

0138

BOX:

84

FOLDER:

921

DESCRIPTION:

Martin, Boyce

DATE:

11/17/82



921

0139

BOX:

84

FOLDER:

921

DESCRIPTION:

Ward, Nicholas

DATE:

11/17/82



921

0140

BOX:

84

FOLDER:

921

DESCRIPTION:

Brown, George

DATE:

11/17/82



921

0141

Dec 18 1882

Counsel,
Filed 17 day of Dec 1882
Pleads Not Guilty

THE PEOPLE
vs.
Bayce Martin P
Nicholas Ward P
George Brown P
George Brown P
19. H. D. *Shuler Jr.*

ROBBERY—First Degree.

JOHN MCKEON,
District Attorney.

Dec 18
Chas. Fred & Co. provided
AT THE BILL OF L. 20 years.
Jan 1882
Edmund Johnson
Nov. 23. 1882
Foreman.

Chas 2 + 3.
Speedy Counselors.
107 1/2 W. 1st St.
Nov 28/82

John McKee

0142

Police Court-Third District.

CITY AND COUNTY } ss.
OF NEW YORK.

Patrick Lanagan

of No. 371 8th St Street,

being duly sworn, deposeseth and saith that on the 29 day of October 1887, at the ~~attacked by the~~ 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 and platinum chain

attached

of the value of five DOLLARS, the property of James Lanagan deponent's Mother in case and ~~charge of deponent~~ and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by force and violence as aforesaid, by

James Martin (nowhere) and Thomas McLean not arrested, from the fact that deponent was walking in Thompson's Park, when said Thomas struck deponent one blow on the shoulder with his fist, that at that time said Martin seized hold of the chain, attached to said Watch, in the left hand Vest pocket of deponent's Vest, then drove upon deponent's person, attempting to pull said Watch from said pocket, that deponent immediately placed his hand on said Watch

Sworn before me, this

1887

day

Pattee-Justice

0143

and prevented said Martin from stealing
the same, that he broke the Chain, and
when arrested a portion of the Chain
was found in his possession

Sworn to before me this 30th day of October 1887
P. Loanigan
J. W. Patterson
Police Justice

Police Court—Third District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDA VIT—ROBBERY.

Dated

187

Magistrate.

Officer.

WITNESSES:

0144

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3rd District Police Court.

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

Question. What is your name?

Answer. James Martin

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. Ireland

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

Answer. 646 9th Street 6 years

Question. What is your business or profession?

Answer. Marbel Cutter

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

Answer. I am not guilty

James Martin

Taken before me this

20

day of October 1887

Police Justice.

0145

BAILED,

No. 1, by _____
Residence _____
Street, _____

No. 2, by _____
Residence _____
Street, _____

No. 3, by _____
Residence _____
Street, _____

No. 4, by _____
Residence _____
Street, _____

Police Court No. 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

371
John Martin

1 John Martin

Offence, Robbery

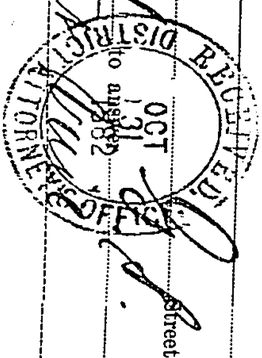
Dated Oct 30 1882

Magistrate,
Henry 11
Officer

Witnesses,
No. _____
Street, _____

No. _____
Street, _____

No. _____
Street, _____



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

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

Dated October 30 1882 J. M. Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0146

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Patrick Caragan
371 vs. *8*
Jacques Martin

Dated *Oct 30* 188*2*

Potterdau Magistrate.

Leury 11 Officer.

Witnesses, _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

No. *Comd* Street, _____
Arthor Street, _____
RECEIVED OCT 31 1882 DISTRICT CLERK

BAILED,

No. 1, by _____

Residence _____ Street, _____

No. 2, by _____

Residence _____ Street, _____

No. 3, by _____

Residence _____ Street, _____

No. 4, by _____

Residence _____ Street, _____

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

guilty thereof, I order that he be held to answer the same and he be committed to the City Prison of the City of New York, until he ~~is released~~ *be legally discharged* *October 30* 188*2*

I have admitted the above named _____ to bail to answer by the undertaking hereto annexed. _____ 188*2*

There being no sufficient cause to believe the within named _____ guilty of the offence within mentioned, I order he to be discharged. _____ 188*2*

Dated _____ 188*2* Police Justice.

0147

CORRECTION

0148

BOX:

84

FOLDER:

921

DESCRIPTION:

Martin, Boyce

DATE:

11/17/82



921

0149

BOX:

84

FOLDER:

921

DESCRIPTION:

Ward, Nicholas

DATE:

11/17/82



921

0150

BOX:

84

FOLDER:

921

DESCRIPTION:

Brown, George

DATE:

11/17/82



921

0151

See page 4

Counsel, *W. H. [unclear]*
Filed *17* day of *Nov* 188*2*
Pleadings *W. H. [unclear]*

THE PEOPLE
vs.
Boyer Martin P
Richard Ward P
George Brown P
19. H. D. [unclear]

ROBBERY—First Degree.

JOHN McKEON,
District Attorney.

Dec 6/82
Chas. Fred & Co. provided
AT THE BILK of ten years.
Jan 1883
Henry J. Ammons
For. 23. 1882 Foreman.

Chas 2 + 3.
Speedy Limited.
W. H. [unclear]
Nov 28/82

W. H. [unclear]

0152

Form 96.
Police Court, Sixth District.

CITY AND COUNTY
OF NEW YORK, } ss.

George Strahler, 35 years old, farmer
of No. Rahway in the State of New Jersey

being duly sworn, deposes and saith, that on the 3rd day of November
1872, at the corner of Broome Street, Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of
the deponent, by force and violence, without his consent and against his will, the following

property, viz.: One silver watch and steel chain of
the value, together, of Thirty Dollars, good and
lawful money of the United States as follows - one
bill or note of the value and denomination of
Ten Dollars, one bill or note of the value and
denomination of Five Dollars and silver change
of the value of One Dollar; one cloth coat of
the value of Six Dollars, one overcoat of the
value of Ten Dollars and one felt hat of the
value of Two Dollars; - in all of the value
Sixty - four Dollars

of the value of _____ DOLLARS,
the property of this Deponent

and that this Deponent has 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

Boyce Martin, Nicholas Ward, George Brun
and William Burton, all now here, from the

following facts: At about six o'clock on the afternoon
of said day deponent was walking in Broome Street
when from when approached deponent. One of said men,
Boyce Martin now here caught deponent by the throat,
and said Nicholas Ward held deponent's arms. The
two others, one of whom was said George Brun, beat
deponent over the head and knocked him down and he
became senseless. When deponent recovered he was
his person the property above described from his person,
all of which was seized or carried by him when assaulted
as aforesaid. Deponent is informed by Officer
Thomas Moran of the Eighth Precinct Police that
he found upon the person of Nicholas Ward the piece of
watch chain here shown which deponent identifies
as a piece of the same chain that was taken from him
as aforesaid, and that upon the person of said George
Brun he found the pair of trousers here shown which
represents the cloth coat taken from deponent as
aforesaid. Deponent is informed by Officer
said Nicholas Ward admitted to him the said officer

Sworn to before me this
18th day of
Police Justice.

0153

That said William Burton was in company with said
Bum^{or} about seven o'clock on said evening.

Sworn to before me
this 14th day of November 1882

J. Henry Ford
Police Justice

Jacob Stahl

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Moran

aged 46 years, occupation Policeman of No
the 8th Precinct Police ~~Stat~~, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Jacob Stahl
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 14th
day of November 1882

Thomas Moran

J. Henry Ford

Police Justice.

Form 96.

Police Court—Sixth District.

THE PEOPLE, &c.,
ON COMPLAINT OF

Affidavit—Robbery.

Dated

187

Magistrate.

Officer

Precinct.

WITNESSES:

0154

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. Boyer Martin

Question. How old are you?

Answer. Twenty Six Years.

Question. Where were you born?

Answer. New York.

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

Answer. 9 Clark Street 3 Years.

Question. What is your business or profession?

Answer. Taxi Driver

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

Answer. I am not guilty of the charge.

Boyer Martin

Taken before me this

day of March 1885

William J. ...

Police Justice.

0155

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question What is your name?

Answer *George Brown*

Question. How old are you?

Answer. *Nineteen Years.*

Question. Where were you born?

Answer. *New York.*

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

Answer. *Corner of Rector & Leonard Streets 2 months*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am not guilty*

George Brown

Taken before me this

day of *November* 188*8*

Thomas B. ...

Police Justice.

0156

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Burton 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 Burton

Question. How old are you?

Answer. Nearly two years.

Question. Where were you born?

Answer. Kentucky

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

Answer. 218 Wood St Street 6 months

Question. What is your business or profession?

Answer. Labour.

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.

Wm
William Burton
made.

Taken before me this

day of November 1882

J. M. ...
Police Justice.

0157

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

Nicholas Ward 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. *Nicholas Ward.*

Question. How old are you?

Answer. *Thirty-two years.*

Question. Where were you born?

Answer. *Long Island*

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

Answer. *61. Thompson Street 5 Years.*

Question. What is your business or profession?

Answer. *Boot 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 of the charge.*

Nicholas Ward
mark.

Proved & Mett had a bill of Rec.

Taken before me this

day of *November* 188*2*

John J. ...

Police Justice.

0158

962
Police Court 2^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 Jacob Steadler
House of Mr. [unclear]
2 Bryce Martin
3 Nicholas Ward
4 George Brown
5 William Bunker
Offence, Robbery

Dated November 14, 1882

Frank Magistrate

Merion O'Keary Clerk

Witnesses, said officers

Comptroller of the City of New York
No. 1, 2 & 3
to answer
No. 4, discharged on \$

Wardens 1, 2 & 3
to answer
No. 4, discharged on \$

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 Bryce Martin, Nicholas Ward, George Brown and William Bunker guilty thereof, I order that ~~they~~ be held to answer the same and ~~they~~ be admitted to bail in the sum of _____ Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until ~~they~~ give such bail be legally discharged.

Dated November 14 1882 J. Henry Bond Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated November 14 1882 J. Henry Bond Police Justice.

0159

962
Police Court - 2^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
1 Jacob Strahlen
House of Detention
2 Bryce Martin
3 Nicholas Ward
4 George Penn
(William Burton)
Offence, *William Burton*

Dated November 14 1889
Magistrate
Ford
Officers
Moran
Clerk
Summ

Witnesses, *said officers*
No. *Comptrolmer Street, City of Baltimore*
Mr. DeFaut of 3rd Ave. to 3rd St.

Number 1, 2 & 3
to answer *F.C.*
Without Bail.
N.Y. Decharge on Ex.

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

Dated *November 14 1889*
Police Justice. *J. W. Murray*
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order h^e to be discharged.

Dated *November 14 1889*
Police Justice. *J. W. Murray*
I have admitted the above named
to bail to answer by the undertaking hereto annexed.

Dated *November 14 1889*
Police Justice. *J. W. Murray*
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
Bryce Martin
and Nicholas Ward, George Penn and William Burton
guilty thereof, I order that *they* be held to answer the same and ~~they~~ be admitted to bail in the sum of
Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until *they*
give such bail *as legally directed*.

42
 The People vs. Boyce Martin } Court of General Sessions. Part I
 Before Judge Gildersleeve. Dec. 6. 1882
 Jointly indicted with Nicholas Ward and George
 Brown for robbery in the first degree.

Jacob Strahler, sworn and examined, testified
 I live in Rahway, N.J. and am a farmer,
 I am 35 years old, I was in New York upon
 the 13th of Nov. last, since then I have been
 in the House of Detention. I lost a silver watch
 and sixteen dollars in money, two coats
 an overcoat, and a coat like the one I
 have got on. I lost this property between six
 and seven o'clock in the evening. I recognize
 Boyce Martin as one of the persons who were
 there at that time. I was coming out of a
 liquor saloon, I was pretty well intoxicated. I
 was attacked by four men and knocked down.
 After I got knocked down I was stupefied,
 I did not know what was going on; when I
 came to myself again I found myself in
 my shirt sleeves and all the property
 I had gone. This man here (Martin) took
 me by the throat and kicked me in the
 leg. I have had marks on my leg up to a
 day or two ago. I saw part of my property
 again at the police station; one coat
 that matches this vest; the officer took me
 to the pawn shop and showed me the coats.

