

McKee, Edward

DATE:

06/23/82



784

0790

DE 281

Filed 23 day of June 188

Pleads Property (26)

THE PEOPLE Sept 28

vs.

B
Edward McKee

Assault and Battery.—Felony.—Firearms.

JOHN McKEON,
District Attorney.

A True Bill.

Wm. H. McKeon Foreman.

Wm

Recd from W. A. Feb 9/97

0791

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 McKee

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

Edward McKee

of the CRIME of "Shooting at another with intent to kill," committed as follows:

The said

Edward McKee

late of the City of New York, in the County of New York, aforesaid, on the
thirteen day of June in the year of our Lord
one thousand eight hundred and eighty-two with force and arms, at the City and
County aforesaid, in and upon the body of Conrad Grunhard
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against him the said Conrad Grunhard
a certain pistol then and there loaded and charged with gunpowder and one
lead bullet, which the said Edward McKee
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 Conrad Grunhard

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 McKee

of the Crime of Shooting and Discharging off a pistol at another, without
justifiable or excusable cause, with intent to injure such other, committed as follows:

The said

Edward McKee

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 Conrad
Grunhard then and there being, wilfully and feloniously did make an
assault and to, at and against him the said Conrad
Grunhard a certain pistol then and there loaded and
charged with gunpowder and one leaden bullet, which he the said
Edward McKee
in his right hand, then and there had and held, wilfully and feloniously, and
without justifiable or excusable cause, did then and there shoot off and discharge, with
intent, thereby him the said Conrad
Grunhard

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

JOHN McKEON, District Attorney.

0792

BAILED,
No. 1 by William Rogers
Residence 18 Morris Street,
No. 2 by _____
Residence _____ Street,
No. 3 by _____
Residence _____ Street,
No. 4 by _____
Residence _____ Street,
No. 5 by _____
Residence _____ Street,

Police Court No. 429 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Conrad Spunk
732-2nd St. N.Y.
Edward McFee
Offence, attempting to discharge
Prisoner at another place

Dated June 13 188 2

Michael Magistrate
James J. Whitlock Clerk.

Witnesses, _____

No. _____ Street,

No. _____ Street,

No. _____ Street,

to answer



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

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

Dated June 13 188 2 Maxwell Police Justice.

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

Dated June 13 188 2 _____ 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.

0793

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT

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

Question. What is your name?

Answer.

Edward M. Kee

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

735 - Second Avenue; three years; -

Question. What is your business or profession?

Answer.

Plumber

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

Answer.

I was intoxicated and did not know much of what I was doing but did not point the pistol at the complainant. I want my right to make any further statement

Edward M. Kee

Taken before me, this 13

day of

June 1882

Mercutio Otis

Police Justice.

0794

Form 10.

POLICE COURT ⁴SIXTH DISTRICT

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

Conrad Grunhard aged 26 years
of No. a butcher, residing 732 Second Street, New

being duly sworn, deposes and says,

that on the 12th day of June 1882 at the City
of New York, in the County of New York, at about 7 P. M. he
~~was pleasantly surprised by~~
Edward M. Kee (now here) who
aimed and pointed and attempted to
discharge two pistols; called revolvers,
loaded with powder and lead at de-
ponent's head; which said *Edward M. Kee*
pistols, said *Edward M. Kee*, then and
there held in his hands; all this while
deponent was standing in the door
of deponent's store in said house no 732
Second Avenue, said City; and said
Mc Kee did so small deponent without any
justification for the part of said assailant
Conrad Grunhard

Sworn to, this

13th

day of June

1882

before me,

Police Justice.

Conrad Grunhard

0795

BOX:

70

FOLDER:

784

DESCRIPTION:

McKenna, Thomas

DATE:

06/20/82



784

House of Deputies

WITNESSES.

(1)

Counsel,

Filed 20 day of June 1882

Pleads, *Not Guilty*

THE PEOPLE

vs.

INDICTMENT.
Larceny from the Person.

Thomas McKenna

23

[Signature]

JOHN McKEON,

District Attorney.

A True Bill.

[Signature] Foreman.

June 23/82
Spent to Doctor's Contingent
by J. McKenna

0797

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Mc Dermott

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

Thomas Mc Dermott

of the CRIME OF LARCENY (from the person)

committed as follows:

The said *Thomas Mc Dermott*

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

*one watch of the
value of ten dollars and
one watch chain of the
value of two dollars*

of the goods, chattels and personal property of one *Peter Klapp*
on the person of the said *Peter Klapp* then and there being found,
from the person of the said *Peter Klapp* 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 McKEON, District Attorney.

0798

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

Police Court No. 143 District 2

THE PEOPLE, &c.,

ON THE COMPLAINT OF

1 Peter J. Webb
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Offence, Carrying a dangerous weapon

Dated

188

16 June 1888

W. Gardner Magistrate.

Emmett Meyer Officer.

Witnesses,

No.

Street,

Charles L. L. L.

1000 1000 to 1000

1000 1000 to 1000

No.

Street,

to answer

Am. Justice



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 Thomas M. Kenna

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of one hundred dollars, to be committed to the Warden and Keeper of the City Prison of the City of New York, until he

be legally discharged
Dated 16 June 1888 W. Gardner Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

0799

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer.

Thomas McKenna

Question. How old are you?

Answer.

13 years

Question. Where were you born?

Answer.

New York

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

Answer.

36 Cherry St. 4 months

Question. What is your business or profession?

Answer.

Post Black

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

Answer.

I am not guilty

his
Thomas McKenna
Mark

Taken before me this

day of

June

1888

at

New York

City

of

New York

County

of

New York

State

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Police Justice

0800

First

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 110 Cherry

Peter Hopp

Street, aged 36 years, Sailor

being duly sworn, deposes and says, that on the 15 day of June 1882

at the

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

One double case silver watch and ~~and~~
Silver Chain attached of the value of
twelve 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

Edward M. McKenna (now here)
from the fact that while deponent was
passing along on James Street in said city
said defendant came up to deponent and
snatched the aforesaid property from the
pocket of the vest then and there worn
by deponent and ran away deponent
pursued said defendant and caused
his arrest

Sworn before me this

16 day of June

1882

Police Justice

0001

BOX:

70

FOLDER:

784

DESCRIPTION:

McLaughlin, Edward

DATE:

06/27/82



784

0002

Filed 27 day of June 1882
Pleas 10th July 28

THE PEOPLE

vs.

Edward McLaughlin
10th

Obtaining Goods by False Pretences.

JOHN MCKEON,
District Attorney.

A True Bill.

John M. McKee Foreman.

July 1st 1882
Pleas Guilty.
Carrin R. P.
253

0003

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 McLaughlin

The Grand Jury of the City and County of New York by this indictment accuse
Edward McLaughlin
of the crime of OBTAINING GOODS BY MEANS OF FALSE PRETENCES,
committed as follows:

The said

Edward McLaughlin

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *sixteenth* day of *May* in the year of our Lord
one thousand eight hundred and eighty *two* at the Ward, City and County
aforesaid, with force and arms, with intent feloniously to cheat and defraud one

David Beir

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to David Beir

That he was worth the sum of four
thousand dollars, and that he had
that amount of money in cash
then in his possession, and that
he had made arrangements to start
in business in the City of New Haven

And the said

David Beir

then and their believing the said false pretences and representations so made as aforesaid by the said

Edward McLaughlin

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said

Edward McLaughlin, five thousand cigars of the value of ten cents each

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

David Beir

and the said

Edward McLaughlin

did then

and there designedly receive and obtain the said *five thousand cigars*

of the said

David Beir

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

David Beir

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

David Beir

of the same. And Whereas, in truth and in fact, the said

Edward

McLaughlin was not worth the sum of four thousand dollars, and he did not have such amount of money in cash then in his possession, and he had not made arrangements to start in business in the City of New Haven

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said *Edward McLaughlin* to the said *David Beir* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Edward McLaughlin* well knew the said pretences and representations so by *him* made as aforesaid to the said *David Beir* to be utterly false and untrue at the time of making the same.

