

0092

BOX:

37

FOLDER:

434

DESCRIPTION:

McCue, Edward

DATE:

04/19/81



434

0093

128
D.D. O'Quinn
Counsel,
Filed 19 day of April 1887
Reads (Mr. O'Quinn)

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.
3571 H
Ewan McCue
acc. written.

DANIEL C ROLLINS,
DISTRICT ATTORNEY

District Attorney.

Part No April 28. 1887
A True Bill.
pleads P.C.

James J. Lewis
Foreman.
P. C. O'Quinn

1887

0094

New York General Sessions.

PEOPLE, ON MY COMPLAINT.

versus

Eward and Mrs. Cui

Erasmus Lacey

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. The defendant being an old man with a large family depending on him for support, and his wife being an invalid I desire that the Court may allow me to write above my complaint

Gray A. Bliss

0095

4 District Police Court

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. 610 9 Avenue Street,
being duly sworn, depose and saith, that on the
at the Trinity Second 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,

Mary A Bliss
14 day of April 1881

the following property viz.:

one Seal Skin Saddle

of the value of one hundred and fifty
dollars

the property of Complainant

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen and carried away by Edward Mc Cue (now present)

from the fact that said Mc Cue
Mc Cue acknowledged and confessed
to deponent that he had taken
stolen and carried away the
above described property from the
possession of deponent and had
paired the same with Daniel Lavery
859 1/2 9th Avenue, officer James H. Kelly 22^d
present from the property at this Mary A Bliss

Sworn before me this 15 day of April 1881
Wm. J. [unclear]
POLICE JUSTICE

0096

Lined area for text entry, consisting of approximately 20 horizontal lines.

4 DISTRICT POLICE COURT.

AFFIDAVIT - Larceny.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm. A. Bligh

VS.

Edward M. Cune
DAVID *April 15* 187*1*

Murray MAGISTRATE.

J. H. Kelly OFFICER.
22 Judson

WITNESSES:

0097

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward M. C... 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. *Edward M. C...*

Question. How old are you?

Answer. *Thirty five years*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *535 West 43rd Street*

Question. What is your occupation?

Answer. *Stableman*

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

Answer. *I pursued the Squire*

for
Edward M. C...
M...

Witness before me this
day of ... 1887
...
Police Justice.

0098

409

Police Court—Fourth District,

THE PEOPLE & C.
ON THE COMPLAINT OF

Mary A. Blip
610 9th am

vs.
Edward M. Cue



Dated April 16 1891

Murray Magistrate.

Jan A. Reilly
2nd
Officer.
Clerk.

Witnesses
James B. Reilly
2d Precinct Police

1000 H. D. ...

Received in District Atty's Office,

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

0099

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Edward McCue

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

*One saque of the value of
one hundred and fifty dollars*

of the goods, chattels, and personal property of one

Mary A. Bliss

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.

0100

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

That the said

Edward McCue

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 sague of the value of one hundred and fifty dollars

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

Mary A. Bliss

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*

Mary A. Bliss

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

Edward McCue

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,~~ *taken and carried away* and against the peace of the People of the State of New York, and their dignity

DANIEL C ROLLINS,

~~BENJ. R. PHELPS,~~ District Attorney.

0101

BOX:

37

FOLDER:

434

DESCRIPTION:

McCue, John

DATE:

04/11/81



434

0102

BOX:

37

FOLDER:

434

DESCRIPTION:

Curry, Patrick

DATE:

04/11/81



434

0103

Call 53

Filed *18th*
Day of *April* 1877
Pleas *Ind. Pleas*

THE PEOPLE
vs.
John McCue
Patrick Cune

Assault and Battery.

Daniel S. Rollins
~~D. S. PHILIPS~~

April 18/77
W. S. Ferry
Constituted.
Pen 30 days.

District Attorney.

A True B.H.

James Stevens

Foreman.

W. S. Ferry
J. C. Plunk

Independed for the and
sentences on another St. George

The People
 Patrick Curry } Court of General Sessions. Part First.
 Jointly indicted with John McCue for assault and battery.

George W. Schoedermann, sworn and examined
 testified. Where do you live? No 101 Charlton St.
 What is your business? Matchmaker. Where do
 you carry on your business? No 513 Broadway,
 St. Nicholas hotel. Do you recognize this
 prisoner? Yes sir. Did you see him on the 27th
 of March? Yes sir, on that Sunday. What time
 of day? About six o'clock. In the afternoon? Yes sir.
 Where were you? I was on the sidewalk. Of what
 street? Of Greenwich St. Who was with you?
 My little son. And were you walking through
 the street? Yes sir. Tell the jury what happen-
 ed to you there? About that time I took my
 little son; we were going to take a walk, going
 towards Christopher St. to go to Hoboken and
 when I came within half a block these five or
 six young men ^{were} meddling with each other
 on the sidewalk. I did not speak even to my
 boy, I told him to be quiet. I could not go out
 of the way; the street is all full of trucks
 there. So I went to start ahead and went through
 them; when I got in the middle of them this
 young man (the prisoner) struck me on
 the neck; he was the only one on the right
 hand side of me, the others were on the

left hand side. The others went after me to show fight. I defended myself as good as I could and then I ran. Then I got in the middle of Leroy St. they gave a signal and there was 25 or 30 of them and there they had me and they tried there best with bricks and everything to do me as much bodily harm as they possibly could. The prisoner was the first one who struck me. I gave the notice to the policeman and when I went towards Hudson St. a policeman came on slowly. I told him the story and he took me to the station house and reported there to the Captain, and he sent out men to find the assailants. They got me the next morning and showed me McCone. I identified him and I identified the prisoner too. What were the injuries that you sustained? I got a very heavy, deep cut on the right temple and on the forehead and on the back of the head. Had a big, black spot on the left shoulder. Cross Examined. Is it not true that you were passing where this young man was, and he accidentally pushed up against you and you struck him in the ear and knocked him down? No sir, he showed a plain intention to hit me. What was it that attracted your attention, what were they doing? Hitting each other in the face. Did you notice the condition of this prisoner, whether he was drunk or sober?

No, I did not. Is it not true that in passing by he accidentally shoved up against you? No sir. Did you strike him in the ear and knock him down? I knocked him down twice. You left him down, too, didn't you? Yes, of course. And you went off round the corner and then the other men that was there they followed you, is not that true? Not those alone. They with some others? Yes sir. And these injuries that you speak of you received in Leroy St. in another street, is not that so? Part of them. Did you receive any injury at all from this prisoner here at the bar? Yes sir. Where did he strike you? Here on the neck. Did he strike you before you struck him? Yes sir. I did not want to strike him at all. I shoved him back after he struck me and I went off then, but he followed me and I had to turn round and defend myself and he followed me again. What you call defending yourself is knocking him down twice? Yes sir, he followed me every time; he followed me in the street. You were walking along with your child? Yes sir.

