

0558

BOX:

22

FOLDER:

277

DESCRIPTION:

Mahoney, Thomas

DATE:

10/30/80



277

0559

BOX:

22

FOLDER:

277

DESCRIPTION:

McCabe, Peter

DATE:

10/30/80



277

0560

BENJ. K. PHELPS, District Attorney.

THE PEOPLE OF THE COUNTY OF NEW YORK, ss. I, the undersigned, District Attorney, do hereby certify that the within and foregoing is a true and correct copy of the original as the same is on file in my office.

239

Day of Trial,

Counsel,

Filed *30* day of *Oct.* 18*80*.

Pleaded *John Gaulty (Cm)*

THE PEOPLE

vs.

Thomas Mahoney
John McCann

BURGLARY—THIRD DEGREE.
NOTHING STOLEN.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Notary official

John A. Harrell

Foreman.

W. B. ...

13 other ... acquitted

239

OF NEW YORK
CITY AND COUNTY

THE JUDGES OF THE SUPREME COURT OF THE COUNTY OF NEW YORK

0561

POLICE COURT — DISTRICT.

City and County }
of New York, } #:

John Chambers
of No. 396 Greenwich Street, being duly sworn,
deposes and says, that the premises No. 396 Greenwich
Street, 5th Ward, in the City and County aforesaid, the said being a

brick building
and which was occupied by deponent as a store for the sale of
liquors and cigars ~~has~~ BURGLARIOUSLY
entered by means of a ~~lock~~ ^{key} and
of said store, at about the hour of 8 o'clock
on the morning of the 1st day of October 1880

~~with the following property feloniously taken, stolen, and carried away:~~
with the felonious intent to commit a
larceny or some other crime therein,
said store then containing personal
property of the value in all of
seven hundred dollars the property
of deponent and Alfred P. Brocgnon
Co-partners

the property of
and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid BURGLARY was committed and the aforesaid property taken, stolen, and
carried away by Thomas Mahoney and Peter

for the reasons following, to wit: ~~Thomas~~ McLeabe, both men of
store was closed and secured said
shutter being fastened with a screw.
That about the hour of 8 o'clock on the
morning of said day deponent discovered
that said shutter was loosened, and
deponent was then informed by Officer
Egan, whose affidavit is hereto attached,
that he said Egan saw said defendants

0562

in Company and Consenting together in
front of said premises of defendant
and gave them in the act of
attempting to pull off said shute
from said door which defendant
believes to be true. John Chambers
sworn to before me this 10th day of
October 1880

J. M. Pearson J. P. of Justice

0563

Form 10.

POLICE COURT—FIRST DISTRICT.

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

James J. Pagan

of No. *the 5 Precinct* Street

being duly sworn, deposes and says,

that on the *Night of the 9* day of *October* 18*80* at the City

of New York, in the County of New York,

he arrested Thomas Mahoney and ~~Fennelly~~ McCabe now present in Greenwich Street. That at about one o'clock on said night deponent saw the prisoners loitering on said street and saw them attempting to force a shutter from a door leading to the premises No. 39 Greenwich Street with the intent and purpose as deponent believes and charges of forcing an entrance into said premises and of committing a felony. Deponent asks that they may be held to answer him to procure the complaint and occupant of said premises James J. Pagan

Sworn to, this *11* day of *October* 18*80*

before me

John P. ...

Police Justice.

0564

Form 10.

Police Court--First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. Fagan

vs.

Thomas Mahony
~~Peter~~
~~Amos~~ McCabe

AFFIDAVIT of Warrant at Court

Dated October 10 1880

Patterson Justice.

Officer.

Ed. Coe 11th 3. P. M.

0565

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Thomas Mahoney being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him; states as follows,
viz:

Question. What is your name?

Answer. *Thomas Mahoney*

Question. How old are you?

Answer. *Eighteen years of age*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *No. 22 West Street*

Question. What is your occupation?

Answer. *Mess Boy on ship "Cullers"*

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

Answer. *I am not guilty of the
charge. Thomas Mahoney*

Taken before me, this
J. M. [Signature]
day of *October* 1870
Police Justice.

0566

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } ss.

Peter M. McCabe being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *Peter M. McCabe*

Question. How old are you?

Answer. *Seventeen years of age*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *29 Hubert St.*

Question. What is your occupation?

Answer. *I work in a liquor store*

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

Answer. *I am not guilty of the charge*

Peter M. McCabe

Taken before me this *11* day of *October* 188*8*
John J. Danvers
POLICE JUSTICE.

0567

239

POLICE COURT - DISTRICT

THE PEOPLE, &c.,
ON THE COMPLAINT OF
John Chambers

1 Thomas Mahoney
2 Peter McCabe

Dated October 11 1880

Paterson Magistrate

James S. Officer

M. H. Clerk

Witnesses James J. Jackson

J. Paul Polver



Committing in full of J. H. Bail

W. J. Woodruff

No. 10 North Moore Street

Not Committed

0568

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Thomas Mahoney and Peter
McCabe each

late of the *fifth* Ward of the City of New York, in the County of
New York, aforesaid,
on the *twelfth* day of *October* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty* with force and arms,
at the Ward, City and County aforesaid, the *store* of

John Chambers
there situate, feloniously and burglariously did break into and enter, the said *store*
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of

John Chambers

John Chambers with intent the said
goods, merchandise and valuable things in the said *store* then and there
being then and there feloniously and burglariously to steal, take, and carry away

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

BENJ. K. PHELPS, District Attorney.

0569

BOX:

22

FOLDER:

277

DESCRIPTION:

Manton, James

DATE:

10/05/80



277

0570

BOX:

22

FOLDER:

277

DESCRIPTION:

Meirose, Frank A.

DATE:

10/05/80



277

0571

20
J.H.C.

Counsel,
Filed 5th day of Oct - 1880
Wanda, Mrs. (Lynch) (6)

Robbery, First Degree, and Rape
Suffolk County
THE PEOPLE
OR
James Manton
vs.
Frank A. Mearns
1st. Defendant

Wm. K. PHELPS,
District Attorney,
vs.
John P. Kelly, Esq.,
Prosecutor

Judge of the Court
A True Bill.

Chas. H. Marshall
Foreman.
[Signatures]

William Mearns
vs. Frank A. Mearns
in sum in the
of the case.

0572

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

James Moanton and Frank A. Meiroso each

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *twenty-first* day of *September* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County
aforesaid, with force and arms, in and upon one *Morris Levi*
in the peace of the said People then and there being, feloniously did make an assault and

*divers coins of a kind, number and
denomination to the jurors aforesaid unknown
and a more accurate description of which
cannot now be given of the value of
thirty-nine cents*

of the goods, chattels, and personal property of the said *Morris Levi*
from the person of said *Morris Levi* and against
the will and by violence to the person of the said *Morris Levi*
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.

Benjamin K. Phelps,
District Attorney.

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CORRECTION

0574

20
J. H. C.

Counsel,
Filed 5 day of Oct 1880
(reads, J. H. C. 1880)

THE PEOPLE
vs.
James Manton
Frank A. Newell
12. 3rd Chamber

Robbery - First Degree, and Receiving Stolen Goods

BENNY K. PHELPS,
District Attorney
J. H. C. vs. J. H. C.
Judgment suspended
A True Bill.

Chas. H. Howell
Foreman.

Robbery - Second
Degree
James Manton
Frank A. Newell
12. 3rd Chamber
of Repeal - J. H. C.

0575

STATE OF NEW YORK
CITY AND COUNTY OF NEW YORK

Police Court--First District.

Morris Levi
of No. *380 Mulberry* Street, being duly sworn, deposes

and says, that on the *31st* day of *Sept* 18*80*

at the *Third* Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent, by force and violence, without his consent and against his will, the following property viz:

*Gold and Laurel Money Con-
sisting of Silver and Nickel
and Copper Coins to the
Amount of*

of the value of *thirty Nine Cents* Dollars
the property of *deponent*

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

*James Martin and Frank A. Heiros
acting in concert together and both
now present. That deponent was
sitting on the dock at the foot of
Murray Street North River when the
forismen approached and attacked
deponent simultaneously. That said
Heiros twisted and held deponents
hand. And while deponent was so
held, said Martin freed deponents
pocket which contained said money from his
foot and took the aforesaid property therefrom*

Morris Levi

Sworn to, before me, this
18th day of
Sept 1880
Police Justice

0576

Police Court First District.

CITY AND COUNTY }
OF NEW YORK, } ss

Frank Meiron being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

Frank Meiron

Question. How old are you?

Answer.

12 Years

Question. Where were you born?

Answer.

This City

Question. Where do you live?

Answer.

302 Greenwich

Question. What is your occupation?

Answer.

I sell newspapers

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

Answer.

I am not guilty

F. P. Meiron

Taken before me, this

day of

Police Justice

[Handwritten signature and date]

0577

Police Court--First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

James Manton being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows,
viz:

Question. What is your name?

Answer.

James Manton

Question. How old are you?

Answer.

16 Years

Question. Where were you born?

Answer.

This City

Question. Where do you live?

Answer.

13 West 12 Street

Question. What is your occupation?

Answer.

I blacken boots

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

here preferred against you?

Answer.

I am Guilty
James Manton

Taken before me, this

John J. [Signature]
Police Justice.

18

0578

COUNSEL FOR COMPLAINANT.

Name, _____

Address, _____

COUNSEL FOR DEFENDANT.

Name, _____

Address, _____

Handwritten notes and signatures at the top of the page.

Police Court - First District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Adrian Leroy

City of St. Louis

James H. Anderson

AFFIDAVIT OF ROBBERY.

4
5
6

Dated *Sept 21* 18 *98*

Justice.

Officer.

Clerk.

James H. Anderson

Wm. H. Anderson
27th St. St. Louis

SEP 21 1898
ST. LOUIS, MO.

James H. Anderson

at _____

Received at Dist. Atty's office.

BAILED

No. 1, by _____

Residence, _____

No. 2, by _____

Residence, _____

No. 3, by _____

Residence, _____

No. 4, by _____

Residence, _____

No. 5, by _____

Residence, _____

No. 6, by _____

Residence, _____

0579

CITY AND COUNTY } ss.
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

James Moanton and Frank A. Meiroso each

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *twenty-first* day of *September* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County
aforesaid, with force and arms, in and upon one *Morris Levi*
in the peace of the said People then and there being, feloniously did make an assault and

*divers coins of a kind, number and
denomination to the jurors aforesaid unknown
and a more accurate description of which
cannot now be given of the value of
thirty-nine cents*

of the goods, chattels, and personal property of the said *Morris Levi*
from the person of said *Morris Levi* and against
the will and by violence to the person of the said *Morris Levi*
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.

*Benjamin H. Phelps,
District Attorney.*

0580

~~And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said~~

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

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

~~And certain other persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said,
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said)~~

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

~~BENJAMIN K. PHELPS, District Attorney~~

0581

BOX:

22

FOLDER:

277

DESCRIPTION:

Marlow, Albert B.

DATE:

10/27/80



277

0582

Faint, mostly illegible text from the reverse side of the document, appearing as bleed-through.

209 ✓

Day of Trial
Counsel,
Filed *27* day of *Oct* 1886
Pleads

Obtaining Money, &c. by False Pretences.
THE PEOPLE
vs.
Albert B. Marlone
By [Signature]

BENJ. K. PHELPS,
District Attorney.

A True Bill.
John H. Parsons
Perjury 1886 Foreman.
Shanks guilty
W. G. Mason Jr.
[Signature]

0583

\$10.00 *New York Oct 23rd* *1880*
Sixth National Bank *Pay to*
the order of The Bearcar
The Sum of Ten \$10.00 *Dollars*
Value received and charge the same to account of
To Bearcar *W B Morrow*
No. 2763



WITH EXCHANGE.

W B Morrow

0584

POLICE COURT - SECOND DISTRICT.

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

Archie W. Stewart
of No 478 Greenwich Street, being duly sworn, deposes
and says, that on the 23 day of October 1880
at the City of New York, in the County of New York,

Albert B. Marbon
(now here) did feloniously utter the
certain instrument or False Token
hereto attached and marked A. for
identification with intent to defraud
and whereby Alexander Walker was
defrauded of One pair of Shoes of
the value of Three ⁵⁰100 dollars
the property of said Walker and in de-
ponent's care as Clerk.

That on said date said defendant pur-
chased from deponent the said
shoes and told deponent to send
them to No 265 West 25th Street where
he defendant would pay for said
shoes - That said defendant gave in
payment for said shoes the said False
Token in the manner set forth in the
affidavit of Frederick Gutzahn hereto
annexed

That deponent was informed by
Andrew Smith the ^{Manager} Teller
of The Fifth National Bank of New
York City that Mr. Buller never
had an account in said Bank and
that said check was false and fraudu-
lent.

Archie W. Stewart

27th Nov 1880
Archie W. Stewart
Deponent
before me this
27th Nov 1880
Justice

0585

City and County
of New York } S.S

Frederick Gutjahr of No 397-6 Ave-
nue being duly sworn says he is
an errand boy for Alexander Walker
No 397-6 Avenue that on the 23rd instant
deponent received the within named
shoes with direction to deliver the
same to Albert B. Morrison No 365 West
25th Street that on inquiry at said address
deponent was told no such person lived
there on returning deponent met the
within named Morrison who gave to deponent
the within named check and de-
ponent delivered said shoes to said Mor-
rison who told deponent he owed said
Walker the balance of the amount of
said check

Frederick Gutjahr
Sworn to before me this }
24th day of October 1880 }

Police Justice

Police Court—Second District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Archie P. Stewart

vs

Albert B. Morrison
Office

Date, October 24 1880

Justice
Lenth

Stevenson
Officer.

Witnesses,
20

Frederick Gutjahr }
397-6 Avenue }
Andrew Smith }
243 West 40th St }

Committed in default of \$ surety

Bailed by

No 100 Broadway, Street

0586

FORM 10.

