

0324

BOX:

55

FOLDER:

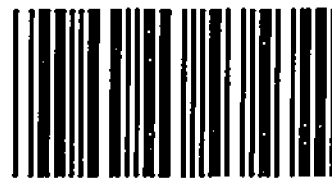
631

DESCRIPTION:

McDonnell, Thomas

DATE:

12/27/81



631

0325

273-201 done
Monday July 16
1887
Counsel
Trial
Filed 27 day of Dec 1887
Pleads
THE PEOPLE
Charles
Crown
James M. Donnell
District Attorney
May 10 1887
James M. Donnell
A True Bill
Foreman
J. P. [unclear]
J. P. [unclear]
J. P. [unclear]

0326

TORN PAGE(S)

0327

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK. } ss

Thomas McDonald 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.—

Thomas McDonald

Question.—How old are you?

Answer.—

28 years old

Question.—Where were you born?

Answer.—

Mass U.S.

Question.—Where do you live?

Answer.—

31 Christi

Question.—What is your occupation?

Answer.—

Work in Leather & Fur

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

*By advice of counsel
I refuse to answer or
make any statement*

Thomas McDonald

Taken before me, this *17* day of *Dec* 18*87*

[Signature]
CORONER.

0328

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
30 Years.	Months.	Days.	New York	31, Chrysothia St.	Dec 5. 81.

HOMICIDE

AN INQUISITION

On the VIEW of the BODY of

Maya S. Smedley

whereby it is found that he came by
his Death by the hands of

Thomas J. Smedley



Request taken on the 12th day

of Dec 11 1881

before

Dr. J. M. Smedley, Coroner.

Committed December 12. 1881

Granted

Discharged

Date of death December 11. 1881

6230

4th 685 1881

HOMICIDE

AN INQUISITION

On the VIEW of the BODY of
Maggu Donnelly

whereby it is found that he came to
his Death by the hands of

Thomas J. Donnelly



Inquest taken on the 12th day
of Dec 1881.

J. J. McMan Coroner.

Committed December 12, 1881

Bailed

Discharged

Date of death December 11, 1881

MEMORANDUM.

AGE.	PLACE OF NATIVITY	WHERE FOUND	DATE When Reported.
20 years.	<i>New York</i>	<i>31, Chicago St</i>	<i>Dec 5, 81</i>

0330

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of

No. 15 Chatham Street, in the Ward of the City of New York, in the County of New York, this 12 day of Dec in the year of our Lord one thousand eight hundred and 81. before

Gerson M. Hermann Coroner, of the City and County aforesaid, on view of the Body of

Maggie Donnelly lying dead at

Upon the Oaths and Affirmations of good and lawful men of the State of New York, duly chosen and sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said

Maggie Donnelly came to her death, do, upon their Oaths and Affirmations, say: That the said Maggie Donnelly came to her death by

Compression of the Brain from cerebral Haemorrhage and that she met her death by violence at the hands of Thomas McDonald December 4th 81. at 31 Chatham St.

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

JURORS.

John A. Miller
John Foster 203 E 14
Wm Smith 169 E 25
Charles Kingle 355 - 4th St
John L. Pirantano 329 4th
D. H. Buckle 330 4th

Thomas O. Murray 346 4th Ave
Brook Wood 347 - 4th Ave
Edgar Staker 137 - E 25
J. B. Wearing
Daniel Wright 387 4th Ave

CORONER, E. S.

0331

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

vs.

List of Witnesses.

Thomas Mc Sonnell

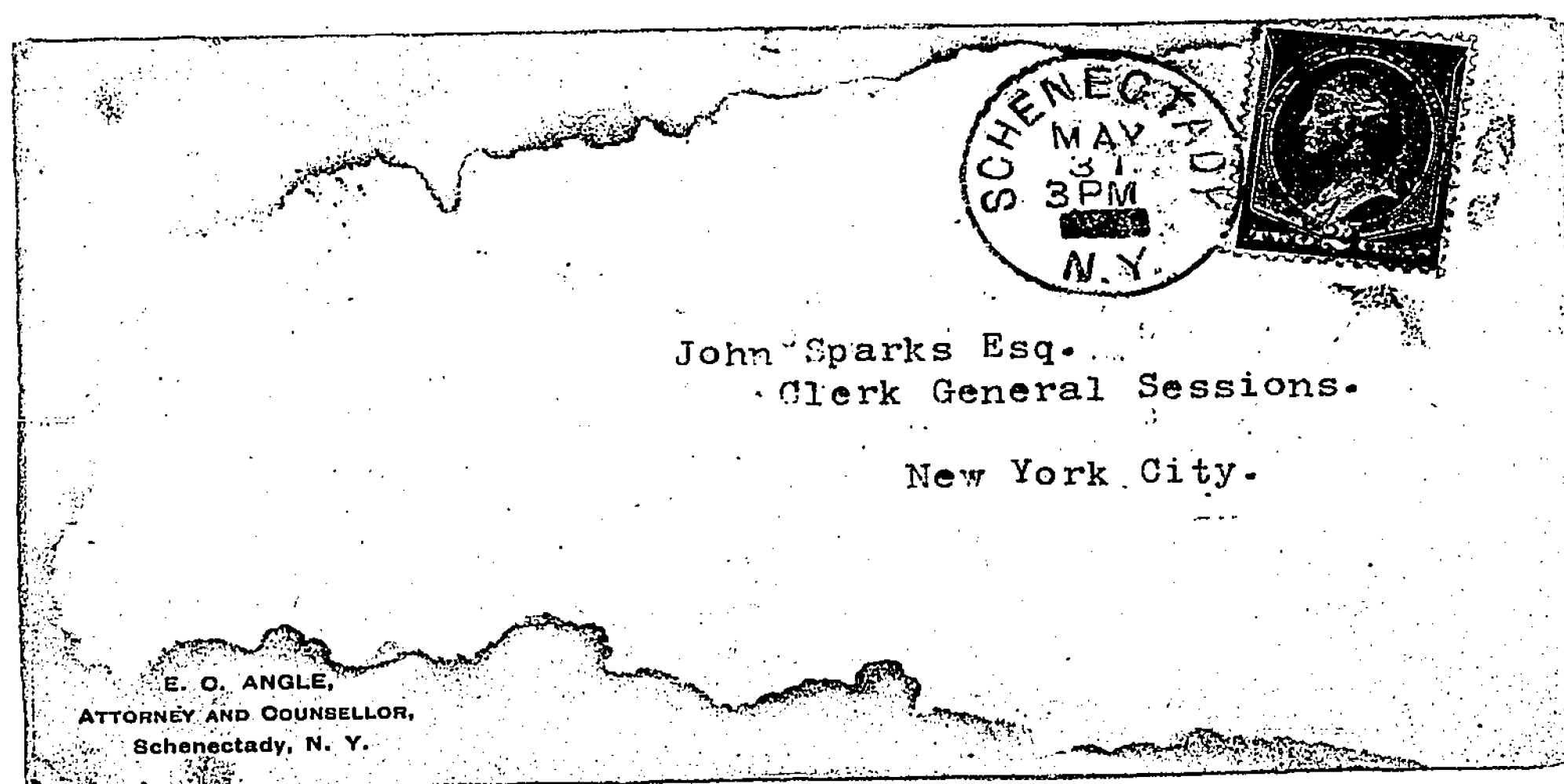
NAMES.

RESIDENCE.

Doctor Waterman To
John Madden P
Frank Goethe Mrs in Brooklyn
Dolly Watson
May Beretty
Minnie Smith P
Sarah Smith I
Off Geo. Kappes

Coroner's Office
31 Chryse St.
" " "
House of Detention
" " "
31 Chryse Street
" " "
10 Precinct

0332



0333

EDWIN O. ANGLE,
ATTORNEY AND COUNSELLOR,
8 MAXON BLOCK.

Schenectady, N. Y., May 31, 1889

John Sparks Esq.
Clerk Gen Sessions N.Y.

Dear Sir:-

Your County Clerk informs me that the record of conviction of one Thomas Mc Donald was filed Dec. 27, 1881. Also record of Coroner's inquest of Hattie Howard decd, alleged to have been killed by said Mc Donald was filed at above mentioned date, and refers me to you for copies of the same.

Will you please advise me of the cost for a certified copy of each of the aforesaid records also of the name and address of the Coroner and the name & address of the Doctor who gave testimony on said inquest, if they appear on the records.

Very Respectfully

E. C. Angle.

0334

STATE OF NEW YORK
Executive Chamber
ALBANY

December 2, 1898

Dear Sir:

Application for Executive clemency having been made on behalf of Thomas McDonald who was convicted of manslaughter in the County of New York and sentenced February 8, 1882 to imprisonment in the State Prison for the term of life. I am directed by the Governor respectfully to request that in pursuance of Section 695 of the Code of Criminal Procedure, you forward to him a concise statement of the facts of the case, together with your opinion of the merits of the application.

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

Very respectfully yours,

William M. Griffith

Private Secretary.

Hon. Asa Bird Gardiner
District Attorney
New York

0335

Pardon

State of New York.

Executive Chamber,

Albany, Apr. 27 1884.