And so the Grand Jury aforesaid, do say, that the said *Edward McLaughlin* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *David Beir* five thousand cigars of the value of ten cents each

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *David Beir* with intent feloniously to cheat and defraud *him* of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0006

New York City May 29th 1882
 Messrs. Burr & Herrmann

Dear Gentl I suppose by this time you have come to the conclusion that the report you had from Bradstreet is correct well I will tell you all well show you why I did as I have my intentions was after having talked with Eugen to start if possible something that we could both make a living at and all would have turned out well had you not got the report you did so soon. To start with I want to tell you candidly that Mr Callahan is not to blame for what has happened for all though he should have looked further before he started yet he is not to ~~blat~~ blame in regards to the amount of Capital we have I am not at present in a state to show up today I shipped you by Adams Express Company two boxes of cigars all that we have after filling out orders taken. I believe we bought them on sixty days time with the understanding that we were to discount (five hundred) \$500.00 of the amount inside of thirty days I will now that Mr Reynolds has the kindness to say what he has I see know me in trying to start at all so for that reason I thought it best to return to you at once all that I could and the

0807

the Amount Due You for Egan's not
 returned I will do my Best to Pay in
 as short a time as Possible. I know
 that I have made some statements to
 You which we cannot Prove ~~but~~ had Mr
 Reynolds kept his mouth closed we would
 have been able to turn the stock over in
 the money and met all our Bills and
 know how would have been the wiser.
 what He said in regard to me in some
 respects is true and in some false when
 He says that I stole \$120.00 or one cent
 from him or any one else He LIES and
 I will before long bring him in to a Place
 where he will have to pay for it. but then
 that is nothing to You what I want to get
 at is this. I want to show You that what
 I did I did for the Best and will never let
 You lose one cent by what has happened
 if You will Examine ~~York~~ Records and
 make out Bill for what Egan & I have
 not returned and send it to my Mother
 at Mrs S. S. McLaughlin 62 Sylvan Ave
 New Haven we will try and pay it as soon
 as Possible but may not be able to pay
 it all at once for we not get a great
 deal of money at Hand at Present now
 I wish that You would turn around and
 give Mr Callahan A Start if He had A
 little money now He could go ahead with
 that Plan and make it Pay and it would
 Pay You a good amount of Interest and would
 not take much Capital and He is as Honest
 as any one in this World and I feel very
 sorry that things have turned out as they

0000

MUNSON, BISHOP & GILBERT,

MANUFACTURERS OF

BISHOP'S AUTOMATIC FIRE EXTINGUISHERS,

STEAM TRAPS, VALVES, REGULATORS, &c,

DEALERS IN

IRON PIPE AND FITTINGS, BRASS GOODS, HOSE, &c.

H. W. Munson.

J. F. Bishop.

J. F. Gilbert.

479 STATE STREET,

New Haven, Ct., June 12th 1882

To whom it may concern: This is to certify that I am acquainted with the mother and sister of Edward McLaughlin, who have been for about six months tenants of a house of which I am agent. I have also met said Edward often. His family are honest, respectable people and I have never seen Edward in bad company or engaged in anything unlawful or improper. I am acquainted with the fact of his having been in the employ of Beck & Bishop, of this city, for about three months, and know that he has made earnest efforts to make an honorable living.

J. F. Bishop

0009

Transfer Agents for New Haven Steamers.

Peck & Bishop,
GENERAL FREIGHTING

R. PECK.
R. L. BISHOP.
G. H. BISHOP.

OFFICES: { Passenger Depot.
219 Chapel Street.

New Haven, Ct. June 13th 1882

To whom it may concern.

This is to certify that
Mr. Edward McLaughlan
was in our employ some
time ago as Clerk and
Collector and while
with us did his work
in a very satisfactory
manner, leaving us to accept
of a better paying situation
Peck & Bishop.

08 10

THE WESTERN UNION TELEGRAPH COMPANY

This Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been assented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the company will not hold itself liable for errors or delays in transmission or delivery of Unrepeated Messages, beyond the amount of tolls paid thereon, nor in any case where the claim is not presented in writing within sixty days after sending the message.
This is an UNREPEATED MESSAGE, and is delivered by request of the sender, under the conditions named above.
THOS. T. ECKERT, General Manager.

NORVIN GREEN, President

NUMBER	SENT BY	REC'D BY	CHECK
3 my	B	Bg	7 sang

Received at the WESTERN UNION BUILDING, 195 Broadway, New York,

Dated New Haven July 10 1882
To District Attorneys
Office Court of General
Sessions of
I leave on seven fifty
five train — E. A. Callahan

City and County { P.D.
of New York

David Beir, of 84 & 86 Rade
Street, being duly sworn says-
that on the 16 day of May 1882
at said City and County Edward
C. M. Laughlin did feloniously
and by means of false and
fraudulent phettrics and
representations and designedly
with the intent to cheat and
defraud, obtain of deponent
a quantity of cigars to the
amount and value of four
hundred and fifty one dollars
and twenty cents, and there-
after other cigars to the
amount and value in all
of nine hundred and six
dollars and seventy cents
property of deponent and Ogden
Herrin & Co. partners,
with the intent to cheat
and defraud.

That he then and there stated
and represented to deponent
that he had four thousand

dollars in cash and was about to start business in New Haven and dependent believing said statements to be true and relying wholly on the same sold and delivered the aforesaid property to him. That since then dependent has ascertained that said statements were false and untrue and that said defendant had not then the sum of four thousand dollars or any money whatever.

That he returned to dependent a portion of said property to the amount of three thousand and forty nine dollars and wrote a letter to dependent, which is hereto annexed, admitting that his said statements were untrue.

That dependent ~~has~~ ~~be~~ ~~may~~ ~~be~~ arrested and held with as and

0013

Law mag direct

Sworn to before me this
31 day of May 1882

David Beir

Blair Green

Police Justice

0814

New York City May 29th 1882
Mess. Beve & Herman

Dear Gentl I suppose by this time you have come to the conclusion that the report you had from Bradstreet is correct well I will tell you all will show you why I did as I have my intentions was after having talked with Eugen to start if possible something that we could both make a living at and all would have turned out well had you not got the report you did so soon. To start with I want to tell you candidly that Mr Callahan is not to blame for what has happened for all though he should have looked further before he started yet he is not to ~~be~~ blame in regards to the amount of Capital we have I am not at present in a state to show up today I shipped you by Adams Express Company two boxes of cigars all that we have after filling out orders taken. I believe we bought them on sixty days time with the understanding that we were to discount (five hundred) \$500.00 of the amount inside of thirty days well now that Mr Reynolds has the kindness to say what he has I see know me in trying to start a toll so for that reason I thought it best to return to you at once. All that I could and the

0815

the Amount Due You for Cigars not
Returned I will do my Best to Pay in
as short a time as Possible. I know
that I have made some statements to
You which we cannot Prove but had Mr
Reynolds kept His mouth closed we would
have been able to turn the stock over in
the money and met all our Bills and
know how would have been the wiser.
what He said in regard to me in some
respects is true and in some false when
He says that I stole \$120.00 or one cent
from Him or any one else He Lies and
I will before long Bring Him in to a Place
where he will have to say to it. but then
that is nothing to You what I want to get
at is this. I want to show You that what
I did I did for the Best and will never let
You lose one cent by what has happened
if You will Examine York Records and
make out Bill for what Cigars I have
not Returned and send it to my Mother
at Mrs S. S. McLaughlin 62 Sylvan Ave
New Haven we will try and Pay it as soon
as Possible. but may not be able to Pay
it all at once for we not get a great
deal of money at Hand at Present now
I wish that You would turn around and
give Mr Callahan A Start if He had A
little money now He could go ahead with
that Plan and make it Pay and it would
Pay You a good amount of Interest and would
not take much Capital and He is as Honest
as any one in this World and I feel very
sorry that things have turned out as they