The officer came with me into the saloon I saw him there and I told him he was one of them. This was in Broome St. I cannot tell the hour the officer went with me. I was robbed between six and seven o'clock. It was not long afterwards that the prisoner was arrested, I cannot tell exactly how long it was.

Cross Examined. There were four arrested, but I know only three of them. Burton was discharged by the Magistrate; the other two were tried and convicted of this robbery. I drank nothing but beer. I say two coats were taken from me. When I came to myself I went to the station house. I did not have to go very far. A German man showed me the way there. I went to the station house alone. I recognized the other two men who have been tried and convicted the same time I recognized Martin - Ward and Brown. The officers can tell you how the fourth man came to be arrested. I was in the station house when they fetched two men in; they asked me whether I knew them two men? I told him, "yes." How long had you been on this drunk? About three or four hours. A part of a steel chain which I lost was found on one of the prisoners who were convicted the other day. I recognize it (piece of a chain shown) as mine.

0162

James Dunn sworn. I arrested the prisoner on the night of the 13th of November on the corner of Broome and Thompson Sts. in the bar room of Yunan; he was in the back room in company with between ten and fifteen black and white. The complainant came with me from the station house. I did not find any of the complainant's property with the prisoner. Brown and Hard were not in company with the prisoner. The complainant pointed out Boyce Martin; he said, "that is one of the men that robbed me". I arrested him and told him he would have to go to the station house, and he put his hand behind him. I grabbed his hand and took a loaded revolver from him. I took him to the station house. It was after the complainant identified him and I told him I would have to arrest him. I grabbed him before he got the hand in or the pistol out. Cross Examined The revolver is not loaded now; it was loaded then with the exception of one chamber which was empty. He had his hand on the revolver, so fashion (showing) Did you see him draw it? He did not have a chance to draw it. Did you see him draw it? No sir, he did not draw it out of his pocket.

Thomas Moran, sworn and examined testified. I am a detective of the eighth precinct. I know the defendant Boyce Martin for several years. What do you know about this robbery? I first saw the complainant in the station house about half past seven o'clock. I went out with the prisoner's brother. Martin's brother said at the station house that it was Brown - he said in the presence of the prisoner that it was Brownie and Nick who robbed the man. I asked him how he knew it, if he saw it? He said, no, he heard it; we went out with him - that was after Martin was arrested; we went down Thompson street in search of those two men. Do you know anything about Boyce Martin? Nothing further than what I heard the complainant say.

Boyce Martin, sworn and examined for the defence testified. Beverly Mitchell was reciting Hamlet and Metamora to myself and my brother "Her" and the complainant came out with "Brownie" and Nick (Nicholas Ward) each of them had hold of Shabler and took him out; then I went inside and Beverly went inside and went to the water closet.

0164

My brother and "Ben" I don't know where they went to. Twenty minutes later this man, (the complainant) came back without any coat on and his head was cut. Did you stay there all the while after he went out? Yes. Did you have anything to do with robbing him? No sir. Cross examined. I live 9 Clark St. I am a white-washer, a painter and a "loader". I have work from four or five market men, loading peaches and strawberries. I also drive a truck. I have lived for a year and a half at 9 Clark St. I was born in New York, on the 9th of Nov. I was working for Mr. Gale at 192 Walker St. I was arrested on the 13th at Tynan's liquor store, corner of Broome and Thompson Sts. I know Nicholas Ward and George Brown. They were in Tynan's liquor store that night. They did not listen to Hamlet and Metamora. I have lived always in New York except six months that I was in the penitentiary for fighting Robert Spriggs. I was charged with felonious assault with a pistol. I did not fire or draw the pistol. I say there was nothing in the pistol that night. I have it at home. When did you get this revolver? (showing it) I got that on the

10th or 11th. I bought it. I was not working on the day I was arrested. I be in Synan's liquor store generally all day; there is where the men come for us to whitewash. I had not been drinking. I do not drink. Beverley Mitchell sworn and examined. I live at 16 Grand Street. and am a barber by trade. I came out of the house between four and five o'clock as far as I can judge and I met Perry Martin his brother was standing outside and he was talking about seeing Mr. McFullough play the Gladiator and other plays. I was telling them about different plays, illustrating it off to them. I was standing in conversation with these two men. Boyce Martin was standing there between the hours of four and five. I spoke to his brother about going to see Mr. McFullough at the Fifth Avenue Theatre. While we were standing there in conversation two colored men, Nicholas Ward and Brown came out with a man who appeared to be drunk; they were taking him toward Broadway down Broome Street. Did that man come back afterwards? I could not say. I went to the necessary. I went home. I had not been well. It was out

of the liquor store that the men came out; they went down towards Broadway in Broome street. Did anybody lead away that man except those two men that are now in State Prison? These two men, one on each arm. Has anybody with him? No sir. That was between four and five o'clock; it was not dark. Andrew Mitchell sworn and examined. I live 134 South Fifth avenue, I am a waiter. Boyce Martin and I were in company from six to 8 o'clock; the complainant came in about half past six with no coat or no hat and stood by the stove about four minutes and said, I have been robbed by some parties unknown to him. Did you lose any money? He says, No, only an old coat and some papers which I value, I must have them. He left there about a quarter to eight. I think he came back with the detective. What I want to get at is, for say an hour before that man in your company? He was there from six to eight o'clock in my company. Cross Examined He did not say anything about the watch or chain that was found on one of these fellows. I don't know that anybody went out to get a policeman; he only complained of losing an old coat.

0167

William H. Martin, sworn and examined testified: Are you the brother of Bryce? Yes sir
Where do you live? I live 51 1/2 Thompson St.
What is your business? Truck driver. About
the hours of four and five o'clock I saw
the complainant and two prisoners coming
out of this liquor store; the names of the
prisoners I mean who were convicted
is George Brown and Nicholas Hard
they went towards South Fifth Avenue. Then
my brother and Beverley Mitchel went
in the liquor store and I went about my
business. Then I guess about a quarter to
8 when Andrew Mitchell and I were
up on the corner of Clark and Broome St.
he (Mitchell) told me my brother was
arrested. I did not know my brother was
arrested until he told me. I went with
him around the corner; he told me
that he seen this Brown with a ticket
of this man's coat. Cross Examined.
I drove a truck about three months ago
I have been sick, I hurt my back and
have not worked for three months. I live

at 51 1/2 Thompson St. I am married
and my wife lives with me.
Jacob Strahler recalled. I never slept in
this grocery store where I saw these men.
The jury rendered a verdict of guilty

0168

Testimony in case
of
Byce Martin
filed
Nov. 1982

The people }
 vs

Bayce Martin }

City and County } S.S.
 of New York }

Michael Synanon, being duly sworn deposes and says that he is the keeper of a liquor saloon at No. 570 Broome St. in the City of New York, that he has a full recollection of the three men who entered his saloon on or about 4 1/2 O'Clock P.M. on Monday November 13th 1882 and know that the names of two of the said men is George Brown and Nicholas Ward both of whom are now convicted of a robbery perpetrated on the 3rd man, whose name he does not know. He further says that the above defendant was not in company with said George Brown, Nicholas Ward, or the complainant whose name is unknown to him, at any time on the 13th day of November 1882 in his place of business or any where else. He further states that he was in his place attending to his business all the afternoon of said day and that Bayce Martin defendant above named was not in his place

0170

in company with said George Brown
Nicholas Ward or said Complainant
(whose name is unknown to me) at
any time in the after noon of said
13th day of November 1882

A. Lyman

present before me
the 13th day of Dec. 1882

C. W. Wilson

Notary Public

W. C. (115)

Dea. W. S.

Boycell Martin

Applicant

0171

N. Y. General Sessions

The People vs

agst

Boyce Martin

3

City & County of New York ss.

Ida Mitchell being duly sworn says that she resides at No 131 South 5th Avenue in said city. That she has been acquainted with Boyce Martin the above named prisoner for the past five years. That on the night of November 13th 1882 she was in the liquor store of Mr Summers corner of Broome and Thompson streets about six o'clock - that Boyce Martin was there talking to a young man by the name of Mitchell - That deponent saw the Complainant go out of said store with two young men named George Brown and Nicholas Ward, that said Complainant came back in an hour and said he had been robbed - He was asked what had he been robbed of - He said a coat - He was asked then was there anything in the coat, and he said there were some valuable papers in it and that he did not care for the coat but must get the papers back, and he then went into a closet and then came out and stood by the store some time and went out again and came back with a detective and arrested Boyce Martin. That Boyce Martin

0172

did not leave the store from the time
said complainant went out first with
the two men until he was arrested - that
was there all the time and saw him there
that said Martin stood all the time at
the end of the bar talking to Mitchell

Shown to before me this }
12th day of December 1882 } Ida X Mitchell
John A. O'Brien }
Notary Public }
1883 }

0173

City of New York ss

Sarah Grandy being duly sworn says that she resides at 15 1/2 Sullivan Street in said city - That she knows Boyce Martin & has been acquainted with him over one year. Deponent further says that she was in the store of Mr Turner corner of Broom and Thompson street on the evening of November 13. 1882, when the complainant a german came staggering in his shirt sleeves very much under the influence of liquor and stated that he had been robbed of his coat, but he did not care for the coat, but the papers in it were very valuable. and then he staggered over to the store and rubbed his hands for a while and staggered out and during all of this time deponent saw Boyce Martin in the store talking to a man named Mitchell

That was not there when said complainant was there before the time deponent saw him come in as aforesaid. and left said store before the arrest of said Boyce Martin

Sworn to before me this 12

day of December 1882

John A O'Brien

Notary Public

192

Sarah Grandy
her mark

0174

W. G. General Sessions

The People

vs

Boyer Martin

Affidavit

C. S. Spencer
Attorney

The People
 vs.
 Nicholas Ward
 and
 George Brown

Court of General Sessions. Part I
 Before Recorder Smyth: Nov. 23. 1880
 Jointly indicted with Boyce Martin
 for robbery in the first degree.

Jacob Strahler, sworn and examined, tes-
 tified. I live in Rahway, N.J.; on the 13th
 of this month I was in the city of New York.
 I was on Broome St. about 3 o'clock in
 the afternoon. I cannot exactly state the
 time when I did get into Broome St.; it was
 between six and seven o'clock and it was
 dark; it was in the lower part of Broome
 St. near Thompson St. I saw the prisoners
 and Martin. I had sixteen dollars in money
 in my pocket, a ten and a five dollar
 bill and some change; also a silver watch
 and a chain attached to it. I was told
 the watch cost 150 francs (\$30). I had two
 coats on me - a blue overcoat and a
 black coat; the overcoat was worth about
 \$8 and the other \$6 and a hat worth a dollar.
 I wanted to go to 118 Sullivan St. to meet
 a gentleman there; he keeps a livery
 stable; his name is Bailey; he was not
 at home. I owed him a bill and wanted
 to pay him. I had been drinking consid-
 erable before I got there. I was walking around
 the lower part of these streets going in

saloons I recollect being in one saloon corner of Broome and Thompson sts. and those fellows being there and asking me for drinks and I said I had no money. I got on the street, I dont know how far I walked when Martin took me by the collar of the coat and kicked me in the leg; the marks are on the right leg yet. I dont know how many kicks he gave me; these prisoners were with him at the time; they were all around me and got hold of me; there was four men altogether; they surrounded me after they knocked me down. I tried to free myself; I had one hand in my pocket and I had my pocket book in my hand; they held both of my hands. I could not move either of my hands. Martin caught me by the throat. They knocked me down. I was lying there for a while. I dont know whether it was because of the influence of liquor but I did not know anything of myself for a few minutes. When I met them I had my senses and when I was knocked down I lost my senses. When I came back to my senses I was in my shirt sleeves and had nothing at all - the two coats and the hat, the watch and the money everything was gone. My eye was cut. I saw a

0177

piece of my watch chain at the Police station
(Piece of a steel chain shown) that is it.
An officer went with me to the pawn shop
and showed me one of my coats. Cross Exam-
ined. I am a farmer and come to New York
city two or three times a year. I left Rahway
about twelve or one o'clock and got to New
York some time in the afternoon. I was in
many lager beer saloons that afternoon and
drank beer every time. I was pretty drunk.
It was about five o'clock when I got into the
saloon corner of Broome and Thompson St.
~~I recollect~~ meeting the prisoners between
six and seven o'clock. I did not refuse to
pay for a drink in that place. Brown did
not go out of the saloon with me. I do not rec-
lect going into a saloon corner of Broome St.
and North Fifth Avenue and wanted some
thing to drink and that the proprietor re-
fused to let me go in. No colored man was
with me. I recollect there were lots of colored
people in the saloon corner of Broome St.;
they all got around me and wanted me
to drink and I would not do it. They wanted
me to pay for drinks and I would not do
it. I was knocked down in the street. I
might have seen the prisoners in the
saloon, but I do not remember whether I

saw them in there a net. I do not think I was more than five minutes in the saloon before I went into the street. The coat which the officer showed me was my coat; it was showed to me the next morning.