Sir: Application having been made to the Governor for the
pardon of *Thos. McDonald*, who was
sentenced on *Feb. 8,* 1882, in your County,
for the crime of *Murder* for the term
of *Life* years and _____ to the State Prison

_____ you are respectfully requested (in pursuance of
Chapter 310, Laws 1849) to furnish the Governor with a concise
statement of the case as proven on the trial, together with any other
facts or circumstances which may have a bearing on the question of
granting or refusing a pardon. Be pleased, also, to state the previous
character of the convict. *See previous report of Feb. 1884.*

Each letter of inquiry from this Department should be answered on
a separate sheet.

Very respectfully yours,

Wm. Pitt R. Olney

District Attorney, &c.

John Chaud
Goodwin
Executive

0336

Answered
Oct 25th 1884
J. H. H.

0337

State of New York.

Executive Chamber,

Albany, *Apr 17* 1884

Sir: Application having been made to the Governor for the
pardon of *Thos. McDonald*, who was
tried and convicted before you *Feb. 8, 1882*
Mass. 1st and sentenced
to the State Prison *Life*

Will you oblige the Governor with your opinion of the case, together
with any facts or circumstances which may have a bearing on the
question of granting or refusing a pardon?

Very respectfully yours,

Frederick C. Cleveland
by *Goodwin Brown*
Executive

To *Hon. F. T. M. Th.*
Am
Oct 18/84

0338

Coroner's Office.

TESTIMONY.

George Kappes an officer 10 Precinct
 being sworn states:
 about 1 o'clock yesterday afternoon 24th
 May made the station house that
 a woman named ~~the Howard~~ had
 died at 31 Christie St near his-
 torical circumstances
 I went to the said house & found
 the woman in a sitting position
 but she was dead.
 Several women in the house stated
 that a man named Thomas
 McDonald had kicked her
 at the said house on the morning
 of Sunday (same day).
 Thomas McDonald has been
 living with said woman at
 the above named house.
 I arrested McDonald at
 the time. George Kappes

Taken before me
 this 25th day of Dec 1881

[Signature]
 CORONER.

0339

Coroner's Office.

TESTIMONY.

2

Sarah Smith residing 31 Chestnut
 Avenue, Brown Station -
 I keep the house or rather I let the
 room in the house -

The deceased, Hattie Hamm & Whome,
 McDonald ^{the Prison} - hired a room from
 me for the post of work.

On Wednesday 25th of the month
 I noticed that she was bruised
 around her face & head.

She was in a then suffering & did
 not go out much - for the past
 3 or 4 days she complained of
 Headache - she said it was
 Malaria -

Yesterday Sunday Morning at 2 o'clock
 Hattie was sitting in the back
 part of the Saloon on a Rooking
 Chair - she has been drinking since
 the evening - she was also smoking
 I advised her to go up stairs, but
 she said she would wait for him.

He (McD) came in about 2 o'clock
 went up to her & punched her -
 took her Pocket Book out of her hand
 & took the money out - & put the
 pocket down on the floor.

He then gave the Chair back to

Taken before me

this 1st day of Dec 1881

[Signature] CORONER.

0340

3

Coroner's Office.

TESTIMONY.

a knock that she felt on the floor
 by the kitchen door - about the
 chest - with his foot.
 He then went up stairs, I told
 him that if did that again, I
 would have him arrested.
 He then came down again
 & took her lifting her by her arm
 & took up stairs, making her
 up stairs.
 About half past 1 o'clock P.M. I saw
 one of the girls come to me & said
 "Tom says - some one is coming up
 at Hattie's door, dying."
 I went for a watch - but the
 end before the watch came.
 McDonald was a waiter in
 John Saloon in the Bowery.
 Her real name is Maggi Dammick.
 by the girl to the name of } Sarah Smith
 Hattie Howard }

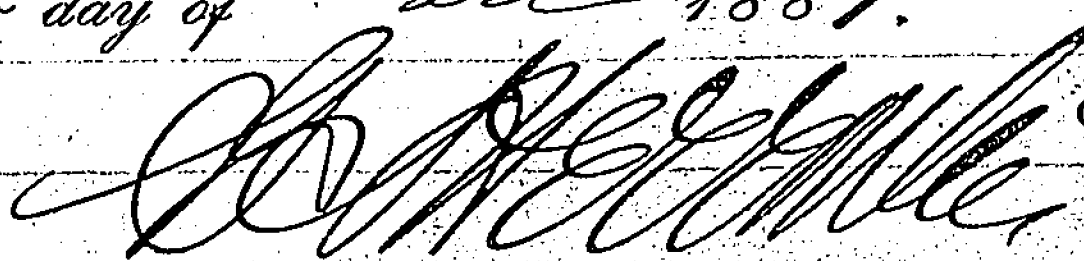
Continuation

On the same evening I saw her, and
 asked her why she did not go home,
 she said I am afraid he will kill
 me, meaning McDonald.

Sarah Smith

Taken before me

this 12 day of Dec 1881.



CORONER.

0341


4

Coroner's Office.

TESTIMONY.

Minnie Smith arriving at 31 Christmas
 Street from jail.
 I reside at the said house - have
 a fronted room there.
 I have known the Deacons also
 know Mc Donald.
 On Sunday morning he came in walked
 up to her, pushed her off the chair
 after hitting her & said to her
 "You - - - - -"
 He took her away from the father
 back - he then kicked her
 with his feet.
 Myself & others saw her on the
 ledge -
 He came down & pushed
 her up stairs.
 She has been beaten by him
 in a brutal & disgusting way, but
 that was before again - but yesterday
 morning I noticed that she had
 a fresh black eye.
 I came up to her yesterday afternoon
 when she was weeping.
 Minnie Smith is my adopted name -
 Deacons had two sons - which Mc Donald took off
 her hand after she was dead. Minnie Smith

Taken before me
 this 5 day of Dec 1881

 CORONER.

0342

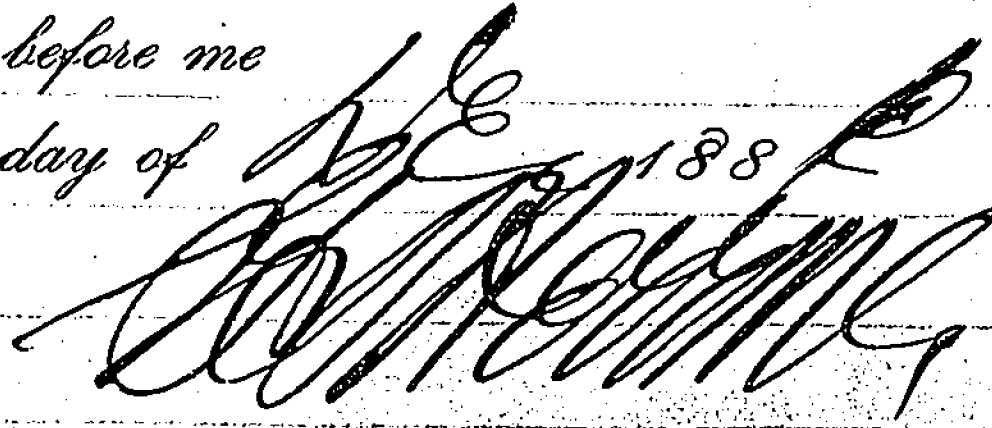
Coroner's Office.

TESTIMONY.

Mary Peatly very much states - I
 have live at No 31 Chertsey at - do
 Chamber work & mind a little
 boy of the keeper of the place.
 On the 23rd Nov I saw McDonald
 come in - in the morning at 4 o'clock
 broke in the door of his room,
 took McDonald by the head
 & dashed him on the floor &
 when she was down, he kicked
 & beat her - in her face & head -
 also chest - he called her
 also a kind of hard name -
 when she tried to stand up, he
 knocked her down again -
 I went to the door & told him
 for god's sake not to hit the
 woman & he said to me - if you
 don't get out after me, I
 will do the same thing to you.
 When she tried to get up, he threw
 her down again, against the door.
 the door might against me
 but I got away from it.

Mary Peatly

Taken before me
 this 17 day of

Dec 1888


CORONER.

0343

Coroner's Office.

TESTIMONY.

6

Dolly Watson says that
 I hired a room at No 31 Chestnut
 I corroborate the statement
 of Sarah Smith -
 I hear on the beating & kicking
 of the woman by the prisoner
 I told him not to kick her so
 much, & he said he will
 kill the dirty - - -
 He beat her on the way up
 stairs & also in the room -

Goethe Dolly Watson
 Frank Goethe is now at 31
 Chestnut St - very poor man
 I am sure he is in this house.
 McDonald & the woman lived
 together in a room on the attic of
 the house -
 On Saturday evening Monday morning she
 came in & said that she had
 a good deal of trouble with
 the man or woman - she wishes
 the way ready of him.
 I ask other effects I corroborate
 the statement of Sarah & Smith; I know McDonald
 21 years, the woman 20 or 3 years.

Taken before me
 this 5 day of

Frank Goethe

1888
 J. J. McNamee
 CORONER

0344

Coroner's Office.

TESTIMONY.

J. 6.

Continuation of Testimony
of Dolly Watson.

I, after he kicked her, told
him for God's sake, don't hit
her any more; - he said, I'll
kill the damned Bitch; I never
saw her under the influence of
Liquor, before; I identify the
Prisoner as Mc Donald; I was
kicked by him the same night
She was hardly able to go up stairs.