STATE OF NEW YORK
CITY AND COUNTY OF NEW YORK

Andrew Smith Jr

of No. *273 West 40* Street, being duly sworn, deposes and says,

that on the _____ day of _____ 188_____ at the City of _____

New York in the County of New York.

Deposant is the Receiving Teller of the Sixth National Bank of said City. That Albert B. Morrow had not on the 13th instant and never had an account in said Bank and that the check annexed to the within complaint is false and fraudulent.

Andrew Smith Jr

Sworn to before me this _____ day of _____ 188_____ at _____

Notary Public

0587

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

Albert B. Marlton being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz:

QUESTION.—What is your name?

ANSWER.—

Albert B. Marlton

QUESTION.—How old are you?

ANSWER.—

Thirty nine years

QUESTION.—Where were you born?

ANSWER.—

New York State

QUESTION.—Where do you live?

ANSWER.—

315 Chrystie Street

QUESTION.—What is your occupation?

ANSWER.—

Car-driver

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

Answer.—

I am not guilty of the charge

Albert B. Marlton
mark

Taken before me, this

day of

1888

Police Justice

[Handwritten signature and notes in the left margin]

0588

Form 116.

Police Court—Second District.

209

THE PEOPLE, &c., vs. *Archie L. Stewart*
OVER THE COMPLAINT OF
478 Greenwich St.

William B. Barbour
Attorney for

Dated *October 24 1880*

Smith Magistrate.

Stanton Officer.

20 Clerk.

Witnesses *Frederick Guterm*

No. *397 - 6* *7th* *St.* Street

William Smith Jr.

No. *273* *St.* *40* Street

No. _____ Street.

No. _____ Street.

Wm. G. Slat to answer committed.

Received in Dist. Att'y's Office

Com

OCT 25 1880

NEW YORK

BAILED,

No. 1, by _____ Street _____

Residence _____

No. 2, by _____ Street _____

Residence _____

No. 3, by _____ Street _____

Residence _____

No. 4, by _____ Street _____

Residence _____

No. 5, by _____ Street _____

Residence _____

No. 6, by _____ Street _____

Residence _____

No. 7, by _____ Street _____

Residence _____

No. 8, by _____ Street _____

Residence _____

0589

CITY AND COUNTY
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That *Albert B. Marlon*

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *twenty third* day of *October* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty*, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent felon-
iously to cheat and defraud one *Alexander Walker*
did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *Archie W. Stewart*, who was then and there
the clerk and servant of the said *Alexander Walker*
that, a certain instrument and writing, to wit, an order for the payment of money, of
the kind known as a *Bank check*, which the said
Albert B. Marlon then and there presented
and delivered to the said *Archie W. Stewart* and which
said *Bank check* is in the words and figures following, that is to say:—

New York Oct 23rd 1880
Pay to
Six to National Bank
the order of The Bearcat
the sum of ten \$ 10⁰⁰ Dollars
Value received and charge the same to account of
To Bearcat
No 2963
A. B. Morrow
was a good and valid order for the payment of *ten dollars*

ten dollars in money, and of the value of
ten dollars; and that a sum of
said *A. B. Morrow* in money belonging to the
of the *Six to National Bank* was then in the possession
money was then payable and could be paid by the said *Six to National*
Bank on the credit and account of the said
A. B. Morrow whenever an order in writing,
signed by the said *A. B. Morrow* authorizing
the said *Six to National Bank* to
make such payment should be presented at the place of business of the said
Six to National Bank and that a certain
Bank check, in the proper handwriting of *him*
said *A. B. Morrow* and which said
Bank check was addressed to the said
Six to National Bank at the place of business
of the said *Six to National Bank*
at *number thirteen hundred* and which said *thirty Broadway*
is in the city and County of New York aforesaid
and which said *Bank check*

0590

purported to be an order upon the said *Six to National Bank*
to pay to the said *A. B. Morrow* and to any
endorsee of the said *A. B. Morrow* the sum
of *ten dollars* in money,
was a valuable security, to wit, an order for the payment of *ten dollars*
in money, and of the value of

ten dollars
And the said *Archie W. Stewart*
then and there believing the said false pretences and representations
so made as aforesaid by the said *Albert B. Marlon*
and being deceived thereby, was induced, by reason of false pretences and representa-
tions so made as aforesaid, to deliver, and did then and there deliver to the said
Albert B. Marlon two shoes of the
value of one dollar and seventy five
cents each

of the proper moneys, valuable things, goods, chattels, personal property and effects
of the said *Alexander Walker*
and the said *Albert B. Marlon* did then
and there designedly receive and obtain the said sum of money *two shoes*
of the value of one dollar and seventy five cents each
of the said *Archie W. Stewart*
of the proper moneys, valuable things, goods, chattels, personal property and effects
of the said *Alexander Walker* by means
of the false pretences and representations aforesaid, and with intent feloniously to cheat
and defraud the said *Alexander Walker*
of the same.

Whereas, in truth and in fact, the said *Bank Check*
which the said *Albert B. Marlon* then and there
presented and delivered to the said *Archie W. Stewart*
was not a good and valid order for the payment of *ten dollars*
in money, nor was the same a good and valid order
for the payment of any sum of money whatever.

And Whereas, in truth and in fact, there was not then and there the sum of
ten dollars in money belonging to the
said *A. B. Morrow* in the possession
of the said *Six to National Bank*
nor was there then and there any sum of money whatsoever belonging to the said
A. B. Morrow in the possession
of said *Six to National Bank*

And Whereas, in fact and in truth, the said sum of money was not then payable and could not be paid by said *Five to National Bank* on the credit and account of the said *A. B. Morrow*

whenever an order in writing signed by the said *A. B. Morrow* authorizing such payment to be made should be presented at the place of business of the said *Five to National Bank*, nor would the said *Five to National Bank* pay any sum of money whatsoever upon such order so signed by the said *A. B. Morrow* as aforesaid.

And Whereas, in truth and in fact, the said *Bank Check* in the proper handwriting of the said *A. B. Morrow* was not an order to pay to the said *A. B. Morrow* or any endorsee of the said *A. B. Morrow* the sum of *ten dollars* in money, nor was the same a valuable security, of the value of *ten dollars* in money, nor was it of any value whatever;

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said *Albert B. Marlon* to the said *Archie W. Stewart* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Albert B. Marlon* well knew the said pretences and representations so by him made as aforesaid to the said *Archie W. Stewart* to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said *Albert B. Marlon* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City, and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *Archie W. Stewart* a certain sum of money, to wit, the sum of *the said two shares of the value of one dollar and seventy five cents each* in money, and of the value of

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

BENJ. K. PHELPS, District Attorney.

0592

BOX:

22

FOLDER:

277

DESCRIPTION:

Martin, John

DATE:

10/05/80



277

0593

16
James Allen

Filed 5 day of Oct 1880

Pleas vs. Shultz (6)

THE PEOPLE

17² 39
312² 39
murder vs.

John Martin

Felonious Assault and Battery

BENJ. K. PHELPS,

District Attorney.

Part. Pro. Oct. 7, 1880
Fried & convicted Arts
A True Bill. Pen. One year

Chas. H. Hamell

Foreman

1790) 63117

[Faint, mostly illegible handwritten text on the left page of the document.]

0594

Police Court—Fourth District.

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

Terence Mc Manus

of No. 329 East-47th

on Tuesday the Seventh being duly sworn, deposes and says, that
in the year 1880 at the City of New York, in the County of New York, day of September

and feloniously he was violently ASSAULTED and BEATEN by John Martin (now here)

from the fact that deponent is informed by Charles Lubne that said Martin wilfully and maliciously threw a piece of brick at deponent striking him on the face breaking his jaw and cutting & deponent severely

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 bound to answer for the above assault, &c., and be dealt with according to law.

Sworn before me, this 2^d day }
of October 1880

B. W. Bigley
Police Justice.

Terence Mc Manus

0595

City and County of New York

Charles Lubne of no 332 East 47th Street being
duly sworn says that on the 7th day of
September 1880 he saw John Martin (now here)
wilfully and maliciously throw a stone
at Terence Mc Manus in 47th Street
between 1st and 2^d Avenues in said City

Sworn to before me
this 2^d day of October 1880

A. W. [Signature] Police Justice

C. W. Lubne

Police Court—Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AMDAVI A. & B.
PETITIONERS.

Dated

1887

Magistrate.

Officer.

Witness.

0596

Police Court, Fourth District.

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 he was at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *John Martin*

Question. How old are you?

Answer. *19.*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *312 E 39. St.*

Question. What is your occupation?

Answer. *Laborer*

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

Answer. *I never hit the man with a stone*

*John ^{his} Martin
mark*

Taken before me this

R. W. [Signature]

2d day of October 1882

Police Justice.

0597

ABRAHAM MAYER, M. D.

245 EAST 48th STREET.

OFFICE HOURS:
8 to 11 A. M.
5 to 7½ P. M.

New York, Sept. 22nd 1880

Mr. Terence McManus of 329
East 47 St will be unable
to appear at court until next
week.

A. Mayer, M. D.

Hon. W. Otterbony -
Justice 4th Dist. Court.
NY -

0598

ABRAHAM MAYER, M. D.

245 EAST 48th STREET.

OFFICE HOURS:
8 to 11 A. M.
5 to 7½ P. M.

New York, Sep. 11th 1880

This certifies that Mr. McCann
of 329 E. 47 St. is suffer-
ing from fracture of the lower
jaw and that it will be
3 or 4 weeks before he will
be able to go out.

A. Mayer, M. D.

0599

FOURTH DISTRICT POLICE COURT.

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

Edward Whelan

of No. 19 Police Precinct

street,

being duly sworn, deposes and says,

that on the Teneth day of September 1880

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

John Martin (now here) upon complaint made by Terrence, Mannus, who was assaulted by said John Martin and two other persons not arrested; that said John Martin and said two other persons were at the hour of 3.30.0 Clock P. M. on the seventh day of September 1880 in the hallway of house No. 929 East 47th Street where they had no lawful cause to be, and ~~where~~ ^{where} ordered to leave by said Terrence Mc Mannus the owner of said house, whereupon said John Martin and said two others left said hallway and when on the sidewalk in front of said house, said John Martin threw from his hand a stone which struck said Terrence Mc Mannus on the left jaw breaking said jaw. That in consequence of such injuries ~~thus~~ received said Terrence Mc Mannus is now under surgical treatment and unable to appear in court personally to make complaint, wherefore this deponent prays that said John Martin be held to await the result of said injuries. That Deponent further says that John Duffy of 391 East 47th Street informed this deponent that on said day and at said house, ^{and at said place} he saw said John Martin throw a stone at said Terrence Mc Mannus, and further says that this deponent was informed by Henry Wellerstrom of 927 - East 47th Street that on said day and hour he saw Wellerstrom and at said place he said Wellerstrom saw

0600

said John Martin Thow a None at mid
Terrence McManus.

sworn to before me
this 10th day of September 1880 Edward Whalen
Mercur O'Boaury
Police Justice

State of New York
City and County of New York ss John Duffy being
duly sworn says he has heard read the fore-
going affidavit and that portion thereof
referring to him and to information given
by him is true upon his own knowledge
sworn to before me John Duffy
this 20th day of September 1880
Mercur O'Boaury
Police Justice

State of New York
City and County of New York ss John Henry
Wetterstrom being duly sworn say he has heard
read the foregoing affidavit and that
portion thereof and referring to him and
to information given by him is true upon
his own knowledge Harry Wetterstrom
sworn to before me
this 10th day of September 1880
Mercur O'Boaury
Police Justice

Police Court—Fourth District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Edward Whalen or

any agent of

Terrence McManus

vs

John Martin Thow

Dated September 10th 1880

Albertus Magistrate.

Whaley
19.
Officer.

McManus

John Duffy No 331 E. 47th St

Harry Wetterstrom No 327 E 47th St

Charles Lusk No 392 East 47th St

\$1000. Bail
for E.

29

0601

Police Court—Fourth District.

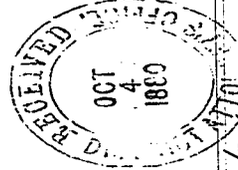
THE PEOPLE &c.

ON THE COMPLAINT OF

John B. ...

Terence McManus
329 E 47 St

John Martin



October 24

187

73 01. Buxby

Magistrate.

Malen 19

Officer.

Clerk.

BALLED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Witnesses: *Charles Lubine*
332 E 47 St

John Duffly
331 E 47 St

Benny Mittenstrom
327 E 47 St

\$1500 bail to Ans

Comm

Received in District Atty's Office.

0602

ABRAHAM MAYER, M. D.

245 EAST 48th STREET.

OFFICE HOURS:
8 to 11 A. M.
5 to 7 P. M.

New York, Oct. 6th 1880

This certifies that on the afternoon of the 7th of September 1880, I was called to see Mr. Trence M. Marcus of 329 East 47th St. N. Y. City.

Examination revealed a compound fracture of the inferior maxillary bone (lower jaw bone) just in front of the last molar tooth, and situated on the left side. There was an external incised wound, anterior to the seat of fracture, measuring about an inch in length and

0603

communicating with the fracture itself. The injury could only have done by an instrument or missile with a sharp edge.

Mr. McManis has been under my care since the above date and is still under my observation.

His present condition is good, but it will be some weeks yet before his jaw will be able to resume its proper functions.

Abraham Mayr, M.D.
245 E. 48 St.
N.Y. City.

0604

ABRAHAM MAYER, M. D.

245 EAST 48th STREET.

OFFICE HOURS:
8 to 11 A. M.
5 to 7½ P. M.

New York, Oct. 1st 1880

This certifies that Mr. Perence
McMans of 329 East 47 St.
N.Y. City is suffering from
a compound fracture of the
inferior maxillary bone.