0816

3

have for all consumed but it is to late
 now. what I said and done I done for the
 Best as I am Honest have never stood well
 off I tried to get up again and had not
 Mr Reynolds told what he did all thing
 would have gone on all right and we would
 have been able to Pay all Bill as they come
 due. now Ynto I hope that You will
 look at this in the right way and think
 of the reason I did this for. I have my
 mother to support and have had my share
 of trouble and it seems very Dark now
 yet I hope that it will all turn out
 right in the end. for us all. I am an Hon-
 est man and always have and allway
 will be though this was not the right
 way for me to do yet if He had kept
 quiet all would have gone on well but
 it is done and I will Pay You every Dollar
 that Callahan & Mc Laughlin owe You
 but may want A little time to do it in
 so Please A letter to 62 Sylvan Ave encla-
 ing Bill for all longer not Returned and
 Tell me just what Your opinion is and
 how long You will wait for the money I can
 Pay you some at once and will Pay it or fast
 and get it and wont be very long Paying it all now
 I will have to bring this very unpleasant letter to
 an end but before closing I would ask You
 again to give ~~me~~ Callahan A start the place
 is good and the rent cheap and he could
 make it Pay if He only had some one to help

0817

4

help him now there is my little money do
 on it and I will pay this Bill my self if
 I have to live on Bread to do it so now
 I must close asking You to forgive what
 may seem wrong to You and give Eugene
 A share and give me A little time to
 pay this Bill in I would have call upon
 You today but under the Circumstances thought
 it was best not to so if You will mail
 me at my mothers and state what is
 the longest time You can give me I will
 pay it hoping that for my sake and the
 sake of my family You will be as lenient
 and wait as long as possible I remain
 Yours in Hope for the Best

Edward L. McLaughlin
 N.Y.

6th

May 29/82

Dated _____ **188** _____ *Police Justice.*

08 19

Sec. 151.

Police Court

District.

CITY AND COUNTY
OF NEW YORK,

In the name of the People of the State of New York; To the Sheriff of the County
of New York, or to any Marshal or Policeman of the City of New York. GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by David Davis
of No. 44 D & B Reade Street, that on the 16 day of May
1882 at the City of New York, in the County of New York,

Edward M. Laughlin did feloniously, designedly
and by means of false and fraudulent pretenses
and representations and with the intent to cheat and
deceive, obtain of deponent a quantity of Rears
to the amount of four hundred and fifty one
dollars and twenty cents, property of Complainant
and Mrs. Hermann, Co. Merchants

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 each and every of you, to apprehend the said Defendant and bring him
forthwith before me, at the 1st 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 31st day of May 1882

Hugh J. Davis POLICE JUSTICE.

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David Davis

vs.

Edward M. Laughlin

Warrant-General.

Dated May 31 1882

Edward M. Laughlin Magistrate

David Davis Officer.

The Defendant Edward M. Laughlin
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Edward M. Laughlin Officer.

Dated June 4th 1882

This Warrant may be executed on Sunday or at
night.

Hugh J. Davis Police Justice.

REMARKS.

Time of Arrest, 8:00 AM

Native of Ill. J.

Age, 27

Sex —

Complexion, —

Color White

Profession, Clerk

Married No

Single, —

Read, Yes

Write, Yes

Wm. H. H. H.

0820

BOX:

70

FOLDER:

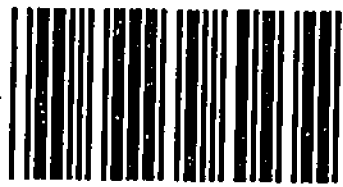
784

DESCRIPTION:

McLaughlin, Frank

DATE:

06/14/82



784

0021

Part 2
100151
Self
Filed 14 day of June 1882
Plends Michu, 10

THE PEOPLE
38
B
Frank McLaughlin
JOHN McKEON,
District Attorney,
Attorney at Law

A True Bill.

Foreman.

Continued on another ind
S.D. 1595 fund

0822

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Frank McLaughlin

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

Frank McLaughlin

of the crime of Robbery in the first degree,

committed as follows:

The said

Frank McLaughlin

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the thirteenth day of June in the year of our Lord
one thousand eight hundred and eighty two, at the Ward, City and County aforesaid,
with force and arms, in and upon one Andreas Dankowitz
in the peace of the said People then and there being, feloniously did make an assault and
one watch of the value of ten dollars
and one watch chain of the value
of one dollar

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

JOHN McKEON, District Attorney.

0823

Police Court--Third District.

CITY AND COUNTY } ss.
OF NEW YORK.

Andreas Dankowitz

of No. 68 Mungin Street,

being duly sworn, depose and saith that on the 11 day of June 1882, at the attempted to be 13th Ward of the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the person of deponent, by force and violence, without his consent and against his will, the following property,

viz.: one Silver Watch with Silver Chain attached

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 force and violence as aforesaid, by

Frank M. Laughlin now here
and another person, whose name is
unknown from deponent, for the following
reason to wit: Deponent was standing
in front of said premises when said
Mr. Laughlin and said unknown
person came up to deponent, said
Mr. Laughlin struck deponent
several blows with his fist on the
face and head, and at that time
said unknown person seized hold
of deponent's watch and chain then
in the left hand pocket of the vest
worn upon deponent's person and
attempted to steal the same by force and
violence from said pocket

Sworn before me this 12 day of June 1882

John J. McLaughlin
Justice of the Peace

0825

Sec. 151.

Police Court 3 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 to any Marshal or Policeman of the City of New York. GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Judaea Bankowitz of No. 68 Morgan Street, that on the 11 day of June 1882 at the City of New York, in the County of New York,

Frank M. Laughlin
did by force and violence attempt
to steal from Complainant person
one Silver Watch & Silver Chain, of the
value of ten dollars

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 each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 3 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 day of June 1882

J. H. Smith POLICE JUSTICE.

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Judaea Bankowitz
Frank M. Laughlin

Warrant-General.

Dated

June 12 1882

Heleth Magistrate

Heleth Officer.

The Defendant

taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Heleth Officer.

Dated 1882

This Warrant may be executed on Sunday or at night.

Heleth Police Justice.

REMARKS.

Time of Arrest, June 12/1882

Native of US

Age, 19

Sex Male

Complexion, Dark

Color Black

Profession, None

Married No

Single Yes

Read, Yes

Write, Yes

for & return 123 Bell St

0026

Sec. 198-200.

3

DISTRICT POLICE COURT.

CITY AND COUNTY
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Frank McLaughlin

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. Scotland

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

Answer. 321 Livingston Street, since first of May last.

Question. What is your business or profession?

Answer. Iron business

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

Answer. I was passing by the complainant's place, he called me an Irish Son of a bitch, for which I struck him. The complainant had no belt, or coat on, and had no watch that I could see. I am not guilty of the charge of ^{attempting to} stealing his watch.

Taken before me, this 12

day of June

1887

Frank McLaughlin
made

J. J. White
Police Justice.

0027

BOX:

70

FOLDER:

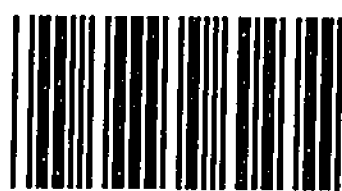
784

DESCRIPTION:

McNamara, Timothy

DATE:

06/08/82



784

0020

WITNESSES:

Counsel, *W.R.K.*
Filed *8* day of *June* 1882
Pleads *Not Guilty (9)*

THE PEOPLE

vs.

Timothy McManus

INDICTMENT.
LARCENY FROM THE PERSON.

JOHN McKEON,

District Attorney.

A True Bill.

James J. McManus Foreman.
June 12th
Henry D. L.
Pen 30 days.