Dolly + Watson
and mark

Taken before me

this 12 day of Dec 1881.

[Signature]
CORONER.

0345

Coroner's Office.

TESTIMONY.

J.

John Madden being sworn & I
 live at 31 Chrystie st; I am
 Porter in the House; as well
 Mendis for work; I know McDonald
 for 3 months; I know deceased
 4 years; I often met her in the
 street; McDonald used to
 deceased lived in the House
 on night of Nov 23. 87. I heard
 a noise up stairs and went up
 stairs; he was hitting & beating
 her; I came right out - there was
 another man and girl in Mc-
 Donalds room; the man's name
 was Charly; he went up with me;
 when we went up, no one was in
 McDonalds room but himself
 and deceased; she was lying
 down; he stopped her in the face
 and hit her; I was afraid
 of him; I reported the matter to my
 Boss - I am a man of all
 work.

John + Mary
 and Mark

Taken before me
 this 12 day of Dec 1887.

[Signature] CORONER.

0346

TESTIMONY.

D^r Worrattman being sworn says I have viewed the body of deceased and made an Autopsy on the same and the following are the results of said examination;

There was contusions over left eye, as also upon the arms, thighs and body;

On removing the scalp; there were two ecchymotic spots over the left eye, as also upon the scalp, which covered the occipital Bone;

On removal of calvarium, there was a large surface Haemorrhage found, extending over both Hemispheres of the Brain, and backwards towards the posterior portion of Both Hemispheres - dipping down between them, towards the Corpus Callosum;

The Liver was normal;

The Kidneys gave evidence of fatty degeneration; all other organs were healthy;

In my opinion Death was caused by Central Haemorrhage causing compression of the Brain -

M. Worrattman M.D.

Sworn to before me
this 12 day of Dec 1881.

CORONER.

0347

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
30 Years.	Months	Days.	New York	31 Chryslers St.	Dec 5. 87.

104 found

H.

Mr. 685

Mr. 685

1880

AN INQUISITION

On the VIEW of the BODY of

Allegre Donnelly

whereby it is found that he came to
his death by

Leicester
Hawthorne

Inquest taken on the
day of
before

GERSON N. HERRMAN, Coroner.

0348

H.

Ma 685

Yuk. Terr.

188

AN INQUISITION

On the VIEW of the BODY of

Clagge Dorely

whereby it is found that he came to
his Death by

Leucemia
Hæmorrhagica

Inquest taken on the
of
before
day
188

GERSON N. HERRMAN, Coroner.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE When Reported.
30 Years Months Days	Michigan	St. Charles St.	Dec 5, 87

MEMORANDUM.

10th Jan 1887

0349

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

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

Thomas McDonnell

of the crime of

Murder

committed as follows:

The said

Thomas McDonnell

late of the City of New York, in the County of New York, aforesaid, on the
fourth day of *December* in the year of our Lord
one thousand eight hundred and ~~seventy eight~~ ^{one} *seventy nine*, with force and arms, at the City and
County aforesaid, in and upon the body of *Maggie Donnelly*
in the peace of the said people then and there being, feloniously, wilfully and with a
deliberate and premeditated design to effect the death of *her*

the said *Maggie Donnelly* did make an
assault, and that *he* the said *Thomas McDonnell*

then and there feloniously, wilfully, and with a deliberate and premeditated design to
effect the death of *her* the said

Maggie Donnelly did with great
force and violence pull, push, cast and throw the said *Maggie Donnelly*
down unto and upon the ground then and there, and that the said *Thomas*

McDonnell with both the hands and feet of *him* the said
Thomas McDonnell then and there, and whilst the
said *Maggie Donnelly* was so lying and being upon the ground,

he the said *Maggie Donnelly* in and upon the neck,
head, stomach, breast, belly, back and sides of *her* the said *Maggie Donnelly*

then and there feloniously, wilfully, and with a deliberate and premeditated design to
effect the death of *her* the said *Maggie Donnelly* divers times with great

force and violence, did choke, strike, beat and kick, and that the said *Thomas*
McDonnell with both the hands, feet and knees of

him the said *Thomas McDonnell*
and whilst the said *Maggie Donnelly* was so lying

and being upon the ground as aforesaid, *he* the said *Maggie*
Donnelly in and upon the neck, breast, belly, head, stomach, and

sides of *her* the said *Maggie Donnelly* then and there
feloniously, wilfully, and with a deliberate and premeditated design to effect the death

of *her* the said *Maggie Donnelly* did with great force and
violence, choke, strike, push, press and squeeze, giving to the said *Maggie*

Donnelly then and there, as well by the choking, pulling, pushing, casting and
throwing of *her* the said *Maggie Donnelly* down

unto and upon the ground as aforesaid, and by the choking, striking, beating, and kick
ing of *her* the said *Maggie Donnelly* whilst she was so

lying and being upon the ground as aforesaid, in and upon the neck, head, stomach,
breast, belly, back and sides of *her* the said *Maggie Donnelly*

0350

as aforesaid, as also by the choking, striking, pushing, pressing, and squeezing of
her the said *Maggie Donnelly* whilst, *he*, the said
Maggie Donnelly was so lying and being upon the ground as aforesaid,
in and upon the neck, head, belly, breast, back, stomach, and sides of *her*
the said *Maggie Donnelly* with the hands, knees, and feet of
him the said *Thomas McDermott*
in manner aforesaid, several mortal bruises, lacerations, and wounds, in and upon the
neck, head, belly, breast, stomach, and sides of *her* the said *Maggie*
Donnelly of which said several mortal bruises, lacerations, and
wounds the said *Maggie Donnelly* ~~from the said fourth~~
~~day of~~ ~~until the~~
~~day of~~ ~~in the same year, in the said Ward,~~
~~City and County last mentioned, did languish, and languishing did live, on which last~~
~~mentioned day the said~~ *then and there died.*
~~of the said several mortal bruises, lacerations, and wounds, then~~
~~and there died; and so the jurors aforesaid, upon their oath aforesaid, do say that the~~
said *Thomas McDermott* *her* the said *Maggie*
Donnelly in manner and form and by the means aforesaid, felo-
niously, wilfully, and with a deliberate and premeditated design to effect the death of
her the said *Maggie Donnelly*
did kill and murder, against the peace of the people of the State of New York and
their dignity.

DANIEL G. ROLLINS,
JENN. K. PHELPS, District Attorney.

0351

BOX:

55

FOLDER:

631

DESCRIPTION:

McEvoy, Patrick

DATE:

12/23/81



631

0352

with footprints
properly across
the prison
of Police.

F.V.

276
Counsel,
Filed 23 day of Dec 1881
Pleads

THE PEOPLE

vs.

15-
125-1182

Patrick McGovern

INDICTMENT.
Grand Jurors of Money, &c.

DANIEL G. ROLLINS,
DISTRICT ATTORNEY.

District Attorney.

And this Dec. 27. 1881

pleads guilty

A True Bill.

My many Foreman.

H. H. R. J. P.

0353

FORM 112.

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

Police Court—Third District.

40 years age Foreman in a Lard Oil factory
of No. 525 West 32nd Street, being duly sworn, deposes

and says that on the 17 day of December 1881

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

the aforesaid premises

the following property viz:

One gold Watch with gold Chain and lock
attached of the value of One hundred dollars
and good and lawful money of the United
States of the amount and value of four
dollars and thirty nine cents and one
pair of Garters of the value of five dollars
said property being in all of

of the value of One hundred and nine 99/100 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 Patrick McEvoy

(nowhere) from the fact that said Patrick acknowledged to deponent in the presence of witnesses that he did steal said property.

Thomas Morris

Sworn to, before me this 19

day of

December 1881

Police Justice

0354

Sec. 198—200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Patrick McEvoy

Question. How old are you?

Answer. 14 years

Question. Where were you born?

Answer. Ireland

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

Answer. 525 West 32 Street, 12 Months

Question. What is your business or profession?

Answer. I work in a cigar factory

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

Answer. I am guilty.

Taken before me, this 19
day of December 1881

Patrick McEvoy

J. M. Patterson Police Justice.

0355

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

Sec. 208, 209, 210 & 211

Police Court

3rd District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alvin Karpis
525 W. 32nd St.

Edward G. Egan

RECEIVED
DEC 22 1931

Offence, *Frank Egan*

Dated

Dec 19 1931

Paterson Magistrate.

Egan 10 Officer.

Clerk.

Witnesses *John Egan*

No.

Street,

Joseph Foley

No. *275* *Can* *79*

Street,

No.

Street.

Alvin Karpis

Conrad

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

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

Dated *Dec 19* 188 / *J. M. Paterson* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0356

Sec. 208, 209, 210 & 211

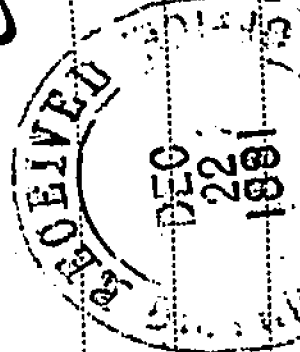
Police Court - 3rd District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Thomas Morris
525 N. 32nd St.