A. Mayer, M. D.
245 East 48 St.

0605

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That *John Martin*

late of the City of New York, in the County of New York, aforesaid, on the
Seavente day of *September* in the year of our Lord
one thousand eight hundred and *eighty* with force and arms, at the City and
County aforesaid, in and upon the body of *Jerence McManus*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *Jerence McManus*
with a certain *brick*
which the said

John Martin
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut, and wound
with intent *him* the said *Jerence McManus*
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 Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *John Martin* *Jerence McManus*
with force and arms, in and upon the body of the said *Jerence McManus*
then and there being, wilfully and feloniously did make an
assault and *him* the said *Jerence McManus*
with a certain *brick* which the said

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

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said *John Martin* *Jerence McManus*
with force and arms, in and upon the body of *Jerence McManus*
in the peace of the said people then and there being, feloniously, did make another
assault and *him* the said *Jerence McManus*
with a certain *brick*
which the said

John Martin in *his* right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of *him* the said *Jerence McManus* with intent *him* the

0606

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

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

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

BENJ. K. PHELPS, District Attorney.

16
John McManus
Filed *5* day of *Sept* 18*80*
Pleas *not guilty*

THE PEOPLE
John Martin
2
Felony Assault and Battery.

BENJ. K. PHELPS,
District Attorney.
Part. Ans. Oct 7, 1880
Arrested & committed Oct 7
A TRUE BILL. *Levi* One year
John H. Reynolds
Reverend

0607

BOX:

22

FOLDER:

277

DESCRIPTION:

Matthewson, Alexander

DATE:

10/14/80



277

0508

101

Handwritten initials

Counsel,
Filed 14 day of Dec 1880
Pleas *W. L. Gentry*

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

Alfred Matthews

Wm

BENJ. K. PHELPS,
District Attorney.

A True Bill.

Thos. A. Howell

Spicer

~~*[Redacted signature]*~~

W. L. Gentry

0609

Form 112.

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

Police Court—First District.

Warner Litchman

of No. *27 South William* Street, being duly sworn, deposes
and says, that on the *9th* day of *October* 18 *80*

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 Pier One*

North River
the following property, viz: *one bale of cotton*

of the value of *fifty* Dollars,
the property of *Linnah Edge & Co. Ship*

Brokers. and in deponent's care and
charge of deponent as Shipping Clerk

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 *Alexander Mathewson*

Now here from the fact that the afore-
said property was lying on said Pier
preparatory to shipment. That the
forismen with the assistance of another
man whose name deponent does not know
put said bale upon a truck and then
procured the service of one Peterson to
take it away the forismen agreeing to
pay said Peterson one dollar for so
doing. That said Peterson had taken
said bale to West Street preceded by
the forismen and was passing upon

Sworn to by me
Police Court

0610

Said West that with the property
in his possession when he was
arrested by Officer Campbell
the prisoner Matthews upon
seeing the officer approached
ran away as deppment is
informed and O'Reilly believes
therefore deppment charges said
Matthews with ~~stealing~~ taking and
stealing and carrying away said
property - Witness: Sittman

Sworn to before me this
9th day of October 1880
J. W. Parsons Police Justice
City and County
of New York

Charles A. Peterson of No
49 New Bowery being ~~deppment~~ says
that on the day in question he was
employed by the prisoner to take
said property from Pier 1 and agreed
to pay deppment one dollar for so
doing. That deppment saw the prisoner
and another person put the bale
in question upon a truck and that
deppment believing the property to
belong to the prisoner took it away
and was following the prisoner
at the time he was arrested
Carl Peterson

Sworn to before me this
9th day of October 1880
J. W. Parsons Police Justice

0611

Police Court—First District.

CITY AND COUNTY } ss.
OF NEW YORK. }

~~Alexander Mathewson~~ being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows,
viz:

Question. What is your name?

Answer.

Alexander Mathewson

Question. How old are you?

Answer.

21 Years

Question. Where were you born?

Answer.

St Louis, W State

Question. Where do you live?

Answer.

110 Battery Place

Question. What is your occupation?

Answer.

Cabman

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

Answer.

I am not guilty

Alex Mathewson

Taken before me, this 24 day of July 1880
J. M. Mathewson
Police Justice.

0512

101

Police Court—First District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm. P. Pritchman
2 South Williams St.
vs.
Alexander Mathewson

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence



J. P. O'Brien 1880
Magistrate

Wm. J. Campbell Officer

Charles H. Coleman Clerk

Wm. J. Campbell Witness

49 New Street
Said Officer

\$ *1000* to answer
at *General Sessions*

Received at Dist. Atty's office

Exp. Oct. 10/80 9 a. m.

COUNSEL FOR COMPLAINANT.

Name

Address

COUNSEL FOR DEFENDANT.

Name

Address

Affidavit—Larceny

22
The People
vs.
Alexander Mathewson

Court of General Sessions. Before
Recorder Smythe. October 15. 1850.
Indictment for grand larceny.

Werner Lithman, sworn and examined, testified.
I am employed by Smith, Ledy & Co. shipping brokers,
on the 9th of October I was on Pier I north river.
There was a danish steamship belonging to that
firm lying there; she was being laden with a
general cargo including bales of cotton. There
were about a hundred bales of cotton on the dock
then I came down about 7 o'clock on the pier I
went into the cabin and was entering my books
Some one came running in and halloed, "there
is one bale going up the street." I ran out,
but did not catch the bale of cotton before it was
in the station house. The value of that bale of
cotton was worth between \$50 to \$75. I saw the
prisoner that morning when I came down and
I saw him afterward at the Station house. He
did not say anything then in regard to the
cotton, but up in the District Court he said that
he was hired by another man, and he thought
it was good to give the other fellow a job and
so he offered him one dollar to take it away.
He said he was hired by another fellow to take
that cotton up West St and he thought it
was all right; he said that he offered the boy
Petersen one dollar, that he thought it would

0614

be good for him to have a job. He said he thought it was all right, but when he saw the police officer he thought it was stolen and he ran away. He did not give the name of the person who hired him, and I did not ask him.

Karl A. Peterson, sworn. I live at 49 Bowery and am an emigrant just come over. The first time I saw the prisoner was when he asked me to take a bale of cotton on a truck; it was near Castle Garden; there was a Danish steamer lying there. There was a small hand truck lying there which belonged to another man and he asked me to take it on a truck. They (the prisoner and another man) said they would pay me a dollar to take it away and then I took the cotton on the truck and went up the street and they followed me and then the policeman came and arrested me. When the policeman came I stood still but the prisoner ran away, this was about 8 o'clock in the morning; the bale of cotton was on the pier; the prisoner and another man put the bale of cotton on the truck. I don't understand much English. I did not understand what they said, but he showed me the cotton and said, "a dollar" - the prisoner said it.

John J. Campbell, sworn. I am an officer attached to the 27th precinct and arrested the prisoner on the 9th of Oct. That morning I was going

0615

through West St. on a street car. I saw the prisoner and the last witness trucking a bale of cotton, the prisoner was walking in front and Peterson was drawing the cotton on a hand truck. I thought there was something wrong and I jumped off the car. As soon as I jumped off the prisoner ran away. I took Peterson and the bale of cotton to the Station house and in the afternoon I arrested the prisoner and took him to Court; he said he was hired by another man to take the cotton. I found the prisoner on West near Morris St. one block from Pier F very near a junk store. I could not understand what Peterson said but there was a party there who spoke Swedish and told me what he said. Peterson said that the man who ran away hired him. Mr. Lithman identified the cotton as belonging to Junk, Eady & Co. Cross examined. Mathewson was very near half a block from me when I first saw him; he was beckoning to Peterson as if to hurry up. I made no enquiries about the prisoner. I do not know nor have I heard what he does for a living. I am a policeman of the First Ward and am stationed in West St. I have not heard any one say that the prisoner is a Longshore man. I never saw the prisoner before that morning. I know nothing about him except I caught him. I saw no other man there.

06 16

Alexander Mathewson, sworn and examined in his own behalf testified. I live in St. Louis and have been here three months and a half. Then I first came here I drove a truck on 39th St. for Wm Rockwell. I sprained my wrist there and had to quit. I came down to Her I and loaded trucks for anyone that came along. I was arrested for striking a man who insulted me but was let go in the morning. I have never been arrested for anything else in my life. I went down to Her I at six o'clock on this morning with the intention of going to work. A well dressed young man came up to me, I had seen him I guess a dozen times before that and asked me if I wanted to make a dollar. I told him, "yes." He told me to get a truck and truck that bale of cotton for him up to Morris St. He went and got me the truck. Peterson was there and I told him he could make a dollar - that the trucks I was loading would be down soon and he could take the cotton up. I and the man who hired me put the cotton on the truck. I walked up West St. to go to my breakfast. I saw the policeman ~~convince~~ ^{convinced} me that the cotton was stolen and I saw I had no idea the cotton was stolen. I only knew the man who hired me by sight; the policeman told me he knew him, that

0617

his name was Red something or another
John Humphell recalled. The prisoner
told me that it was a well dressed red
haired man who hired him. So I said,
"What, Red Doyle? He said he did not know
Doyle bears a bad character in the first
ward."

The jury rendered a verdict of guilty.
He was sent to the State prison for two years.

0618

Testimony in the case
of Alexander Mathewson
filed Oct.

0519

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That

Alexander Matthews

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

*One Bale of Cotton of the value of
fifty dollars
Five hundred pounds of cotton of
the value of ten cents each pound*

of the goods, chattels, and personal property of one

Henry W. O. Edge

then and

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

0620

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Alexander Matthews

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

One Bale of cotton of the value of fifty dollars

Five hundred pounds of cotton of the value of ten cents each pound

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

Henry W. O. Edge

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

Henry W. O. Edge

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

Alexander Matthews

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

BENJ. K. PHELPS, District Attorney.

0621

BOX:

22

FOLDER:

277

DESCRIPTION:

McCann, James

DATE:

10/14/80



277

0622

BOX:

22

FOLDER:

277

DESCRIPTION:

Daly, William

DATE:

10/14/80



277

0623

Counsel, *Wright*
Filed *4* day of *Oct.* 18*80*
Pleas *not Guilty*

THE PEOPLE vs. *James Mc Connell*
William Daly
INDICTMENT.
Grand Larceny of Money, &c.

BENJ. K. PHELPS,
District Attorney.
Part. Term: Oct. 18, 1880.
Pro. L. P. P. & Amsted.
S. P. Thiegeath.
A True Bill.

Chas. N. Henrich
Foreman.
Oct. 20. 1880.
W. H. P. & L.
S. P. H. New. N.S.

GREEN AND COMPANY

0624

Form 112.
STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss:

Police Court - First District.

of No. 170 Forsyth Street, being duly sworn, deposes
and says, that on the 9th day of October 1880

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 a drawer in

the counter of said premises
the following property, viz: 1 a pocket book containing
good and lawful money consisting
of bills of various denominations and
one gold coin of the value of two
dollars and fifty cents all United States
issue and collectively

of the value of Sixty dollars or more
the property of deponent and her husband

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by James McCann
and William Daly acting in concert
and collusion together, and both now
present. from the fact that at about
11 o'clock A.M. on said day the prisoner
McCann came into the Saloon in said
above named premises asked for and
obtained a glass of beer, and in going
away he took with him a chair from
said Saloon. That deponent followed
him to the door and while standing
there the prisoner Daly entered said
Saloon by a side door and went

Sworn to before me this 9th day of October 1880

Deputy Sheriff

to the drawer behind the counter in which said drawer the pocket book containing the aforesaid property was at the time. That defendant upon turning from the door in which she stood watching the prisoner Mc Cann saw said Daly behind the counter and close to the drawer in question. That when he ~~Mc Cann~~ saw defendant coming from the door towards the counter he immediately went through the door by which he entered into the street and ran away. That defendant is positive that no person other than the prisoner was in said Saloon from the time defendant saw said property in said drawer until she discovered the loss of the same i.e. immediately after defendant saw said ~~Mc Cann~~ go from behind the counter to the side door and run away. Therefore this defendant believes (and charges that said property was taken stolen and carried away by said Daly and that said McCann aided and abetted in the commission of said felony - in the manner described in the within affidavit -

Marie Ebor

City and County of New York, Albertus Wood of the 1st Precinct District being sworn says that he saw the prisoner together running along Stanton Street that he pursued them and arrested McCann in said street and Daly as he was coming out of an alleyway into which he had run to escape arrest.

Albertus Wood

Sworn to before me this 11th day of October 1890

Sworn to before me this 10th day of October 1890

Notary Public (Stanton Precinct)

0626

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK } ss.

William Daly being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name? e

Answer.

William Daly

Question. How old are you?

Answer.

19 Years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

591 Greenwich Street

Question. What is your occupation?

Answer.

Boatman

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

Answer.

I am not guilty

William Daly

Taken before me this *10* day of *October* 188*0*
John J. ...
POLICE JUDGE.

0627

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

James McCann being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

James McCann

Question. How old are you?

Answer,

21 Years

Question. Where were you born?

Answer.

This City

Question. Where do you live?

Answer

256 West Houston Street

Question. What is your occupation?

Answer.

I go to Sea

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

Answer.

I am not guilty

his
James McCann
man

Taken before me, this

10

day of

October

18*91*

Police Justice.

Sam J. ...

0528

COUNSEL FOR COMPLAINANT.

Name
Address

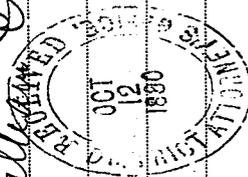
COUNSEL FOR DEFENDANT.

Name
Address

87.
Police Court—First District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Abler
170 Broadway St
vs.
James McEam
Collins Bay



A Hidayit—Larceny.