Thomas Moran sworn and examined. I was a member of the police force on the 13th of Nov. I arrested Ward and Brown; at 521 Thompson St. I arrested Ward. Brown was brought to the station house about 12 o'clock by Martin's brother; he was around with two officers two or three hours searching for the prisoners. I searched Ward and found on him a piece of a chain, a key, and a paper of tobacco. I showed the chain to the complainant and he identified it. I saw the complainant in the station house about 8 o'clock talking to officer Dunn. Officer Dunn went out with him and shortly after returned with Boyce Martin to the station house. I arrested Ward a little after 8 o'clock. Before I arrested Ward the complainant described the chain and after I found the chain in Ward's possession he identified it as part of the chain he lost. He appeared to have his senses about him; he had a hat on which he said a man gave to him; he had no overcoat on; he was

in his shirt sleeves; he had marks on his eye and the skin was broken; he was bandaged, he complained of his leg but I did not see it. I searched Ward in front of the desk and I found the piece of chain in his vest pocket; he said at that time it was his own property. A little after twelve o'clock he sent for me, he stated he wanted to see me and I went down stairs to the cell. Martin says, "Why did not you tell the truth about this?" In the presence of Martin he told me that Martin was not in this thing; he said it was Brown. Ward said Martin was not there and did not do it. He said he was with Brown. "And who was with Brown?" He did not want to tell. I asked him if he was with him? He said, No. Well, how can you tell who it was that done it if you were not there? Martin says, "Why dont you tell who was with him and who done it?" and then he gave the name of Manning. I asked him how he knew? He said he saw Brown with a coat in his possession and Manning was with him. He had him arrested the next day, but the complainant could not identify him and Ward denied that he was the

man in the police Court; he went back on the statement that he made the night before. Then I found the pawn ticket of the coat that the complainant identified as his property in Brown's possession. I asked Brown where he got the ticket? He said he bought it from a white boy for ten cents. I asked him who this boy was? He said, I do not know. Then the next day in the police Court he denied that he said that Ward pledged the coat and gave him the ticket. The police magistrate gave me an order on the pawn ticket and I went there and got it. There was found on Brown's person 14 cents, a key, tobacco, and a piece of chain. How far from the station house was it where Martin found Brown? According to what he told me about three blocks. James Gunn sworn and examined. I am a member of the police force and I arrested Boyce Martin on the night of the 13th of Nov. corner of Broome and Thompson sts. and brought him to the station house. I found a pocket book and a loaded revolver; the balls have been taken out; there was no cartridge in one chamber; he was standing at the end of the bar; the complainant had been drinking, but he talked consecutively.

0181

Jacob Strabler recalled. I do not know the name of the proprietor of the liquor store corner of Broome and Thompson sts. I was never in that saloon before the night I was robbed; they come on both sides of me when they got out into the street.

Nicholas Ward sworn and examined in his own behalf testified. I live at 61 Thompson st. I did not have any thing to do with robbing the complainant and know nothing about it. I found that piece of chain up town. I did not get it from the complainant.

Pierce Martin sworn and examined. I live 9 Clark st. I heard the statement of the complainant. I had nothing to do with this affair. I was not in the company of either of these prisoners if they robbed him. I saw George Brown and Nicholas Ward take the complainant out of Tyrans' place corner of Broome and Thompson sts. and walk across the street with him. I went inside and about 20 minutes afterwards the man came back without any coat on. Then he went out again about half an hour later and he comes back again with this officer. The officer says, "Is the man here who robbed you?" He said, "Yes, here is the man."

0182

I was sitting in the store yet. Cross
Examined. What were you doing with a load-
ed revolver in your pocket that night?
I was shot two nights before that and I had
that revolver to protect myself. I was shot
in the side by Robert Decker; it was not a
very severe wound; I was shot in Synon's
place. I noticed that the complainant had
a mark on the eye. When Ward and Brown
went out with the complainant I was stand-
ing in the door talking with my brother
"Ken" and Beverly Mitchell; he was talking
Shakespeare Doss. I did not think it rather
strange that they were taking that man
out. I have been arrested three times - once
for assault and battery with a pistol. I was
arrested for being in a girl house and then
I was arrested being accused by a man
of tapping a till. I did not do it. I was in
prison about four times. I was in the pen-
itentiary once for six months for fighting
and was never in any other prison.
It must have been about 6 1/2 o'clock when
Ward and Brown took the complainant
out of his house - each one had hold of
his arm. I told officer Dunn I was
innocent of this. I think I told him I saw
Ward and Brown take the complainant
out. The jury rendered a verdict of
guilty of robbery in the first degree.

0183

Testimony in the
Case of
A. Ward and G.
Burr

filed Nov.
1882

0184

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Nicholas Ward
George Brown
Boyer Martin

The Grand Jury of the City and County of New York, by this indictment accuse
Nicholas Ward, George Brown
and Boyer Martin
of the CRIME OF ROBBERY IN THE FIRST DEGREE, committed as follows:

The said Nicholas Ward, George
Brown and Boyer Martin
late of the First Ward, of the City of New York, in the County of New York, aforesaid,
on the ~~thirteenth~~ day of November in the year of our Lord
one thousand eight hundred and eighty two at the Ward, City and County
aforesaid, with force and arms, in and upon one Jacob Strahler
in the peace of the said People, then and there being, feloniously did make an assault and
one promissory note for the payment of money, being then and there
due and unsatisfied, and (of the kind known as United States Treasury Notes), of the
denomination of twenty dollars, and of the value of twenty dollars each: one
promissory note for the payment of money, being then and there due and unsatisfied,
(and of the kind known as United States Treasury Notes), of the denomination of ten
dollars, and of the value of ten dollars each: one promissory note for the
payment of money, being then and there due and unsatisfied, (and of the kind known
as United States Treasury Notes,) of the denomination of five dollars, and of the value of
five dollars each: two promissory notes for the payment of money, being then and
there due and unsatisfied, (and of the kind known as United States Treasury Notes)
of the denomination of two dollars, and of the value of two dollars each: and
two promissory notes for the payment of money, being then and there due
and unsatisfied, (and of the kind known as United States Treasury Notes), of the
denomination of one dollar, and of the value of one dollar each: _____ coins,
(of the kind known as cents), of the value of one cent each: _____ coins,
(of the kind known as two cents), of the value of two cents each: _____ coins,
(of the kind known as five cent pieces), of the value of five cents each: dimes, silver
coins of the United States of a number
kind and denomination to the Grand
Jury aforesaid unknown, of the value
of one dollar, one watch of the value of
twenty five dollars, one chain of the value
of five dollars, one coat of the value
of six dollars, one overcoat of the value of
ten dollars, and one hat of the value
of two dollars

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

Jacob Strahler

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

JOHN McKEON, District Attorney.

0185

BOX:

84

FOLDER:

921

DESCRIPTION:

Martin, James

DATE:

11/08/82



921

0186

BOX:

84

FOLDER:

921

DESCRIPTION:

McLean, Thomas

DATE:

11/08/82



921

0187

Blk No. 2 - 1st and 2nd

#3

Filed day of Nov 1882

Pleas *Chattel*

THE PEOPLE

vs.

James Martin
vs
James McLean

ROBBERY - First Degree.

JOHN MCKEON,

District Attorney.

A True Bill.

J. Edwards

Foreman.

Chas. A. ...

Spencer & J.
Subject

0188

Police Court--Third District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Patrick Lannagan

of No. 371 8th St Street,

being duly sworn, deposeseth and saith that on the 29 day of October 1882, at the ~~4th~~ 4th 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 and platinum Chain attached

of the value of Five DOLLARS, the property of James Lannagan deponent's Brother in case and ~~charge of deponent,~~ and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by force and violence as aforesaid, by

James Martin (now here) and Thomas McLean not arrested, from the fact that deponent was walking in Thompson's Park, when said Thomas struck deponent one blow on the shoulder with his fist, that at that time said Martin seized hold of the chain, attached to said Watch, in the left hand Vest pocket of deponent's Vest, then crown upon deponent's person, attempting to pull said Watch from said pocket, that deponent immediately placed his hand on said Watch

Sworn before me, this

1882

day

Police Justice.

0189

and prevented said Martin from stealing
the same, that he broose the Chain, and
when arrested a portion of the Chain
was found in his possession

Sworn to before me this } P. Lavinigan
30th day of October 1877

J. W. Patterson
Police Justice

Police Court—Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFRIDA VIT—ROBBERY.

vs.

Dated

187

Magistrate.

Officer.

WITNESSES:

0190

Sec. 198-200.

3rd District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Martin 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. James Martin

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. Ireland

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

Answer. 646 9th Street 6 years

Question. What is your business or profession?

Answer. Marble Cutter

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

Answer. I am not guilty

James Martin

Taken before me this

22

day of

October 1887

W. P. Putnam

Police Justice.

0191

Police Court - 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patric Lawrence

371 St. 8 St.

1 *James Martin*

2 _____

3 _____

4 _____

Offence, *Robbery*

Dated *Oct 30* 188*2*

Patterson Magistrate.

Leary Officer.

Clerk.

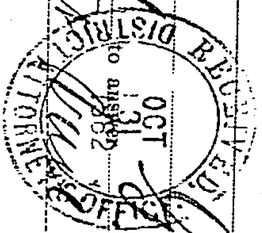
Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

Conrad No. _____ Street, _____
Winters No. _____ Street, _____



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

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~~ *be legally discharged*

Dated *October 30* 188*2* *J. M. Patterson* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

2610

Police Court (3) District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Patrick Lavanagan
371 W. 8 St.
1 *James Martin*

Offence, *Robbery*
Dated *Oct 30* 188*7*

Patterson Magistrate.

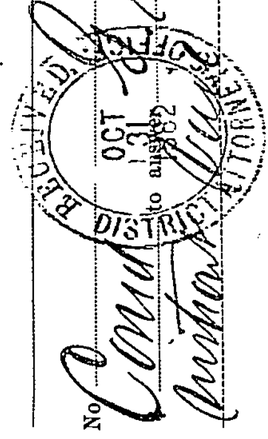
Leury 11 Officer.

Clerk.

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

Witnesses, _____
No. _____ Street,
No. _____ Street,

No. *Conrad* Street,
William Attorney.



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 *James Martin*

guilty thereof, I order that he be held to answer the same and he be committed to the City of New York, until he ~~is committed to the City of New York~~ *be committed to the City of New York*, until he ~~is committed to the City of New York~~ *be committed to the City of New York*

I have admitted the above named _____ to bail to answer by the undertaking hereto annexed.
Dated _____ 1887
Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offence within mentioned, I order he to be discharged.
Dated _____ 1887
Police Justice.

0193

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against
James Martin
and *Thomas Mc Sean*

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

James Martin and Thomas
Mc Sean of the crime of Robbery in the first degree,

committed as follows:

The said *James Martin*
and *Thomas Mc Sean*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twenty ninth* day of *October* 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 *Patrick Samigan*
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 chain of the
value of one dollar

of the goods, chattels and personal property of the said

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

JOHN McKEON, District Attorney.

0194

BOX:

84

FOLDER:

921

DESCRIPTION:

Martin, John

DATE:

11/09/82



921

0195

BOX:

84

FOLDER:

921

DESCRIPTION:

William, James

DATE:

11/09/82



921

0196

Chas. J. Lawrence
of Lansing, M.C.
served me 9 years
in D.P.
Chas. J. Lawrence
for receiving &
concealing
both belong to
organized gang
Themen

WITNESSES:

31

Counsel,
Filed 9 day of Nov 1882
Pleads *Not guilty.*

INDICTMENT
LARCENY FROM THE PERSON
vs.
John Martin
James William
John McKeon,
District Attorney.

A True Bill.