Det. H. C. Eddy



Offence, *Threatening*

BAILED,
No. 1, by _____

Residence _____ Street, _____

No. 2, by _____

Residence _____ Street, _____

No. 3, by _____

Residence _____ Street, _____

No. 4, by _____

Residence _____ Street, _____

Dated *Dec 22 1931* 188 /

Patterson Magistrate.

Flynn 10 Officer.

Clerk.

Witnesses *Swain* Officer

No. _____ Street, _____

Joseph Foley

No. *375* *Carl* 79 Street, _____

No. _____ Street _____

Hanna, Mrs. G. S.

Conrad

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

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

Dated *Dec 19 1931* Police Justice. *J. M. Patterson*

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

Dated _____ 188 / Police Justice.

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

Dated _____ 188 / Police Justice.

0357

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against
Patrick McEvoy
The Grand Jury of the City and County of New York by this indictment accuse
Patrick McEvoy
of the crime of *Larceny*
committed as follows: *Patrick McEvoy*
The said

late of the First Ward of the City of New York
in the County of New York, aforesaid, on the *seventeenth* day of *December* in the year
of our Lord one thousand eight hundred and eighty *one* at the Ward, City and County aforesaid, with force
and arms, three promissory notes for the payment of money, being then and there due and unsatisfied (and of
the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one
thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied
(and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value
of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars,
and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and
there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars,
and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the
value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value
of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and
of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars
each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind
known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each:
one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind
known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each:
one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of
the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar
each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due
and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind
known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value
of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), 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,

One watch of the value of eighty dollars
One chain of the value of twenty dollars
two shoes of the value of two dollars
and fifty cents each

of the goods, chattels, and personal property of one.

Thomas Morris

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

DANIEL C. ROLLINS,

District Attorney.

0358

BOX:

55

FOLDER:

631

DESCRIPTION:

McGrath, Patrick

DATE:

12/12/81



631

0359

WITNESSES.

Dec 13 1881
Counsel, *W. H. C.*
Filed 12 day of Dec 1881
Pleads *Not guilty (P)*

THE PEOPLE

vs.

INDICTMENT.
Robt Larceny from the Person.

Patrick McPherson

DANIEL G. ROLLINS,
District Attorney.

A True Bill.

Geo. W. Fisher Foreman.
Dec 15/81
Thos. J. Conover
J. S. P. George

0360

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Patrick McGush*

Question. How old are you?

Answer. *Thirty-eight years of age*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *West 35th Street eight years*

Question. What is your business or profession?

Answer. *Machinist*

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

Answer. *I am not guilty of the charge. I waive further examination here.*

Taken before me, this *4th*
day of *November* 188*7*

State of New York

Hugh J. [Signature] Police Justice.

0361

BAILED.

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

Sec. 208, 209, 210 & 212.

Police Court, District.

THE PEOPLE
ON THE COMPLAINT OF

Henry Holman
vs. 5 Stanton St.

Patrick M. Gault

1 _____
2 _____
3 _____
4 _____

Offence, Larceny from the person

Dated December 6th 1881

Gaudin Magistrate.

Tipton 10 Officer.

Pratt Clerk.

Witnesses _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

4500a. Am. G. J.

Conrad

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

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

Dated December 6th 1881

George G. Gault Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

2962

Sec. 308, 309, 310 & 312.

Police Court, District.

THE PEOPLE
ON THE COMPLAINT OF

Henry Holman and
5 Stanton St.

1. Patric M. Gault

BAILED,
No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated December 6, 1881

Gaudin Magistrate.

Layton Officer.

McCl Clerk.

Witnesses

No. Street,

No. Street,

No. Street,

\$500.00 G. I.

Conry

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

Patric M. Gault be admitted to bail in the sum of Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated December 6, 1881

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated _____ 188____

There being no sufficient cause to believe the within named

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

Dated _____ 188____

Police Justice.

0363

34

DISTRICT POLICE COURT—

AFFIDAVIT—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Hollman, aged
31 years, Lumber Dealer,
of No. 5 Stanton Street.

being duly sworn, deposes and says, that on the 6th day of December 1880

at the 17th Ward of the City of New York,

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

of deponent, and from deponents person,

the following property, viz.:

One plated watch chain of the
value of three 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

Patrick M. Grant, now here,
from the fact that about the
noon of 10th Dec in the afternoon
of said day said deponent applied
for alms from deponent at said
premises and being refused did
seize hold of deponents said watch
chain and severed the same from
deponents vest to which it was
fastened and ran away with the
same in his possession. Henry Hollman

Sworn before me this

6th day of December 1880

Police Justice.

Wm. G. Grant

0364

102
The People } Court of General Sessions, Part F
Patrick McGrath } Before Judge Gildersleeve. Dec. 15, 1887
Indictment for larceny from the person
Henry Hollman, sworn and examined
live at 5 Stanton St. I saw the prisoner at
the bar on the 6th of December. What time of
day was it? One o'clock in the afternoon.
Where did you see him? In front of my
door. Tell the jury what he did? This man
came to the door twice and the servant
girl opened the door for him; he wanted
something to eat, and the third time I went
out and told him he must go away. I
had nothing for him, and as I opened the
iron gate he snatched the chain. He came
through the gate, but he was on the side
walk when he took the chain. Did you have
your overcoat on? No sir. I carried my
chain in the left hand pocket of my vest;
the chain was attached to the button hole
by a bar. He took the chain and ran
off with it - grabbed it; the chain broke in
two pieces; the watch was left in the pocket.
It. He ran over across the street; another
gentleman that took part of the chain from
him held him and held him. Of course
we took the chain away from him. He

0365

(the prisoner) was arrested afterwards. I never let him go out of my sight until he was arrested by Officer Layton. What is the value of the chain about? I gave five dollars for it; it was a plated chain. Cross Examined. I do not keep a bar room; it is my private residence there. I saw the prisoner first in front of my basement door; that is the first time I ever saw him. I do not keep a boarding house; the prisoner and myself did not have a quarrel. I gave the prisoner a kick after he had the chain in his hand. I did not give the prisoner a kick before he took the chain; we were not scuffling at the time he got the chain in his hand. I was standing on the basement two steps down. I was just going to shut the iron gate on the outside of the house and he snatched the chain and ran off, and he got indignant when I ordered him away. I was angry but not very angry. I told him to go away two or three times. I did not attempt to push him away; he went up the steps himself. He did not talk to me. He would apologize for what I had done that he would hand me back my chain. He did make an effort to get away after he took the chain, but not

0366

before I did not take hold of him at all until after he had the chain. That was the first time I touched his clothes. After he had the chain he ran as fast as he could. He did not stop at all until some body stopped him, this gentleman who helped me to take the chain away from him. After we got the chain away from him he picked a stone lid and wanted to fire it at us. John H. Layton sworn and examined. I am an officer of the Municipal police attached to the 10th precinct and arrested the prisoner. About the first one on the sixth of Dec. I was going down the Bowery, I saw a crowd in Stanton St. just opposite the Bowery. I went there to see what the matter was and I believe the complainant had hold of the prisoner. He accused him of stealing his watch chain. I arrested him and that is all I know about it. The prisoner said that he and the complainant had had a mess, and in the mess he broke his watch chain. Cross Examined, this is Stanton St. is about the third house from the corner of the Bowery; it is on the south side of the street and the prisoner was on the north side.

0367

Patrick McGrath, sworn and examined in his own behalf. The complainant has perjured himself. I was waiting to put in a load of coal between 18th and 19th sts. I went to the corner of Bowery. I went into a liquor store where this man is to have a drink. The complainant was standing outside the counter. I went out to look for the basket and it was gone. This man's children were running backward and forward and I thought some of them might have taken the basket. I commenced grumbling about the basket and this man took me by the shoulder and told me to go out; he gave me a kick in the hip as I was going out. I asked him what he did that for? He hit me a blow in the forehead and knocked me on my back out in the street. As soon as I got up I went for him and gave him two or three punches in the ear. I made a grab for him and in place of getting hold of his coat my fingers caught in his chain and broke it. I stood at the door and said "I will fix you your watch chain if you apologize for what you have done." The officer came and he had me arrested for attempting to steal his

0368

watch chain.

The jury rendered a verdict of guilty of an attempt at larceny from the person. On being questioned by the Judge he admitted that he was convicted a year ago of receiving a barrel of maulage knowing it to have been stolen.

He was sent to the State prison for two years.

0369

Testimony in the Case
Patrick McGrath
filed Dec 1971

0370

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick M. Grath

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

Patrick M. Grath
of the CRIME OF LARCENY (from the person)

committed as follows:

The said

Patrick M. Grath

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

One chain of the value of three dollars.

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

DANIEL G. ROLLINS, District Attorney.

0371

BOX:

55

FOLDER:

631

DESCRIPTION:

McHugh, Michael

DATE:

12/21/81



631

0372

WITNESSES.

WVH Dec 23, 1881

Counsel,

Filed 21 day of Dec 1881

Pleads *Not guilty (Error)*

THE PEOPLE

vs.

INDICTMENT.
Larceny from the Person.

I.

Michael McC Hugh

DANIEL G. ROLLINS,

District Attorney.

A True Bill.

Foreman.

My name
Dec 23/81

*Tracy Conviser of
Petit Larceny*

J. Lee; One month.

0373

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

22 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. Michael Mc Hugh

Question. How old are you?