Dated *October 11* 18*80*
W. Patterson Magistrate.
Alfredus W. T. A. Officer.
1st Inspector District Clerk.

Witnesses:
Calvin Officer
J. E. Walsh
Joseph Abbott

James McEam
at *General* Sessions

Received at Dist. Atty's office

BAILED

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

0629

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That *James McCann and William Daly*
each

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

\$601

One pocket-book of the value of one dollar

of the goods, chattels, and personal property of one *Marie Eiler* then and there being found,
feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0630

BOX:

22

FOLDER:

277

DESCRIPTION:

McCann, James

DATE:

10/20/80



277

0631

1822

Counsel,
Filed *10* day of *Oct.* 188*0*.
Pleas

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

James McCann

BENJ. K. PHELPS,

District Attorney.

A True Bill.

John N. Hanna
Foreman.

James P. ...
James P. ...

0632

4 District Police Court

Rebecca Fulton

CITY AND COUNTY)
OF NEW YORK) ss.

of No. 204 East 34th Street,
being duly sworn, deposed and saith, that on the
at the 21st

19th day of October 1888
Ward of the City of New York,

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

the following property viz. :

One red leather pocket book containing
One note of the issue of the United States of
the value of ten dollars,
Silver coin of the United States of the value of
two dollars and thirty five cents, in all
of the value of ~~two~~ dollars and thirty five cents
(\$12.³⁵/₁₀₀)

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 James McLean (now here)

for the reasons following to wit: That deponent
was walking along 34th Street near Drayton
Avenue having the aforesaid pocket-book
containing the said note and coin in deponent's hand that said
James ran up to deponent and snatched
said pocket-book and note and coin from
deponent's hand and ran away. Deponent
has since seen said property with Officer
William Walsh, Rebecca Fulton

Sworn before me this 21st day of October 1888
Mrs. W. C. [Signature] POLICE JUSTICE

0533

State of New York }
 City of New York }
 William Walsh
 being duly sworn says
 he is an officer of police attached to
 the 21st Precinct. That on the 19th day of
 October he arrested James M. Conn
 now in court; That at the time of said
 arrest said James was running through
 34th Street and had in his possession the
 pocket-book and money now shown
 in court. That said pocket book and
 money has been identified by Rebecca
 Fulton as being her property and the
 same that was stolen from her in
 34th Street on the 19th day of October 1880

Sworn to before me this William Walsh
 20th day of October 1880
 My Comm. Expires 1st of Police Justice

APPROVED
 REBECCA FULTON
 THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 James M. Conn
 DATED Oct 20 1880
 O'Leary MAGISTRATE.
 Walsh OFFICER.
 21

WITNESSES:

0634

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James McCann*

Question. How old are you?

Answer. *I don't know*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *44 Street bet 1st & 2^d Ave*

Question. What is your occupation?

Answer. *I don't do anything, I don't go to school*

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

Answer. *I have nothing to say. There
was two boys with me. when I stole
it.*

*James McCann
mark*

McGrew
Taken before me this *24* day of *Oct* 188*8*
Police Justice.

55490

Police Court--Fourth District.

THE PEOPLE, &c.,
vs. THE COMPLAINT OF

Robert Walker
107 US.

James M. ...



Offence, *Perjury*

Dated *Oct 29* 188*0*

Wentworth Magistrate

Wadell Officer
W. J. Clerk

Witnesses,

No. 1, by _____
Residence _____

No. 2, by _____
Residence _____

No. 3, by _____
Residence _____

No. 4, by _____
Residence _____

No. 5, by _____
Residence _____

No. 6, by _____
Residence _____

John I. A. ...
Conrad

Received in District Atty's Office,

0636

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That

James McCann

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

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *a* United States Treasury Note of the
denomination of *ten* dollars and of the value of *ten* dollar. *5*

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *a* Bank Note of the denomination of
ten dollars and of the value of *ten* dollar. *5*

*It was said of a number kind and
denomination to the jurors aforesaid un-
known and a more accurate description
of which cannot now be given of the
value of two dollars and thirty five
cents of the goods chattels and personal
property of one Rebecca Dalton on the
person of the said Rebecca Dalton then
and there being found from the person
of the said*

~~of the goods, chattels, and personal property of one~~ *Rebecca Dalton*

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

0637

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said

James McCann

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

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *a* United States Treasury Note of the
denomination of *ten* dollars and of the value of *ten* dollars

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *a* Bank Note of the denomination of
ten dollars and of the value of *ten* dollars

*Gives copies of a number kind and
denomination to two jurors aforesaid un-
known and a more accurate description
of which cannot now be give of the value
of two dollars and thirty five cents*

of the goods, chattels, and personal property of the said *Rebecca Fulton*

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

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

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

BENJ. K. PHELPS, District Attorney.

0638

BOX:

22

FOLDER:

277

DESCRIPTION:

McCarthy, John

DATE:

10/02/80



277

0639

272

Day of Trial,

Counsel, *Hecker*

Filed *2* day of *Oct* 18*80*

Pleas *not Guilty*

THE PEOPLE

vs.

21
340 & 48
patches

P

Kidnap & Prisoner to
Michigan

John W. Cortis

BENJ. K. PHELPS,

District Attorney.

Part Pro Oct 5, 1880

He also guilty

A True Bill. *Per C. G. [Signature]*

Chambers

Foreman.

0640

Court of General Sessions
held here in and for
the City and County of
New York.

The People
against
John M. Carthy

City and County of New York: Thomas
H. Riley,נגיד, sworn officer,
and says that defendant is an officer
attached to and employed in the
said Court of General Sessions for the
17th day of September 1880 and that said
defendant was engaged as such
officer as aforesaid in conveying from
said Court the prisoners ~~James~~
~~James~~ named ~~James~~ James Hagan
and two other prisoners whose
names are unknown to de-
fendant to the City Prison; the
said Hagan having been then &
there indicted in said Court for
the offences of grand larceny &
felonious assault as appears
to the two indictments above
recited which were fully and
as a ce appear. That while
defendant was so ^{conveying} ~~conveying~~

0641

said James Hagan and said prisoners
to the said Al. Henson, the said
John W. Carly in concert with
several others other persons
whose names are unknown to
deponent, did ^{for a} attempt to escape
the said Hagan and did
assist the said Hagan in at-
tempting to escape from the
care of deponent, the said
Hagan being then & there in the
lawful custody and charge of
deponent as such officer as afore-
said under the said laws and in-
dicements.

Sworn to before me
the 27th day of September
1880

Thomas H. Kelly

John W. Carly
Police Justice

0642

County General

Lessons

People

apt

John Mc Cart

Complains

26729

3/25/64

0643

Police Court - First District.

CITY AND COUNTY }
OF NEW YORK, } 59

John M. Carthy being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

John M. Carthy

Question. How old are you?

Answer.

21 Years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

340 East 48 Street

Question. What is your occupation?

Answer.

Butcher

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

Answer.

I am not guilty

John M. Carthy
mark

Taken before me, this

22 day of

Sept

1891

POLICE JUSTICE

0644

COUNSEL FOR COMPLAINANT

Police Court - First District

THE PEOPLE, &co,
ON THE COMPLAINT OF

Thomas H. Riley
County Officer - School
John M. Carthy

Name
Address

1. Name

2. Residence

3. No. & by

4. Name

5. Residence

6. No. & by

7. Name

8. Residence

9. No. & by

10. Name

11. Residence

12. No. & by

13. Name

14. Residence

15. No. & by

16. Name

17. Residence

COUNSEL FOR DEFENDANT

Name

Address

Date *Sept 1912*

Magistrate

Officer

Class

Witnesses

8. *W.W. General* to answer *Com*

Sessions

Received in Dist. Atty's Office,

0645

City and County
of New York } ss.

The Jurors of the People
of the State of New York in
and for the City and
County of New York, upon their
oath present.

That John McCaffrey late
of the first ward, of the City of
New York, in the County of New
York, aforesaid on the seventeenth
day of September in the year of
our Lord one thousand Eight
hundred and Eighty, at the
City of New York in the County
of New York aforesaid did
wickedly ~~and~~ unlawfully and
feloniously make an assault
upon and did then and there
beat, push, kick, & strike, ill-
treat, threaten and interfere with
~~and~~ and throw a hard castagnet
and before one Thomas Whaley
who was then and there ~~not~~
lawfully employed and engaged
as a Court officer and attendant
of and in the Court of General
Sessions of the Peace held in and

0646

for the City and County of New-
York and did then and there
wittingly feloniously wickedly
~~and~~ unlawfully ^{and} forcibly attempt
and endeavor to rescue and put
at large and set free one James
Hagan who was then and there
in the legal custody and lawful
charge and control of him the said
Thomas H Riley under and upon
^{Certain}
a charge and indictment against
him the said James Hagan there-
before found and then and there
being and pending in said Court
of General Sessions of the peace
for a Felonious Assault and Bet-
tery by him the said James Hagan upon
one Otto Schwesinger on the twenty
first day of August ^{in the year} Eighteen hun-
dred and eighty, at the City of
New York in the County of New-
York aforesaid as by reference
to ^{the} said indictment now on file
in the said Court of General Ses-
sions of the peace and in
the office of the Clerk thereof
more fully and at large appears
and under and upon a certain

0647

other indictment against him
the said James Magan then and
there and there before being and found
in the said Court of General
Sessions of the Peace for a Rape
and Stealing on ~~August~~ ^{the} Twenty
first ^{day of August in the year} Eighteen hundred and Eighty
at the City of New York, in the
County of New York aforesaid
by him said James Magan ^{from the person} of
Thomas Levinger of certain personal
property and Chattels of the value
of twenty dollars the property of
said Levinger as by reference
to the said indictment now on
file in the said Court of General
Sessions of the Peace and in the
office of the Clerk thereof more
fully and at large appears and
under upon and persuasion of the
~~legal~~ ^{lawful} commitment of the said James
Magan, and ^{to him} the said Thomas
Riley by the said Court of General
Sessions of the Peace theretofore and
then and there made and being
upon and under such indictments
as aforesaid, against the form
of the Statute in such case made,

0648

and provided aid against the
peace of the People of the State
of New York and their dignity

And the jurors aforesaid
upon their oath aforesaid do
further present, that the said
John McCarthy, late of the ward
City and County aforesaid, on the
day and in the year aforesaid
did wickedly ^{and} unlawfully make an
assault upon and did then and
there beat, push, kick, strike, ill-
treat, threaten and interfere with
and throw a hand bart against
and before one Thomas H. Riley
who was then and there ~~was~~
lawfully employed and engaged
as a court officer and attendant
of and in the Court of General
Sessions of the Peace held in and
for the City and County of New-
York and did then and there
wilfully, wickedly, unlawfully, and
assist in attempting to escape
and get free and at large one James
Hagan who was then and there in the
legal custody and lawful charge

and control of him the said Thomas
 N Riley under and upon a certain
 charges and indictment against him
 the said James Hagan theretofore found
 and then and there being and
 pending in said Court of General
 Sessions of the Peace for a Felonious
 Assault and Battery by him the
 said James Hagan upon one sito
 Schwesinger on the Twenty first
 day of August, ^{in the year} eighteen hundred and
 eighty, at the City of New York in
 the County of New York aforesaid
 as by reference to said indictment
 now on file in the said Court General
 Sessions of the Peace and in the
 office of the Clerk thereof more fully
 and at large appears and under
 and upon a certain other indictment
 against him the said James Hagan
 then and there and theretofore
 being and pending in the said
 Court of General Sessions of the
 Peace for a Larceny and Stealing on
~~August~~ ^{the} Twenty first ^{in the year} ~~eighteen~~ hun-
 dred and eighty at the City of New
 York in the County of New York
 aforesaid by him said James Hagan

0650

from the person
of one Max Levinger of certain per-
sonal property and chattels of the
value of twenty dollars the property
of said Levinger as by reference
to the said indictment now on file
in the said Court of General Ses-
sions of the Peace, and in the office
of the Clerk thereof more fully and
at large appears and under upon
and persuasion of the ^{lawful} ~~legal~~ ~~form~~-
indictment of him the said James
Hagan, and to him the said Thomas
A. Riley by the said Court of General
Sessions of the Peace thereof and
then and there made and being
upon and under such indictments
as aforesaid, against the form
of the Statute in such case made
and provided, and against the
peace of the people of the State of New-
York and their dignity.

Benjamin K. Phelps
District Attorney

0651

BOX:

22

FOLDER:

277

DESCRIPTION:

McCarthy, John

DATE:

10/12/80



277

0652

THE JUDGES OF THE SUPREME COURT OF THE STATE OF NEW YORK

CLERK OF THE SUPREME COURT

Just

IN SENATE, January 13, 1880.

87
Counsel, J. H. P. [unclear]
Filed 2 day of Oct. 1880.
Pleas Not Guilty

Indictment—Larceny.

THE PEOPLE

vs.

John McCarty

BENJ. K. PHELPS,

District Attorney.

A TRUE BILL.

Chas. W. Kennen

Foreman.

Part Two Oct. 13, 1880.

Found and convicted

At 5. 1/2 years.

0653

FORM 112.

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

Police Court—Third District.

Fanny Green

of No. *329 Broome* Street, being duly sworn, deposes
and says that on the *6th* day of *October* 18*80*
at the City of New York, in the County of New York, was feloniously *attempted to be* taken, stolen, and carried
away from the possession of deponent.

the following property viz: *the same property and Chattels*
consisting of articles of wearing apparel and jewelry of
the value of six hundred dollars contained
in the store kept by deponent at place
above mentioned

of the value of *six hundred* Dollars
the property of *this deponent and Abraham Green*
deponent's husband,

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by *attempted to be* *John McCarty*
for the reason that deponent saw the accused
on or about ten o'clock p.m. of the 6th inst
concealed behind the counter in said premises
in the act of attempting to open a trunk
containing a part of the above mentioned property

Fanny Green

Sworn to, before me this *7th* day of *October* 18*80*
[Signature]
POLICE JUDGE

0654

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK. } ss.