Tested & affirmed
Foreman.
(John) Nov 15/82

Spent & reported
Chas 1 & 2 1/2 years
each D.P. P.S.
Nov 17/82

42

The People
 vs.
 John Martin
 and
 James Williams } Court of General Sessions. Part I.
 Before Recorder Smyth. Nov. 15. 1882.
 Indictment for grand larceny from
 the person in the night time.

Frederick Oppermann Sr., sworn and exam-
ined.

On the 1st of Nov. I had a gold watch taken from me; it was what they call "a horse timer" and was worth two hundred dollars. It was fastened to a chain and the chain was in my left vest pocket. I was at a political meeting in a place they call "Turtle Bay hall Second Avenue. I had my watch about ten minutes before I went into the hall. I stood in front of the bar talking to several people when all at once the man who keeps the place said, "Oppermann, your chain is hanging down;" but before that I had my hand on my vest pocket, I was kind of afraid there was such a crowd there that I was going to lose my watch. When this man said, "your chain is hanging down, I found my watch was gone. I saw these prisoners around me, less than three feet from me about two minutes before I found my watch was gone. I said nothing to anybody, but went out of the door and when I got outside I told officer Boyle I lost my watch; we went around Second Avenue; we were

0198

going up to the station house, and when we come down the Third Avenue three young men came along, two of whom were the prisoners. As soon as they saw me with the officer they began to run; he caught two of them. I believe the officer knocked one of them down. I ran after the other; the third one got away. Cross Examined the bar room was filled with people who came from the street after the meeting was over. I guess there was from 75 to 100 people there. I went to the bar with some friends, but I did not take any refreshment. Did you notice any one in particular interfere with you in the saloon in any way? No sir. Did you observe any of these young men do any thing to interfere with you any more than anybody else? No sir. It was five minutes before the barkeeper spoke to me that I noticed the prisoners - three minutes, I cannot say; they were standing three feet from me. Did you ever get your watch back? No sir. William Boyle, sworn and examined. I am a member of the police force. I was beside the Tuttle Bay saloon, not in front of it, but next door to it on the night of this occurrence. I saw the prisoners come out of the saloon.

0199

They came out in a rush and ran right up Forty fifth St, and I chased them for a few blocks and came back, and when I came back I found Mr Opperman at the door, and he reported the loss of his watch. The prisoners excited my suspicion when they came out with a rush. I ran after them but did not catch them. I went and got the other officer to cover my post and went up Third Avenue and on the way to report the loss of the watch and three of them "seen" us and scattered - two of them are the prisoners I grabbed one and the other two ran in different directions. I grabbed John Martin Officer Yellerman caught the other prisoner a block below, the third man escaped. It was about ten minutes after I saw the prisoners rush out of the saloon that I saw Mr Opperman. I chased them two blocks. I came back and stopped a little while to see if they would enter any place. They did not and so I came back. I did not search Martin till I brought him to the station house. I was present when both of them were searched. I believe there was a revolver found on the prisoner Williams. I could not say that it was loaded: Cross Examined. The prisoners got out of my sight for a little when they

0200

were running. It was on my road to the station house for the second time that I saw the prisoners; it was within one block of the saloon; they ran three or four blocks. William M. Fellerman, sworn and examined testified. "I was a member of the police force on the first of Nov. I was on duty the evening of that day on Third Avenue. I saw the prisoners. I was on post between Forty fifth and Forty sixth St. I heard an alarm rap. I turned around to see where it came from. I saw three men running; two men ran past me and one put his foot to throw me down; it was neither of these prisoners; it was the one that got away. I caught the prisoner James Williams. Mr. Opperman came up and said, "that is one of the men that got my watch." Then I brought him to the station house and they identified them there. I found a loaded revolver upon Williams. I took the chambers out. The minute the club struck the sidewalk I saw them run and then I chased them down Third Avenue. The alarm came from Forty sixth St and Third Ave. Before I got near the prisoner the effort was made to trip me when I was about four feet from him; the other party ran across the front of me and threw out his feet

0201

He went ahead and I grabbed the nearest one I could get hold of.

Mr Boyle recalled by Mr. Requier.
I gave an alarm by a single rap of the club about ten minutes after ten. Then I caught one the other two ran and I rapped.

The jury rendered a verdict of guilty with a recommendation to mercy.

0202

Testimony in the case
John Martin and
James Williams

filed Nov.
1882.

0203

4 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 204 East 47th

Frederick Oppermann, aged 54
Street. ^{German} ^{with man}

being duly sworn, deposes and says, that on the 1st day of November 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 the person of deponent in the night time
the following property, viz:

One double case Gold Watch
of the value of two hundred dollars-

Sergeant

day of

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 ^{now present} John Martin, James Williams

and another person whose name is at present unknown to deponent.

from the fact that previous to said larceny deponent had said watch in deponent's best pocket and attached to deponent's best by a chain, and said best being then and there worn on the person of deponent, and that about ten minutes before deponent entered the

Foster

0204

hall known as "Turtle Bay Hall" where
then was a political meeting going on,
deponent looked at said watch, and when
in said Hall deponent felt said ^{watch} in deponent's
pocket, and while standing at the bar
in said premises, deponent was surrounded
by said Martin, Williams, and the person
whose name is unknown to deponent, and
while deponent was standing at said
place deponent was informed by Philip Kohler
that deponent's chain was hanging down
and immediately after the said Kohler informed
deponent of said fact, the said Martin, Williams,
and the person whose name is at present
unknown to deponent left the said Hall

Sworn to before me } F. O. Sperrmann Jr.,
this 2nd day of November 1882

J. K. Miller
Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0205

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

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

Question What is your name?

Answer. *John Martin*

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. *115 Bleeker Street, one month*

Question. What is your business or profession?

Answer. *Carpenter*

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

Answer. *I do not know anything about the watch -*

John Martin

Taken before me this *2* day of *November* 188*8*

J. H. ...
Police Justice.

0206

Sec. 108-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. James Williams

Question. How old are you?

Answer. 22 years -

Question. Where were you born?

Answer. New York

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

Answer. 335 East 36th Street. one day -

Question. What is your business or profession?

Answer. Long shoe man

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 charges

James William

Taken before me this 2nd
day of September 1888

Police Justice.

James Williams

0207

Sec. 205, 209, 210 & 212

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

W. L.

Fredrick Appaman

John Martin

James Williams

Offence, *Larceny of personal*

Dated

November 2nd 1882

J. H. Hill
Magistrate.

J. M. Holloman
Officer

19
Clerk.

Witnesses *William Boyle*

19
Street,

No.

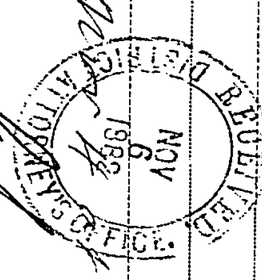
Street,

No.

Street,

24 - 100
Street,

Combs Lane
Street,



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

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

Dated November 2nd 1882 *J. H. Hill* 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.

0208

Sec. 208, 209, 210 & 212.

Police Court of District,

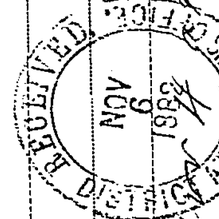
THE PEOPLE, &c.,
ON THE COMPLAINT OF

Fredrick Oppermann
James Martin
James Williams

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

Dated *November 2nd 1882*
J. W. Kellert Magistrate.
J. M. Kellerman Officer.
Clerk.

Witnesses *William Boyle*
W. J. Brennan Street,
No. _____ Street,
No. _____ Street.
94 - West 4th St
Com. to Court, J. A.



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

John F. Lawrence and be com-
mitted to the Warden or Keeper of the City Prison until he give such bail.
Dated *November 2nd 1882*

I have admitted the above named _____
to bail to answer by the undertaking hereto annexed.
Dated _____ 1882

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.

0209

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 Martin and
James William*

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

John Martin and James William
of the CRIME OF LARCENY from the person *in the night time*

committed as follows:

The said *John Martin and
James William*

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *first* day of *November* 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 the night time*
and anyone watch of the
value of two hundred
dollars

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

0210

BOX:

84

FOLDER:

921

DESCRIPTION:

Matthews, Charles

DATE:

11/29/82



921

250
258

Day of Trial,
Counsel,
Filed 29 day of Nov 1882
Pleas Not guilty. Deeds for

THE PEOPLE
vs.
Charles Matthews
148 E 128 St
B
Violation of Excise Law.
Smalley

JOHN McKEON,
District Attorney.

A True Bill.
Edward Guinness
Patrick Smith 1273 Foreman.
W. M. M. M.
No case for going
away. F.

02 12

Police Court, Fifth District.

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

Rome Volk
of No. *The 12th Precinct Police* Street,
of the City of New York, being duly sworn, deposes and says, that on ~~the~~ *Sunday the 8th* day
of *October* 18*72* in the City of New York, in the County of New York,
At *180 East 125th Street*

a place where intoxicating liquors and wines were kept for sale, and sold as a beverage, *Charles*
Matthews (now here) did then and there expose for sale, and did sell, caused, suffered and
permitted to be sold and given away, under his direction or authority, strong and spirituous liquors, wines, ale and beer,
being intoxicating liquors, to be drunk in the house or premises aforesaid, contrary to and in violation of law; and did not
keep said place closed on said *Sunday* as required by law.

WHEREFORE, deponent prays that said *Charles Matthews*
may be arrested and dealt with according to law.

Sworn to before me, this *9* day } *Rome Volk*
of *October* 18*72* }

Hugh Sumner POLICE JUSTICE.

0213

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

5

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. Charles Matthews

Question. How old are you?

Answer. 36 years

Question. Where were you born?

Answer. United States

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

Answer. 148 East 123rd Street for about 18 months

Question. What is your business or profession?

Answer. barkeeper

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

Chas Matthews

Taken before me, this 7th
day of Dec 1887

Ralph Summer

Ralph Summer Police Justice.

0214

BAILED,
No. 1, by Charles Matthews
Residence 470 East 126 Street,
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street.

256
5
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
James Webb
vs. Charles Matthews
12 West
Offence, Viol. Excise Law

Dated October 9 1882
Wardner Magistrate.

Webb Officer

Witnesses, Saml. O'Brien Clerk.

No. Rome 106 Street,

No. 12 Avenue Street,

No. _____ Street,
\$ 100 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 Charles Matthews

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Oct 9 1882 Hugh Gunner Police Justice.

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

Dated Oct 9 1882 Hugh Gunner 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.

5120

256
15
Police Court District.

THE PEOPLE, & C.,
ON THE COMPLAINT OF
James Walk
vs. 12 Pec
Charles Matthews

BAILED,
No. 1, by James Matthews
Residence 170 East 126 Street,
No. 2, by
Residence
No. 3, by
Residence
No. 4, by
Residence

Offence
Dated October 9 1882
Magistrate
Officer
Clerk
Witnesses, Said Officer
No. James Walk Street,
12 Pec
No. Street,
No. Street,
\$ 100 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 Charles Matthews

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

Dated Dec 9 1882
I have admitted the above named Charles Matthews to bail to answer by the undertaking hereto annexed.

Dated Dec 9 1882
There being no sufficient cause to believe the within named Charles Matthews guilty of the offence within mentioned, I order he to be discharged.

Dated _____ 188____
Police Justice

0216

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Matthews

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

Charles Matthews

Exposing for Sale and
of the CRIME OF *Selling Spirituous Liquors without License on Sunday*

committed as follows:

The said *Charles Matthews*

late of the *Tweeter* Ward of the City of New York, in the County of New York aforesaid, on the *eight* day of *October* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, ~~certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,~~

~~;~~ without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

SECOND COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said ~~of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,~~

~~contrary to 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.

0217

BOX:

84

FOLDER:

921

DESCRIPTION:

Mayer, George

DATE:

11/29/82



921

0218

205
265
Day of Trial, *Filed*

Counsel, *Filed*
Filed *29* day of *Nov* 188*3*

Pleads *Not Guilty*

Violation of Excise Laws.

THE PEOPLE

~~George~~
B
George Mayer
243 E 7th St

JOHN McKEON,
District Attorney.

7th Ave 43rd St

A True Bill.

Edward J. ...

App. ...
... a fine which
... meet ...
... ...

Bail
John Stammed
1421 Second Ave.

0219

Police Court 3 District.