Patrick Curry, sworn and examined in his own behalf, testified. How old are you? Twenty one. Where do you live? No 613 Greenwich St. What do you do for a living? Drive a horse and cart. For whom? Mr. Shields. For how long have you been

working for him? The last six years. Whereabouts
 was this where this row occurred? Right in the
 middle of the block. Where do you live? No 613 Green-
 wich St. How far was it from there? Right outside
 my own door. Tell the Court and jury now what
 condition you were in that afternoon and how
 this occurred as far as you are concerned? I
 was the worse for liquor. I did not know what I
 was doing, I was fooling outside my own door
 and this gentleman happened to be passing by
 I kind of bumped up against him accidentally
 and did not mean it, had no harm in it,
 and the first thing I knew, he hauled off and
 hit me and knocked me down. I got up again
 and when I got up he hit me the second time
 and knocked me down again. Then I got up
 I thought it was time for me to do something, I
 raised my hand, I did not strike him, and
 he went on about his business. He then go,
 I looked at him going away. He went up to the
 corner, turned the corner of Leroy St. and I did
 not know anything more about it after that.
Cross Examined. I was drunk. I had two more
 young fellows with me, Crawford and Connors
 I have seen John McBee but I did not see
 him the day this man was assaulted.
Dennis Shields testified that the prisoner
 was in his employ six years. That his

0108

character for peace and quietness, was good, and that he supported his mother.

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

He was sent to the penitentiary for thirty days.

0109

Testimony in the Case
of
Patrick Henry
filed April 1877

0110

Form 11.

Police Court--Second District.

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

George W. Schlessman
of No. *101 Chatterton* Street

being duly sworn, deposes and says,
that on the *27*th day of *March*
in the year 188*7*, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by *John M. Lane and*
Patrick Murray (with knives)
who then with their hands struck deponent
several blows in the face and on
the head with their fists

without any justification on the part of the said assailant :

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

George W. Schlessman

Subscribed before me this
1887
day
of
March
Police Justice.

01111

Genl Sessions

Form 11.

Police Court--Second District.

THE PEOPLE, &c...

ON THE COMPLAINT OF

George W. Schorran
101 Charlton
John M. Lane
Patrick [unclear]

AFFIDAVIT A. & B.

Dated March 21 1881

C. H. Hammer JUSTICE.

Brady OFFICER.

WITNESS:

Bernard Schorran
101 Charlton Street

No. 1. 2 Complaints

410073 to [unclear]

committed
Cung Bailed by
Wm Farrell
345 King St
(G. Sessions)
No. 2 Bailed

No. 2 Bailed by
Wm Farrell
345 King St.

0112

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

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

That

John McCue and Patrick Curry
each

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *twenty seventh* day of *March* in the year of our Lord
one thousand eight hundred and ~~seventy-eight~~ *one* at the Ward, City and County
aforesaid, in and upon the body of *George W. Schoelernann*
in the peace of the said people then and there being, with force and arms unlawfully
did make an assault and *kill* the said *George W. Schoelernann*
did then and there unlawfully beat, wound, and ill-treat, to the great damage of the
said *George W. Schoelernann* and against the peace of the
People of the State of New York and their dignity.

Daniel S. Rollins

BENJ. K. PHELPS, District Attorney.

0113

BOX:

37

FOLDER:

434

DESCRIPTION:

McCue, John

DATE:

04/11/81



434

0114

BOX:

37

FOLDER:

434

DESCRIPTION:

Carlan, Patrick

DATE:

04/11/81



434

0115

52

Counsel
Filed *April 188*
Pleads of

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

John McEue I
Patrick Carlan I

DANIEL G ROLLINS,

~~Attorney at Law~~

District Attorney

A True Bill.

[Signature]
Foreman.

[Signature]
[Signature]

Each DP 5 years

0116

FORM 89 1/2

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

SS.

POLICE COURT—SECOND DISTRICT.

William W Schuck

of No. *40 Courtland* Street, being duly sworn, deposes

and says, that on the *27th* day of *March* 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 No 597 Washington St*

the following property, to wit: *A part of one boiler front (iron)*

of the value of *thirty* Dollars,

the property of *Ephraim F Belcher, Charles D Bagwell doing business at No 40 Courtland St and the late of Belcher & Bagwell - in charge of deponent as manager*

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 M. Cne (ambush)* and *Patrick Carlan*, ~~not yet arrested~~

for the reason that deponent was informed by *Robert Lucas* that he had discovered on the day aforesaid the aforesaid property in the premises of *Morris Madigan* at No 601 Washington Street. Deponent thereupon visited the said premises and there discovered said property and identified the same as the property herein above charged as taken and stolen.

State and County of *New York*, *William W Schuck*
City of *New York* 355

Morris Madigan of No 601 Washington Street being duly sworn deposes and says that on

over

Sworn to before me, this

of *March* 1881

day

Wm W. Miller Police Justice

the 21st inst John McCre and Patrick Cadan
 came to deponants premises and sold to this deponent
~~and in~~ the one half of a boiler front as old
 iron that deponent purchased the same for sixty
 cents of the accused believing that the accused
 was in the lawful possession of the same,
 Deponent is informed by William W Schuchert
 that he identifies the said iron as the property
 of Belcher & Haquell } Morris + Madigan
 sworn to before me this }
 28th day of March 1881 }
 John W. Munn
 Police Justice

State and County of New York }
 City of New York } 3 ss
 Officer Martin Copeland of the 9th Precinct
 Police being duly sworn deposes and says that
 he arrested Patrick Cadan at or about five
 o'clock p.m. of the 28th inst. On the information
 of William W Schuchert the complainant
 sworn to before me this }
 28th day of March 1881 }
 John W. Munn
 Police Justice } Martin Copeland

0118

Police Court—Second District.

CITY AND COUNTY
OF NEW YORK, ss.

John McEue

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

QUESTION.—What is your name?

ANSWER.—

John McEue

QUESTION.—How old are you?

ANSWER.—

19 years

QUESTION.—Where were you born?

ANSWER.—

New York

QUESTION.—Where do you live?

ANSWER.—

613 Greenwich St

QUESTION.—What is your occupation?

ANSWER.—

Laborer

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

ANSWER.—

I helped two other men with the basket. They told me that they would give me fifteen cents if I would help them with the basket containing wine. I am not guilty. J. McEue

Taken before me, this

John McEue
day of March 1889

Police Justice.

0119

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

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

QUESTION.—What is your name?

ANSWER.—*Patrick Galan*

QUESTION.—How old are you?

ANSWER.—*Forty four*

QUESTION.—Where were you born?

ANSWER.—*Ireland*

QUESTION.—Where do you live?

ANSWER.—*305 Houston St*

QUESTION.—What is your occupation?

ANSWER.—*laborer*

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

ANSWER.—*I don't wish to say anything
except his
Patrick Galan*

Taken before me, this

John J. McManus
day of *March* 1887

Police Justice.

0120

Form 964

POLICE COURT - SECOND DISTRICT

THE PEOPLE

ON THE COMPLAINT

W. J. Schaefer
W. J. Schaefer
W. J. Schaefer

1. The M. C. Cne

2. Patrick Colan

DATED *March 27th* 18*87*

Thayer MAGISTRATE

OFFICER

WITNESSES:

Morris Masigian

607 Washington St

Martin G. Spelman

9th Street & Broadway

\$5000 TO ANS. *Committed*

BAILED BY

No. STREET.

not returned

0121

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

*John McCue and Patrick
Case each*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
twenty first day of *March* 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 hundred pounds of iron of the value
of ten cents each pound
One piece of iron of the value of
thirty dollars*

of the goods, chattels, and personal property of one

Ephraim J. Belcher

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.