0029

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Timothy Mc Namara

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

Timothy Mc Namara

of the CRIME OF LARCENY from the person

committed as follows:

The said

Timothy Mc Namara

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

*One watch of the value of
five dollars and one watch chain
of the value of one dollar*

of the goods, chattels and personal property of one

on the person of the said

John Killian

John Killian then and there being found,

from the person of the said

John Killian

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 McKEON, District Attorney.

0030

OFFICE OF
JOHN POLHEMUS,
PRINTER, STATIONER,
AND
Law Blank Publisher,

102 Nassau Street.

New York, June 12^(H) 1882.

To whom it may concern:
The boy W. Amara
arrested for robbery has been in my
employ a long time, and I have
always found him industrious and
honest. I should, unless the evidence
is positive, think there must be
some mistake.

I cheerfully give him a good
character, and hope he will be found
innocent.

Yours Truly

John Polhemus

11300

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

477
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
John William
218 W. Broadway
Henry McKenna
Offence *Larceny from the person*

Dated *May 31* 188 *2*

Herbert Magistrate.

James Murphy Officer.

Wm. Clerk

Witnesses, *James Murphy*

Wm. Paul. Meier

Michael Brown

No. *64 Macdonald* Street,

No. *66 Macdonald* Street,

500 Street,

Conrad

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

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

Dated *May 31* 188 *2* *Blaylock* 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.

0032

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Timothy McNamara 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. *Timothy McNamara*

Question. How old are you?

Answer. *Nineteen years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No. 13 Pell Street, Big Munn*

Question. What is your business or profession?

Answer. *Swat in a printing office*

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
I waive further examination
now.*

Charles E. Black

Taken before me this

21

day of

May

188

W. H. Chapman

Police Justice.

0033

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK } ssof No. 218 Broome Street,John Killian, Clerk,being duly sworn, deposes and says, that on the 30th day of May 188 2at the 4th Ward of the City of New York,

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

of deponent. And from deponent's person in the daytime,

the following property, viz:

One silver watch and steel chain
attached, together of the value of
five dollarsthe 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 Timothy M. Karaman,nowhere, from the fact that
while deponent was drunk in
The Liquor Store of Charles Hussey
at 64 Madison Street said property
was taken from deponent's person
and possession by said defendant
as deponent is informed by Michael
Brennan, now present, and Philip
BellevueJohn Killian

Sworn before me this

30

day of

May

188

2

POLICE JUSTICE.

0834

City and County of New York, S.D.

Michael Brennan, of 64 Madison Street, being duly sworn says - That on the 30 day of May 1882 at about the hour of 6 o'clock P. M. and at and within said premises dependent upon the defendant Jervisy McManus, New York, take from the best pocket of the Complainant in the foregoing affidavit the property described therein, said Complainant being drunk at the time.

Subscribed before me this 31 day of May 1882 Michael Brennan
 Hugh Gardner

Police Justice

District Police Court.

THE PEOPLE & C.
 ON THE COMPLAINT OF

AFFIDAVIT - Larceny.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0835

BOX:

70

FOLDER:

784

DESCRIPTION:

McNulty, John

DATE:

06/16/82



784

0036

WITNESSES

Charles Wagner
317 East 15th Street

177

Day of Trial
Counsel
Filed
Pleads

28th

1882

THE PEOPLE

vs.

Felonious Assault and Battery.

P

John McNulty

JOHN McKEON,

District Attorney.

The
Verdict is in favor of
A True Bill found by the
Grand Jury

Charles Wagner - Foreman.

July 7th

Charles A. Wagner

Pen 4 months.

0037

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 Mc Sully

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

The said *John Mc Sully*

late of the City of New York, in the County of New York, aforesaid, on the
thirteenth day of *June* in the year of our Lord
one thousand eight hundred and eighty *two* with force and arms, at the City and
County aforesaid, in and upon the body of *Matthew Smith*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *Matthew Smith*
with a certain *knife*
which the said *John Mc Sully*

in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with
intent *him* the said *Matthew Smith*
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
John Mc Sully
of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a
sharp dangerous weapon, with intent to do bodily harm," committed as follows:

The said *John Mc Sully*

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 *Matthew Smith*
then and there being, wilfully and feloniously did make an
assault and *him* the said *Matthew Smith*
with a certain *knife* which the said *John Mc Sully*

in *his* right hand then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully and
feloniously, and without justifiable and excusable cause, did then and there beat, strike,
stab, cut and wound, with intent to then and there wilfully and feloniously do bodily
harm unto *him* the said *Matthew Smith*
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 McKEON, District Attorney.

0030

BAILED,

No. 1, by _____

Residence _____

Street, _____

No. 2, by _____

Residence _____

Street, _____

No. 3, by _____

Residence _____

Street, _____

No. 4, by _____

Residence _____

Street, _____

Sec. 308, 210 & 212

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Matthew Sullivan

John W. Sullivan

1

2

3

4

Offence, *Del. assault*

Dated

June 14

188

William M. Sullivan

Magistrate.

Samuel M. Sullivan

Officer.

17

Clerk.

Witnesses

Charles O'Logan

No. 517 East 15th

Street,

No. _____

Street,

No. _____

Street,

W. C. Sullivan



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 W. Sullivan*

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

Dated *June 14* 188

A. J. Sullivan 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.

0039

Sec. 198-200.

3

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Mc Nulty*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *in 9th Street near Avenue C*

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 had the knife in my hand the knife was not open, he pulled me from under the bed he stepped upon my breast and I handed him the knife I had no intention to use the knife,*

Taken before me, this *14*

day of *June* 188*7*

John Mc Nulty
Police Justice.

0840

Form 15.

Police Court—Third District.

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

of *Matthew Smith*
the *17th* Precinct Police Street
on *Thursday* the *13th* being duly sworn, deposes and says, that
in the year 18*82* at the City of New York, in the County of New York,
he was violently and feloniously ASSAULTED and BEATEN by

John Mc Nulty (now here)
who struck at deponent with a
knife he held in his hand, and
did cut deponent on the right
hand with said knife, and he
did commit said assault

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

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

Sworn before me, this
of *June*

14 day
18*82*

Matthew Smith
J. J. [Signature]
Police Justice.

0841

BOX:

70

FOLDER:

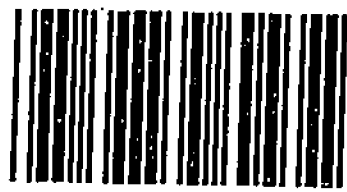
784

DESCRIPTION:

Mellvel, Arthur

DATE:

06/23/82



784

0042

WITNESSES.

Counsel, *Brooks*
Filed *23* day of *June* 188*2*

Reads, *Maguire (20)*

THE PEOPLE

vs.

INDICTMENT.
Lawrence from the Person.

P

Arthur Maxwell

JOHN McKEON,

District Attorney.

A True Bill.

Foreman.

Charles J. L.
Pen 6 on the

0043

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Arthur McKeon

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

Arthur McKeon

of the CRIME OF LARCENY, (from the person)

committed as follows:

The said *Arthur McKeon*

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

value of ten dollars

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

0844

PART I.

THE COURT ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.

If this Subpoena is disobeyed, an attachment will immediately issue.

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

Court of General Sessions of the Peace.

The People of the State of New York,

To Off James Murray

of No. _____ Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the day of July instant, at the hour of eleven 10 in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Arthur McDowell
in a case of Felony whereof *he stands* indicted. And this you not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of July in the year of our Lord 188 2

JOHN McKEON, *District Attorney.*

Wm. Leavie

0045

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

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Deane
50 Broadway
Arthur M. M. M.

2
3
4
Office *Petit Jurors*
from the persons

Dated *June 15* 188 *2*

James Murray Magistrate,
Officer.

Witnesses, *Arthur M. M. M.* Clerk.