John McLeathly being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him states as follows,

viz:

Question. What is your name?

Answer.

John McLeathly

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

67 King St

Question. What is your occupation?

Answer.

Long Shore work

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

Answer.

I went in the store to buy a paper of tobacco. My shoe was unbuttoned and I stooped down to fix it. The first thing I knew I heard a cry of stop thief. I decided to return the tobacco.

Taken before me, this

J. Richardson

Police Justice.

day of *Oct* 1880

0655

COUNSEL FOR COMPLAINANT.

Name.....

Address.....

COUNSEL FOR DEFENDANT.

Name.....

Address.....

POLICE COURT—THIRD DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Samy Green
vs.
329 Broadway

John M. Carthy

1.....
2.....
3.....
4.....
5.....
6.....

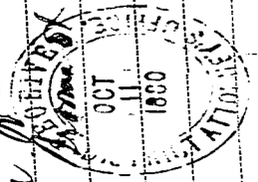
Dated *Oct 7* 1880

Boyle Magistrate.

Boyle Officer.

Boyle Clerk.

Witnesses—
Samy Green
1329



\$ *1.00* to answer

at *Boyle* Sessions—
Cavan

Received at Dist. Attys Office,

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0656

CITY AND COUNTY } ss.
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

John McCarthy

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

*business goods wares merchandised
and personal property, a description
of which is to the jurors aforesaid un-
known and can not now be given
of the value of six hundred dollars.*

of the goods, chattels and personal property of one

Abraham Greene

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

BENJ. K. PHELPS, District Attorney.

0657

BOX:

22

FOLDER:

277

DESCRIPTION:

McCarthy, Thomas

DATE:

12/02/80



277

0658

324

Counsel,
Filed 2 day of Oct 1880

Pleas

Wm. C. Dudley

THE PEOPLE

vs.
Wm. C. Dudley
Wm. C. Dudley

Thomas C. Carty

INDICTMENT.
Larceny from the person.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Richard S. Paul

Foreman.

Sub No Oct 4, 1880

pleads guilty

Pen 18 months.

0659

FORM 89 1/2

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK

POLICE COURT—SECOND DISTRICT.

John Sperry

of No. *272 Grand*

Williamburgh St.
Street, being duly sworn, deposes

and says, that on the *23* day of *September* 18*80*

at the City of New York, in the County of New York, was feloniously taken, stolen and carried away, from the possession of deponent, *and from deponent's person*

the following property, to wit: *One nickel plated watch*

of the value of *Eight 50/100* 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 *Thomas M. Carthy* (now here) for the reason that said watch was in the pocket of the vest then and there on the person of deponent and worn by him as a part of his bodily clothing and deponent caught said *Thomas M. Carthy* in the act of taking, stealing and carrying away said watch

John Sperry

Albion
Sworn to before me, this
day
Police Justice

0660

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

Thomas McCarthy being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*Thomas McCarthy*

QUESTION.—How old are you?

ANSWER.—*22 years*

QUESTION.—Where were you born?

ANSWER.—*N. Y.*

QUESTION.—Where do you live?

ANSWER.—*47 Park St - N.Y.*

QUESTION.—What is your occupation?

ANSWER.—*Printer*

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

ANSWER.—*I am not guilty*

Thomas McCarthy

Taken before me, this

Police Justice

1880

0661

Form 894.
POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

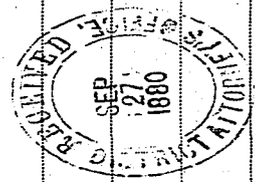
John Harvey
272 Grand St
Williamsburg
Thomas W. Coarney

DATED *24 Sept* 1880

Janetta MAGISTRATE.

Dean S. Imp. Dist. OFFICER.

WITNESS:



1000 TO ANS. *Y.S. bond*

BAILABLE BY _____
No. _____ STREET.

739
Affidavit—Larceny—*from prison*

0662

CITY AND COUNTY } ss.
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Thomas McCarthy

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *twenty-third* day of *September* in the year of our Lord one
thousand eight hundred and eighty *—* at the Ward, City, and County aforesaid,
with force and arms,

*one watch of the value of Eight dollars
and fifty cents —————*

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

BENJ. K. PHELPS, District Attorney.

0663

BOX:

22

FOLDER:

277

DESCRIPTION:

McCarthy, William

DATE:

10/05/80



277

0664

Counsel

1880

Filed 5 day of Oct

Pleads *Not Guilty*

THE PEOPLE

vs.

William W. Cady

INDICTMENT.
Larceny of Money, &c., from the person
in the night time.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

John N. Hamble

Foreman.

Part 2 Oct 5th 1880

Pleads - P. L. Person

Pen one year.

0665

Form 112
STATE OF NEW YORK, }
CITY AND COUNTY OF NEW YORK, } SS: Police Court—First District.

Filbert Deane
of No. *the House of Detention* Street, being duly sworn, deposes
and says, that on the *21st* day of *Sept* 18*90*
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
the following property, viz: *a pocket book containing*
good and lawful money in bills
of various denominations United States
valued to the amount and

of the value of *twelve* Dollars,
the property of *deponent*

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

now prisoner that deponent was
followed by the prisoner from a store
in Water Street where deponent had
some refreshments and where in paying
for such refreshments he in the presence
of the prisoner exhibited the pocket
book and money. That when the prisoner
came up to deponent in Roosevelt Street
after having followed him as aforesaid
the prisoner asked deponent what time it
was and took deponents watch from
his pocket saw the time and returned

Police Index

0566

the Watch to deppments for which
that the prisoner then placed
his hand upon the inside pocket
of deppments coat which contained
said property and reminded
deppment that his pocket book
was by deppment carried in a rather
loose manner. That deppment
replied he could take care of his
pocket book and the prisoner soon
after walked away. That
deppment then went to a saloon
to take a drink and when about
to pay for it he discovered that
his pocket book and money was
gone. That no person other
than the prisoner was in company
with or near deppment from
the time deppment saw said property
when the prisoner stripped him on the
street until deppment perceived
that said property had been
stolen and carried away

Gilbert Beore

Shore to before me this
21 day of Sept 1880

J. M. M. Police Justice

0667

Police Court—First District.

CITY AND COUNTY } ss.
OF NEW YORK. }

William McCarthy being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows,
viz:

Question. What is your name?

Answer. *William McCarthy*

Question. How old are you?

Answer. *34 Years*

Question. Where were you born?

Answer. *This City*

Question. Where do you live?

Answer. *114 Rounover Street*

Question. What is your occupation?

Answer. *Bar tender*

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

Answer. *I am not guilty*
Wm McCarthy

Taken before me, this 18th day of *April* 18*98*
[Signature]
Justice

0558

COUNSEL FOR COMPLAINANT.

Name
Address

COUNSEL FOR DEFENDANT.

Name
Address

Police Court—First District

THE PEOPLE, & C,
ON THE COMPLAINT OF

Albert Deane
Mag. of D.

William McCarty



Aldayt-Lacey

Date *Sept 18 1898*

Amey Magistrate
McGowan Officer

Patricia Clerk
Officer

5754 to answer
Amey Sessions

Received at Dist. Atty's office

BAILLED

No. 1, by
Residence

No. 2, by
Residence

No. 3, by
Residence

No. 4, by
Residence

No. 5, by
Residence

No. 6, by
Residence

0669

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present :*

That

William W. Carthy

late of the First Ward of the City of New York, in the County of New York, aforesaid,

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

One pocket book of the value of fifty cents

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

BENJ. K. PHELPS, District Attorney.

0670

BOX:

22

FOLDER:

277

DESCRIPTION:
McCarty, John James

DATE:

10/29/80



277

0671

297

Day of Trial

Counsel,

1880

Filed 29 day of Oct

Pleas

THE PEOPLE

vs.

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

[Handwritten signature]

BENJ. K. PHELPS,

District Attorney.

A True Bill.

[Handwritten signature]

Foreman

[Handwritten signature]

[Handwritten signature]

[Handwritten signature]

0672

POLICE COURT First DISTRICT.

City and County of New York, } ss: Stephen Bogert
of No. 227 Greenwich Street, being duly sworn,
deposes and says that the premises No. 227 Greenwich
Street, Third Ward, in the City and County aforesaid, the said being a brick
building
and which was occupied ^{in part} by deponent as a clothing store for the
sale of clothing were **BURGLARIOUSLY**
entered by means forcibly removing the cover of the
coal slide and entering therein

on the night of the 8 day of October 1880

and the following property feloniously taken, stolen, and carried away, viz:
Eighteen Coat. Two pairs of Pantalons and
Three vests in all of the value about two hundred
dollars

the property of deponent and George Schwabeland copartners
and deponent further says that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen, and
carried away by John Mc Carthy (now present)
and three other persons

for the reasons following, to wit: that deponent was informed
by Officer Mulvey that he said officer found
a portion of the aforesaid property in said Mc Carthy's
possession and upon his person deponent has since
seen said property and fully identifies the same
as his property, stolen as aforesaid

Stephen Bogert

Handwritten notes:
Bogert to return and file
all day of October 1880
Police Justice

0673

City and County }
of New York } ss

Thomas Mulvey a Officer
attached to the 27th Precinct Police Unit
suly sworn says that he has heard read the
aforegoing affidavit and the statement
therein contained on information is true
to deponents own knowledge.

Sworn to before me this
24 day of October 1880

Thomas Mulvey

Police Justice

0674

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK } ss.

John J Mc Carthy being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him states as follows, viz:

Question. What is your name?

Answer.

John J Mc Carthy

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

104 Washington Street

Question. What is your occupation?

Answer.

Truck driver

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

Answer.

I have nothing to say
John James Mc Carthy

Taken before me, this

day of

1880

POLICE JUSTICE.

0675

221 First DISTRICT
POLICE COURT

THE PEOPLE, & c.,
ON THE COMPLAINT OF
STEPHEN BOGART,
1227
vs.
JOHN W. CARTER

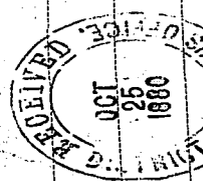
OFFENCE:
BURGLARY AND LARCENY.

Dated 24 October 1880

Murray Magistrate.

Mulvey Officer.
27 Sec. Clerk.

Witnesses:
Thomas Mulvey
27 Precinct



Committed in default of Bail.

Bailed by _____

No. _____ Street _____

Cum

0676

CITY AND COUNTY } ss.
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

John James McCarty

late of the *Third* 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 *three* with force and arms, at the Ward,
City and County aforesaid, the *store* of

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

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

Eighteen coats of the value of ten dollars each
Two pairs of pantaloons of the value of six dollars each pair
Three Hats of the value of two dollars each

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

Stephen Rogert

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

0677

And the Jurors aforesaid, upon their oath aforesaid, do further present
THAT the said

John James McCarly

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

*Eighteen coats of the value of ten dollars each
Two pairs of paulaloons of the value of six dollars
each pair*

Three Vests of the value of two dollars each

of the goods, chattels and personal property of

Stephen Bogert

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

Stephen Bogert

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

John James McCarly

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

BENJ. K. PHELPS, District Attorney.

0678

BOX:

22

FOLDER:

277

DESCRIPTION:

McCormick, Phillip

DATE:

10/08/80



277

0679

23
Mar

Counsel,
Filed *Dec 1* 1880
Plends *McHenry*

THE PEOPLE
OR
Philip McCormick
vs
and
Embzelement
and
Larceny.

BENJ. K. PHELPS,
District Attorney.

A True Bill.

John N. Huswell
Foreman.
John P. ...
George ...
Edwin ...

0580

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

FORM 89 1/2
SS.

POLICE COURT SECOND DISTRICT.

James H. Gifford
of No. *213 Ave A* Street, being duly sworn, deposes
and says, that on the *19* day of *July* 18 *80*
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent,

the following property, to wit: *Good & lawful*
money of the United
States consisting of
Notes or bills of
different denominations
and silver & nickel
coin all

of the value of *Fifty six & 100* Dollars,
the property of *Joseph G. Gode*
& in dependence - can
& change

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 *Phyllis Torwick*
(now here), who admits
that he did take steal
& carry away the
said property and
had certain spent
or lost it - while
absent.

James H. Gifford

Sworn to before me, this *19* day of *July* 18 *80*

James H. Gifford
of *213 Ave A*
18 *80*
Police Justice

0681

Police Court—Second District.

CITY AND COUNTY
OF NEW YORK.

Philip M. Connick being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—

Philip M. Connick

QUESTION.—How old are you?

ANSWER.—

19 years

QUESTION.—Where were you born?

ANSWER.—

Ireland

QUESTION.—Where do you live?

ANSWER.—

231 West 35th St

QUESTION.—What is your occupation?

ANSWER.—

Newspaper business

QUESTION.—Have you anything to say, and if so, what—relative to the charge

here preferred against you?

ANSWER.—

I am guilty of the charge but was drunk & did not know what I was doing

M. M. L. R.

John J. ...
13
Day of *Aug*
1880
Police Justice.

Taken before me this

0582

23 ✓
51

Form 894
POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & C.,
ON THE COMPLAINT OF
James N. Kifford
213 Ave. A
Philip McInnis

DATED *Aug 13th* 18*90*.

Murray MAGISTRATE.
McInnis OFFICER.