0122

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

That the said

*John McCue and Patrick
Carlan 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,

*Three hundred pounds of iron of the
value of ten cents each pound*

*One piece of iron of the value of
thirty dollars*

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

Ephraim L. Belcher

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*

Ephraim L. Belcher

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

John McCue and Patrick Carlan

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 C. ROLLINS,

~~DANIEL C. ROLLINS~~ District Attorney.

0123

BOX:

37

FOLDER:

434

DESCRIPTION:

McCue, John

DATE:

04/22/81



434

0124

insel
ed
ads
188
of
of
of

BURG-LARY-First Degree, and Grand Larceny.
ALL PEOPLE
John M. Cole

BENJ. K. PHELPS,
District Attorney.
John M. Cole

TRUBBILL
Foreman.
Foreman

Verdict of Guilty should specify of which count.
3
1

0125

Police Office. Third District.

City and County } ss.: Sophia Wagner
of New York, }
No. of 33/ Rivington Street, being duly sworn,

deposes and says, that the premises No. 33/ Rivington
Street, 13 Ward, in the City and County aforesaid, the said being a Dwelling House

and which was occupied by deponent and her husband Francis Wagner as a place of abode were BURGLARIOUSLY

entered by means of placing a ladder against the rear wall of said premises ascending said ladder to a window on the second floor and forcibly raising said window and entering through ^{the same} on the night of the 13 day of February 1889.

and the following property, feloniously taken, stolen and carried away, viz..
One cloth vest, overcoat, One pair of cloth pantaloons, One pocket-knife and two pocket-books one containing a shirt stud and the other about one dollar and fifty cents good and lawful money of various denominations said property being in all of about the value of twenty dollars
the property of deponent and her husband Francis Wagner

and deponent further says, that she has great cause to believe, and does believe, that the aforesaid BURGLARY was committed and the aforesaid property taken, stolen and carried away by

John McLove (now here)

for the reasons following, to-wit: Deponent was sitting in a rocking chair with a sick baby at about the hour of three o'clock A.M. on the above date in the middle of said floor. Deponent's attention was attracted to the front by hearing a noise and there saw said McLove coming out of a room on the side

0126

of said front room. When said McBue
saw deponent was awake he ran through
the room deponent was sitting in to the
rear room and went out the same way
he entered.

Sworn to before me this } Sophie Weyner.
15th day of April 1881 }

R W Weyner

Police Justice

0127

Leeds County of New York.

John McEue of 311 Manne
 street being duly sworn says.
 I did not enter the
 premises 331 River Street
 & did not steal any property
 from there - I have been
 in the City except one
 week - since then -
 I have been arrested
 twice on suspicion &
 discharged - Mrs Wagner
 told me she was 1/2 tight
 & drank a couple pints
 of lager. She said if you
 get me the clothes back
 Ill do nothing about it.
 I told her I could not.
 She wanted \$10 - from me
 & rather than be arrested
 I offered her \$5. She accused
 me of taking it. I was this
 night playing pool in
 River Street - I was so
 drunk I could not walk
 & they put me asleep in
 a hay loft. I stayed there
 until 5 o'clock in the morning
 John McEue

Sworn to before me this
 15 day of the month of
 H. W. Murphy
 Police Justice

0128

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.—*John McCabe*

Question.—How old are you?

Answer.—*Going on eighteen years*

Question.—Where were you born?

Answer.—*New York*

Question.—Where do you live?

Answer.—*311 Monroe Street*

Question.—What is your occupation?

Answer.—*Boilermaker*

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

Answer.—*Not guilty*

John McCabe

Taken before me, this
15th
day of *April*
189*4*
Police Justice

0129

Form 116

POLICE COURT—THIRD DISTRICT

THE PEOPLE, & c.,

IN THE COMPLAINT OF

Sophia Wagner
331 Broadway St

John Melrose

Offense, BURGLARY



Dated *April 15* 188*1*

Riely

McHenry
13 Freeman

Magistrate

Officer

Clerk

Witness

No. Street

No. Street

No. Street

& *1000* to answer committed.

Received in Dist. Atty's Office,

Quarantined

BATED

No. of

Residence Street

No. of

Residence Street

No. of

Residence Street

No. of

Residence Street

0130

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That

John M. Cleve

late of the *thirteenth* Ward of the City of New York, in the County of
New York, aforesaid,

on the *thirteenth* day of *February* in the year of our Lord
one thousand eight hundred and eighty *one* with force and arms,
about the hour of *three* o'clock in the *night* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Francis Wagner

there situate, feloniously and burglariously did break into and enter, by means of *forcibly*
breaking open an outer window of said dwelling house
whilst there was then and there some human being to wit, one *Sophia*
Wagner within the said dwelling house he, the said

John M. Cleve

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

Francis Wagner

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 jurors aforesaid, upon their oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County
aforesaid, about the hour of *three* o'clock in the *night* time of said day
the said

John M. Cleve

late of the Ward, City and County aforesaid,

One sarsenet of the value of ten dollars
One pair of pantaloons of the value of five dollars
One knife of the value of fifty cents
Two pocket-books of the value of fifty cents each
One staff of the value of two dollars
Several coins of a number, kind and denomination to the jurors
aforesaid unknown and a more accurate description of which cannot
now be given of the value of one dollar and fifty cents.
of the goods, chattels, and personal property of *Francis Wagner*

Francis Wagner

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

Daniel G. Collins

BENJ. K. PHELPS, District Attorney.

0131

BOX:

37

FOLDER:

434

DESCRIPTION:

McGrath, Patrick

DATE:

04/02/81



434

0132

4
619
G. J. P.

Filed 2 day of April 1881
Pleas for Quilty (21)

Assault and Battery Felonious.
Etc. etc.

THE PEOPLE
vs.
P

Patrick McGrath

James G. Rollins
BENJ. K. PHELPS

District Attorney.

A True Bill.

William A. Phelps

Foreman.

April 5/81

Thos. W. Spencer, Jr.
Feb. 16. 1881

Pen one year.

0133

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

Form

POLICE COURT—FIRST DISTRICT.

of No. de James Cumming Street, being duly sworn, deposes and says,
that on the 22^d day of March 1881

at the City of New York, in the County of New York, he was violently and feloniously assaulted and
beaten by Patrick McQuinn

who armed pointed now present.
& discharged a
pistol loaded with
percussion & ball at
the person of deponent

Deponent believes that said injury, as above set forth, was inflicted by said Patrick McQuinn shot was fired
by said Patrick McQuinn

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

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

James Cumming

Sworn to, before me, this

day of

1881

Police Justice.

R. J. [Signature]

0134

Police Court—First District.

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

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

Question. What is your name?

Answer. *Patrick M. Guack*

Question. How old are you?

Answer. *28 Years*

Question. Where were you born?

Answer. *Delaware*

Question. Where do you live?

Answer. *Jenny City Heights*

Question. What is your occupation?

Answer. *Mechanic*

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

Answer. *I am unable to
say anything about
it as I do not
remember what happened*

Patrick M. Guack

Taken before me, this

P. J. Morgan
POLICE JUDGE

0135

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

Police Court—First District.