No. *50 Murray* Street,

Arthur M. M. M.

No. *50 Murray* Street,

John Deane

No. *1000* Street,

David

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 *Arthur M. M. M.*

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

Dated *June 15* 188 *2* *James Murray* 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.

0846

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Arthur Mellville 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.

Arthur Mellville

Question. How old are you?

Answer.

Twenty years of age

Question. Where were you born?

Answer.

New York

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

Answer.

330 West 11th St. 2 years

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I was drunk and did not know what I was doing.

Arthur Mellville

The defendant pleads Not Guilty

Taken before me this

19th

day of

June 19th

John J. Sullivan

Police Justice.

Bertha Kaiser Cross-examined
by Counselor Oliver, -

Q What pocket did the
defendant take the watch
out of?

A. He reached under his coat
to his back pocket.

Q Which hand did he put
under his coat?

A. His left hand.

Q How far under his coat
did he put his hand?

A. I can't exactly tell how
far. He was sitting down
at the time. So as out
of his pants pocket he took
the watch.

Q Was it the left pocket that
he took the watch out of?

A. I don't know whether he
took it out of his pocket or
not. I saw him put his
hand under his coat and
take out the watch and
place it on the seat.

Q Now how far under his
coat as far as the seat.

A. I do not know.

Q. Do you know whether he found the watch on the seat or not.

A. He did not find it on the seat for there was no watch there. He rushed against myself and the Complainant and when the Complainant took hold of him and accused him of taking the watch he then took it from under his coat and laid it on the seat. The defendant was sitting down when the Complainant caught hold of him.

To the Court

The prisoner tried to get away from the Complainant after he had put the watch on the seat.

Cross-Ex.

The watch was picked up by a lady and handed to the Complainant. The

0049

Prisoner said nothing at
the bench when pointed up
the watch nor did she
to him.

Sworn to before me
this 19th day of June 1882

Bethy Glavin.

J. M. Patterson
Judge Justice

0050

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 500 Deegan Street, Bartlyn

being duly sworn, deposes and says, that on the 18 day of June 188 2

at the _____ City of New York,

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

One silver watch of the value
of Ten Dollars

the property of

Deponent

and that this deponent

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

Non here, from the fact that
a few minutes after the time

said watch was stolen from
the vest pocket of the coat then

upon deponent's person, while deponent
was in a South Avenue Belt Line

Car, ~~deponent's~~ said watch
in the possession of said deponent,

who was then in said Car with
deponent, by Bertha Kager (her present

name).

Sworn before me this

19 day of

June 188 2

Police Justice.

0051

City and County of New York, ss.
 Bertha Kaiser, of 50 Union St.
 Brooklyn, being duly sworn says -
 that defendant saw the defendant
 Arthur Melville, now here, take
 the watch mentioned in the fore-
 going affidavit from his pocket
 and place the same on the seat
 of the Car in which defendant
 and the complainant in the said
 foregoing affidavit and the said
 Arthur then were.

Sworn to before me this
 19th day of June 1882

Bertha Kaiser.

John Patterson, Police Officer

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT - Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0052

BOX:

70

FOLDER:

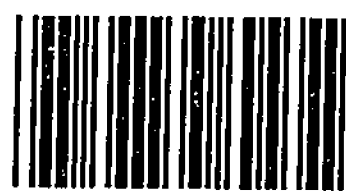
784

DESCRIPTION:

Miles, Robert

DATE:

06/12/82



784

Blank lined page with vertical ruling lines.

Bill Anderson

25.

LARCENY AND RECEIVING STOLEN
 GOODS

108. P.
Robert Miles

30. W
Richmond
Va

JOHN MCKEON

District Attorney.

P 2 June 15. 1882

pleads pr.

A True Bill.

Best! Love me.

Charles H. Kearsley Foreman.

66

0853

0054

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE POPE OF THE STATE OF NEW YORK,

against

Robert Miles

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

Robert Miles

of the CRIME OF GRAND LARCENY, committed as follows :

The said

Robert Miles

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

one trunk of the value of five
dollars four dresses of the value
of eight dollars each one dress
of the value of twenty five dollars
and one other dress of the value
of sixteen dollars

of the goods, chattels and personal property of one

Harry Miles

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

0855

And the Grand Jury aforesaid, by this indictment, further accuse the said
Robert Miles
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

Robert Miles

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

*four dresses of the value of
eight dollars each one dress
of the value of twenty five dollars
and one other dress of the value
of sixteen dollars*

of the goods, chattels and personal property of the said

Harry Miles

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

Harry Miles

unlawfully, unjustly did feloniously receive and have the said

Robert Miles

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 McKEON, District Attorney.

0856

BAILED,

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

Sec. 208, 209, 210 & 212.

487

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Williams
750 West-2-3
William Williams
Robert Miles

Offence, *Grand Larceny*

Dated *June 4th* 188*2*

Smith Magistrate.

Lawrence Officer.

16 Clerk.

Witnesses *William Lawrence*

No. *16* *Lawrence* Street,

Julius Francis

No. *200* *West-2-3* Street,

No. *What was the*

No. *1* *Discharge*

Can



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

Robert Miles
guilty thereof, I order that he be admitted to bail in the sum of *100* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *June 4th* 188*2* *Solomon Smith* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated *June 4* 188*2* *Solomon Smith* Police Justice.

0857

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2
DISTRICT POLICE COURT.

Julius Frank 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* waiven cannot be used against *him* on the trial,

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty of the charge and did not sell the property to Miles

Taken before me, this

day of

1882

Julius Frank
Solomon Smith
Police Justice.

0058

Sec. 198-200.

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

Robert Miles 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.

Robert Miles

Question. How old are you?

Answer.

30 Years.

Question. Where were you born?

Answer.

Virginia

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

Answer.

Back Long Island. 1 Year.

Question. What is your business or profession?

Answer.

Waiter

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 bought the property from Julius Hanns. for the sum of One dollar. The trunk was not open when I got it from Hanns. and I did not open it until I got to Back L.I. and on opening the trunk I found the clothing in it. When I bought the trunk from Hanns. he told me there was only an old coat in the trunk.

Taken before me, this

day of

1882.

June } Robert Miles
maros

John B. Smith
 Police Justice.

0859

-2-

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK. } ssof No. 200 West 23^d

Street,

Leopold Bloom Agent 47
Cap-Manufacturer

being duly sworn, deposes and says, that on the

29th

day of

May1882.

at the

above premises

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 Trunk containing a
quantity of Infants Clothing all
of the value of thirty dollars.

the property of

Georgiana Miles and Harry Miles
and in deponents care and charge.

and that this deponent

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

Julius Frank and Robert
Miles (both known here) from the fact that
deponent sent the said property to the store
room in the Cellar of said premises. By
the said Frank. Deponent is informed
by officer Cairns that he arrested the
said Robert Miles and found in his possession
the said property and deponent is further
informed by said Cairns that on arresting
the said Miles the said Miles informed him

188

0861

BOX:

70

FOLDER:

784

DESCRIPTION:

Miller, Albert

DATE:

06/09/82



784

0062

WITNESSES:

Counsel, *W. McKeon*
Filed *9* day of *June* 188*2*
Pleads *Not Guilty*

THE PEOPLE
vs.
Albert Miller
P.
1st Grand
juror

INDICTMENT.
LARCENY FROM THE PERSON.

JOHN McKEON,
District Attorney.
P. 2 June 15, 1882
ind removed 19.
A True Bill.
S. P. Five years.
John McKeon Foreman.
John

0063

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Albert Miller

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

Albert Miller

of the CRIME OF LARCENY from the person

committed as follows:

The said

Albert Miller

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

*one Watch of the Value
of twenty dollars*

of the goods, chattels and personal property of one *Edward L. Hersey*
on the person of the said *Edward L. Hersey* then and there being found,
from the person of the said *Edward L. Hersey* 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 McKEON, District Attorney.