Answer. Thirty three years

Question. Where were you born?

Answer. Ireland

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

Answer. 528 West 28th Street; 8 months

Question. What is your business or profession?

Answer. Fireman

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

Answer. I am not guilty of the charge against me

Taken before me, this 13th
day of December 1881

Michael ^{his} Mc Hugh
mark

Mcrauthro Police Justice

0374

Sec. 208, 209, 210 & 212.

Police Court 2d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John A. Smith

372-4-4304
gone to sea

Michael McHugh

Offence Larceny

December 15 1881

James O'Malley Magistrate.

Andrew Smith

Officer 20th
Clerk.

Witnesses Andrew Smith

20th Precinct Police Street,

William Heavin

No. 448 MSAN 28th Street,

William C. Prater 312 10th

Cham

2d Dec 15 2 P.M.

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

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

Dated December 15 1881

McKenzie Police Justice.

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

Dated _____ 1881

Police Justice.

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

Police Justice.

John A. Smith
372-4-4304
gone to sea

0375

Planned
for analysis

Police Justice.

188

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

There being no sufficient cause to believe the within named

Police Justice.

188

I have admitted the above named

I have admitted the above named

Police Justice.

Dated December 15 1881

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

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

and that there is sufficient cause to believe the within named

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

Recd. 208, 200, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Christian Smith

of 342-47-43rd St.
gone to sea

Michael Smith

1

2

3

4

Dated December 15 1881

James O'Hara Magistrate.

Christian Smith

Officer.

20th

Clerk.

Witnesses

Andrew Smith

20th Street

William Heenan

No. 445 West 28th

Street.

John A. Hatters 312 10th

Street.

Curran

Es Dec 15 2 0 P.M.

0376

2^d District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, }ss Christopher Smith, 33 years old, fireman on
ocean steamerof No. 542 West 43^d Street, New York Citybeing duly sworn, deposes and says, that on the 14th day of December 1881

at the liquor store No 312 Tenth Avenue City of New York,

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

care and custody of deponent, and from deponent's person

the following property, viz: One gold coin, good and

lawful money of the United States, of
the denomination and value of Twenty
Dollars

the property of

John E. Waters, and then
in deponent's care and custody

and that this deponent

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

stolen, and carried away by Michael McHugh, more here, for

the reason that the said gold coin was given
to deponent by John E. Waters who
requested deponent to get change for said
gold coin and said Michael McHugh
who was standing by took the said gold
coin out of deponent's hand and left the
premises. Deponent, thereupon, at the request
of the said John E. Waters immediately
went in search of said Michael McHugh

Subscribed and sworn to before me this 15th day of December 1881.

POLICE JUSTICE.

0377

but was unable to find him.

Sworn to before me

this 13th day of December 1881

Christopher ^{his} Smith

William C. Kearney
Police Justice

City and County of New York ss.

John E. Waters, 23 years old, bartender, of No 448 West 28th street New York City being duly sworn, says that on the 14 day of December 1881 at the above street No 312 South Avenue New York City he introduced a twenty dollar gold coin of the United States to Christopher Smith and requested him to get change for the same and that Michael McHugh who was standing near said Smith immediately left the premises and defendant requested said Smith to go in search of said McHugh. Defendant further says that upon his arrest said Michael McHugh acknowledged to defendant and to officer Andrew Smith of the 20th Precinct that he had latterly stolen and carried away said twenty dollar gold coin. Defendant further says that William Kearney saw said McHugh take the said coin.

Sworn to before me

this 13th day of December 1881

William C. Kearney
Police Justice

John E. Waters

2nd District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Christopher Smith

vs.
Michael McHugh

Dated December 13th 1881

Hon. Francis O'Sullivan Magistrate.

Andrew Smith Officer.

20th

WITNESSES:

Andrew Smith 20th Precinct Police

William Kearney
448 West 28th Street

DISPOSITION

AFFIDAVIT - Larceny.

0378

4
The People vs. Michael Mc Hugh
Indictment for petty larceny from the person of John E. Waters, sworn. I attended her in a liquor store 312 Tenth Avenue corner of Twenty eighth st; the prisoner was in the store on the 14th of Dec., There were also in the bar room Mr Hearne, Christopher Smith and two other men; this was eleven o'clock in the morning. I went to buy a coat of Christopher Smith; he was a sailor - one of those English pea jackets he wanted ~~fifty~~ dollars for it; he had it on him; finally he consented to take eight dollars which I agreed to give him. A twenty dollar gold piece was all the money I had. I took it out of my pocket to get it changed and Christopher Smith did not know where to get it changed. There was a large cigar store one door from the corner where I thought he could get it changed and he did not know the way. Then I was telling him the way this man (the prisoner) took it out of his hand and went out. Mr Hearne also saw him; he is here. I looked everywhere for the prisoner; in the pawnshops and liquor shops. The next morning all he had of it was \$7.17 which he admitted belonged to me. He said he spent the

0379

rest of the money - bought clothes and things for it. I did not give him the twenty dollar gold piece, nor did Smith, nor did I authorize anybody to give it to him. Cross Examined. I saw the prisoner take it out of Smith's hands, he went right out, I was waiting on two men and I could not follow him. I went to the door and could not see him. I could not leave the store. I swear I did not tell the prisoner to go out and get it changed. I went to the prisoner's house and saw his wife. I said to her that he took a twenty dollar gold piece of a man in the store, he went away and did not come back with it. I did not say that I let him have a twenty dollar gold piece to get it changed and he did not come back with it. William Kearn sworn. I was present in the bar room when this transaction took place. The bar tender agreed to give this sailor eight dollars for the coat; he gave him a \$20 gold piece to get changed in the cigar store. McHugh said, "I will go," taking the money and going out with it. He did not come back while I was there - 40-50 minutes. I saw him take the money out of Smith's hand. I am not acquainted with the Parties; they are all strangers to me.

0380

Andrew Smith sworn. I am an officer of the police of the 20th precinct. I arrested the prisoner on the 15th of Dec. Waters told me that Hugh took a twenty dollar gold piece. I told Officer Stevenson, who relieved me, if he saw him to take him in for me. Stevenson took him to the station house and I took charge of him, and going down stairs I searched his pockets and found \$7.17 in his possession. He told me that was all he had of the twenty dollar gold piece that he had - that he had spent the rest of it.

Michael H. Hugh, sworn and examined in his own behalf testified I reside No 528 West Twenty eighth St. I am fireman for the Chelsea jute mill West Twenty Fourth St. On Wednesday morning the 14th of December I went in this liquor store for the purpose of getting some money deposited with Waters's boss. Smith offered a coat for sale and the bar tender was about to buy the coat; he agreed to give him eight dollars for it; he took a twenty dollar gold piece and paid to me, "Here, Mike, you go and get that changed. I walked out with it. I tried the cigar store and could not get it changed. I went into a liquor store and got it changed. I got too much liquor and fell asleep in the liquor store, woke

0381

up, I found I had some money in my pocket. I could not bring it to my recollection, I made my way home to make the money good for Waters. I was only in the house a few minutes when I was arrested. I was never arrested before in my life for anything. The bar keeper Waters gave me the \$20 gold piece to get it changed. I declined taking it at first, he said he did not know Smith, he would not give it to him. I offered him the money when he was taking me to the station house, and the money I spent I offered to make good. John Hawley ^{sworn} I met McHugh and he asked me to take a drink, ~~we went~~ into this bar room and I saw ~~the man~~ trying to sell the coat. Waters pulled out a twenty dollar gold piece and said, "Here McHugh, go and change this for me in the cigar store. I stayed there about an hour and I thought McHugh would come back. I did not see him again till he was arrested. Bridget McHugh, the wife of the prisoner, testified that the bar keeper came to her house and said that he gave Mike a twenty dollar piece to get changed and he never came back. John McHugh, the son, testified to the same fact. The jury rendered a verdict of guilty of petty larceny with a recommendation to mercy.

0382

Testimony in the
case of
Michael McHugh
filed Dec. 1981

0383

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael M. Hagh

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

Michael M. Hagh
of the CRIME OF LARCENY (from the person)

committed as follows :

The said

Michael M. Hagh

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

*One gold coin (of the kind commonly called
a double-eagle) of the value of twenty
dollars.*

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

DANIEL G. ROLLINS, District Attorney.

0384

BOX:

55

FOLDER:

631

DESCRIPTION:

McLean, James

DATE:

12/23/81



631

0385

BOX:

55

FOLDER:

631

DESCRIPTION:

Cody, Richard

DATE:

12/23/81



631

0386

BOX:

55

FOLDER:

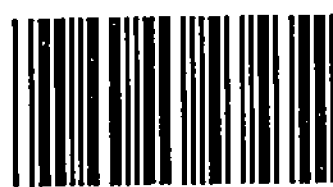
631

DESCRIPTION:

McLean, James

DATE:

12/23/81



631

0387

BOX:

55

FOLDER:

631

DESCRIPTION:

Cody, Richard

DATE:

12/23/81



631

0300

253

Day of Trial

Counsel,

Filed 23 day of Dec 1881

Pleaded Wm. Mulvey vs

THE PEOPLE

vs. Cherry P

James A. McLean

Robert C. Cragg

BENJ. K. PHILLIPS

District Attorney.