THE PEOPLE & c^o,
ON THE COMPLAINT OF

James C. Quinn
4th Precinct
John M. O'Grady

BAFFIDAVIT—Felonious Assault & Battery

2
3
4
5
6

Dated, *March 7th 1881*

Margaret
Magistrate.

Quinn
Officer.
H. Kelly
Clerk.

Witnesses,

BAILED:

No. 1, by
Residence,
No. 2, by
Residence,
No. 3, by
Residence,
No. 4, by
Residence,
No. 5, by
Residence,
No. 6, by
Residence,

W. B. Quinn
at General Sessions.
Received at Dist. Atty's Office
RECEIVED
MAR 28 1881
DISTRICT ATTORNEY

0136

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

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

That

Patrick McGrath

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

on the *Twenty second* day of *March* 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 *James Cunningham*
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against *him* the said *James Cunningham*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said *Patrick McGrath*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge,
with intent *him* the said *James Cunningham*
thereby then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

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

with force and arms, in and upon the body of the said *James Cunningham*
in the peace of the said people then and there being, wilfully and feloniously did make
an assault and to, at and against *him* the said *James Cunningham*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said *Patrick McGrath*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there attempt to discharge,
with intent *him* the said *James Cunningham*

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

THIRD COUNT.

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

with force and arms, in and upon the body of the said *James Cuning*
then and there being, wilfully and feloniously did make an
assault and to, at and against *him* the said *James Cuning*
a certain *pistol* then and there loaded and
charged with gunpowder and one leaden bullet, which *pistol* the said
Patrick Mcgrath

in *his* right hand, then and there had and held, wilfully and feloniously, and
without justifiable and excusable cause, did then and there shoot off and discharge,
with intent, then and there, thereby *him* the said *James Cuning*

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

FOURTH COUNT.

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

with force and arms, in and upon the body of the said *James Cuning*
then and there being, wilfully and feloniously, did make an
assault and to, at and against *him* the said *James Cuning*
a certain *pistol* then and there loaded and
charged with gunpowder and one leaden bullet, which *pistol* the said
Patrick Mcgrath

in *his* right hand, then and there had and held, wilfully and feloniously, and
without justifiable and excusable cause, did then and there attempt to shoot off and
discharge, with intent, then and there, thereby *him* the said *James Cuning*

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

Daniel G. Rollins
BENJ. K. PHELPS, District Attorney.

THIRD COUNT.

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

with force and arms, in and upon the body of the said *James Cumming* then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *James Cumming* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *pistol* the said *Patrick McGrath*

in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable and excusable cause, did then and there shoot off and discharge, with intent, then and there, thereby *him* the said *James Cumming*

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

FOURTH COUNT.

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

with force and arms, in and upon the body of the said *James Cumming* then and there being, wilfully and feloniously, did make an assault and to, at and against *him* the said *James Cumming* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *pistol* the said *Patrick McGrath*

in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable and excusable cause, did then and there attempt to shoot off and discharge, with intent, then and there, thereby *him* the said *James Cumming*

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

Daniel G. Rollins
BENJ. K. PHELPS, District Attorney.

THIRD COUNT.

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

with force and arms, in and upon the body of the said *James Cumming* then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *James Cumming* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *pistol* the said *Patrick McGrath*

in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable and excusable cause, did then and there shoot off and discharge, with intent, then and there, thereby *him* the said *James Cumming*

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

FOURTH COUNT.

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

with force and arms, in and upon the body of the said *James Cumming* then and there being, wilfully and feloniously, did make an assault and to, at and against *him* the said *James Cumming* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *pistol* the said *Patrick McGrath*

in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable and excusable cause, did then and there attempt to shoot off and discharge, with intent, then and there, thereby *him* the said *James Cumming*

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

Daniel G. Rollins
BENJ. K. PHELPS, District Attorney.

0139

BOX:

37

FOLDER:

434

DESCRIPTION:

McNeil, Henry

DATE:

04/29/81



434

0140

208
K. M. ...
John ...

Counsel,
Filed 29 day of April 1851

Plends for guilty Collyer & ...

THE PEOPLE

vs.

I.

Henry T. Mc ...

Samuel S. Pollard
BENJ. W. PHIPPS

District Attorney.

A TRUE BILL.

James ...

Foreman.

May 5/51
J. Lewis ...

Henry ...

Wm. ...

IN SENATE
JANUARY 1851
REPORT OF THE
COMMISSIONERS OF THE
LAND OFFICE
IN RESPONSE TO A RESOLUTION
PASSED BY THE SENATE
MAY 18 1850

0141

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

Form 112.

Police Court—First District.

of No. 50 Spring Street, being duly sworn, deposes
and says, that on the 15 day of April 1887

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent, by trick and device

the following property, viz:

Lawful money to the
Amount and

of the value of Twelve Dollars,

the property of deponent

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

in the following manner to wit— That
Said McNeil went to the firm of
Keff. Weller & Co. doing business at
222 Broadway where deponent is
employed and represented as if deponent
is informed to Robert Shaw employed
in the aforementioned firm that he was
sent by deponent to collect the above
Amount. That the money was paid to said
McNeil by said Robert Shaw who believed
his statement to be true but that in fact depp
onent did not send him for the money and did not
know that McNeil had obtained it until informed by
Said Shaw who paid said McNeil the money
form of credit

Sworn to, before me, this

1887 day

of April 1887
John D. Christ
Police Justice.

0142

Form 10

POLICE COURT - FIRST DISTRICT.

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

Robert Sherman
of No. *322 Broadway* Street,
being duly sworn, deposes and says,

that on the *15th* day of *April*, 188*7*, at the City of New York,

in the County of New York.
The aforementioned and annexed
affidavit of John P. Cook - the
complainant - has been read
by this deponent and the State
facts therein contained appear
information are true of this
deponent's knowledge.

Sworn to, this *15th* day of *April*, 188*7*
before me:
[Signature]
Police Justice.

Robert Sherman

0143

Police Court—First District.

CITY AND COUNTY OF NEW YORK.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

Question. Where do you live?

Answer.

Question. What is your occupation?

Answer.

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

Answer.

When before me, this

day of _____ 18

Police Justice.

0144

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

15.
Police Court—First District.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Wells & Denver
A. David Larceny.

John O. Smith
Henry H. H. H.
May 2nd
322 Grandway
Joseph H. Walker
322 Grandway

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Dated *April 19* 18*87*

William Magistrate.

William Officer.

Robert Schae Court Squire Clerk.

Witnesses: *Robert Schae*

322 Grandway

Joseph H. Walker

322 Grandway

W. H. H.

W. H. H.

\$ *5.00* to attend

at *J.* Sessions

Received at Dist. Atty's office

W. H. H.

Ex-
com

0145

Form 112

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

John P. Crist
of No. *50 Spring* Street, being duly sworn, deposes
and says, that on the *17th* day of *April* 18*87*
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent, *by trick and device*

the following property, viz: *A trunk containing
clothing and other articles
all*

of the value of *Twenty five* Dollars,
the property of *deponent*

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by *Derry O'McNeill Jr*
now present from the fact that he
represented to one Mary Boylan
in whose care said trunk was that
deponent who was then in prison
had sent him as deponent's Counsel
to procure said trunk and its contents
for the purpose of furnishing necessary
articles required by deponent while in
prison. That said Mary Boylan
believing his statements, delivered to
him the trunk which he took away as
deponent is informed & verily believes
John P. Crist

Sworn to, before me, this *18th* day

of *April* 18*87*
Wm. H. ...
Police Justice.