Dated _____ 188 _____ *Police Justice.*

0065

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

182 District Police Court.

Albert Miller being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his W 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 W waiver cannot be used against him on the trial.

Question What is your name?

Answer.

Albert Miller

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.

228 E 31 St. 3 months

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I am not guilty

Albert Miller.

Taken before me this

day of

188

August 1888

Police Justice.

0866

District Police Court

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No.

60 Mercer

Street,

Edward L. Hershey
Jersey City

being duly sworn, deposes and says, that on the

30

day of

May

1882

at the

City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and from deponent's person in the day time
the following property, viz:One Silver Watch of the value
of twenty 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 byAlbert Miller. (now here)
from the fact that while deponent was
standing on the corner of Canal Street and
Broadway in said city, he felt some
person pulling on his watch chain
immediately thereafter deponent missed
said watch from the pocket of the vest then
and there worn by deponent as a part
of his bodily clothing and said said
property in said defendant's possession

Edward L. Hershey

Sworn before me this

31

day of

May

1882

Police Justice

0867

BOX:

70

FOLDER:

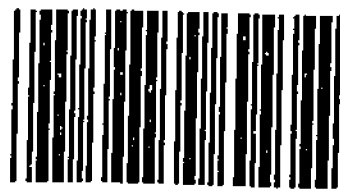
784

DESCRIPTION:

Miller, Augustus

DATE:

06/27/82



784

0060

Page 7

97

Day of Trial
Counsel, *N.Y.K.*
Filed *27* day of *June* 188*2*
Pleads *Not Guilty* 18

1911
21
THE PEOPLE
vs.
P
Augustus Miller
BURGLARY—Third Degree, and
Receiving Stolen Goods.

JOHN McKEON,

July 6. 1882 District Attorney.

Tried and convicted, P.D.

A True Bill. *July 10/82*

Pen 2 months. pr

Shudman Foreman.

Shudman

0869

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Augustus Miller

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

Augustus Miller

of the crime of Burglary in the third degree,

committed as follows:

The said

Augustus Miller

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

Owen Carroll

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

Owen Carroll

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

sixteen pool
balls of the value of two dollars each

of the goods, chattels and personal property of the said

Owen Carroll

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

0070

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

Augustus Miller

of the crime of Receiving Stolen Goods

committed as follows:

The said

Augustus Miller

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

pool balls of the value of two dollars each

of the goods, chattels and personal property of

Owen Carroll

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

Owen Carroll

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

Augustus Miller

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

JOHN McKEON, District Attorney.

The People vs. I Court of General Sessions Part 7
 Augustus Miller (Before Judge Leawing July 6, 1882
 Indictment for burglary in the third degree and
 receiving stolen goods. Owen Carroll, sworn
 and examined, testified. I keep a liquor
 store at 613 Eleventh Avenue in this city, upon
 the night of the 18th of May last the bar tender
 closed the place; I did not close it; my
 bar tender is Peter Higgins; he is not here.
 I know nothing about the condition the
 place was in on the morning of the 18th
 May only what I was told. There was a little
 piece of wood cut out beside the fastening
 and there was an old knife lying beside
 it. I was told that the fastening of the
 window was taken out. I did not see it.
 I lost sixteen pool balls; they were worth
 \$45 or \$55; they were taken away. I got
 them in a pawn office in Eighth Ave;
 they were my property. I could not tell
 you exactly what day I got them back.
 The detective informed me that the balls
 were in the pawn office. I suppose it is
 about a month ago I got them back.
 Cross Examined I was told that my
 place was broken into on the night of the
 18th of May. The pool balls I lost had been
 in use since January. I bought the

0072

balls and the table together, they cost me \$2.50. I paid \$38 for a similar set of balls after I lost these. I don't know whether they were new or not. I made an affidavit before the Police Magistrate in which I stated that the balls were worth thirty dollars. Henry M. Apple sworn and examined. I belong to the Twenty second precinct police. I did not arrest the defendant, but I had a conversation with him about these pool balls that Mr. Carroll lost. The prisoner told me that they were given him by two men, one of the name of Oliver and another man who is in State prison now. He also said he understood the balls were stolen from Albany. They gave the balls to him to put in the pawnshop. I got them on the first of June. Mr. Carroll identified the balls as his. Cross Examined. I went to Mr. Schlange's pawn shop and found a set of pool balls which were identified by Mr. Carroll as his. I suppose they are now in his possession. I took the pawnbroker before the Magistrate the next morning after Miller was arrested rather. That was two or three weeks after was it not? About, he was arrested on the 23 of June; the balls were found on the first of June.

Edward A. Barnett sworn I am in a pawn broker's employ at 558 Eighth ave. I knew the defendant Miller, he pawned some pool balls with me which Mr. Carroll got; it was on the 19th of May he pawned them, I could not exactly remember. Cross Examined I swear that the balls which the officer got from our place were the balls pawned by the prisoner. I have not got another set of pool balls in the place. I gave the prisoner the ticket now shown me. Do you know that this young man pawned with you on the 20th fifteen ivory pool balls for which you gave him the sum of seven dollars and have you not got now in your place fifteen ivory pool balls? No sir, we have not. It was composition balls I took from this young man. He gave me the name of Dietz; it is in my own handwriting. I made the ticket out myself. This is the ticket which alludes to the sixteen balls that were taken.

"Baron Schlang, 558 Eighth ave. New York 36392 May 20 1882 One set of balls \$7.25: Dietz" Not accountable in case of fire, damage, moth, robbery or breakage. Good for one year and 25 per cent per annum."

Joel Pike sworn and examined, testified. I have not seen the balls, I only know what Miller told me about them. He said two young men left them with him to sell.

Augustus Miller sworn and examined in his own behalf testified. I got the ticket now shown me in a pawn shop I pawned a set of ivory balls on the 10th day they were given to me by a young man named Oliver ^{Deitz} and Robert Sloney. I pawned them in the name of Deitz. I did not have the sixteen balls which Carroll lost. I don't know Carroll and did not steal any balls from his premises. The pool balls which I pawned were ivory balls and No 9 was absent. Cross Examined. I generally deal in fancy birds and dogs. I was charged at one time with taking a bag of pennies but I did not steal them. I know Deitz; he ran away when they caught Robert Sloney. I did not tell Officer McFiddle that I pledged Mr. Carroll's balls. I have one more pawn ticket; it is for some baby things. The balls which are the subject of this indictment I never had in my possession. I did not see the balls in the Magistrate's Office; they did not let me see them. The jury rendered a verdict of guilty of petty larceny.

0075

Sluggish bond for
Robert
Recent imprisonment
where the workshop
Bailed, Fred deary

No. 1 by _____
Residence _____
Street, _____

No. 2, by _____
Residence _____
Street, _____

No. 3, by _____
Residence _____
Street, _____

No. 4, by _____
Residence _____
Street, _____

5454
Police Court 4th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Carroll
6/8 11th St.
Augustus Miller

Offence, *Burglary*

Dated *June 23* 1882

Boat Quay Magistrate.
Henry McCordle

Clerk.

Witnesses *Edward Barnett*
No. *558* St. *Arville* Street,
Henry McCordle
22d St. Police

No. _____
Street, _____
to _____

1882
JUN 24 1882
CLERK'S OFFICE

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 *Augustus Miller*

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 *June 23* 1882 *B 14 Nixy* 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.

0076

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY
OF NEW YORK, } ss.

Augustus Miller 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. Augustus Miller

Question. How old are you?

Answer. 29 years

Question. Where were you born?

Answer. New York

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

Answer. 346 W 37 Three months

Question. What is your business or profession?