WITNESS:


1000 BAILED BY
No. _____ STREET.

Not 15/10

[Faint, illegible handwriting]

0683

CITY AND COUNTY OF NEW YORK, ss.:

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK, in and for the body of the City and County of New York upon their Oath, present:

That Philip McCormick

late of the First Ward of the City of New York, in the County of New York, aforesaid not being an apprentice or person within the age of eighteen years, on the nineteenth day of July in the year of our Lord one thousand eight hundred and seventy eight was employed in the capacity of a clerk and servant to one

James H. Kifford

and as such clerk and servant, was entrusted to receive a certain sum of money, to wit: the sum of fifty six dollars and one cent in money and of the value of fifty six dollars and one cent -

and being so employed and entrusted as aforesaid, the said Philip McCormick by virtue of such employment then and there did receive and take into his possession the said certain sum of money, to wit: the sum of fifty six dollars and one cent in money and of the value of fifty six dollars and one cent.

for and on account of James H. Kifford

his said master and employer; and that the said Philip McCormick on the day and year last aforesaid with force and arms, at the Ward, City and County aforesaid, fraudulently and feloniously did take, make away with and secrete, with intent to convert to his own use, and did fraudulently and feloniously embezzle and convert to his own use, without the consent of said master and employer, and did fraudulently and feloniously and without the consent of his said master and employer withhold, appropriate, apply and make use of the said certain sum of money, to wit: the sum of fifty six dollars and one cent in money and of the value of fifty six dollars and one cent

(Over.)

0584

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

James N. Kifford which said goods, chattels, personal property, and money had come into his possession and under his care, by virtue of his being such clerk and servant as aforesaid, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

And the Jurors aforesaid, upon their Oath aforesaid, do further Present,

That the said

Philip Mc Cormick

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year last aforesaid, at the Ward, City and County aforesaid, with force and arms, fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: thirty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: two hundred and forty silver coins (of the kind usually known as shilling pieces), of the value of twelve and a half cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand coins (of the kind known as three cent pieces), of the value of three cents each: three thousand copper coins (of the kind known as cents), of the value of one cent each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each.

56 ⁰¹/₁₀₀

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as United States Treasury notes, of a number and denomination to the Jurors aforesaid unknown, and more accurate description of which cannot now be given, of the value of *fifty six dollars*

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as Bank Notes, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *fifty six dollars*

Divers Due Bills of the United States of America, the same being then and there due and unsatisfied, and of the kind known as Fractional Currency, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *fifty six dollars*

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of

fifty six dollars and one cent

0685

of the goods, chattels and personal property of one

James A. Bifford

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

BENJ. K. PHELPS, District Attorney.

0686

BOX:

22

FOLDER:

277

DESCRIPTION:

McGowan, John

DATE:

10/05/80



277

0587

BOX:

22

FOLDER:

277

DESCRIPTION:

Mullen, Timothy

DATE:

10/05/80



277

0688

BOX:

22

FOLDER:

277

DESCRIPTION:

Parrington, Abraham

DATE:

10/05/80



277

0589

Thursday
14. *Kuntzina*
Pray

Filed *5* day of *Oct* 18*80*
Pleads *John G. Phillips*

THE PEOPLE
vs.
John McEowan
Timothy Muller
Abraham Partridge

Felony Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

Part 2 Oct 15, 1880
No. 3 Pleads *q. 13*

A True Bill.

Chas. N. Harrell
Oct 7, 1880. Foreman.

No. 1 & 2
Copy of Certificate of
John G. Phillips
for *Pen. 1 Year*
for *Pen 6 mos*

True Copy

0690

FOURTH DISTRICT POLICE COURT.

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

of No. 402 East 48th *John Pope*

street,
that on the 26th day of September 1880
at the City of New York, in the County of New York,

he was violently and feloniously assaulted and
beaten by John McEnroe, Timothy Muller,
and Abram Partridge (all now here) while
he deponent was at his stable situated on 1st Avenue
between 48th and 49th streets in said city at
about 6 o'clock P.M. That said McEnroe
did willfully, maliciously, and feloniously
cut and stab deponent on the face with a
knife which he said McEnroe then and
then held in his hand. That said Timothy
Muller struck deponent on the side of the
head with a stone which he willfully
and maliciously cast at deponent's person.
That said Abram Partridge did kick and
trip deponent ~~partly~~ knocking him down
that while he was lying ^{down} he said McEnroe
did cut and stab deponent as described
aforesaid. Deponent then for charges ~~made~~
the said John McEnroe with feloniously cutting
and stabbing him and that said Timothy
Muller and said Abram Partridge did
assault and beat deponent at the time he
was so cut and stabbed. That said assault
so committed was done with intent to do deponent
bodily harm and without any justification on
the part of the said assault. Deponent therefore
asks that each of said defendants be held to
answer and be held to according to law.

John Pope
deponent

*Sumner DeLorge one the
27th day of September 1880
J. DeLorge*

Attest Justice

0691

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer.

John Wilson

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

961 1/2 Avenue

Question. What is your occupation?

Answer.

I work for a Painter

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

Answer.

I am not guilty of the charge. I was standing by and saw the assault committed, I did not commit the assault.

John M. Johnson

Taken before me this

7th day of *September* 1880

A. J. Finch

Police Justice.

0692

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Timothy Mullen*

Question. How old are you?

Answer. *fourteen*

Question. Where were you born?

Answer. *New York State*

Question. Where do you live?

Answer. *334 East 48th Street*

Question. What is your occupation?

Answer. *I was working with my father at coloring Kid Leather*

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

Answer. *I am not guilty. The complainant struck me first with a stone and landed me, He also struck me several times with his hands I did not strike him nor did I throw any stones at him*

Timothy Mullen

Taken before me this

[Signature]
day of September 1888

Police Justice.

0693

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Abraam Parrington*

Question. How old are you?

Answer. *Fifteen years*

Question. Where were you born?

Answer. *Statue Island*

Question. Where do you live?

Answer. *N^o 959 First Avenue*

Question. What is your occupation?

Answer. *I work in a Shirt Factory*

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

Answer. *I am not guilty. I was present yesterday
when the complainant was assaulted, but
I did not put my hand on him
*Abraham Parrington**

Taken before me this 27th day of September 1888

[Signature]

Police Justice.

0694

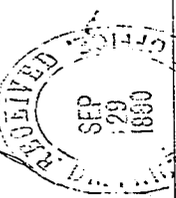
Police Court—Fourth District

THE PEOPLE &c.

ON THE COMPLAINT OF

John Pope
402 E 48th St
192

John W. Brown
Anthony Madden
Abrahan Pannenberg



Date: *September 27* 1880

Magistrate.

William Foster Officer.

19th Street Clerk.

Witnesses

1000 each bond

Comm

Received in District Attorney's Office

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

0695

457
The People vs. John McGowan and Timothy Muller
Court of General Sessions Before Recorder Smythe October 7, 1880
Indictment for felonious assault and battery
The prisoners were jointly indicted with Abraham Harrington
John Pope sworn and examined testified I am
working for Tom Connors, a junk man in 49th St
off first ave I know McGowan a long time by
sight and I know Muller, I seen them around
the place I had never seen Harrington before he
tripped me up As I went to the stable Muller
committed a nuisance at the stable door I
said, "young fellow, you ought to know better es-
pecially in the daylight. He said, "Johnny (he
knew my name) I am going to get square
on you. He went away, he was not away two
minutes until he brought McGowan and Har-
rington, he had a rock in his hand and he
struck me with a stone, he knocked me over
the stable door Harrington put out his foot and
kicked me and McGowan stabbed me as I
fell. There are three stabs in my jaw; one
stab went through into the flesh to my gums
and teeth. A man who works in the stable
saw the crowd running away and he came
over as I was getting up. I thought they would
leave me a corpse in the place. My wounds
were dressed in St. Luke's hospital. I was
there from 20 to 25 minutes. I have not done
any work since for I have not been able to

0696

I never have had any quarrel with them men
I am 25 years old and never had any
fight with any one and never was in Court
before. I had no dispute with them before that
it was money they were looking for they might
have known that I was a poor man Cross Ex
amined. I did not strike Muller on the leg with
a stone. I never raised my hand to him. I
pushed him off me as he went for me the
end time. Muller threw a stone at me; the
injury I received did not come from a stone.
These young men were arrested the next morn-
ing. I went up to the station house and I
reported it to the sergeant and he sent me
over to St. Luke's hospital with an officer. I
saw the knife with McGowan; it had a black
sort of handle. The worst wound is inside
my jaw where the wound is sewed.
Jacob Toke's sworn. I am an officer attached
to the 19th precinct. I with another officer arrested
the prisoners. I found this knife (produced) upon
McGowan's person. I arrested him between 6 and
7 o'clock the morning after the assault. There
was blood around his right hand on the
thick part of his right hand on the inside of
it. I found nothing on the other prisoners.
Timothy Muller sworn and examined in
his own behalf testified. I live 334 East 48th St.

0697

I was doing a nuisance in a lot Sunday. Mr. Pope was coming across the lot and he picked up a stone and hit me right there (pointing to his leg) He did not give me any warning. I smelled beer off him. I walked away from him after he punched me two or three times in the nose. I sat down on a stone and John Farrington and McGowan gave me a handkerchief to put on my leg and Pope put his fist under McGowan's nose. He picked up a stone and ran at me. I picked up a stone and said, "Pope, I don't want nothing to do with you." He ran for me again. I threw the stone and struck him with it. He ran after me a little way further and he fell over a stone. I only threw one stone and that was after he wounded me in the leg. I did not bring back those boys and say I would get square with him. Those boys were coming through the lots. I work with my father; he is a mason's dresser. I do not see him here; he has been to the Tomba twice to see me. I am over sixteen. Cross examined I had been to work the day before this happened. I was going down to the lot dock to sit down there a while. I could not wait and I had to go behind a barn; people could not see me from the street. I never had trouble with the prisoner before. I did not tell my father or mother how I got hurt. I told the officer about it the next morning when I was arrested. I told my brothers what the prisoner did.

0698

Abraham Harrington sworn. I live at 959 First Ave. I was arrested charged with being in company with Mullen and McGowan for having assaulted this man. Mullen struck him with a stone, but there was no knife drawn. The complainant struck Mullen first with a stone and with his fist also. I did not trip him, but he stumbled over a stone. Cross examined. I went there with Mullen. We had been together since I had my dinner and this happened about 5 o'clock. I did not see Mullen sitting down and tying a handkerchief ~~in~~ his leg. It was McGowan did that, he told me of it after. John Pope recalled when I first saw Mullen in the lot he was all alone, he went away and brought two bags with him. John McGowan sworn. I live 961 ^{are east} Fifty Third St. I saw Mullen do some nuisance in the lot, I saw Mr. Pope go over and he said "Get out of there," and he threw a stone and struck Mullen in the shin. He sat down on a rock and I put my handkerchief around his leg. Pope came over again and said "Get out of here," and commenced to curse and swear and picked up another stone and Mullen struck him in the jaw with a stone.

Dr. Richard T. Bang of St. Luke's hospital testified that Pope had a punctured wound in the right cheek. I stitched it and put a piece of plaster on it. It is likely that it was produced with a sharp instrument. The jury rendered a verdict of guilty of assault and battery.

0699

Testimony in the case of
John McGowan and
Dorothy Mullen
Feb. 27. 58

0 7 0 0

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *John Mc Cowan, Timothy Mullen and Abraham Farrington* each late of the City of New York, in the County of New York, aforesaid, on the *twenty sixth* day of *September* in the year of our Lord one thousand eight hundred and *eighty*, with force and arms, at the City and County aforesaid, in and upon the body of *John Pope* in the peace of the said people then and there being, feloniously did make an assault and *kill* the said *John Pope* with a certain *knife* which the said *John Mc Cowan, Timothy Mullen and Abraham Farrington* in *their* right hands 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 *kill* the said *John Pope* 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 Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said *John Mc Cowan, Timothy Mullen and Abraham Farrington* each with force and arms, in and upon the body of the said *John Pope* then and there being, wilfully and feloniously did make an assault and *kill* the said *John Pope* with a certain *knife* which the said *John Mc Cowan, Timothy Mullen and Abraham Farrington* in *their* right hands 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 *kill* the said *John Pope* 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.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said *John Mc Cowan, Timothy Mullen and Abraham Farrington* each with force and arms, in and upon the body of *John Pope* in the peace of the said people then and there being, feloniously, did make another assault and *kill* the said *John Pope* with a certain *knife* which the said *John Mc Cowan, Timothy Mullen and Abraham Farrington* in *their* right hands then and there had and held, wilfully and feloniously did beat, strike, stab, cut, and wound, the same being such means and force as was likely to produce the death of *kill* the said *John Pope* with intent *kill* the

1070

10

day of

filed

Pleas

THE PEOPLE

vs.

Felonious Assault and Battery

BENJ. K. PHELPS,

District Attorney

Provenant

A True Bill.

~~BENJ. K. PHELPS, District Attorney.~~

And the jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said *John McEwan, Smith, Nelson and Abraham Vanington* with force and arms, in and upon the body of the said *John Jope* then and there being, willfully and feloniously, did make another assault and with a certain *Knife* which the said *John Jope* in *McEwan, Smith, Nelson and Abraham Vanington* right hands then and there had and held, the same being then and there a deadly weapon, willfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there willfully and feloniously main *in* against the form of the Statute in such case made and provided, and against the peace of the State of New York, and their dignity.

FOURTH COUNT.

then and there feloniously and willfully *John Jope* said 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.

0702

~~CITY AND COUNTY~~
~~OF NEW YORK~~

aforsaid
 And THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
~~in and for the City and County of New York~~
 upon their Oath, *aforsaid* upon *their* *oath* *aforsaid*
 That the said *John McEowan, Timothy Mullen and*
Abraham Farrington each
 late of the City of New York, in the County of New York, *aforsaid*, on the
twenty sixth day of *September* in the year of our Lord
 one thousand eight hundred and *eighty* with force and arms, at the City and
 County *aforsaid*, in and upon the body of *John Pope*
 in the peace of the said people then and there being, feloniously did make an assault
 and *kill* the said *John Pope*
 with a certain *stone*
 which the said *John McEowan, Timothy Mullen and*
Abraham Farrington
 in *their* right hands 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 *kill* the said *John Pope*
 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 Jurors *aforsaid*, upon their Oath *aforsaid*, do further present: That
 afterwards, to wit, on the day and in the year *aforsaid*, at the City and County
aforsaid, the said *John McEowan, Timothy Mullen and Abraham Farrington* each
 with force and arms, in and upon the body of the said *John Pope*
 then and there being, wilfully and feloniously did make an
 assault and *kill* the said *John Pope*
 with a certain *stone* which the said *John McEowan,*
Timothy Mullen and Abraham Farrington
 in *their* right hands 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 *kill* the said *John Pope*
 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.