0146

City and County
of New York, S. M.

Mary Boylan, of No 37 Spring
Street being sworn says that
the prisoner came to her and
stated what is contained in the
foregoing affidavit. That depen-
dents believing such statement
to be true delivered to him the
trunk in question which he took
away from said residence on the
morning of Sunday the 17th instant

Mary Boylan

Sworn to before me this
21st day of April 1887
R. L. Morgan
Police Justice

0147

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer,

Question. Where were you born?

Answer.

Question. Where do you live?

Answer

Question. What is your occupation?

Answer.

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

Answer.

Taken before me, this

day of

18

Police Justice.

0149

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That

Henry V. McNeil, Junior

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

*One trunk of the value of one dollar
Divers articles of wearing apparel,
a more particular description of which
is to the jurors aforesaid unknown
and cannot now be given of the value
of twenty-four dollars.*

of the goods, chattels and personal property of one

John P. Crist

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 G. Rollins
HENRY K. PHELPS, District Attorney.

0150

BOX:

37

FOLDER:

434

DESCRIPTION:

McNicoll, William

DATE:

04/25/81



434

0151

166

Counsel, *L.A.*

Filed 25 day of April 1851
Pleads, *Pro Se*

BURGLARY—Third Degree,
and *felony* Larceny.

THE PEOPLE

vs.

William McNeill

David S. Collins
DANIEL K. PHILIPS

District Attorney.

A True Bill.

[Signature]

[Signature]

[Signature]

[Signature]

[Signature]

[Signature]

0152

27

The People

August Mock (Court of General Sessions. Part F
April 13. 1887. Indictment for
Keeping a disorderly house.

Maggie Hogg, sworn and examined. I live
at 118 Christopher St. with my father and mother
I know the prisoner since last September; three
girls brought me down to him and told me it
was their uncle; two of them are here, Gracie
Leonard, Katie Joy and Agnes Garland; one is
in the house of the Good Shepherd; the prisoner's
place is 211 Spring Street; it is a gun shop
and a shooting gallery; the prisoner was there
on the 29th of September. On the first day I
went down there with the girls, the prisoner did
not say anything at all; he just commenced
fooling around me and I told him to stop it,
and the other girls that was down there said
he would not do anything to me; he went to
put his hand up my clothes. That was all
that was done that day. I went there about four
or five days after that with one girl - Katie
Joy; the prisoner was there; when I went in
there we sat down; we commenced talking. So
he says to me, he asked me for something. I
told him "no," he had no business to ask for
that. So he went and locked the door; he sat
me on the bench and then he picked up
my clothes; he done something to me.
Do you mean that he had conversation with

you? Yes sir. There was the other girl? She was sitting down on the chair. In the same room? Yes Sir. That is all that happened that day. Was there any other people in there that day? No sir. I did not go there again till a good while after that; it was a week or two when I went there again. I did not go alone; I went down with girls most of the time I went down. Agnes Garland went with me this time; she is now in the House of the Good Shepherd. There was two young men down there and the prisoner there was nothing done there that day - only the two young men and the prisoner were sitting together, and one of the men came over to ask me for something. I got up and I walked out; the other girl went with me. I went there soon again with the same girl; two of those other girls was with me there; it was in the morning; the prisoner was there and no one else was there. Nothing was done there at that time; we just got up and went out; the prisoner had connection with the other girls that day, first with Katie Joy and Maggie Deegan I was there and saw it. Did the prisoner pay them any money at that time? Sometimes he gave money. This time he did give money I went there the next day after that with two more girls; the prisoner was there; that

0154

was all was done then. It was in the evening when I went there, and then we stayed there a little while; there was two young men came in. They locked the doors and shut up the store then. Then the two young men came in he put the shutters up on the store, closed the store and turned the lights down. What was done then? The same as before. Did you have connection with any one? Yes sir, with the prisoner. And who did the other girls have connection with? The two young men. Was there any money paid? No sir. It was two or three weeks after that I went there again alone. I saw the prisoner; there was no one else there. Nothing was done that day. I done some work for him. I went with my little brother two weeks after that again; the prisoner did the same as before. I went there pretty often; on some of these occasions other young girls went with me and young men that he knew came down there; sometimes they would be there and sometimes not. After I went down there that time a young man that was down there had some thing to do with the other girls - had connection with them. Sometimes there was money paid and sometimes there was not. Did these young men pay money? They would ask it of him and he would give it to us, and the young men would say they would pay

0155

at back. Did they give you money sometimes?
Yes sometimes, 25-cents. All this has been
since last September. I stopped going there four
or five weeks. I stayed there all night twice
and another girl was there; the prisoner
stayed with me. I did not get money on those
occasions. Cross Examined. I ran away from
home three times altogether; the prisoner brought
me home once. My mother did not know I
was working down there for the prisoner. I did
some washing, cooking and cleaning up there.
I did not know any of the other girls until I
went there. I did not bring those girls there to
see me. I saw the prisoner drive them out twice
while I was there. My mother told me when I was
away from home she found a letter I had
written. I wrote it to a man who worked in a
Museum, but I never sent it. I threw it away
under the bed. In that letter I said to him I
was away from home, I wanted to go to Baltimore
with him; his name is Brock. I don't know
where he lives, I knew him when he worked
in the Museum, 298 Bowery. I went around
there. He asked me and another girl to write
to him when he went away. I don't know what
made me write the letter. I can read and
write. I saw five girls altogether down in the
prisoner's place in Spring St. After he chased

Katie Joy and Gracie Leonard out they came in again. There is one bed in the prisoner's place. I had connection with two different men in that place - two young men who used to come down there, in the prisoner's room, which is back of the store; it is a large room. I did not know the young men before I saw them down there. They went down there to shoot with guns. Mock, the prisoner, was in the back room. I went to bed with the men and the prisoner stayed in the room all the while; the men paid me. Sometimes when the men did not have it they would ask him for it, twice in this place, two different young men; one time the young men paid me and one time the prisoner paid me. Sometimes the young men could have something to do with other girls. Then you went in the back room had connection with those men and Mock paid for that, did he?

Yes sir. I was there four or five times when the men had connection with the girls; it was the same men over again and the prisoner. This was in November; the prisoner was present every time I had and the other girls had connection with men. You say that he drove some of these girls out, do you know why? Because they would not let him have some connections

0157

with them. I never ran away from home until after I knew the prisoner; he asked me to go and live with him; the prisoner was the first person that ever had connection with me. Gracie Leonard sworn I live at 58 Grove St. with my mother, I know the prisoner about a year, I have been in his place in Spring St. I knew Maggie Hogg three years ago, the first time I was to the theatre she was there too. I saw Maggie in the prisoner's place about two months after I went, some time last summer, I was not there when Maggie Hogg was seduced. I saw the prisoner at his place; he brought two men, one was a Spanish man and one was a Jew man, ^{to me;} they had connection with me in the back room; they both gave me 50 cents each. I had connection with Mock, but I don't know how many times; the prisoner was there on each occasion when the men paid me money. I have seen there Agnes Garland, Maggie Hogg, and Katie Fry. Cross Examined I was about twelve times there altogether. I always did bother the prisoner for money. I did not threaten him one day that I would make trouble if he did not give me money. I never heard any of the other girls threaten him. Maggie Hogg cleaned house for the prisoner and so did Agnes Garland. Mr. Mock paid me money and I got money from two men.