Wm. Mulvey vs. Cherry P. 1881

A True Bill.

Each \$250 apiece

Foreman

0389

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

9 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *James McLean*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *324 Cherry*

Question. What is your business or profession?

Answer. *Work along Shore*

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

Answer. *I am not guilty*

Taken before me, this *21*

day of *April* 188*7*

James A. McLean
J. M. Patterson Police Justice.

0390

Police Office. Third District.

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

Christopher Grube 23 years of age
a Liqueur Dealer
at No. 24 Market Street, being duly sworn,

deposes and says, that the premises No. *24 Market corner of Henry*
Street, *2nd* Ward, in the City and County aforesaid, the said being a *Dwelling House*
the first floor
and which was occupied by deponent as a *Liqueur Store*

were **BURGLARIOUSLY**
entered by means *forcibly breaking the glass of the fan light*
above the door an Henry Street, then removing
the latch

on the *Morning* of the *18* day of *December* 188*0*
and the following property, feloniously taken, stolen and carried away, viz..

good and lawful money of the issue of the United
States consisting of Silver Coin of various denominations
and of the value of about four dollars
four silver plated spoons, and two plated strainers
of the value of two dollars said property
being in all of the value of six 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

James M. Lean and Richard Coady

for the reasons following, to-wit: *Deponent is informed by*
officer Patrick English of the 9th Precinct Police
that he found the aforesaid silver plated spoons
and strainers concealed in a mattress in
the premises and in possession of said
M. Lean and Coady

Christopher Grube.

Sworn to before me this
19th day of Decr 1881
at New York
John J. [Signature]

0391

City & County } ss
of New York }

Patrick English of the 7th
Beant being duly sworn deposes
and says that on the 21st day of
December 1881 he arrested James
McLean and Richard Cady (both known)
in No 324 Cherry Street and there found
four silver plated spoons and two
strainers concealed in a mattress
in the premises and in the possession
of said McLean & Cady

Sworn to before me this } Patrick English 7th
21st day of Decr 1881 }

Not Public Not Public

0392

Sec. 198-200.

3

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Richard Leady*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *324 Cherry St.*

Question. What is your business or profession?

Answer. *Butcher*

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

Answer. *I am not guilty*

Taken before me, this *21*
day of *Sept* 188*8*

Richard Cook
Police Justice.

0393

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

James A. McLean ^{against}
Richard Cody

The Grand Jury of the City and County of New York, by this indictment, accuse
James A. McLean and Richard Cody
of the CRIME OF *Burglary*

committed as follows:

The said *James A. McLean and Richard Cody* each
late of the *seventh* Ward of the City of New York, in the County of
New York, aforesaid, on the *thirtieth* day of *November* in the
year of our Lord one thousand eight hundred and eighty *one* with force and arms,
about the hour of *one* o'clock in the *night* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Cornelius Sullivan
there situate, feloniously and burglariously did break into and enter, by means of
forcibly *breaking open an outer door of said*
dwelling house

The said James A. McLean
and Richard Cody

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

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

And the Grand Jury aforesaid, by this indictment, further accuse the said
James A. McLean and Richard Cody
of the CRIME OF *Larceny*

committed as follows:

The said *James A. McLean and Richard Cody* each
late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the
year aforesaid, at the Ward, City and County aforesaid,
two hundred cigars of the value of two and one half cents each
five pounds of tobacco of the value of fifty cents each pound
One coat of the value of ten dollars - One jacket of the value of
three dollars and fifty cents - One vest of the value of fifty cents
one other jacket of the value of fifty cents
of the goods, chattels, and personal property of the said

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

0394

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

Richard Cody ~~be admitted to bail~~ and be com-
mitted to the Warden or Keeper of the City Prison ~~until he give bail~~ of the city of New York

Dated March 21 1881 J. M. Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0395

BAILED,

No. 1, by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street,

Sec. 208, 209, 210 & 212.

Police Court-- 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Christopher Gnafe
24 Market St

1 James M. L. L.

2 Richard Cady

3

4

Dated Dec 21 1881

Patterson Magistrate.

English & Hearn Officer.

Clerk.

Witnesses Sara officers

No. _____ Street,

Thomas Dingley

No. 7th St & Paterson Street.

No. _____ Street.

Comd. To Mrs. G. S.

0396

And the Grand Jury aforesaid, on this indictment, further accuse the said
James A. McLean and Richard Cody
of the CRIME OF RECEIVING STOLEN Goods, committed as follows:

The said *James A. McLean and Richard Cody each*
late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and in
the year aforesaid, with force and arms, at the Ward, City, and County aforesaid,

*two hundred pieces of the value of
two and one half cents each
five pounds of Tobacco of the value
of fifty cent each pound*

One coat of the value of ten dollars

*One jacket of the value of three
dollars and fifty cents*

*One vest of the value of fifty
cents*

*One other jacket of the value of
fifty cents*

of the goods, chattels and personal property of the said

Cornelius Sullivan
by a certain person or persons to the ~~jurors~~ ^{grand jury} aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said

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

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

DANIEL G. ROLLINS, District Attorney.

0397

254

Filed
Dec 23 day of
Plead, *McGuilly 23*

James A. McLean
Richard Day
(2 cases)
Burglary 1st Degree
Andrews

THE PEOPLE
vs.

DANIEL G. ROLLINS,

72. Jan 5/81
Both sentenced on ans. indicted
A True Bill. to SP 1/400

District Attorney

W. J. Manning
Foreman.

[Signature]

0398

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 DISTRICT POLICE COURT.

James McLean

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

Question. What is your name?

Answer. *James McLean*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *324 Cherry St.*

Question. What is your business or profession?

Answer. *Work along floor*

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

Answer. *I am not guilty I bought the ~~the~~
Jacket of two Boys in Cherry Street.*

Taken before me, this *21*
day of *December* 188*1*

Joe A. McLean

Joe A.
Police Justice.

0399

Police Office, Third District.

City and County } ss.: Cornelius Sullivan 41 years of age
of New York, }
a Liqueur dealer
No. of 91 Market Street, being duly sworn,

deposes and says, that the premises No. 91 Market
Street, 4 Ward, in the City and County aforesaid, the said being a Dwelling House
the first floor of Liqueur Store
and which was occupied by deponent as a

were BURGLARIOUSLY
entered by means of forcibly breaking off a lock
on the side door in Hallway leading to said
Store

on the Night of the 30 day of November 1888
and the following property, feloniously taken, stolen and carried away, viz..

about 200 Cigars of the value of five dollars
two Box of Tobacco of the value of two 50 per dollars
One over coat of the value of ten dollars
one Jacket of the value of three 50 per
two Bets of the value of fifty cents
and one Overcoat Jacket of the value of fifty cents
said property being in all of the value of twenty two 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
James McLean and Richard Leody
(both now here)

for the reasons following, to-wit: Deponent in company of
officer Patrick English and John Harris
of the 4th Precinct Police found the afore
described Overcoat Jacket, in the possession
of said defendants in their premises No
324 Cherry Street

6 as of 1888

Subscribed and sworn to before me this
31st day of December 1888
J. H. Sullivan
John Harris

0400

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK } ss.

3rd
DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Richard Leady

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

New York

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

Answer.

324 Cherry Street

Question. What is your business or profession?

Answer.

Bettcher

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

Answer.

*I am not guilty I don't know
how the goods came there*

Taken before me, this *21*
day of *March* 188*1*

Richard A. Cook

Samuel H. Williams
Police Justice.

0401

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

Sec. 208, 209, 210 & 212.

Police Court - 3

District, 202

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Cornelius Sullivan
91 Market St.

James M. Leary
2nd Floor

Richard Leary
4th Floor

DEC. 22. 1881
OFFICE

Offence, *Burglary*

Dated *Decr 21* 1881

Robertson Magistrate.

Robert & Thomas Officer.

Clerk.

Witnesses *John* Officer.

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

Conrad & Co. S.I.

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

Richard Leary guilty thereof, I order that they be admitted to answer the crime and be committed to the Warden or Keeper of the City Prison *of the City of New York* for the term of *one year* and be committed to the Warden or Keeper of the City Prison *of the City of New York* for the term of *one year*.

Dated *Decr 21* 1881 *Samuel Patterson* Police Justice.

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

Dated _____ 1881 _____ Police Justice.

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

Dated _____ 1881 _____ Police Justice.

20402

Sec. 208, 209, 210 & 211

Police Court-- 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Kenneth Sullivan
91 Market St.

James M. Sean

Richard Wood

John J. Wood

John J. Wood

John J. Wood

John J. Wood

John J. Wood

John J. Wood

John J. Wood

John J. Wood

John J. Wood

John J. Wood

John J. Wood

John J. Wood

John J. Wood

John J. Wood

John J. Wood

John J. Wood

John J. Wood

John J. Wood

John J. Wood

John J. Wood

John J. Wood

John J. Wood

John J. Wood

John J. Wood

John J. Wood

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Street,

Street,

Street,

Street,

Dated Dec 21 1881

Magistrate.

Officer.

Clerk.

Witnesses

No. Street,

No. Street,

No. Street.

Comd. of Am. G.S.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *James M. Sean* is guilty thereof, I order that he be a *John J. Wood* and be committed to the Warden or Keeper of the City Prison *John J. Wood*

I have admitted the above named *John J. Wood* to bail to answer by the undertaking hereto annexed.