Answer. Sell dogs

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. Four weeks ago two men named Robert Stearny
and Oliver Deutch came and told me that they had
stolen some goods at the Hudson River Railroad
Depot and wanted to know if I had a customer
and I said I would let them know the following
day I went and informed Mr. Tucey Supr of the
Grand Central Depot at what those men told me
and he telegraphed to officer Scanlon who I
met the next day and I made arrangements
to take them to Sing Sing which I did the
next day and Stearny was arrested
Previous to going to Sing Sing Deutch
gave me those balls which I kept in a
saloon on 6th Avenue I told officer Scanlon
about it and he told me to pledge
them

A. Miller

Taken before me this 23^d day of June 1882
J. J. Ripley Police Justice

0877

Police Office, Fourth District.

City and County
of New York, ss.

Owen Carroll

of No. 613 Eleventh Avenue Street, being duly sworn,
deposes and says, that the premises No. 613 Eleventh Avenue
Street, 22^d Ward, in the City and County aforesaid, the said being a Store
and which was occupied by deponent as a Store for the sale of
liquors and cigars were **BURGLARIOUSLY**
entered by means, forcibly opening the shutters and
unfastening an iron fastening that is attached
to the rear window of said store leading
into said premises
on the night of the 18th day of May 1882
and the following property feloniously taken, stolen and carried away, viz.:

Sixteen composition balls of the value
of thirty dollars (Pool balls)

the property of deponent who is 31 years
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 Augustus Miller (now here)

for the reasons following, to wit: That deponent is informed
by Henry Mc Ardle of the 22^d Precinct
Police that said Miller admitted
to him that he pledged said balls
at a pawn office No 558 Eighth Avenue
in said City and deponent got said
balls from this pawn office where they
were pledged for \$7.00 Owen Carroll

Sworn to before me

This 23^d day of June 1882

J. V. Murphy

Police Justice

0070

City and County of
New York } ss

Henry Mc Ardle of the 22d Precinct-
Police being duly sworn says that
said Augustus Miller admitted to
him that he pledged the property
described in the within affidavit
of Owen Carroll at a pawn office
No 558 Eighth Avenue in said City

Henry Mc Ardle

Sworn to before me

This 23^d day of June 1882

R. H. Ripley

Police Justice

City and County of
New York } ss

Edward Barnett of No 558 Eighth Avenue
being duly sworn says that on the 19th
day of May 1882 Augustus Miller
(now here) pledged the property described
in the within affidavit of Owen
Carroll for the sum of seven dollars
at the pawn office No 558 Eighth
Avenue in said City

Edward A. Barnett

Sworn to before me

This 23^d day of June 1882

R. H. Ripley

Police Justice

0879

BOX:

70

FOLDER:

784

DESCRIPTION:

Miller, Benjamin

DATE:

06/15/82



784

0000

163
A. W. Jones
vs. R. W. Jones

Filed 15 day of June 1882

Pleads

THE PEOPLE

vs.

N.A.

Benjamin Miller

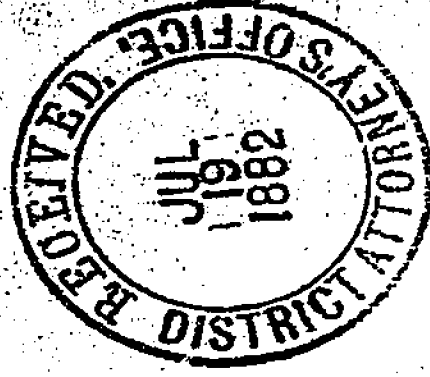
ASSAULT AND BATTERY.

JOHN McKEON,

District Attorney.

A True Bill.

John McKeon
Foreman.



found

0001

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Benjamin Tiller

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

Benjamin Tiller

of the CRIME OF ASSAULT AND BATTERY, committed as follows:

The said
Benjamin Tiller

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *ninth* day of *June* in the year of our Lord
one thousand eight hundred and eighty *two* at the Ward, City and County
aforesaid, in and upon the body of *Charles S. Guilleanne*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *him* the said *Charles S. Guilleanne*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *Charles S. Guilleanne* and against the peace of the
People of the State of New York, and their dignity,

JOHN McKEON, District Attorney.

0002

Form 99.

Second
District Police Court.STATE OF NEW YORK.
City and County of New York, } ss.

Charles L. Guillaume

of No. 22 West 11th

Street,

Sworn to before me, this

11th day

of June 1887

Rome, N.Y.

being duly Sworn, deposes and says, that he is forty-four years of age; that on or about the 9th day of June 1887, at No. 238 East 75th Street, said City, one B. Miller, whose first name is unknown to this deponent, did wilfully & maliciously attempt to do violence to this deponent & did threaten, by words, to take the life of & to kill this deponent, so that this deponent had reason to fear & did fear that said B. Miller intended to & that said B. Miller would assault this deponent & kill him; & this deponent is informed by Charles Nies, who lives in No. 40 East 75th Street, that said B. Miller has been around said premises ever since & has uttered & repeated threats of violence against this deponent, & this deponent, though having legitimate business there every day, has thereby been intimidated & prevented from attending to his business through fear that said Miller would assault & kill him in pursuance of his said threats, as deponent avers & claims; & for the causes aforesaid deponent prays that a warrant may issue against said B. Miller & that he may be arrested & brought before a magistrate & dealt with according to law; & deponent further says that the ~~words~~ words used by said Miller were to the best of this deponent's recollection

of June 1887
Hugh D. Smully
Notary Public
N.Y.C.

0003

"I will kill you", at the same time ad-
vancing towards defendant with his arms
raised & his fist clenched in a
threatening manner, & attempted several
times to strike defendant, at the same
time using threatening & violent language.

Chas. L. Guillaume

0884

BOX:

70

FOLDER:

784

DESCRIPTION:

Moffet, James G.

DATE:

06/28/82



784

0005

But
Trial for
Counsel, *(Notifying M. Kuffner)*
M. Kuffner 100 Elm.
Filed *28* day of *June* 188*2*
Pleads *Not Guilty - June 30 82*
by Counsel

Indictment for Disorderly House.

THE PEOPLE

vs.

James G. Gifford
S. P.

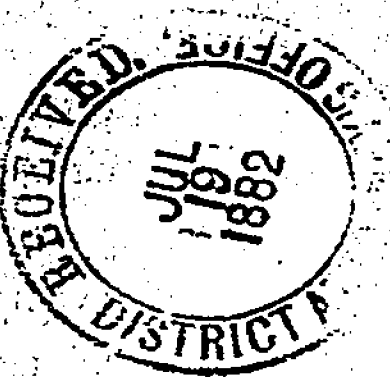
[Signature]

DANIEL C. ROLLING
CLERK OF DISTRICT COURT

John McKeon
District Attorney.

A True Bill.

Richard M. Mearns
Foreman.



Rec'd by
Samuel H. Morse
114 Prince St.

0006

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

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

James G. Moffet
of the crime of keeping and
maintaining a disorderly house
committed as follows:
The said James G. Moffet

late of the eight Ward of the City of New York, in the County of
New York, on the first day of May in the year of our
Lord one thousand eight hundred and eighty two and on divers other days
and times, between that day and the day of the taking of this Inquisition, at the City
and Ward, and in the County aforesaid, did keep and maintain, and yet continue to
keep and maintain, a certain common, ill-governed and disorderly house, and in
his said house, for his own lucre and gain, certain persons, as
well men as women, of evil name and fame, and of dishonest conversation, to frequent
and come together, then and on the said other days and times, there unlawfully and
wilfully did cause and procure, and the said men and women, in his
said house, at unlawful times, as well in the night as in the day, then and on the said
other days and times, there to be and remain, drinking, tippling, gambling, rioting,
disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully,
did permit, and yet continues to permit, to the great damage and common nuisance of
the People of the said Ward, there inhabiting and residing, and of all the people there
passing, to the evil example of all others in the like case offending, and against the
peace of the People of the State of New York, and their dignity.

John McKean
BENJ. K. PHELPS, District Attorney.