0158

Katie Joy, sworn and examined. I know the prisoner, I live 439 Canal St. with my father and mother. I will be 16 the 29th of this month. I have known the prisoner since last August. Gracie Leonard first introduced me to Maggie Hogg in Aberley's theatre. I have met them at the prisoner's place in Spring St. I did not have connection with men there, only with Mock, "Pop," the prisoner; he used to make us call him "Pop". I saw girls have connection with him about twelve or thirteen times and once with other men. Cross Examined. I have seen there Mary Garland, Agnes Garland, Maggie Hogg, Gracie Leonard, Maggie Deegan and Mattie Watson. I have never had connection with any men but Mock; he paid me 25-cents; he used to give us some bread and meat when we went down there. Maggie Deegan sworn. I live at 63 Laight St. with my father and mother. I know the prisoner and have been to his place frequently. I know the other girls who were there. I never had connection with any men there only Mock. I have seen the other girls have connection with him there; he paid me money. I have seen men in there, I suppose they came there for a bad purpose, but I did not see them have connection with them. I am 15 years old. I have been to Aberley's theatre twice. I went with Katie Joy and Gracie Leonard

0159

Elihu Ayres. sworn and examined for the defence.
I keep an oyster place at 4 Macdonough St. Mock
is a tenant of mine; he makes and repairs
guns. I always took his character to be good.
George Faust sworn. I live at 213 Spring St. next
door to Mock's place; he has lived next door to
me six or seven years. I saw respectable people
go into his place. I always found Mock a
harmless man and a good neighbor.
Edward Lauray sworn. I keep a place at 210
Spring St. opposite Mock's; he keeps a gun shop.
As far as I know him, I found Mr. Mock to be
a very good man. Have you ever heard he
kept a house of prostitution in the neighbor-
hood? No sir. Frederick Droge, sworn. I am
a carpenter and live at 95 Sullivan St. I
used to keep a saloon at 211 Spring St. over
Mock's place. I presumed his character was
good. Mr. Kling swore that he believed him
to be all right. August Mock sworn in his
own behalf testified that he kept a gun shop at
211 Spring St; he did not keep a house of pros-
titution there; he did not allow any girls to have
connection with men there; I have kept that
place ten years. I have chased the girls out
more than fifty times. Cross Examined. Had
something to do with two of those girls and
gave them money. I am 60 years old; my
wife is dead about two years and seven
months.

0160

The jury rendered a verdict of guilty.
He was sentenced to the penitentiary
for one year and fined \$250.

Her
see

0161

Testimony in the case
of August Wood
filed April 1991

0162

Court of General Sessions
of the Peace

The People of the
State of New York
Against
August Mock

City and County of New York ss: August Mock being
duly sworn deposes and says: that I am the
above named defendant and on the 13th
day of April 1881 I was tried at the Court
of General Sessions before Judge Cowing
and a Jury on the charge of keeping a
disorderly house, found guilty on said
charge, convicted thereon and sentenced by
his Honor to the Penitentiary for one year
and to pay a fine of \$250.00 Dollars,
that two months have been taken from
my sentence of imprisonment, for my
good behavior; thus my term under said
sentence of one year expired on the 13th
day of February 1882 or thereabouts; that I
am still imprisoned, and entirely desti-
tute without means, money or property
of any character or description and can
not pay said fine or any part of the
same by reason of my impoverished con-

dition; I have now suffered the full extent of imprisonment to which I was sentenced with the exception of one or two months, and am still imprisoned, and I do earnestly pray that I may be relieved and freed from the payment of said fine and discharged and released from imprisonment.

Sworn to before me this
day of February 1884

August. Cook

No Notary being at the
I declare on the following
witness the same

E. J. Garrison
M. Cromie
Clerk

City and County of New York in Edward
Garrison being duly sworn deposes
and says: I went to the Pententary
on Blackwell's Island on the 16th day
of February, with the foregoing affidavit
or deposition, and August Cook
signed his name thereto, in my
presence and the presence of E. M.
Cromie the clerk of the Pententary,
and there being no Notary Public
or any other Officer to take the oath

0164

of said ^{present} Mook, at said house & place and
now in the immediate vicinity to the
Penitentiary, the said Mook did to us
acknowledge that the foregoing statements
by him made are true, and that he
then and there solemnly swore to the
truth thereof in deponent's & said
clerk's presence.

Sworn to before me this }
16th day of February 1872 }

Edmond Tannay

~~Edmond Tannay~~
Joseph Steiner
Clerk of Courts
N.Y. City

0165

My General Agents

The People

- 10 -

August 1862

Affidavit

No license to permit
fine

Filed March 6 1872

0 166

OFFICE OF THE
Superintendent of Police of the City of New York,
300 MULBERRY STREET.

New York, 188

Maggie Hogg
118 Christopher st.

✓ Grace Leonard
58 Grove st.

✕ Matthew Fry
239 Canal st.

✕ Maggie Dugan
632 Eighth st.

0 167

Police Court, Second District.

CITY AND COUNTY } ss.
OF NEW YORK.

Maggie Hogg

of No. *118 Christopher* Street,

being sworn, doth depose and say, that the premises known as number *211 Spring* Street, in said City and County, and occupied or kept by

August Moeck

is a disorderly house, namely, a resort for ~~tipplers, drunkards,~~ common prostitutes, ~~and reputed thieves,~~ with other vile, wicked, idle, dissolute, and disorderly men and women, ~~and reputed thieves,~~ who, or most of whom, are in the practice of drinking, ~~dancing, quarreling and fighting,~~ at almost all hours of the day ~~and~~ *and* ~~and~~ night, to the great disturbance of the public peace, the annoyance of the neighborhood, and the violation of public order and decency.

Deponent therefore prays, that the said *August Moeck* and all vile, disorderly and improper persons found upon the premises, occupied by said

August Moeck

may be dealt with as the law in such cases made and provided may direct; and further saith not.

Sworn before me, this *29th* day

of *March* 18*85*

Maggie Hogg

Chas. A. Hummer

Police Justice.

0168

Handwritten initials

358

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & c.

ON THE COMPLAINT OF

Maggie Hoag
(Wife of Detention)
vs.

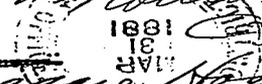
AFFIDAVIT. Disorderly House.

August Mack

Dated *March 29* 188*1*

A. M. Banner Magistrate.

W. J. ... Officer.



Maggie Hoag
Committed to the House of
Detention in default of \$200
fine.