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

Edwin H. Robinson
of the 17 Precinct Police Street,
of the City of New York, being duly sworn, deposes and says, that on Sunday the 8 day
of October, 1882, in the City of New York, in the County of New York,
at premises 136 East 14 Street
a place where intoxicating liquors and wines were kept for sale, and sold as a beverage,
George Myers [now here]
did then and there expose for sale and did sell, caused, suffered and permitted to be sold, and given away under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, to be drunk in
the house or premises aforesaid, contrary to and in violation of law; and did not keep said place closed on said
Sunday the 8 day of October, 1882 as required by law.

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

Subscribed before me, this 8 day of October, 1882
of Edwin H. Robinson
Leon B. Smith
POLICE JUSTICE.

0220

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 District Police Court.

George Meyers 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. George Meyers

Question. How old are you?

Answer. 31 years

Question. Where were you born?

Answer. Germany

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

Answer. 242 East 45 Street, 24 years

Question. What is your business or profession?

Answer. Post-keeper

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
George Meyers

Taken before me this

day of

October 9
1911
Police Justice

Police Justice.

0221

BAILED,
 No. 1, by Geo. Street
 Residence 136 E 114
 Street,
 No. 2, by _____
 Residence _____
 Street,
 No. 3, by _____
 Residence _____
 Street,
 No. 4, by _____
 Residence _____
 Street.

Police Court 3 District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Edward R. Robinson

George Stegem

1 _____
 2 _____
 3 _____
 4 _____
 Offence, Beat Eye Gas

Dated Oct 9 1882

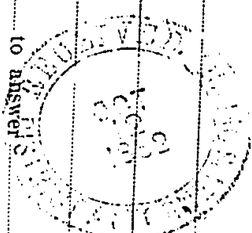
Smith
 Magistrate.

Robinson
 Officer

19
 Clerk.

Witnesses,
 No. _____
 Street,
 No. _____
 Street,
 No. _____
 Street,

No. _____
 Street,
 \$ _____
 to answer.



Barber

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 George Stegem

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

Dated Oct 9 1882 Solomon R. Smith
 Police Justice.

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

Dated Oct 9 1882 Solomon R. Smith
 Police Justice.

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

Dated _____ 188 _____
 Police Justice.

2222

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Eugene W. Robinson
vs.
George Meyer
Offence, *Beat Eye - Rival*

Dated *Oct 9* 188*2*
Magistrate *Levitt*
Officer *Robinson* 17
Clerk.

Witnesses, _____
No. _____ Street,
No. _____ Street,
No. _____ Street,
\$ _____ to answer's

Paulen

BAILED,
No. 1, by *Geo. Shea*
Residence *136 E 114* Street,
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street.

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *One*

Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *Oct 9* 188*2*

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

Dated *Oct 9* 188*2*

There being no sufficient cause to believe the within named _____

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

Dated _____ 188 _____
Police Justice.

0223

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Mayer

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

George Mayer
Exposing for sale and
of the CRIME OF *Selling Spirituous Liquors* ~~without a license~~ *on Sunday*

committed as follows:

The said *George Mayer*

late of the *Seventeenth* Ward of the City of New York, in the County of New York aforesaid, on the *eighth* day of *October* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, ~~certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,~~

~~;~~ without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

SECOND COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said ~~of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,~~

~~contrary to 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.

0224

BOX:

84

FOLDER:

921

DESCRIPTION:

Mayer, Jacob

DATE:

11/29/82



921

243 244

Day of Trial,

Counsel,

Filed 29 day of Nov 1882

Pleas *Not guilty. Deed*

THE PEOPLE

vs.

H B
Jacob Mayer
15 Stanton St

Violation of Excise Law.

JOHN McKEON,

District Attorney.

In April 12, 1883

A True Bill.

Edward J. Morrow

Foreman
Murphy
Sheriff
John J. ...
...

0226

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3
DISTRICT POLICE COURT.

Jacob Meyer 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.

Jacob Meyer

Question. How old are you?

Answer.

40 years.

Question. Where were you born?

Answer.

Germany

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

Answer.

15 Stanton Street (resided there 5 1/2 years)

Question. What is your business or profession?

Answer.

Keep a Lager Beer Saloon

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

Taken before me, this 31
day of July 1888

Jacob Meyer

J. Wilbur Police Justice

0227

Sec. 209, 210, 210 & 212.

657 244
Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John W. Dayton

vs.

Jacob Meyer

Offence, *Violation License Laws*

BAILED,

No. 1, by

Henry Steinman

Residence

313 8th St

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

July 31 1882

Magistrate.

Richard

Officer.

Dayton

Clerk.

10

Witnesses

No.

Street,

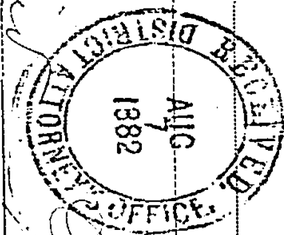
No.

Street,

No.

Street,

Paul



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

Jacob Meyer

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 *July 31, 1882*

J. W. Dayton Police Justice.

I have admitted the above named

Jacob Meyer

to bail to answer by the undertaking hereto annexed.

Dated *July 31 1882*

J. W. Dayton 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.

0220

Sec. 206, 209, 210 & 212.

657244

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John H. Dayton

Jacob Meyen

vs.

BAILED,

No. 1, by

Gerry Steinman

Residence

313 8th

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated

188

July 31

Magistrate.

Officer.

Clerk.

Kelheld

Dayton 10

Witnesses

No.

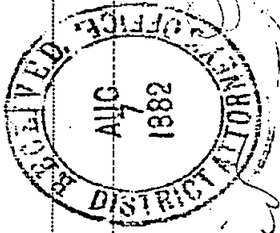
Street,

No.

Street,

No.

Street.



Paul

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed,

and that there is sufficient cause to believe the within named

guilty thereof, I order that he be admitted to bail in the sum of *100* Hundred Dollars and be com-

mitted to the Warden or Keeper of the City Prison until he give such bail.

Dated *July 31*, 188*2*

Police Justice.

I have admitted the above named

Jacob Meyen

to bail to answer by the undertaking hereto annexed.

Dated *July 31*, 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.

Court of General Sessions
of the Peace in & for the
City & County of New York

The People
vs
Jacob Mayer

City & County of New York

John E. Brodsky being duly sworn says he is an attorney & Counselor at Law that he was & is the attorney for the above named defendant was such on the 18th day of December 1887. Deponent further says that on said day there was before Hon: Henry A. Gildersleeve one of the Justices of this Court four separate indictments against said Jacob Mayer for violation of the "Excise Laws" so called.

That upon an understanding thereof there had with Asst Dist Atty O'Byrne all of said indictments were taken together & the defendant plead guilty to one of said indictments & fined the sum of Fifty Dollars which was to cover punishment for all the violations by said Jacob Mayer as found in said four indictments before the Court at

0230

paid time which fine the defendant part
I come to before me this
12th day of April 1883
Wm. M. Mason
Dep. C. C. G. Sess.

John E. Prosser

Wm. General Mason
of the Peace

The People

vs

Jacob Mayer

Defendant &c

0231

V

Third District Police Court.

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

of No. Police officer John H Layton 10 Freemant Street,

of the City of New York, being duly sworn, deposes and says, that on the 31

day of July 1882, at the City of New York, in the County of New York,

at No. 15 Stanton Street,

Jacob Meyer

did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority, strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled

"An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

at 1³⁰ am on the morning of the 31 July 1882.

Sworn to before me, this 31 day of July 1882.

J. Williams
POLICE JUSTICE.

John H Layton

0232

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jacob Mayer

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

Jacob Mayer of the CRIME OF *Selling Spirituous Liquors at unlawful hours,*

committed as follows:

The said *Jacob Mayer*

late of the *Seventeenth* Ward of the City of New York, in the County of New York aforesaid, on the *thirty first* day of *July* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown, *at unlawful hours, to wit: between the hours of one and five o'clock in the morning of said day*: ~~without having a license therefor, as required by law,~~ contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

John McKeon
District Attorney

~~Second Count~~ And the Grand Jury aforesaid, by this indictment, further accuse the said *Jacob Mayer* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *Jacob Mayer* late of the Ward, City and County aforesaid, afterwards *to wit: on the day and in the year aforesaid,* at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,

contrary to 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.

0233

BOX:

84

FOLDER:

921

DESCRIPTION:

Mayston, William

DATE:

11/21/82



921

168

Counsel,
Filed *21 Nov* 188
Pleads *Not Guilty (22)*

WITNESSES:

21 THE PEOPLE
486.4 vs.
P
William G. Naughton
INDICTMENT
LARCENY FROM THE PERSON.

JOHN McKEON,
John McKeon
District Attorney.

A True Bill.
Edward J. Morrison
Foreman.
Part 2. Dec. 7. 1882
Pleads At P. L. person
Edwin Ref.

0235

FORM 112.

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

Police Court—Third District.

Annie Wallace, aged 15 years,
of No. *293 Stanton* Street, being duly sworn, deposes
and says that on the *18th* day of *November* 18 *82*

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 deponents person,*

in the day time,
the following property viz.: *one pocket-book containing*
gold and lawful money of the United
States, consisting of one five dollar
note or bill, one one dollar bill
and a number of silver coins, in
all of the amount and

of the value of *seven* Dollars

the property of *deponent and her father, James*
Wallace

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

William G. Mason, now here,
from the fact that about the hour
of 5 1/2 o'clock on the afternoon of
said day deponent was walking
on Grand Street and said pocket
book and money was then held
and contained in the pocket of
the Ulster Coat then worn on
deponents person as a portion of
deponents bodily clothing.

That deponent felt a hand on
said pocket and turning around

Summary before me this

48

FOR THE ISSUANCE

0236

deponent seized hand of said
defendant and said him
withdrawing his hand from
deponents said pocket and
discovered that said pocket
book and many had been
taken therefrom.

Sworn to before me this
19th day of November 1882

Alfred Annie Wallace
J. W. Patterson J. Public Justice

0237

Sec. 198-200.

J

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question What is your name?

Answer. William G. Mason

Question. How old are you?

Answer. Twenty-one years of age

Question. Where were you born?

Answer. England

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

Answer. No. 48 East 44th St. 3 weeks

Question. What is your business or profession?

Answer. Oysterman

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
W. G. Mayston

Taken before me this 19th

day of November 1888

W. J. Callaway

Police Justice.

0238

974
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Amie Wallace
293 St. Ann Street
Geo. S. Mason

1
2
3
4
Offence Larceny from
two persons

Dated November 19th 1888

J. M. Patterson Magistrate
Mason Officer

Mrs. Clerk

Witnesses
Ben. Bowley
G. Bridges

No. Street
No. Street
\$1000 to answer
A. S. Mason
Mason

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 G. Mason

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

Dated November 19th 1888 J. M. Patterson 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.

6 E 20

Dated _____ 188__ Police Justice.

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

Dated _____ 188__ Police Justice.

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

Dated _____ 188__ Police Justice.

give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of _____

and that there is sufficient cause to believe the within named William G. Mason

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed,

974 Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Annie Wallace
29th St. San Ford
Wm G. Mason

Offence Stealing from
the person

BAILED,
No. 1, by _____
Residence _____ Street,

Dated November 19th 1882
Patterson Magistrate.

No. 2, by _____
Residence _____ Street,

Mason Officer.
McK Clerk.

No. 3, by _____
Residence _____ Street,

Witnesses
Genl. Bowley Street,
G. Goldridge Street,

No. 4, by _____
Residence _____ Street.

No. _____ Street,
No. _____ Street,
\$ 1000 to answer
_____ Street,
_____ Street,

0240

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

THE PEOPLE OF THE STATE OF NEW YORK

against

William G. Mayston

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

William G. Mayston

of the CRIME OF LARCENY from the person

committed as follows:

The said

William G. Mayston

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~eighteenth~~ day of ~~November~~ 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 pocket book~~ of the value of one dollar, one promissory note for the payment of money the same being then and there due and unsatisfied, of the kind commonly called United States Treasury notes, of the denomination of the value of five dollars, one promissory note for the payment of money the same being then and there due and unsatisfied of the kind commonly called United States Treasury notes, of the denomination and of the value of one dollar, and divers silver coins, of a number, kind and denomination to the Grand Jury aforesaid unknown of the value of two dollars

of the goods, chattels and personal property of one James Wallace on the person of ~~the said~~ Annie Wallace then and there being found, from the person of the said Annie Wallace 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.