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

Dated 1881 Police Justice.

0403

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

THE PEOPLE OF THE STATE OF
NEW YORK.

James A. McLean and Richard Cody
The Grand Jury of the City and County of New York by this indictment accuse
James A. McLean and Richard Cody
of the crime of *Burglary*

committed as follows:

The said

James A. McLean and
Richard Cody each

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

Christopher Grube

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

Christopher Grube

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

Divers coins of a number kind and
denomination to the Grand Jury aforesaid
unknown and a more accurate description
of which cannot now be given of the value
of four dollars
four spears of the value of twenty five cents
each
two strainers of the value of fifty cents
each

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

Christopher Grube

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.

0404

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

James A. McLean and Richard Cody

of the CRIME OF *receiving stolen goods*

committed as follows:

The said

James A. McLean and Richard Cody each

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

Dives series of a number kind and denomination to the Grand Jury aforesaid unknown and a more accurate description of which cannot now be given of the value of four dollars four spoons of the value of twenty five cents each two strainers of the value of fifty cents each

of the goods, chattels and personal property of

Christopher Grabe

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

from the said Christopher Grabe

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

James A. McLean and Richard Cody

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

Daniel S. Rollins

~~REMI K. PHELPS~~, District Attorney.

0405

BOX:

55

FOLDER:

631

DESCRIPTION:

McLoughlan, Thomas

DATE:

12/06/81



631

0406

Indulgent Recourse

F.D.

9 112-9-

Counsel,
Filed
Pleads
9 112-9-
Dec 1881

THE PEOPLE

vs.

Larceny, and Receiving Stolen Goods.

Thomas W. Dougherty

DANIEL C. ROLLINS,

~~DANIEL C. ROLLINS~~

District Attorney.

Part No Dec 7, 1881

Plead

A True Bill.

Foreman.

John E. Smith

F.D.

0407

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

First DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I was crossing Broadway when I saw a man running with a coat as he was passing me he threw the coat away from him & the Officer coming up at the time arrested me

Thomas McCoughlan

Taken before me this

day of

188

J. H. H. H.
Police Justice.

0408

Just

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, ss

of No.

615 Broadway Street

being duly sworn, deposes and says, that on the

day of

1881

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, viz:

One Sack Overcoat
of the value of thirty two
dollars

the property of

Louis Vogel & his copartners
doing business under the firm name
of Vogel Brothers

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 McCoughlan and
here and another not arrested

That deponent saw the defendants
& said other together approach where
said coat was hanging in front of
said premises & saw said other
take the coat, when both ran away
pursued by deponent That in the
pursuit said other gave the coat to
the defendant who threw it from him
as the officer approached to arrest him

Joseph Cohen

Sworn before me this

day of

1881

Police Justice.

0409

City and County of New York

James Dougherty of the 14th Precinct being sworn says that he saw the defendant & said other persons ^{together} then ran in the direction of defendants who saw said other throw the coat to the defendant who in turn threw it from him as defendant was about to arrest him

James Dougherty,
sworn to before me this
22 day of Nov 1881
J. H. B. Smith
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0410

Sec. 208, 209, 210 & 212.

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Joseph McQueen
605 Broadway
Thomas McLaughlan

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

188

Offence,

Magistrate.

Officer.

Clerk.

Witnesses

No.

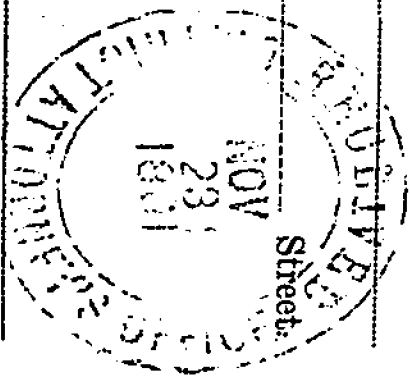
Street,

No.

Street,

No.

Street,



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

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

Dated *Nov 22* 188

J. McLaughlan Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

Police Court - 1st Ward District,

THE PEOPLE, &c
ON/THE COMPLAINT OF

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph McCon
24 605 Broadway
vs.
Thomas McCon

Offence,

188

Magistrate.

Clerk.

Witnesses

No.

Street.

No.

Street,

No.

Street:

(Don)

BAILED.

No. 1, by

Residence

Residence _____ Street _____

No. 2, bu

Residence

Residence

No. 3, bu

No. 3: bu

Residence

Residence _____ Street _____

No. 4. bu

No. 4. *bu*

Residence

Residence

Police Justice.

881

Dated _____

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

There being no sufficient cause to believe the within named

Police Justice.

887

Dated

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Police Justice.

887

Date _____

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

Hundred Dollarsand be com-

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

Thomas H. [Signature]

Sec. 208, 209, 210 & 212.

0412

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Thomas M. Roughlan
against

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

Thomas M. Roughlan
of the crime of

Larceny

committed as follows:

The said

Thomas M. Roughlan

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

*One overcoat of the value of thirty two
dollars.*

of the goods, chattels, and personal property of one

Louis Vogel

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.

0413

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

Thomas M. Roughlan
of the CRIME OF *Receiving Stolen Goods*
committed as follows:
The said

Thomas M. Roughlan

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 overcoat of the value of thirty-two
dollars.*

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

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

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

Thomas M. Roughlan
taken and carried away
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.

DANIEL C. ROLLINS,

~~Attorney at Law~~, District Attorney.

04 14

BOX:

55

FOLDER:

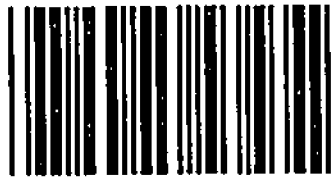
631

DESCRIPTION:

McNulty, John

DATE:

12/07/81



631

0415

BOX:

55

FOLDER:

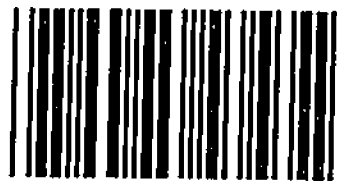
631

DESCRIPTION:

Joseph, John

DATE:

12/07/81



631

04 17

Sec. 198-200.

3

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Jalen M. Mully

Question. How old are you?

Answer.

14 years

Question. Where were you born?

Answer.

New York

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

Answer.

181 East Broadway 2 months

Question. What is your business or profession?

Answer.

Making Spice Boxes

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

Answer.

I am not guilty

Taken before me this

3

day of

December 1887

Jalen M. Mully
Mark

Police Justice.

04 18

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. John Joseph

Question. How old are you?

Answer. 13 years

Question. Where were you born?

Answer. England

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

Answer. 27 Hester Street near 2 years

Question. What is your business or profession?

Answer. Redder

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

Answer. I am not guilty

Taken before me, this 3

day of December 1887

Police Justice.

0419

Sec. 208, 209, 210 & 212.

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1118

Offence, *Larceny from Person*

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Street,

Street,

Street,

Street,

Dated

December 3

1881

Paul

Magistrate.

Thomas D

Officer.

Clerk.

Witnesses

No.

John Rodolph

Street,

No.

John Riddle

Street,

No.

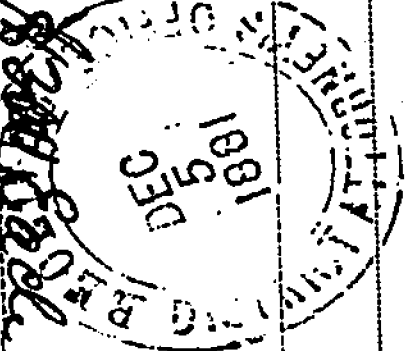
John Riddle

Street,

No.

John Riddle

Street,



John Riddle

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

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

Dated *December 3* 1881

Wm. J. Brown

Police Justice.

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

Dated _____ 1881

Police Justice.

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

Dated _____ 1881

Police Justice.

0420

Sec. 208, 209, 210 & 212.

Police Court District, 3

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1. *Petrie Chamber*
2. *272 Delowery*
3. *John Mc. Mullen*
4. *John J. J. J.*

Offence, *Stealing from Store*

Dated *December 3* 1881

Paver Magistrate.

Morris 10 Officer.

Clerk.

Witnesses *John Rodwitzer*

No. *Wm. Piddley* Street,

No. Street,

No. Street,

No. Street,

No. Street,

No. Street,

No. Street,

No. Street,

No. Street,

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Justice.

W. J. J. J.

1881

Dated *December 3*

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

Police Justice.

1881

Dated

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

Police Justice.

1881

Dated

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

0421

3 DISTRICT POLICE COURT—

AFFIDAVIT—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss.18 years of age Fane Betzie Rosenberg
of No. 272 Delancy Street.being duly sworn, deposes and says, that on the 3rd day of December 1881
at the 10th Ward in the City of New York,in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and from the person of deponent in daytime
the following property, viz.:One Pocket book containing one Copper coin
of the value of one cent and two visiting cards
in all of the value of one dollar & fifty cents

the property of deponent and her father Joseph Rosenberg

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by John Mc Nulty and John Joseph(both now here) from the fact that deponent
was standing in front of E. Ridley & Son
Store in Grand Street, when deponent had
said appraised pocket book in the pocket
of the black then worn upon deponent's person,
deponent is informed by John H. Smetger of
No. 309 Grand Street that he saw said two
defendants come close up to deponent and
that he saw said Mc Nulty take and

Sworn to before me this

day of

Notary Public.