\$1000 B & A

Committed
June 1st 1881

0169

CORRECTION

0170

BOX:

37

FOLDER:

434

DESCRIPTION:

McNicoll, William

DATE:

04/25/81



434

0171

Police Office, Fourth District.

City and County }
of New York, } ss.

Ferdinand Nagle

of No. 35 West 43^d Street, being duly sworn,
deposes and says, that the premises No. 35 West 43^d
Street, 19 Ward, in the City and County aforesaid, the said being a brick building
and which was occupied by deponent as a Legion Steak
and Restaurant were **BURGLARIOUSLY**

entered by means of forcing open the rear
window of the premises and then
forcing open the door leading
from the back room to the store
on the morning of the 14 day of April 1881 -
and the following property feloniously taken, stolen and carried away, viz.:

four bottles of Brandy value five dollars
five hundred cigars value Twelve
dollars and fifty cents, one
currency bid value two dollars

all of the value of Nineteen ⁵⁰ two dollars
the property of Compliments
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 William Mc Nioll

for the reasons following, to wit: from the fact
that said Mc Nioll acknowledged
and confessed to having taken
stolen and carried away the
above described property from the
possession of deponent

Ferdinand Nagle.

Sworn to before me
this 17 day of April 1881
J. B. [Signature]
Justice

0172

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. William McNeill

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. Albany New York

Question. Where do you live?

Answer. 35 West 43 Street

Question. What is your occupation?

Answer. Hostler

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

Answer. I am guilty but if
I had not been
intoxicated I would not
have done it.
Wm McNeill.

Taken before me this

17 day of August 1887

[Handwritten signature]
Justice

0173

419

Police Court—Fourth District.

THE PEOPLE &c.
ON THE COMPLAINT OF

Demmond Mag
35 W 43rd St
18.
William M. Keogh



Offence,

BAILED:

No. 1, by.....

Residence,.....

No. 2, by.....

Residence,.....

No. 3, by.....

Residence,.....

No. 4, by.....

Residence,.....

No. 5, by.....

Residence,.....

No. 6, by.....

Residence,.....

Dated

Murray Magistrate.

Dogher Officer.

19 Clerk.

Witnesses,

Patrick Walsh
142 West 52 St

1000 7/21/81
Del. to Com
Received in District Atty's Office.

0174

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That

William Mc Nicoll

late of the *nineteenth* Ward of the City of New York, in the County
of New York, aforesaid, on the *fourteenth* day of *April*
in the year of our Lord one thousand eight hundred and ~~seventy eight~~ *one* with force
and arms, at the Ward, City and County aforesaid, the *store* of
Ferdinand Nagel 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
Ferdinand Nagel then and there therein being, then and there
feloniously and burglariously to steal, take and carry away, and

*One gallon of brandy of the value
of five dollars*

*Five hundred cigars of the value of
two and one half cents each*

*One bird (of the kind commonly called
a canary bird) of the value of two
dollars*

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

Ferdinand Nagel

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.

Daniel S. Rollins

BENJ. K. PHELPS, District Attorney.

0175

BOX:

37

FOLDER:

434

DESCRIPTION:

Mock, August

DATE:

04/07/81



434

0176



Adm. in Sup. of Dist. Ct.
41

**TRIAL FOR
COUNSEL,**

Filed
day of April 1878
Reads
Chas. G. Smith (D)

Indictment for Disorderly House.

THE PEOPLE

'88.

August 13th

Wm. J. ...

Daniel & Rollins
RENT & REPAIRS,

District Attorney.

Tuesday Oct 13th

A True Bill,

John Stevens
April 18. 1878.

Foreman

Quid & convicted

By ... fine \$250.
... ..

H. A. ...

The People

August Mock

Court of General Sessions. Part I
 April 13. 1889. Indictment for
 Keeping a disorderly house.

Maggie Hogg, sworn and examined. I live
 at 118 Christopher St. with my father and mother.
 I know the prisoner since last September; three
 girls brought me down to him and told me it
 was their uncle; two of them are here, Gracie
 Leonard, Katie Joy and Agnes Garland; one is
 in the house of the Good Shepherd; the prisoner's
 place is 211 Spring Street; it is a gun shop
 and a shooting gallery; the prisoner was there
 on the 29th of September. On the first day I
 went down there with the girls, the prisoner did
 not say anything at all; he just commenced
 fooling around me and I told him to stop it,
 and the other girls that was down there said
 he would not do anything to me; he went to
 put his hand up my clothes. That was all
 that was done that day. I went there about four
 or five days after that with one girl - Katie
 Joy; the prisoner was there; when I went in
 there we sat down; we commenced talking. So
 he says to me, he asked me for something. I
 told him "no," he had no business to ask for
 that. So he went and locked the door; he sat
 me on the bench and then he picked up
 my clothes; he done something to me.
 Do you mean that he had connection with

0178

you? Yes sir. There was the other girl? She was sitting down on the chair. In the same room.
Yes sir. That is all that happened that day.
Was there any other people in there that day?
No sir. I did not go there again till a good while after that; it was a week or two when I went there again. I did not go alone; I went down with girls most of the time I went down. Agnes Garland went with me this time; she is now in the House of the Good Shepherd. There was two young men down there and the prisoner. There was nothing done there that day - only the two young men and the prisoner were sitting together, and one of the men came over to ask me for something. I got up and I walked out; the other girl went with me. I went there soon again with the same girl; two of those other girls was with me there; it was in the morning; the prisoner was there and no one else was there. Nothing was done there at that time; we just got up and went out; the prisoner had connection with the other girls that day, first with Katie Joy and Maggie Deegan. I was there and saw it. Did the prisoner pay them any money at that time? Sometimes he gave money. This time he did give money. I went there the next day after that with two more girls; the prisoner was there; that

0179

was all was done then. It was in the evening when I went there, and then we stayed there a little while; there was two young men came in. They locked the doors and shut up the store then. Then the two young men came in he put the shutters up on the store, closed the store and turned the lights down. What was done then? The same as before. Did you have connection with any one? Yes sir, with the prisoner. And who did the other girls have connection with? The two young men. Has there any money paid? No sir. It was two or three weeks after that I went there again alone. I saw the prisoner; there was no one else there. Nothing was done that day. I done some work for him. I went with my little brother two weeks after that again; the prisoner did the same as before. I went there pretty often; on some of these occasions other young girls went with me and young men that he knew came down there; sometimes they would be there and some times not. After I went down there that time a young man that was down there had some thing to do with the other girls - had connection with them. Sometimes there was money paid and sometimes there was not. Did these young men pay money? They would ask of him and he would give it to us, and the young men would say they would pay. I would not let him have some connections

0180

you? Yes sir. There was the other girl? She was
it back. Did they give you money sometimes?
Yes sometimes, 25-cents. All this has been
since last September. I stopped going there four
or five weeks. I stayed there all night twice
and another girl was there; the prisoner
stayed with me. I did not get money on those
occasions. Cross Examined. I ran away from
home three times altogether; the prisoner brought
me home once. My mother did not know I
was working down there for the prisoner. I did
some washing, cooking and cleaning up there.
I did not know any of the other girls until I
went there. I did not bring those girls there to
see me. I saw the prisoner drive them out twice
while I was there. My mother told me when I was
away from home she found a letter I had
written. I wrote it to a man who worked in a
Museum, but I never sent it. I threw it away
under the bed. In that letter I said to him I
was away from home, I wanted to go to Baltimore
with him; his name is Brock I don't know
where he lives. I knew him when he worked
in the Museum, 298 Boverly. I went around
there. He asked me and another girl to write
to him when he went away. I don't know what
made me write the letter. I can read and
write. I saw five girls altogether down in the
prisoner's place in Spring St. After he chased