0241

BOX:

84

FOLDER:

921

DESCRIPTION:

McAleer, James

DATE:

11/17/82



921

An examination into the facts of this case discloses what I believe to be the truth, that the defendant did reside in the place from which he registered. [see the accompanying affidavits and certificates] and I ask that he be discharged on his own recognizance for 17 1882
H.C. Allen

25 (17) 1882

(11)

Day of Trial,

Counsel,

Filed

Pleads

17th day of Nov 1882

THE PEOPLE

vs.

R

James McKeon

Wm. H. McKeon
Attorney at Law

JOHN McKEON,
District Attorney.

A TRUE BILL.

J. Edward Zimmerman
Let McKeon be
in his own way
McKeon
25 Nov 1882

Meeting of the Court

0243

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

POLICE COURT, 3

DISTRICT.

40 years of age
of South Precinct Police

Street, being duly sworn, deposes and

says that on the 29th day of October 1882

at the City of New York, in the County of New York, James M. Waller

(now here) as deponent has reason to believe and does believe, did wilfully, knowingly and fraudulently register and cause himself to be registered as a duly qualified voter in the First Election District of the South Assembly District of said County he not having a lawful right to register therein. That said James presented himself to the Board of Registry for said district at No 199 Forsythst that being the lawfully designated place of registry for the voters of said Election district and stated that he was a resident of the premises No 265 Bowery in said Election district. That deponent has made diligent search and inquiry on said premises and from the occupant of said premises and has ascertained that said James Waller is not a resident of said premises. That on the 7th day of November at the general election held that day said James offered his vote in

0244

said Election district whereupon
deponent arrested him and
was told by said James that
he was there two nights a
week.

William Dugley

Sworn to before me this
7th day of November 1882
Solon P. Smith

Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

ARJIDAVITL

vs.

Dated 188

Magistrate.

Officer.

Witness.

Disposition.

0245

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James M. Walter

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. James M. Walter

Question. How old are you?

Answer. Twenty five years

Question. Where were you born?

Answer. New York

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

Answer. 285 Bowery - 4 years

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 have lived, and voted from
285 Bowery for the past ~~four~~ ^{five} years

James M. Walter

Taken before me this 14th day of November 1888
Solomon S. Strauch
Justice

0246

Police Court 141 45 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William H. Frank
10 Street
James M. Allen

Offence, Illegal
Registration

No. 1, by _____
Residence _____
Street, _____

No. 2, by _____
Residence _____
Street, _____

No. 3, by _____
Residence _____
Street, _____

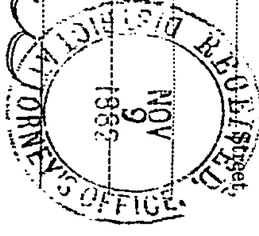
No. 4, by _____
Residence _____
Street, _____

Dated Nov 7 1882

Arthur Magistrate.

Clerk.

Witness John B. Valentine
No. 265 Beverly 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

James M. Allen

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated November 7 1882 Seoul B. Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0247

Date 1888 Police Justice

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

Date 1888 Police Justice

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

Date 1888 Police Justice

and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

Five Hundred Dollars, and be committed to the City Prison of the City of New York, until he give such bail

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed,

THE PEOPLE, &c.,
ON THE COMPLAINT OF
William Hughes
10 St. Ct.
James W. Allen
Magistrate

Dated May 14 1888
Subject Magistrate.

Officer

Clerk

Witness
Tom B. Valentini
265 Covey Street,

No. Street,

No. Street,
to answer
REPUBLICAN DISTRICT OFFICE
NOV 9 1888
Covey

Police Court District.

1713 457

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

0248

Court of General Sessions.

The People vs. }
~ vs ~ }
James W. Alcer }

City and County of New York vs =
Solomon Pariser of said
City, being duly sworn says, that he
has resided at No. 265 Bowery, for
the past 6 years. That James
W. Alcer the defendant abovenamed
has resided at said place since the
year 1880, and did so reside there up
to and including the 7th day of November
1882.

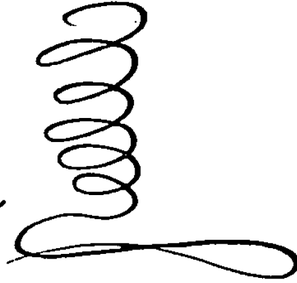
Sworn to before me this }
14th day of November 1882. } Solomon Pariser
Jacob Meyer
Com. of Deeds,
N. Y. City.
M

0249

Court of General Sessions.

The People vs.

- vs -
James M^r. Alee



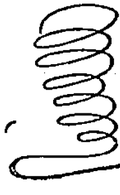
City and County of New York vs -

Isaac Hart, of

said City being duly sworn says,
that he is employed at Hoster and
Bial's establishment at 23rd Street
and 6th Avenue, that he ~~is~~ resides
and has resided at 265 Bowery for
the past 9 months. That James M^r. Alee
the defendant abovenamed has resided
at said place before deponent lived
there and has lived there ever since,
up to and including the 7th day of
November 1882.

Sworn to before me this,

14th day of November 1882.



Jacob Hart

Jacob Meyer

Com^r of Deeds,

N.Y. City.



Court of General Sessions.

The People vs.

-vs-

James McAlister

City and County of New York vs=

Guido Meyer, of said City being duly sworn says, that he has resided at No. 265 Bowery for the past three years and a half, that James McAlister the defendant above-named has resided at said place since the year 1880, and did so reside then up to and including the 7th day of November 1882.

Sworn to before me this

14th day of November 1882.

Guido Meyer

Jacob Meyer
Com^r of Deeds.

N. Y. City.

0251

Court of General Sessions.

The People vs. 
~ vs ~
James W. Allen, 

City and County of New York vs.
Eva Pariser, of said
City, being duly sworn says, that she
has resided at No. 265 Bowery for
the past 6 years. That James W. Allen
the defendant abovenamed has resided
at said place since the year 1880, and
did so reside there up to and including
the 7th day of November 1882.

Sworn to before me this 
14th day of November 1882.  Eva Pariser
Jacob Meyer
Comr. of Deeds,
N. Y. City.


0252

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James McAleer

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

James McAleer

of the CRIME OF Violating the Election Law
committed as follows:

The said

~~late of the City and County of New York,~~ On the seventh day of November
in the year of our Lord one thousand eight hundred and eighty- two, #
~~the City and County aforesaid, with force and arms~~

there was a gen-
eral election held throughout the State of
New York, and in the First Election District
of the Tenth Assembly District of the City
and County of New York; and on said day
in the year aforesaid, at the City and County
aforesaid, the said James McAleer late of
the City and County aforesaid, unlawfully
did appear before the inspectors of election
of the First Election District of the Tenth
Assembly District of said City and County
at the meeting of said inspectors
at the place duly designated by law for
such purpose, and did then and there
knowingly, wilfully and fraudulently
attempt to vote, he the said James McAleer
not having a lawful right to vote therein
he, the said James McAleer ^{having been} not being a resident
of the said election district for thirty days
next preceding the said day of election
against the form of the Statute in such

0253

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

John McKeon

District Attorney

0254

BOX:

84

FOLDER:

921

DESCRIPTION:

McAlicec, Philip

DATE:

11/29/82



921

v^o 239

Day of Trial,

Counsel,

Filed 29 day of

1882

Pleads

Iniquity. Dastur

THE PEOPLE

vs.

B

Philip McAree

35 Madison St

Violation of Excise Law.

JOHN McKEON,

District Attorney.

24 April 12, 1883

True & acquitted.

A True Bill.

Edward Guinness

Foreman.

0256

Police Court 1st District.

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

of No. the 4th Precinct Street,
of the City of New York, being duly sworn, deposes and says, that on the Morning of the 4th day
of November 1882 in the City of New York, in the County of New York, at
premises No. 48 Madison Street,

between the house of Philip M. Albee [now here]
did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and
spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be
drunk in the house or premises aforesaid, contrary to and in violation of law.

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

Sworn to before me this 4th day of November 1882 by Edward D. Brett

[Signature]
POLICE JUSTICE.
Edward D. Brett

0257

Sec. 198-200.

CITY AND COUNTY OF NEW YORK,

DISTRICT POLICE COURT.

Philip McAlice

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.

Philip McAlice

Question. How old are you?

Answer.

42 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

35 Madison St about 2 years

Question. What is your business or profession?

Answer.

Porter

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

Taken before me, this

day of

188

Nov 2 *W. H. Sullivan*

Police Justice

W. H. Sullivan

0258

BAILED,

No. 1 by Samuel Cunningham
 Residence 11 James Street,
 No. 2, by _____
 Residence _____ Street,
 No. 3, by _____
 Residence _____ Street,
 No. 4, by _____
 Residence _____ Street.

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Samuel Cunningham
Philip McAlice
Pro of Peace

Offence,

Dated Nov 17 1882

Magistrate.

Officer.

Clerk.

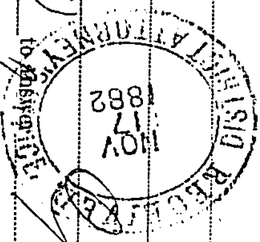
Witnesses,

No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ 100 to Magistrate.



Received under Cunningham

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 Philip McAlice

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

Dated Nov 12 1882 Samuel Cunningham Police Justice.

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

Dated Nov 13 1882 Samuel Cunningham 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.

6520

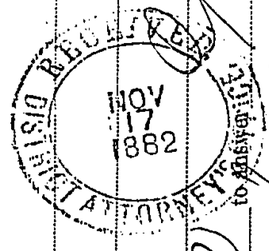
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Edward J. Bennett
Philip McAleer

BAILED,
No. 1 by *Stansel Cunningham*
Residence *11 James* Street,
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street.

Dated *Nov 13* 1882
Magistrate *W. Bennett*
Officer _____
Clerk _____

Witnesses, _____
No. _____ Street,
No. _____ Street,
No. _____ Street,
§ *100* _____



Bailed until Sunday Nov 18

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 *Philip McAleer*

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

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

There being no sufficient cause to believe the within named _____ guilty of the offence within mentioned, I order h to be discharged.
Dated _____ 1882
Police Justice _____

0260

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Philip Mc Alie

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

Philip Mc Alie

of the CRIME OF *Selling Spirituous Liquors* ~~with~~ *at unlawful hours*

committed as follows:

The said

Philip Mc Alie

late of the *Fourth* Ward of the City of New York, in the County of New York aforesaid, on the *fourth* day of *November* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown, *at unlawful hours, to wit: between the hours of one and five o'clock in the morning of said day*; ~~without having a license therefor, as required by law,~~ contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

John McKeon
District Attorney

~~Second Count. And the Grand Jury aforesaid, by this indictment, further accuse the said *Philip Mc Alie* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *Philip Mc Alie* late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,~~

contrary to 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.

0261

BOX:

84

FOLDER:

921

DESCRIPTION:

McBride, John

DATE:

11/28/82



921

0262

296

Day of Trial,

Counsel,

Filed *Ed. C. Fox* (day of *Nov*) 188*2*

Pleads *Not Guilty (Dec 4/82)*

THE PEOPLE

vs.

B

John W. McBride

456 N 27 St

Violation of Excise Law.

JOHN McKEON,

District Attorney.

A True Bill.

Edward J. Morrow

Foreman.

W. J. ...

Montgomery

April 10/83

Dr.

0263

Sec. 198-209

CITY AND COUNTY OF NEW YORK

2nd District Police Court.

John W. McBride 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 W. McBride*

Question. How old are you?

Answer. *50 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *456 West 27 Street; little over 2 months*

Question. What is your business or profession?

Answer. *Testimony Surgeon*

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 given away some ~~bottle~~ beer to try. My wife owns the place and rather have her come I cannot. I raise examination and demand a trial by jury, at the Court of General Sessions*

J. W. McBride



Taken before me this

25th

day of *November* 1882

William W. ...

Police Justice.

0264

BAILED

No. 1 by John W. McBride

Residence 327 10th Avenue Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street,

996
 Police Court District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

John W. McBride
John W. McBride

Offence, Violation of Law

Dated November 25th 1882

J. Henry Ford Magistrate.

J. A. W. Campbell Officer.

W. J. Ford Clerk.

Witnesses, _____

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ 100 to answer _____

Paulus



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. McBride

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated November 25th 1882 J. Henry Ford Police Justice.

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

Dated November 25th 1882 J. Henry Ford 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.