THIRD COUNT

And the Jurors *aforsaid*, upon their Oath *aforsaid*, do further present: That
 afterwards, to wit, on the day and in the year *aforsaid*, at the City and County *afore-*
said, the said *John McEowan, Timothy Mullen and*
Abraham Farrington each *John Pope*
 with force and arms, in and upon the body of
 in the peace of the said people then and there being, feloniously, did make another
 assault and *kill* the said *John Pope*
 with a certain *stone*
 which the said *John McEowan, Timothy Mullen and*
Abraham Farrington
 in *their* right
 hands then and there had and held, wilfully and feloniously did beat, strike, stab, cut,
 and wound, the same being such means and force as was likely to produce the death
 of *kill* the said *John Pope* with intent *kill* the

0704

BOX:

22

FOLDER:

277

DESCRIPTION:

McGuire, John

DATE:

10/29/80



277

0705

1880

Day of Trial
Oct

Counsel,

Filed *29* day of *Oct*

1880

Pleas *for Equity (Chas)*

THE PEOPLE

BURGLARY—Third Degree, and
[Receiving Stolen Goods]

of
of
of

John W. Gure

BENJ. K. PHELPS,

District Attorney.

Part. Pro Nov. 4, 1880

file a. d. G. L.

A TRUE BILL.

Chas. H. Marshall

Foreman

J. H. C. P.

0706

POLICE COURT DISTRICT.

City and County of New York, ss:

Wolf Davis

of No. 28 1/2 Catherine Street, being duly sworn, deposes and says, that the premises No. 28 1/2 Catherine Street, 4th Ward, in the City and County aforesaid, the said being a tenement

and which was occupied by deponent as a workshop for making clothing were BURGLARIOUSLY entered by means of possibly opening a window leading from the rear of said premises to said workshop. Said window being reached by means of a fire escape on the night of the 1st day of October 1880 and the following property feloniously taken, stolen, and carried away, viz:

A bundle of clothing consisting of ninety two coats collectively of the value of four hundred and fifty dollars and more

the property of William O. Browning and in deponent's charge and deponent further says, that he has great cause to believe, and does believe, that the aforesaid BURGLARY was committed and the aforesaid property taken, stolen, and carried away by John McQuise now here

and another not named for the reasons following to wit: That deponent at about 8 o'clock P.M. on said night left said workshop and the window above referred to was then fastened and secured. That on the following morning deponent discovered that said window had been forced open and said property taken away. That deponent has since been informed by Officer Hickey that he found said property in the prisoner's possession which information deponent verily believes to be the property of Wolf Davis

From to before me this 1st day of October 1880 J.M. Putnam Justice

0707

City and County
of New York ss

John Dickey of the ⁱⁿ
Premises Police being sworn says
that about 8 O'clock A.M. on said
night deponent saw the prisoner
and said other passing along Madison
Street each having in his possession
a bundle or parcel. That deponent
pursued them the prisoner in his flight
threw down the bundle which he carried
and said other turning in another
direction also threw away the bundle
which he carried to expedite his escape.

That both bundles were subsequently
recovered by deponent and have
been fully and positively identified
by Complainant as property taken
and carried away from a work shop
in premises 28 1/2 Catherine Street
on the aforesaid night by the means
and in the manner to this described.

John Dickey

Come to before me this
15th day of October 1880

W. H. Harrison Police Justice

0708

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } ss

John McGuire

being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

John McGuire

Question. How old are you?

Answer.

24 Years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

23 Cherry Street

Question. What is your occupation?

Answer.

Carpenter

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

Answer.

I am not guilty

John M^e Guire

Taken before me, this

15
day of

October 1880

John J. Spencer
POLICE JUSTICE.

0709

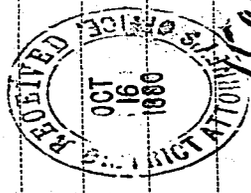
188
POLICE COURT - DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF
W. J. Davis
20 1/2 Catherine St.
vs.
M. McGinnis

Dated October 15 1880
J. P. Quinn
Magistrate.

Wm. Hickey
Officer.

5
C. M. O'Brien
Clerk.



Committed in default of \$ 15.00 Bail.

Bailed by _____

No. _____ Street.

Om

07 10

CITY AND COUNTY } ss.
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

John McGuire

late of the *Fourth* Ward of the City of New York, in the County of New York,
aforesaid, on the *fourteenth* day of *October* in the year of our Lord one
thousand eight hundred and eighty ~~seven~~ with force and arms, at the Ward,
City and County aforesaid, the *shop* of

Noel Davis

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

Noel Davis

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

which two coats of the value of five dollars each

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

Noel Davis

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

0711

And the Jurors aforesaid, upon their oath aforesaid, do further present

THAT the said

John W. Guire

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

Ninety two Coats of the value of five dollars Each

of the goods, chattels and personal property of

Wolf Davis

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

Wolf Davis

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

John W. Guire

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

~~BENJ. K. BILLES, District Attorney~~

0712

~~CITY AND COUNTY OF NEW YORK~~

And THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK
the ~~in and for the City of New York~~ *for the City and County of New York*
~~jurors of the City and County of New York~~ *jurors of the City and County of New York*
do hereby certify that the following is a true and correct copy of the original as the same is on file in the office of the Clerk of the Court of Sessions of the City and County of New York, to-wit:

That *he* ~~retail~~ *retail*

John H. Guire

late of the _____ Ward of the City of New York, in the County of New York,
aforesaid, on the _____ day of *April* in the year of our Lord one
~~thousand eight hundred and eighty~~ *aforesaid* with force and arms, at the Ward,
City and County aforesaid, the ~~shop~~ *shop* of

Wolf Davis there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said ~~owner~~ *owner*
William Browning then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*Twenty two coats of the value of five
dollars each*

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

William Browning

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

0713

And the Jurors aforesaid, upon their oath aforesaid, do further present
THAT the said

John McGuire

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

*Twenty two goats of the value of five
dollars each*

of the goods, chattels and personal property of

William C. Browning

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

William C. Browning

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

John McGuire

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

BENJ. K. PHELPS, District Attorney.

0714

BOX:

22

FOLDER:

277

DESCRIPTION:

McGuire, Patrick

DATE:

10/06/80



277

0715

29.

Day of Trial

Counsel,

Filed day of

1884.

Oct.

Pleas

THE PEOPLE

vs.

Patrick McEune

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

BENJ. K. PHELPS,

District Attorney.

Part for Oct 7, 1880

pleads Aug 3.

A True Bill of Indictment

John H. Kennell

Foreman

0716

Police Office. Third District.

City and County } ss.: Charles W. Spohn
of New York, }

No. of 725 East 6th Street, being duly sworn,

deposes and says, that the premises No. 412 East 12th

Street, 11 Ward, in the City and County aforesaid, the said being a frame Building

and which was occupied by ~~deponent~~ as a Stable

were **BURGLARIOUSLY**

entered by means forcible breaking the lock of the
door leading to said Stable

on the Night of the 26th day of September 1880,

and the following property, feloniously taken, stolen and carried away, viz..

One set of Towner Harness
of the value of forty five dollars

the property of the American Manufacturing
Company and in care and charge of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by
Patrick Mc Guire (nowhere)

for the reasons following, to-wit: Deponent is informed
by Helen McDonald of No 645 East 12 Street
that he saw said Patrick break upon said
Stable and for the further reason
that deponent is informed by James
Curry of the 12th Prec Police that he
found the aforesaid property in
his Patrick's possession

Ch W Spohn

Sworn to before me this
30th day of September 1880
R. W. Smith, Police Justice

0717

City & County of New York

John W. Donald of No 645 East 12th Street being duly sworn deposes and says that on the 26 day of September 1880 he saw Patrick W. Quire (now here) break upon the door of the stable described in the within affidavit

sworn to before me this 30th day of September 1880
John W. Donald
Justice

City & County of New York

James Curry of the 11th Precinct Police being duly sworn says that on the 29th day of September 1880 he found the property described in the within affidavit of Charles D. Spohn in the possession of Patrick W. Quire - said property is fully identified by said Spohn as the property stolen from his possession

sworn to before me this 30th day of September 1880
James Curry
Justice

0718

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question.—What is your name?

Answer.—Patrick McGuire

Question.—How old are you?

Answer.—19 years

Question.—Where were you born?

Answer.—Ireland

Question.—Where do you live?

Answer.—644 East 12 St.

Question.—What is your occupation?

Answer.—Laborer.

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

Answer.—I am not guilty

Patrick McGuire

Taken before me, this

30

day of

September 1900

[Signature]
Police Justice

0719

Form 115.

29
POLICE COURT -- THIRD DISTRICT

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles W. Johnson
725 & 65 St
Patrick McQuinn

Office, BURGLARY
William Ramsey



Date, *Oct 4* 1880

Walter Magistrate.

James Leary 11 Officer.

Clerk.

Witnesses, *John McQuinn*

No. *645* Street

No. *17* Street

James Scanara

No. *402 East 13* Street

No. *1000* to answer committed.

Received in Dist. Atty's Office.

BAILED.

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

0720

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Patrick McGuire

late of the *eleventh* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty sixth* day of *September* in the year of our Lord one thousand eight hundred and eighty with force and arms, at the Ward, City and County aforesaid, the *stable* of *Adolph J. Meyer* *whose real name is to the jurors aforesaid unknown but who is here designated as Adolph J. Meyer* there situate, feloniously and burglariously, did break into and enter, the same being a building in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit, to wit: the goods, chattels, and personal property hereinafter described, with intent the said goods, chattels, and personal property of the said

Charles W. Spahn then and there being, then and there feloniously and burglariously to steal, take and carry away, and

One set of harness (of the kind called truck harness) of the value of forty five dollars

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

Charles W. Spahn

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

0721

And the Jurors aforesaid, upon their oath aforesaid, do further present

THAT the said

Patrick McQuire

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

One set of harness (of the kind called truck harness) of the value of forty five dollars

of the goods, chattels and personal property of

Charles W. Spahn

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

Charles W. Spahn

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

Patrick McQuire

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

BENJ. K. PHELPS, District Attorney.

0722

BOX:

22

FOLDER:

277

DESCRIPTION:

McKeon, Lizzie

DATE:

10/14/80



277

102

Counsel, *atk. Oct.* 188*4*.
Filed *14* day of
Pleads *Not Guilty*

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

11 14
19 11
R
Lizzie McKean

BENJ. K. PHELPS,
District Attorney.
Part No Oct 15, 1880
pleads P.L.
A True Bill.

John N. Hamell
Foreman.

Part Oct 15
Oct 15, 1880
10 days C.P.
FD

0723

0724

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Lizzie McKern*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *London*

Question. Where do you live?

Answer. *45th Street*

Question. What is your occupation?

Answer. *Servant*

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

Answer. *I am not guilty*
Lizzie McKern
mark

McCrean
Taken before me this 4 day of *July* 189*4*
Police Justice.

0725

Fourth District Police Court

CITY AND COUNTY OF NEW YORK, } ss.

Sophia Moody

of No. *323 Madison Avenue* Street, being duly sworn, deposeth and saith, that on the *23rd* at the *said premises in the* *19th* Ward of the City of New York, was feloniously taken, stolen and carried away from the possession of deponent,

day of *September* 188*0*

the following property viz.:

one dress, one skirt, one cloth jacket one parasol, four pair of stockings two window lawnskins in all of the value of Fifty dollars

the property of *this 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 *Lizzie Mc Kern* (now here) for the reasons following to wit that on or about *said day* said *Lizzie Mc Kern* who up to that date was a servant of this deponent left said premises and next day after her departure this deponent missed the above named property, that on Saturday October 2^d 1880 part of said property was found in the possession of said defendant, who admitted to this deponent of having taken said articles

Sophia Moody

Sworn before me this *24th* day of *October* 188*0*
Police Justice

0726

4 DISTRICT POLICE COURT

AFFIDAVIT - Larceny.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Lapin Hardy
822 Madison Ave

VS.

Lizzie Mc Ken

DATED *October 4* 188*7*

Ally MAGISTRATE.

Travis OFFICER.
19 Sub A.

WITNESSES: *sub officer*

\$1000 T.A.
General Sessions



[Lined area for text, mostly blank]

0727

New York Court of General
Sessions

The People vs
against Elizabeth McCue
Elizabeth McCue

City and County of New York vs. James
Keogh being duly sworn deposes and
says I reside at 159 East Fifty-second
Street and am a Coachman I know Eliza
McCue I have known her all her lifetime.
She is about twenty years of age, my
knowledge she has always enjoyed the
reputation of being an honest industrious
worthy girl. I was very much surprised
to hear after arrest upon the above charge
and can only conclude she was prompted
to commit same while laboring under
great temptation in the event of this Honorable
Court suspending judgment upon her I am
willing to look after and take care of her

sworn to before me this
21st day of October 1880

James Keogh
Commissioner of Police
New York City & County

0728

New York Court of General Sessions

The People vs

against

Eliza McCue

John Harcourt

City and County of New York vs. Henry
Pepploe being duly sworn deposes
and says he reside at 241 East
Forty-fifth Street in the City and
County of New York and am a Bachelor
I have known the defendant Eliza McCue
for the last four years past, since
her arrival in this Country. From my
knowledge of her I am enabled
to say that she was always an honest
industrious and respectable girl
and certainly the last person whom
I would have believed committed
any wrong.