0007

Police Department of the City of New York,

Precinct No. _____

New York, August 2nd 1882

Asst. Dist. Attorney Allen
Dear Sir

I respectfully Certify
that the late occupants have been
dispossessed by Marshal Mulder
from No. 144 Nooster Street
House now vacant.

Respectfully

Charles M. Dixon
Captain & Marshal

James E. Moffatt

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Count of General Sessions

In the matter of the
indictment of

James C. Moffet

Demand for Copy of
Indictment

W. H. H. H.
att. for Dep. Cl.
100 E. 14th St.

0009

Court of General Sessions
In the matter of the
indictment of
James C. Moffet }

You are hereby requested to furnish me
with a copy of the true bill herein.

N.Y. June 30. 1882

Yours &c.

W. H. H. H.

att'y. for defendant

To John Sparks, Esq:

Clerk of the Court of General Sessions

0890

BOX:

70

FOLDER:

784

DESCRIPTION:

Montford, Victor

DATE:

06/29/82



784

0091

BOX:

70

FOLDER:

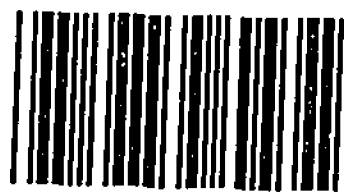
784

DESCRIPTION:

Aaron, Rudolph

DATE:

06/29/82



784

0092

Mr. L. H. L. L. L.
John Harman
Tom Carver. Staten Island.

Bill ~~negotiable~~ 1/1/11

Day of Trial, ~~1/1/11~~
Counsel, ~~1/1/11~~
Filed 29 day of June 1882

Pleads ~~1/1/11~~

THE PEOPLE
vs.
Victor S. Mansford
vs. Rudolph A. Aaren
1- L. H. L. L. L.

JOHN McKEON,
District Attorney.

A True Bill.

304
Foreman
The Court 10 A. M. 1/1/11

0093

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Victor S. Montford
and
Rudolph Aaron

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

Victor S. Montford & Rudolph Aaron
of the CRIME OF Conspiracy
committed as follows:

The said

Victor S. Montford and
Rudolph Aaron

late of the City and County of New York, on the twentieth day of March
in the year of our Lord one thousand eight hundred and eighty-two, at the City and County
aforesaid, with force and arms

together with divers
other evil disposed persons to the
Grand Jury aforesaid unknown, un-
lawfully and wickedly did conspire,
confederate, combine and agree together
among themselves to cheat and defraud
one Emil F. Witte by certain criminal
means, to wit, by means of a certain
mock-auction and pretended sale
of divers and sundry cigars, as an
assignee's sale thereof, and that the
said Victor S. Montford and Rudolph
Aaron and the said divers other
persons, afterwards, to wit, on the day
and in the year aforesaid, at the City
and County aforesaid, in pursuance
of the said conspiracy, combination
confederation and agreement, did
unlawfully, falsely, hold forth the
said Rudolph Aaron to the said

0094

Emil F. Witte as an auctioneer, and did then and there falsely pretend and represent to the said Emil F. Witte that divers large quantities of cigars of small value which the said Rudolph Aaron in his pretended capacity of auctioneer was then and there offering for sale were cigars of choice brands, and of great value, and that the sale thereof was an assignee's sale, 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 McKean
District Attorney

0095

Sec. 208, 209, 210 & 212.

Police Court - 1st District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Emil A. Witte

236 Columbia St.

St. Louis, Mo.

1. Victor S. Montford

2. Rudolph Adam

3. _____

4. _____

Offence, Conspiracy

Dated May 4 1882

Magistrate, Charles

Officer, _____

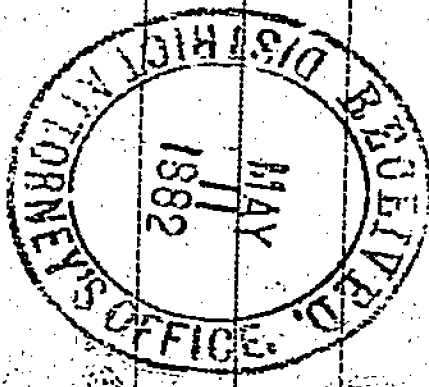
Clerk, _____

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____



My 1000 Team & 8000
No 2 Not arrested

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 Victor S. Montford

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

Dated May 4 1882

Blaylock Police Justice.

I have admitted the above named Victor S. Montford

to bail to answer by the undertaking hereto annexed.

Dated May 4 1882

Blaylock 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 _____ 1882

Police Justice

0896

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Victor S. Montford 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. Victor S. Montford

Question. How old are you?

Answer. 39 years

Question. Where were you born?

Answer. Massachusetts

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

Answer. 115 West Houston St. & about 6 months

Question. What is your business or profession?

Answer. Model maker

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

Answer.

I have nothing to say

V S Montford

Taken before me this

day of

May

1888

Frank Gardner

Police Justice.

0897

Emil F. Costa

100

Thompson-Coleman

Baron Allen Wilson

Julia Williams

May 6, 2 PM

0898

Said Montfort in buying a present to bid
for the goods of James ~~Said James~~ for
sale and which a present bought his
solicitation said feloniously got pure together
to cheat and defraud that defendant, and said
defendant him of the sum of \$294. and
he therefore swears, that said James
and his wife Collins, and said Montfort
and his wife Wilson be apprehended and dealt
with according to law.

J.M.D.
Jada

Emil F. Witte

Sworn to before me
this 24th day of April 1883
Solon B. Smith

Peace Justice

0899

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

POLICE COURT,

District.

Emil H. Witte

of No. 236 Chambers

City of Brooklyn
Street, being duly sworn, deposes and

says that on the

20th

day of

March

1882

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

Rudolph Aaron and

Victor S. Montford, did conspire together to cheat and defraud defendant, and did cheat and defraud defendant of the sum of \$29.44 in the following manner, to wit: That this

defendant, on said 20th day of March, while passing No. 79 Fulton Street in the City of New York, did see displayed in front of a store on said premises a flag purporting to be an auctioneers flag, on which were the words, "Collins, Auctioneer"; that defendant believing that an auction sale was going on at said place, entered, and saw defendant Aaron offering a box of Segars for sale. On which defendant bid and the same was knocked down to defendant; that defendant paid his money on his bid; and when asked what kind of a sale was going on, defendant Montford told him that it was an assigned sale, and that the Segars were selling cheap and that he Montford and defendant were the only ones bidding; that during the sale said Montford asked defendant if he was a Segar man, and when defendant told him no, said Montford who had said his name was Wilson, that he was in the Segar and Restaurant business at Farnum Avenue and Madison Street Brooklyn City; he Montford told defendant that the Segars offered for sale were of very fine brand.

0900

That he said Montford told him some Segars in the
 name of Milton and had them Phreaked down to him,
 That the Auctioneer Aaron M. offering the
 Segars for sale represented them as of the
 best quality, as they were and many others;
 That induced by the representations of said
 Aaron and Montford that said Segars were
 of prime quality, and that the sale, at
 which said Segars were sold was a genuine
 Auction Sale, Defendant did purchase a large
 quantity of Segars and paid there for the
 sum of \$794. And received a Receipt
 therefor in the name of H. Collins, Auctioneer
 and Commission Merchant; That said Auction Sale
 was a Mock Auction Sale, or Swindle, That
 Defendant Aaron used the name and flag of
 said Collins fraudulently and illegally and
 without any right, that the Segars sold to Defendant
 were of the poorest quality and worthless in value,
 and said Montford and Aaron well knew the
 same; That said Aaron's name was not Collins,
 and said Montford's name was not Milton,
 nor does he live in Jersey City, but lives in the City
 of Brooklyn, Kings County, State of New York,
 and that Aaron representing himself as
 Auctioneer by the name of Collins, and that
 he was disposing of articles of genuine value, and

Police Court District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

188

Magistrate.

Officer.

Witness.

Disposition.