10

0422

Stool said pocket book from the pocket of
deponents Clark as aforesaid and that
he Smetzer arrested said Mr. Mully and
said Joseph and that said Mr. Mully had
said pocket book in his hand at the time
of the arrest

Sworn to before me this 3rd day of December 1881
Mary Brown

Police Justice

City & County
of New York

John S. Smetzer 42 years
of age a clerk at No. 399 Grand Street
being duly sworn deposes and says that
he had read the affidavit of Bessie
Rosenberg and knows the contents thereof
that the portion therein stated and referring
to deponent is true to deponent's own
knowledge

Sworn to before me this 3rd day of December 1881
John S. Smetzer

M. Brown Police Justice

DISTRICT POLICE COURT.

AFFIDAVIT—Larceny.

THE PEOPLE, &c.
ON THE COMPLAINT OF

vs.

DATED 18

MAGISTRATE.

OFFICER

WITNESSES:

DISPOSITION

0423

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

John M. Nutty ^{against}
John Joseph

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

John M. Nutty and *John Joseph*
of the CRIME OF LARCENY (from the person)

committed as follows :

The said

John M. Nutty and *John Joseph* each
late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *third* day of *December* in the year of our Lord
on thousand eight hundred and eighty-*one*, at the Ward, City and County
aforesaid, with force and arms,

One pocket book of the value of one dollar
Two Cards of the value of twenty five cents each
One copper coin (of the kind commonly called
a Cent) of the value of one Cent.

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

0424

And the Grand Jury aforesaid, by this indictment, further accuse the said
John M. Nalty and John Joseph
of the CRIME OF RECEIVING STOLEN Goods, committed as follows:

The said
John M. Nalty and John Joseph each
late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and in
the year aforesaid, with force and arms, at the Ward, City, and County aforesaid,

*One pocket-book of the value of one dollar
Two visiting-cards of the value of twenty-five
cents each.*

*One copper coin (of the kind commonly called
a cent) of the value of one cent.*

of the goods, chattels and personal property of the said

Bessie Rosenberg
by a certain person or persons to the ~~where~~ aforesaid unknown, then, lately before
feloniously stolen, taken and carried away from the said

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

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

DANIEL G. ROLLINS, District Attorney.

0425

BOX:

55

FOLDER:

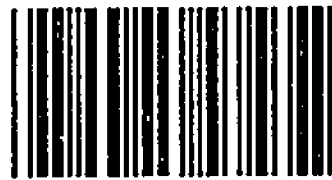
631

DESCRIPTION:

Meyer, Jacob

DATE:

12/13/81



631

0426

95
J. W. O'Leary
D. C. P. 2nd 1887

Day of Trial,

Counsel,

Filed 13 day of

188

Pleads Not Guilty (10)

Dec

THE PEOPLE

vs.

James Meyer

as. Wife

Felonious Assault and Battery.

Accepted for commitment

DANIEL G. ROLLINS,

District Attorney.

Part No. Dec. 23. 1887

Ind. + charged with

A True Bill.

James P. Foreman.

James P.

Pr. No. 25/87

0427

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Meyer Wolf

Question. How old are you?

Answer.

16 Years old

Question. Where were you born?

Answer.

Poland

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

Answer.

11 Ludlow St 1 Year

Question. What is your business or profession?

Answer.

Cab Driver

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

Answer.

I am not guilty

Taken before me, this 16th

day of December 1888

Meyer Wolf
Manner

Solomon Smith
Police Justice.

0428

Sec 208, 209, 210 & 212.

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles W. W. W.

1. Mary Wolf

2. Alice

3. Jacob Meyer

Offence: Delinious Assault

Dated December 6th 1881

J. B. Smith, Magistrate.

George Officer.

Clerk.

Witnesses: Melio P. P. P.

No. 11. Street.

No. Street.

No. Street.

filed Dec 8/81

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

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

Dated December 6th 1881 Police Justice.

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

Dated 1881 Police Justice.

There being no sufficient cause to believe the within named Mary Wolf guilty of the offence within mentioned, I order him to be discharged

Dated Dec 6 1881 Police Justice.

Police Court- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Hammer

vs.

Maxen Wolf

alias

Jacob Meyer

Offence

Dated December 6th 1881

L. B. Smith Magistrate.

George Officer.

Clerk.

Witnesses Melvil Repton

No. 11 Snallow Street,

No. Street,

No. Street.

filed Dec 8/81

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

0429

Police Justice.

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

Dated Dec 6 1881

Police Justice.

Dated 1881

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

Police Justice.

Dated December 6th 1881

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

Maxen Wolf

0430

B
M

AFFIDAVIT—FELONIOUS ASSAULT, &c.

Second District Police Court.

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

Davis Hannes Aged 19 Years
Lab Maker of No. 46

Thompson Street, being duly sworn, deposes and says

that on the fifth day of December in the year

1887, at the City of New York, he was violently and feloniously assaulted and beaten by

Meyn Wolf who knocked him down stabbed him in the ear with a knife (here shown) then and there held in his hand and struck him in the face with his fist scratched him and threatened to take deponent's life

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

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

Sworn to before me this 6th day

December 1887

Solow D. Smith

Davis Hannes
Mark

Police Justice.

0431

The People of the
State of New York
on complaint of
David Minnis

- case -
Jacob Meyer
(alias Meyer Wolf)

That on the 3rd day of December
1881. at no 76 Thompson
at the above named Jacob
Meyer assaulted the said
David Minnis without any
justifiable provocation
beat & scratched him and
stabbed him with a knife.

Witness

Ernest Rickard, 76, Thompson St.
Is the employer of both parties
saw the affray and
separated them.

David Minnis Complainant of Ludlow
& 76 Thompson St.

0432

arr Isaac Cohen, 11 Ludlow St.
saw Meyer take knife
from table open it - put
it in his pocket - saw him
steal David Minnis and
afterwards conceal knife
also heard Meyer make
invidious threats.

not - heard
the threat

Leo Lipman 78 Thompson
St. saw the affray &
heard Meyer make invidious
threats.

Officer Hense of 8th Precinct
made the arrest, and saw
the knife taken from him
it had been put by Meyer

Please let this case go before
Grand Jury
Dec 8th 1871

Chas A Birnie

+

0433

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

0434

✓ David Minnis Complainant
✓ Ernst Neithardt
Officer Henze 8th Precinct
✓ Dr W. E. Forrest
✓ Isaac Cohen I
✓ Isaac Cohen II after

0435

Mr. People

copy

George Meyer

~

Thomasio assauld

See bottom page

with me

Pill found

Geo. C. Fisher

0436

W. E. FOREST, M. D.

No. 1. Charlton Street,

New-York.

A. P.

This is to certify
that Davis Minnis has
a stab wound
through the ear and
over the mastoid
bone. It may be
quite a serious wound

W. W. E. Forest
Dec. 6th

0437

No. 16 Thompson Street
New York, Decr 9th 1881

Mr Dreyer.

My dear Sir!

I spoke to Officer
Henge of the Eighth Precinct in
Reference to the Cause

The Peoples { Now before the
 { Grand Jury
 { against Jacob Meyer for indictment
We said to appear as soon he gets
subpoenaed.

He is a very important witness
and you kindly serve him in
time so he can appear on Monday
Hoping you excuse all the trouble
I cause to you.

Very Respectfully
Ernst Neithard

0438

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Jacob Meyer

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

The said

Jacob Meyer

late of the City of New York, in the County of New York, aforesaid, on the
fifth day of *December* in the year of our Lord
one thousand eight hundred and eighty *one*, with force and arms, at the City and
County aforesaid, in and upon the body of *David Minnis*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *David Minnis*
with a certain *knife* which the said
Jacob Meyer

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

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
Jacob Meyer
of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a
sharp, dangerous weapon, with intent to do bodily harm," committed as follows:

The said

Jacob Meyer

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

with force and arms, in and upon the body of *the said David Minnis*
then and there being, wilfully and feloniously did make an
assault and *him* the said *David Minnis*
with a certain *knife* which the said
Jacob Meyer

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 *David Minnis*
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.

0439

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *Jacob Meyer* of the CRIME OF "Assault and Battery upon another by such means and force as was likely to produce death with intent to kill," committed as follows:

The said *Jacob Meyer* afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of *David Munnis* in the peace of the said people then and there being, feloniously did make another assault and ~~him~~ the said *David Munnis* with a certain *Knife*

which the said

Jacob Meyer 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 *David Munnis* with intent ~~him~~ the said *David Munnis* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

FOURTH COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *Jacob Meyer* of the CRIME OF "Assault and Battery upon another, with a deadly weapon, with intent to maim," committed as follows:

The said *Jacob Meyer* afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~ with force and arms, in and upon the body of the said *David Munnis* then and there being, wilfully and feloniously did make another assault and ~~him~~ the said *David Munnis* with a certain *Knife* which the said

Jacob Meyer in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent then and there wilfully and feloniously to maim ~~him~~ the said *David Munnis* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Daniel B. Rollins
~~Daniel B. Rollins~~, District Attorney.