Sworn to before me this

24th day of October 1880.

Henry Fisher

Wm W. Stewart
Commissioner of Deeds
New York City & County

0729

New York Court of General Sessions

The People vs
against ^{by} R. H. Harney
Elizabeth C. C.

City and County of New York vs. Michael
Kelly being duly sworn deposes and
says I reside at 421 Broadway in the
City and County of New York of name
known Elizabeth C. C. the defendant
for the last four years past he was
always to my knowledge a quiet
unassuming honest industrious and
of was great surprise to hear of her
arrest on a charge of larceny committed
as I always had the greatest faith
in her honesty.

sworn to before me this
21st day of October 1855

William J. Sarward, Michael Kelly

Commissioner of Beeds
New York City & County

0730

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Lizzie McKean

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

- One skirt of the value of ten dollars*
- One overcoat of the value of ten dollars*
- One waist of the value of ten dollars*
- One jacket of the value of ten dollars*
- One parasol of the value of six dollars*
- Eight stockings of the value of fifty cents each*

of the goods, chattels, and personal property of one

Sophia Mossy

then and

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

0731

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Lizzie McKern

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

One skirt of the value of ten dollars
One overcoat of the value of ten dollars
One waist of the value of ten dollars
One jacket of the value of ten dollars
One parcel of the value of six dollars
Eight stockings of the value of fifty cents each

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

Sophia Maddy

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

Sophia Maddy

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

Lizzie McKern

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

BENJ. K. PHELPS, District Attorney.

0732

BOX:

22

FOLDER:

277

DESCRIPTION:

McLoughlin, John

DATE:

10/07/80



277

0733

Wednesday
53

W.A.

Counsel,

Filed 7 day of Oct 1880

Pleads,

W.A. Gault

THE PEOPLE
vs.
John McLaughlin

Robbery—First Degree, and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

*Part to Oct 17. 1880
Indict. Charles D. Phipps
D.P. 3 yrs.*

A True Bill.

Chas. N. Kammell

Toroman.

0734

Form 123.

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

Police Court—Second District.

William Durack

of No. *87 Hoopkin Street, Brooklyn*, being duly sworn, deposes and says,

that on the *26* day of *September* 18*80*

at 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, and against the will of deponent, the following property, viz.:

Good and lawful money of the United States viz Silver and Nickel Coins together

of the value of *Forty Eight cents* the property of *deponent* Dollars,

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, and against his will, by

John McLaughlin (now here) and two other men unknown to deponent and who escaped. That said McLaughlin seized hold of and by force and violence held deponent while said unknown men took said money from the left hand pocket of the pants worn by deponent. Deponent then caused the arrest of said McLaughlin

Wm Durack

Sworn to before me this *26* day of *September* 18*80*

Police Justice

0735

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

John McLoughlin being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—

John McLoughlin

QUESTION.—How old are you?

ANSWER.—

Twenty Two years

QUESTION.—Where were you born?

ANSWER.—

New York City

QUESTION.—Where do you live?

ANSWER.—

New York City

QUESTION.—What is your occupation?

ANSWER.—

Moulder

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

Answer.—

I am not guilty of the charge

John McLoughlin

Taken before me, this

26

day of

Sept
188

Police Justice.

0736

Form 123

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, &c.
vs. *William D. Drake*
Complainant of
John McLaughlin
Albany, New York

Dated *Septem 26 1880*

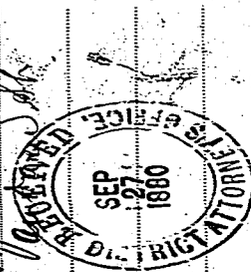
Smith Magistrate.

Shore Officer.

Witness, filed by *20*

Johnston

30



\$1000 to Mrs. G.S. Bond

Bailed by

No. Street.

0737

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

John McLaughlin

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the ~~twenty six~~ *six* day of *September* in the year of our Lord
one thousand eight hundred and ~~seventy eight~~ *eighty* at the Ward, City and County
aforesaid, with force and arms, in and upon one *William Durack*
in the peace of the said People then and there being, feloniously did make an assault and

*divided coin of a number kind and denomina-
tion to the jurors aforesaid unknown and a
more particular description of which cannot
now be given of the value of forty eight
cents*

of the goods, chattels, and personal property of the said *William Durack*

from the person of said *William Durack* and against
the will and by violence to the person of the said *William Durack*
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.

Benj. K. Phelps
District Attorney

0738

~~And the Jurors aforesaid, upon their oath aforesaid, do further present
that the said~~

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

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

~~by~~

~~and certain other persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said~~

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

~~BENJAMIN T. PHILIPS, District Attorney.~~

0739

BOX:

22

FOLDER:

277

DESCRIPTION:

McMahon, John

DATE:

10/20/80



277

0740

162

WCC

Counsel,
Filed 20 day of Oct 1872,
Pleads Am. Exemption (31)

THE PEOPLE
vs.
John McManan
INDICTMENT.
Assault with Intent to steal
as a pickpocket.

BENJ. K. PHELPS,
District Attorney.

Friday

A True Bill.

Chas. N. Sumner
Foreman.

Oct. 22 1872

Spidy Joseph

0741

Form 10.

STATE OF NEW YORK
CITY AND COUNTY OF NEW YORK }

Michael Crowley

of *the 15th Precinct* Street, being duly sworn, deposes and says,
that on the *11* day of *October* 188*0* at the City of
New York, in the County of New York,

John Mc Mahon
(now here) did unlawfully assault
and place his hand upon the cloth-
ing of a female in 5th avenue
with intent to steal therefrom
as a Pickpocket

Michael Crowley

Sworn before me, this
11th day of October
1880
(City)
J. J. [Signature]
Police Justice

0742

FORM 10.

Police Court - Second District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

AFFIDAVIT.

Michael Crowley
15th St. Precinct

John McMillan

Dated, *October 12* 188*0*

Wandell Justice.

Crowley Officer.
15

Witness,

Franklin E. Gural
Sessions



Corn

19
f41
Wandell with intent
to steal

0743

CITY AND COUNTY } ss.
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Michael Crowley

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *eleventh* day of *October* in the year of our Lord
one thousand eight hundred and ~~seventy-eight~~ *eighty*, at the Ward City and County afore-
said, with force and arms, in and upon one *Jane Doe whose real name is*
to these jurors unknown but who is here designated as Jane Doe did make an assault, and that the said

John Mc Mahon *John Mc Mahon*
the hands of him the said

John Mc Mahon, unlawfully did lay
upon the person of the said *Jane Doe whose real name is to these jurors*
unknown but who is here designated as Jane Doe, and upon the clothing
which was then and there upon the person of the said *Jane Doe whose real name*
is to these jurors unknown but who is here designated as Jane Doe
with intent then and there certain goods, chattels and personal property of the said
Jane Doe whose real name is to these jurors unknown but who
is here designated as Jane Doe
on the person of the said, *Jane Doe whose real name is to these jurors unknown*
but who is here designated as Jane Doe
then and there being found, from the person of the said,
Jane Doe whose real name is to these jurors unknown but who
is here designated as Jane Doe then and there
feloniously to steal, take and carry away

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

BENJ. K. PHELPS, District Attorney.

0744

BOX:

22

FOLDER:

277

DESCRIPTION:

McMahon, John

DATE:

10/29/80



277

0745

230

Day of Trial

Counsel,

Filed 19 day of Oct 1886

Pleas

for Guilty (Chas.)

THE PEOPLE

vs. *LARRY - Third Degree, and Receiving Stolen Goods.*

vs. [Signature]
[Signature]
[Signature]
[Signature]

Am. 3/10
BENJ. K. PHELPS,

Dist. Attorney.

[Signature]
A True Bill, S.P. 14 in order.

[Signature]
Foreman

[Signature]

0746

POLICE COURT— DISTRICT.

City and County of New York,

vs: Robert Norman

of No. 107 Gold Street, being duly sworn, deposes and says, that the premises No. 107

Street 4th Ward, in the City and County aforesaid, the said being an office

and which was occupied by deponent as an office for the transaction of his business, was BURGLARIOUSLY entered by means of forcing open and apart the door of said building, said office

on the day of the 16th day of October 1880 and the following property feloniously taken, stolen, and carried away, viz:

Two Overcoats one the property of deponent and one the property of one Hall as deponent is informed and believes. That the Overcoats belonging to deponent and which was taken from said office is of the value of thirty dollars

the property of deponent and deponent further says, that he has great cause to believe, and does believe, that the aforesaid BURGLARY was committed and the aforesaid property taken, stolen, and carried away by John McCauley now present

for the reasons following, to wit: That deponent had occasion to leave said office on business for a short time. That before leaving said door was locked and fastened. And in about an hour thereafter and after deponent had returned he discovered that said door was forced open and said property was stolen and carried away. That deponent has since been informed by Officer Cory that he found said property in the possession of John McCauley and deponent believes the same to be true

Robert Norman

Subscribed and sworn to before me this 17th day of October 1880
John McCauley
John McCauley

0747

City and County,
of New York

Wolf Levy of the 14th Precinct
Police during Storm Days that he
arrested the prisoner at about 4
O'clock P.M. on the aforesaid day
as he was passing along Frankfurt
Street. That at the time of such
arrest he had in his possession two
overcoats one of which he had on,
the other coat he carried on his
arm. That the last named coat is
identified by the Complainant as his
property and the same which was
stolen and carried away from the office
in the aforesaid premises.

That deponent also found
in the prisoners possession and concealed
beneath the coat which he wore, that
certain iron instrument here shown and
which is commonly known as and
is called a jimmy the same which
was used by the prisoner in forcing open
the door aforesaid as deponent believes
and charges.

Wolf Levy
I come to before me this
17th day of October 1880
J. W. Parsons (Police Justice)

0748

POLICE COURT—FIRST DISTRICT

CITY AND COUNTY OF NEW YORK

John M. Mahon being duly examined before the undersigned, according to law. on the annexed charge. and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

John M. Mahon

Question. How old are you?

Answer.

24 Years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

127 East 14 Street

Question. What is your occupation?

Answer.

Book Binder

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

Answer.

I prefer to say nothing at present until I consult my lawyer
John M. Mahon

Taken before me this

17th day of

September 1880

POLICE JUDGE

ESTABLISHED

0749

200

POLICE COURT - DISTRICT

OFFENCE: BURGLARY AND LARCENY.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Robert Norman
100 Gold St.

vs.

John McMahon

Date: October 17 1880

Magistrate.

W. J. ... Officer.

4 Clerk.

City of New York

Committed in default of \$ 100.00 Bail.
1880

No. Street.

John

0750

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

John W. Mahon

Fourth Ward of the City of New York, in the County of New York,
aforesaid, on the *Sixteenth* day of *October* in the year of our Lord one
thousand eight hundred and eighty with force and arms, at the Ward,
City and County aforesaid, the *office* of

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

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

Two coats of the value of thirty dollars each

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

Robert Atman

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

0751

And the Jurors aforesaid, upon their oath aforesaid, do further present

THAT the said

John McMahon

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

Two coats of the value of thirty dollars each

of the goods, chattels and personal property of

Robert Atman

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

Robert Atman

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

John McMahon

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

BENJ. K. PHELPS, District Attorney.

0752

BOX:

22

FOLDER:

277

DESCRIPTION:

Meehan, William

DATE:

10/27/80



277

0753

203

Edp

Counsel,

Filed *27* day of *Oct* 188*0*

Pleas *Ans. Gaudin vs. C. A.*

THE PEOPLE

vs.

Ans. Gaudin

William P. Mearns

INDICTMENT
Larceny from the Person

BENJ. K. PHELPS,

District Attorney.

A TRUE BILL.

Chas. H. Mearns

Foreman.

Oct. 27

Ans.

J. H. Mearns

J. H. Mearns

0754

FORM 89 1/2

POLICE COURT—SECOND DISTRICT

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

Alexander McKeever

of No. *386 West* Street, being duly sworn, deposes
and says, that on the *22d* day of *October* 18 *80*

at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, *and from deponent's person*

the following property, to wit:
*One gold watch with gold
chain attached*

of the value of *Two Hundred and Twenty Five* Dollars,
the property of *Deponent*

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by *William P. Meekhan*
(now here), that deponent was seated
behind the bar when deponent
detected the hand of said *William*
on the chain thereof which was
then on deponent's vest and that
being on deponent's person

Alexander McKeever

William P. Meekhan
Sworn to before me, this
23d day of
October 18 *80*
Police Justice

0755

Police Court—Second District.

CITY AND COUNTY
OF NEW YORK, ss.

William P. Meahan being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—

William P. Meahan

QUESTION.—How old are you?

ANSWER.—

17 years

QUESTION.—Where were you born?

ANSWER.—

Boston

QUESTION.—Where do you live?

ANSWER.—

3 Downing St - N.Y.

QUESTION.—What is your occupation?

ANSWER.—

None

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

ANSWER.—

I am guilty

William Meahan

Witness before me, this

day of

Police Justice.

188

0756

203
291

Form 894
POLICE COURT—SECOND DISTRICT.

Affidavit—Larceny.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

*Messrs de Leon
& Meret et
William J. Mahan*

DATED *Oct 23d.* 1880

Smith
MAGISTRATE.

Macchett
OFFICER.

WITNESS:
Cam



Cam
TO ANS.

BAILED BY
No. STREET.

0757

CITY AND COUNTY } ss.
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *William J. Meekau*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *twenty second* day of *October* in the year of our Lord one
thousand eight hundred and eighty — at the Ward, City, and County aforesaid,
with force and arms,

*One watch of the value of two
hundred dollars*

*One chain of the value of twenty
five dollars*

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

BENJ. K. PHELPS, District Attorney.