5920

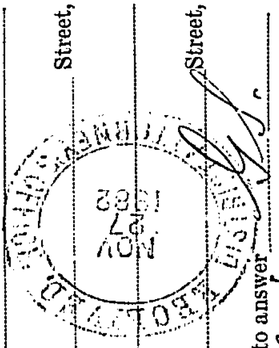
996
Police Court - 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
John F. M. Campbell
John N. McBride
Offence, *John F. M. Campbell*

BAILED, *John F. M. Campbell*
No. 1 by *Philip L. Lacey*
Residence *327 10th Avenue* Street,
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street.

Dated *November 25* 1882
Henry Ford Magistrate.
P. P. M. Campbell Officer.
16 St. Peter Clerk.

Witnesses, _____
No. _____ Street,
No. _____ Street,
No. _____ Street,
\$ *100* to answer _____
Barber



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 N. McBride*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *100* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *November 25* 1882
John F. M. Campbell Police Justice.

I have admitted the above named *John N. McBride* to bail to answer by the undertaking hereto annexed.
Dated *November 25* 1882
John F. M. Campbell Police Justice.

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

Dated _____ 1882
Police Justice.

0266

POLICE COURT *2nd* DISTRICT.

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

Robert F. M. Campbell
of No. *16th* Police Precinct Street

of the City of New York, being duly sworn, deposes and says, that on the *25th* day

of *November* 18*82* in the City of New York, in the County of New York,

At Premises *Number 456 West 27th Street*

a place where intoxicating liquors and wines are kept for sale, and sold as a beverage, *John W. McBride*

(now here) did then and there expose for sale, and ~~did sell, caused~~

~~suffered, and permitted to be sold and given away,~~ under his direction or authority, strong and spirituous liquors,

wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk in the

house or premises aforesaid, contrary to and in violation of law: *without a License.*

WHEREFORE, deponent prays that the said *John W. McBride* may

be ~~arrested and~~ dealt with according to law.

Sworn to before me this *25th* day

of *November* 18*82*

Robert F. M. Campbell

J. Henry Ford Police Justice.

0267

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John W. McBride

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

John W. McBride

of the CRIME OF *Selling Spirituous Liquors without a License,*

committed as follows:

The said

John W. McBride

late of the *Twentieth* Ward of the City of New York, in the County of New York aforesaid, on the *twenty fifth* day of *November* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,

, without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

John McKeon
District Attorney

~~Sixth Court.~~ And the Grand Jury aforesaid, by this indictment, further accuse the said *John W. McBride* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *John W. McBride* late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,

contrary to 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.

0268

BOX:

84

FOLDER:

921

DESCRIPTION:

McCoy, John

DATE:

11/29/82



921

278 J. 278

Day of Trial,

Counsel,

Filed *29* day of *Nov* 188*2*

Pleads *Not guilty. Dwyer*

THE PEOPLE

vs.

B
John Mc Coy

Violation of Excise Law.

JOHN McKEON,

District Attorney.

2-4pm 11. 1883
Ind. acquitted
A True Bill.

Edward Guinness

Foreman.

0270

Police Court, Fifth District.

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

of No. *the 22^d Precinct Police* Street,
of the City of New York, being duly sworn, deposes and says, that on the *19th* day
of *August* 18*82* in the City of New York, in the County of New York, at
No. *7661 - 11th Avenue* Street,

John M^o Loy (nowhere)
did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and
spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk
not having a license
in the house or premises aforesaid, contrary to and in violation of law.

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

John M^o Loy

Sworn to before me, this *20* day
of *August* 18*82*

Hugh Gilgan
B. J. Murphy POLICE JUSTICE.

0271

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,

District Police Court.

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

Question. What is your name?

Answer.

John M. Boy

Question. How old are you?

Answer.

Twenty seven years

Question. Where were you born?

Answer.

Delaware

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

Answer.

66 - 1 Avenue

Question. What is your business or profession?

Answer.

Liquor Store

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 not selling any liquor

John M. Boy

Taken before me this

20

day of

Aug

1884

W. J. Murphy

Police Justice.

0272

BAILED.

No. 1 by *James Earl Ethard*
 Residence *214 N. 14th*
 Street,

No. 2, by _____
 Residence _____
 Street,

No. 3, by _____
 Residence _____
 Street,

No. 4, by _____
 Residence _____
 Street,

694-298
 Police Court - *1st* District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

August Hilgans
 vs.
James M. Key

1 _____
 2 _____
 3 _____
 4 _____

Offence, *Vio Exeise Law*

Dated *August 20* 1882

Richard Magistrate.
August Hilgans Officer.
22 Bremer Clerk.

Witnesses, _____
 No. _____ Street,
 No. _____ Street,
 No. _____ Street,
 \$ *100* to answer
Basine

RECEIVED
 AUG 21 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 *James M. Key*

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

Dated *Aug 20* 1882 *Admitted* Police Justice.

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

Dated *Aug 20* 1882 *James M. Key* 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.

0273

Dated 1882 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 Aug 20 1882 Police Justice.

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

Dated Aug 22 1882 Police Justice.

give such bail.

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

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

694 248
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Hugh Gilgan
vs.
John McCoy
Offence, No. 248
Dishonesty

Dated August 20 1882
Bibb Magistrate.
Hugh Gilgan Officer.
22 Bremer Clerk.

Witnesses,
No. Street,
No. Street,
No. Street,
\$ 100 to answer
Baird



BAILED,
No. 1 by Jacob Ething
Residence 214 N. 214 Street,
No. 2, by
Residence Street,
No. 3, by
Residence Street,
No. 4, by
Residence Street.

0274

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Mc Coy

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

John Mc Coy

of the CRIME OF *Selling Spirituous Liquors without a License,*

committed as follows:

The said

John Mc Coy

late of the *Twenty second* Ward of the City of New York, in the County of New York aforesaid, on the *nineteenth* day of *August* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,

_____ ; without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

John Mc Keon
District Attorney

~~Sunday~~ ~~And the Grand Jury aforesaid, by this indictment, further accuse~~
the said _____ of the crime of exposing
for sale and selling spirituous liquors on Sunday, committed as follows, that is to say:
The said _____ late of the Ward, City
and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at
the Ward, City and County aforesaid, the same being the first day of the week,
commonly called and known as Sunday, with force and arms, certain strong and
spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill
of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain
strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did
expose for sale and sell as a beverage to a certain person whose name is to the Grand
Jury unknown,

contrary to 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.

0275

BOX:

84

FOLDER:

921

DESCRIPTION:

McCue, John

DATE:

11/08/82



921

0276

Exhibit 13 ✓

Counsel,
Filed *Nov* 1882
day of

Pleas *Guilty (9)*

THE PEOPLE

ROBBERY—First Degree.

vs.

John McKeon

H. Gilchrist
John McKeon

JOHN McKEON,
District Attorney.

A True Bill.

Edward Johnson

Foreman.

Nov 23/82

Pleas Guilty.

1524 1/2 St. N. W. 28

W. H. P.

28

W. H. P.
1524 1/2 St. N. W.

4
N
B
C
A

0277

Police Court--Third District

CITY AND COUNTY } ss.
OF NEW YORK.

Quokong Kee, aged 37 years,
Occupation, Laundryman

of No. 156 Chambers Street,

being duly sworn, deposeth and saith that on the 24th day of October 1882, at the 5th 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, by force and violence, without his consent and against his will, the following property,

viz.: good and lawful money of the United States, consisting of eight dollars in notes or bank bills and six dollars in silver coins, said money being all of the amount and

of the value of Fourteen 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

John McCane, now here, and one Thomas Horton, who is now under indictment for said crime, and another man who is unknown to deponent, for the reasons following to wit: That said money was then contained in the pocket of a coat which hung up in the room in the rear of deponent's laundry in said premises. That said McCane, Horton and said other men entered deponent's said laundry about the hour of 6 1/2 o'clock on the morning of

Subscribed before me this 24th day of October 1882.

0278

said day, they being in Company
together and the said Horton
placed a pistol at deponent's
head and put deponent in
fear of his life while the said
McCue and said other man
went into the rear room and
stole and carried away the
money aforesaid.

Given to by me on this { 記 簿
30th day of October 1882

J. W. Patterson
Police Justice

Police Court—Third District.

THE PEOPLE, & C.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—ROBBERY.

Dated

187

Magistrate.

Officer.

WITNESSES:

0279

Sec. 198-200.

Thuis District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question What is your name?

Answer. *John M. Coe*

Question. How old are you?

Answer. *Nineteen years of age*

Question. Where were you born?

Answer. *New York*

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

Answer. *315 East 12th St. about 2 years.*

Question. What is your business or profession?

Answer. *Boiler 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.*

John M. Coe

Taken before me this

21

day of

October

188*8*

William J. ...

Police Justice.

0281

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Quahung Kee
15-68 St. Chatham
John McConer

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated *October 20* 188*2*

Patterson Magistrate.

O'Bole Officer.

100 Camp. Dist Clerk.

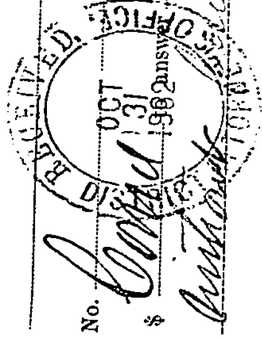
Witnesses *Edmund Galagan*

No. *60 Park Place* Street,

No. _____ Street,

No. _____ Street,

No. *131* Street,



It appearing to me by the within depositions and statements that the crime therein mentioned has been committed,

and that there is sufficient cause to believe the within named

John McConer

guilty thereof, I order that he be held to answer the same and

committed to the City of New York, until he

gives such bail.

Dated *October 20* 188*2* Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated _____ 188*2*

Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order he

to be discharged.

Dated _____ 188*2*

Police Justice.

0282

City and County of New York s.s.
Wingfield of 445 Sixth Street being
duly sworn deposes and says:
that on the 23^d day of October
1882 between the hours of
9 and 10 A.M. Thomas Norton,
Theodore Ware, and John McCue
entered deponent's place of
business at the premises
above named; Jim Moy was
then and there in charge
of the outer room of said
place, and immediately
on the entrance of said three
the said Thomas Norton
presented a pistol at the head
of said Jim Moy and directed
to shoot the said Jim Moy
if he made any resistance
or outcry.

They then tied said Jim
Moy by his hands and
feet to a bed-post in the
rear room, and gagged him
with the cloths which were
then in said place.

Deponent and John Young
were then and there in said
rear room and ~~the~~ present

0283

when the said Norton, Ware and McCue brought the said Jim May into the said back room and saw them tie him and gag him as aforesaid.

Deponent and said Young were at said time lying upon the bed in said room, and after the said Jim May had been tied and gagged as above the said Norton Ware and McCue bound deponent by said John Young by the hands and feet to the bed upon which they lay and pointed pistols which they each in their hands then and there held at deponent and said John Young and threatened to shoot if they made any outcry.

The said Norton, Ware and McCue then ~~took~~ ~~asked~~ ~~deponent~~ ~~for~~ ~~the~~ ~~key~~ ~~to~~ ~~de-~~ ~~ponent's~~ ~~trunk~~ which was

in said room at the foot of the bed, and upon deponents request the said Ware and McCue took a large chisel or screw driver and forced open the lid of said trunk and abstracted therefrom the sum of forty dollars in bills; the said Norton during the whole of said time stood by the bed and with his pistol frightening and threatening deponent and said Young and Moy to remain quiet and raise no alarm.

After obtaining the said money the said Norton Ware and McCue ~~intended~~ took several sheets from the said trunk and threw them over the persons of deponent and John Young; they then removed said Jim Moy's hands still leaving him tied to the bed post with his mouth gagged and

then went away

Sworn to before me }
 the 13 day of Nov. 1882 }

Wm. H. Brennan

Notary Public (284) City & County, New York

李記

61
Bill Wines

People

vs

Theodore Wane
and John McCall

Robbery

Witnesses:

Wing Gee] 445 6th St
Jim Gray]
John Young

Officer O'Soora
1st Insp. Dist.

Interpreter
James C. Baptist
Riversdale N.Y.

William Charles
. 139. Chatham.

0286

Police Department of the City of New York,

No. 300 Mulberry Street,

New York
Hon Frederick Smyth
Recorder
City of New York
Sir,

188

The following record of
John Mc Cue and Theodore Haer is respectfully
submitted,

Your Obed Servant
Wm O'Boole
Roundman 1st Inspection District

October 5th 1847 John Mc Cue was arrested by Officer
Andressner of the 11 Precinct for tapping a till. Car of one
C and C St. Convicted and sent to the Penitentiary for 3 months
by Justice Morgan Handell and Deputy.

Nov 12. 1880 Mc Cue was arrested by Officer Masterson
of the 13 Precinct charged with attempting to commit a
Burglary in Tenement house 315 Rivington St by forcing
the lock off a door. Dischd. by Justice Duffy

Jan'y 4. 1880 Mc Cue arrested for assaulting Officer
Michael Gorman 13 Precinct by striking him on the head with
a drinking glass and Bottle (on Jan'y 2. 1880) fined \$10⁰⁰ and
sent to the Island for 1 month by Justice Murray

Nov 22. 1880 Mc Cue arrested in company of three others charged with
Burglary in breaking into the Liquor Store of John Karanagh 321
Rivington St and stealing a lot of Cigars and Liquor the property
was found in their possession. Discharged by Justice Handell

0287

Police Department of the City of New York,

No. 300 Mulberry Street,

New York,

188

Feb 13. 1881 Mc Lee was arrested by officer Matthew
Mc Sherry 13 Pct charged with Burglary in breaking
into the apartments of a woman in 331 Rivington St and stealing
property valued at \$30. Pleaded guilty in Genl Sessions
May 3. 1881 and sent to Elmira Reformatory by Recorder
Smith.

August 21. 1882 Mc Lee was arrested by Officer
John Sheridan 13 Pct charged with Robbery in
taking by force \$3⁰⁰ from the person of ^{59.20} Maggie Barnes
Discharged. Complainant refusing to prosecute.

Sept 28. 1882, Mc Lee ^(in company with another) was arrested by Officer
Sprickley of the 4 Pct for Robbery. Having broken
into the Chinese Laundry 40 Myrtle Ave Brooklyn
C. Dist Robbing Chung Lee proprietor of a
sum of money. Mc Lee escaped from the officer
his companion Edward Hall. Sent to Prison for
5 years

October 5. 1874 Theodore Haer was arrested by
Officer Andressner of 11 Pct. Still tapping Cor of
Avenue C, and 10 St. Convicted and sent to the
Penitentiary for 3 mo. by Justice Morgan Mandell
and Brady.

0288

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 McKeon

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

John McKeon

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

The said

John McKeon

late of the First Ward, of the City of New York, in the County of New York, aforesaid, on the *twenty fourth* day of *October* 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 *Wohong Kee* in the peace of the said People, then and there being, feloniously did make an assault and *one* promissory notes for the payment of money, being then and there due and unsatisfied, and (of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars ~~each~~ *one* promissory notes for the payment of money, being then and there due and unsatisfied, (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars ~~each~~: *one* promissory notes for the payment of money, being then and there due and unsatisfied, (and of the kind known as United States Treasury Notes,) of the denomination of five dollars, and of the value of five dollars ~~each~~: *four* promissory notes for the payment of money, being then and there due and unsatisfied, (and of the kind known as United States Treasury Notes) of the denomination of two dollars, and of the value of two dollars each: *five* promissory notes for the payment of money, being then and there due and unsatisfied, (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: ~~_____ coins,~~
(of the kind known as cents), of the value of one cent each: ~~_____ coins,~~
(of the kind known as two cents), of the value of two cents each: ~~_____ coins,~~
(of the kind known as five cent pieces), of the value of five cents each:

silver coins of the United States, of a number and denomination to the Grand Jury aforesaid unknown, of the value of six dollars of the goods, chattels, and personal property of the said Wohong Kee, against his will and in the presence of the said Wohong Kee, and by means of putting the said Wohong Kee in fear of some immediate injury to his person

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

~~from the person of said~~

~~and against~~

~~the will, and by violence to the person of the said~~

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

JOHN McKEON, District Attorney.

0289

BOX:

84

FOLDER:

921

DESCRIPTION:

McCullough, Henry

DATE:

11/28/82



921

W. F. Fildes
Day of Trial,

Counsel, *M. H. Freeman*

Filed *27* day of *Nov* 1882

Pleads *Not guilty (Deer)*

THE PEOPLE

vs.

B

Henry McLaughlin

541 Grand St

Henry
Division of Excise Laws.

JOHN McKEON,

District Attorney.

22 April 12, 1883

True & acquitted
A True Bill.

Edward J. Gurnore

Foreman.

0291

Police Court 3 District.

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

of the 13 Precinct Police John A. Summers Street,

of the City of New York, being duly sworn, deposes and says, that on Sunday the 15 day

of October 1882, in the City of New York, in the County of New York,

at premises 1 Jackson Street

a place where intoxicating liquors and wines were kept for sale, and sold as a beverage,

Henry McCallagh [now here] did then and there expose for sale and did sell, caused, suffered and permitted to be sold, and given away under his

direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, to be drunk in

the house or premises aforesaid, contrary to and in violation of law; and did not keep said place closed on said

Sunday the 15 day of October 1882 as required by law.

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

Sworn to before me, this 16 day of October 1882 John A. Summers

[Signature]
POLICE JUSTICE.

0292

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

3 District Police Court.

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

Question. What is your name?

Answer. *Henry M. Cullough*

Question. How old are you?

Answer. *36 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *541 Grand Street, 4 months*

Question. What is your business or profession?

Answer. *Barkeeper*

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*

Henry M. Cullough

Taken before me this

day of

October 1887

J. M. Patterson
Police Justice.

0293

BAILED,
 No. 1, by August Bruckner
 Residence Ed River
 Street, _____
 No. 2, by _____
 Residence _____
 Street, _____
 No. 3, by _____
 Residence _____
 Street, _____
 No. 4, by _____
 Residence _____
 Street, _____

Police Court - 3 District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
John C. Summers

1 Henry W. Cloutier
 2
 3
 4

Dated Oct 16 1882

Patheon Magistrate.
Summers Officer
13 Clerk.

Witnesses:
 No. _____ Street, _____
 No. _____ Street, _____

No. _____ Street, _____
 No. _____ Street, _____
 # 1110
 OCT 17 1882
 RECEIVED
 CLERK'S OFFICE

Summers

Offence, Viol. Ex. Law

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 W. Cloutier

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

Dated Oct 16 1882 J. W. Patterson Police Justice.

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

Dated Oct 16 1882 J. W. Patterson 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.

0294

880

Police Court - 3 District.

THE PEOPLE, &c.,
OF THE COMPLAINANT

Johan A. Summers

Henry McLeally

BAILED,
No. 1, by *Mag. Quinlan*
Residence *40 Lewis* Street

No. 2, by _____
Residence _____ Street

No. 3, by _____
Residence _____ Street

No. 4, by _____
Residence _____ Street

Dated *Oct 16* 188*2*

Patterson Magistrate.

Summers Officer

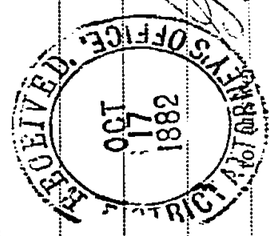
13 Clerk.

Witnesses, _____
No. _____ Street,

No. _____ Street,

No. _____ Street,

Barber



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 McLeally*

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

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

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

Dated _____ 1882 Police Justice. _____

Dated *Oct 16* 1882 *Johan A. Summers* Police Justice.

0295

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry McCullough

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

Henry McCullough

of the CRIME OF *Selling Spirituous Liquors* ~~without a License,~~ *on Sunday,*

committed as follows:

The said

Henry McCullough

late of the *Seventh* Ward of the City of New York, in the County of New York aforesaid, on the *fifteenth* day of *October* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, ~~certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,~~

~~without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.~~

SECOND COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said *Henry McCullough* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *Henry McCullough* late of the *Seventh* Ward, City and County aforesaid, afterwards to wit: on the *fifteenth* day and in the year aforesaid, at the *Seventh* Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,

contrary to 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.

0296

BOX:

84

FOLDER:

921

DESCRIPTION:

McCurrick, Francis

DATE:

11/08/82



921

0297

21

Day of Trial,
Counsel
Filed *[Signature]* 188 *2*
Pleads *Not guilty (9)*

THE PEOPLE
vs.
P
Francis McCune
H.D.
Felonious Assault and Battery.

JOHN McKEON,
District Attorney.

A True Bill.
[Signature]
Nov 13/12 Foreman.
[Signature]
[Signature]

WITNESSES.

0298

Form
STATE OF NEW YORK, }
CITY AND COUNTY OF NEW YORK, } ss. : POLICE COURT—FIRST DISTRICT.

Thomas Purdy
of No. *House of Delerlin* Street, being duly sworn, deposes and says,
that on the *Morning of the 31* day of *October* 18*92*
at the City of New York, in the County of New York, he was violently and feloniously assaulted and
beaten by

Francis M. Carrick now present.

That said Francis did wilfully
and maliciously cut and
wound deponent upon his
head with and by means
of a certain knife and sharp
dangerous weapon which
he Francis then & there
held in his hand

Deponent believes that said injury, as above set forth, was inflicted by said

Francis M. Carrick

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

Wherefore this deponent prays that the said assailant may be apprehended, and dealt with accord-
ing to law.

Thomas Purdy

Sworn to, before me, this

day of

October 18*92*

Police Justice.

Wm. J. ...

0299

Sec. 198-200.

J.M. DISTRICT POLICE COURT.

CITY AND COUNTY)
OF NEW YORK,) ss.

Francis McCarrick 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.

Francis McCarrick

Question. How old are you?

Answer.

24 Years

Question. Where were you born?

Answer.

Ireland

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

Answer.

87 Cherry at about five days

Question. What is your business or profession?

Answer.

Sailor

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

Answer

*I am not guilty of the
charge*

Taken before me, this

day of

188

Oct 31

Francis McCarrick

[Signature] Police Justice.

0300

BAILED,

No. 1 by _____
 Residence _____
 Street _____

No. 2, by _____
 Residence _____
 Street _____

No. 3, by _____
 Residence _____
 Street _____

No. 4, by _____
 Residence _____
 Street _____

21
 Police Court 934
 District 1

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 James J. Walsh
 James J. Walsh
 Francis M. Walsh
 Offence, *fel. asst. bat.*
Battery

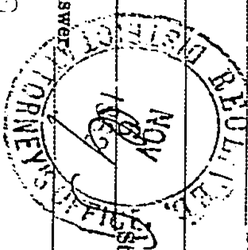
Dated *Oct 31* 188*2*

Magistrate
 Officer

Witnesses
James P. Pinsky
 Clerk

No. _____
 Street _____
 No. _____
 Street _____
 No. _____
 Street _____

\$ *1000* 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 *Francis Carrick*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *1000* 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 *Oct 31* 188*2* *James J. Walsh* 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.

1030

#21 / 934 / District.

Police Court

THE PEOPLE, vs.,
ON THE COMPLAINT OF
James P. O'Leary
James P. O'Leary
James P. O'Leary

BAILED,

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Street,

Street,

Street,

Street.

Dated Oct 31 188

Magistrate.

Officer.

Clerk.

Witnesses

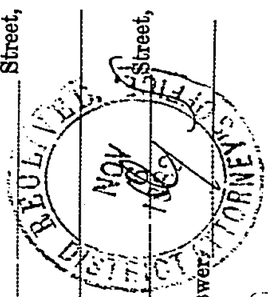
No. 1 to testify

No. 2 to testify

No. Street,

No. Street,

\$ 1000 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

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

Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

There being no sufficient cause to believe the within named

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

Dated 188 Police Justice.

Dated 188 Police Justice.

0302

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Francis McCurick

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

Francis McCurick

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

The said

Francis McCurick

late of the City of New York, in the County of New York, aforesaid, on the ~~thirtyfirst~~ *thirtyfirst* day of *October* in the year of our Lord one thousand eight hundred and eighty ~~two~~ *two* with force and arms, at the City and County aforesaid, in and upon the body of *Thomas Pundy* in the peace of the said people then and there being, feloniously did make an assault and ~~in~~ *in* the said *Thomas Pundy* with a certain *knife* which the said

Francis McCurick

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 ~~in~~ *in* the said *Thomas Pundy* 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

Francis McCurick

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

Francis McCurick

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 *Thomas Pundy* then and there being, wilfully and feloniously did make an assault and ~~in~~ *in* the said *Thomas Pundy* with a certain *knife* which the said

Francis McCurick

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 ~~in~~ *in* the said *Thomas Pundy* 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.