Katie Joy and Gracie Leonard out they came in again. There is one bed in the prisoner's place. I had connection with two different men in that place - two young men who used to come down there, in the prisoner's room, which is back of the store; it is a large room. I did not know the young men before I saw them down there. They went down there to shoot with guns. Mock, the prisoner, was in the back room. I went to bed with the men and the prisoner stayed in the room all the while; the men paid me. Sometimes when the men did not have it they would ask him for it, twice in this place, two different young men; one time the young men paid me and one time the prisoner paid me. Sometimes the young men could have something to do with other girls. Then you went in the back room, had connection with those men and Mock paid for that, did he? Yes sir. I was there four or five times when the men had connection with the girls; it was the same men over again and the prisoner. This was in November; the prisoner was present every time I had the other girls had connection with men. You say that he drove some of these girls out, do you know why? Because they would not let him have some connections

with them. I never ran away from home
 until after I knew the prisoner; he asked
 me to go and live with him; the prisoner
 was the first person that ever had connection
 with me. Gracie Leonard sworn. I live at
 58 Grove St. with my mother. I know the prisoner
 about a year. I have been in his place in Spring
 St. I knew Maggie Hogg three years ago; the
 first time I was to the theatre she was there too.
 I saw Maggie in the prisoner's place about two
 months after I went, some time last summer.
 I was not there when Maggie Hogg was seduced.
 I saw the prisoner at his place; he brought two
 men, one was a Spanish man and one was
 a few men ^{to me;} they had connection with me
 in the back room; they both gave me 50 cents
 each. Had connection with Mock, but I don't
 know how many times; the prisoner was there
 on each occasion when the men paid me
 money. I have seen there Agnes Garland,
 Maggie Hogg, and Katie Fry. Cross Examined
 I was about twelve times there altogether. I always
 did bother the prisoner for money. I did not threat-
 en him one day that I would make trouble
 if he did not give me money. I never heard any
 of the other girls threaten him. Maggie Hogg
 cleaned house for the prisoner and so did
 Agnes Garland. Mr. Mock paid me money
 and I got money from two men.

Katie Joy, sworn and examined. I know the prisoner, I live 439 Canal St. with my father and mother. I will be 16 the 29th of this month. I have known the prisoner since last August. Gracie Leonard first introduced me to Maggie Hogg in Aberley's theatre. I have met them at the prisoner's place in Spring St. I did not have connection with men there, only with Mock, "Pop," the prisoner; he used to make us call him "Pop". I saw girls have connection with him about twelve or thirteen times and once with other men. Cross Examined. I have seen there Mary Garland, Agnes Garland, Maggie Hogg, Gracie Leonard, Maggie Deegan and Mattie Watson. I have never had connection with any men but Mock; he paid me 25-cents; he used to give us some bread and meat when we went down there. Maggie Deegan sworn. I live at 63 Laight St. with my father and mother. I know the prisoner and have been to his place frequently. I know the other girls who were there. I never had connection with any men there only Mock. I have seen the other girls have connection with him there; he paid me money. I have seen men in there, I suppose they came there for a bad purpose, but I did not see them have connection with them. I am 15 years old. I have been to Aberley's theatre twice. I went with Katie Joy and Gracie Leonard

Elisha Ayres, sworn and examined for the defence.
 I keep an oyster place at 4 Macdonough St. Mock
 is a tenant of mine; he makes and repairs
 guns. I always took his character to be good.
 George Faust sworn. I live at 213 Spring St. next
 door to Mock's place; he has lived next door to
 me six or seven years. I saw respectable people
 go into his place. I always found Mock a
 harmless man and a good neighbor.
 Edward Lauray sworn. I keep a place at 210
 Spring St. opposite Mock's; he keeps a gun shop.
 As far as I know him, I found Mr. Mock to be
 a very good man. Have you ever heard he
 kept a house of prostitution in the neighbor-
 hood? No sir. Frederick Droge, sworn. I am
 a carpenter and live at 95 Sullivan St. I
 used to keep a saloon at 211 Spring St. over
 Mock's place. I presumed his character was
 good. Mr. Klug swore that he believed him
 to be all right. August Mock sworn in his
 own behalf testified that he kept a gun shop at
 211 Spring St; he did not keep a house of pro-
 stitution there; he did not allow any girls to have
 connection with men there; I have kept that
 place ten years. I have chased the girls out
 more than fifty times. Cross Examined. I had
 something to do with two of those girls and
 gave them money. I am 60 years old; my
 wife is dead about two years and seven
 months.

0185

The jury rendered a verdict of guilty.
He was sentenced to the penitentiary
for one year and fined \$250.

0186

Testimony in the Case
of August Block
filed April 1987

0187

Court of General Sessions
of the Peace

The People of the
State of New York
Against
August Mock

City and County of New York ss: August Mock being
duly sworn deposes and says: that I am the
above named defendant and on the 13th
day of April 1881 I was tried at the Court
of General Sessions before Judge Cowing
and a Jury on the charge of keeping a
disorderly house, found guilty on said
charge, convicted thereon and sentenced by
his Honor to the Penitentiary for one year
and to pay a fine of \$250.00 Dollars,
that two months have been taken from
my sentence of imprisonment, for my
good behavior, thus my term under said
sentence of one year expired on the 18th
day of February 1882 or thereabouts; that I
am still imprisoned, and entirely desti-
tute without means, money or property
of any character or description and can
not pay said fine or any part of the
same by reason of my impoverished con-

dition; I have now suffered the full extent of imprisonment to which I was sentenced with the exception of one month, and am still imprisoned, and I do earnestly pray that I may be relieved and freed from the payment of said fine and discharged and released from imprisonment.

Sworn to before me this } August. 1881
day of February 1881 }
August. 1881

No Notary being at the
I stand me the following
with me the same

E. J. [unclear]
M. [unclear]
Clerk

City and County of New York ss. Edward
Toumey being duly sworn deposes
and says: I went to the Penitentiary
on Blackwell's Island on the 16th day
of February, with the foregoing affidavit
or deposition, and August Hook
signed his name thereto, in my
presence and the presence of S. M.
Crome the Clerk of the Penitentiary,
and there being no Notary Public
or any other Officer to take the oath

of said ^{present} Moore, at said time & place and
none in the immediate vicinity to the
Reverendary, the said Moore did to us
acknowledge that the foregoing statements
by him made are true, and that he
there and there solemnly swore to the
truth thereof in deponents & said
clerk's presence.

Sworn to before me this
16th day of February 1877

Edmond Tannay

~~Edmond Tannay~~
Joseph Steiner
Clerk of Courts
My City

0190

Prof General Sebina

The People

- 10 -

Against Mock.

Affidavit.

Two names to present
fine -

Filed March 6 1892

0191

OFFICE OF THE

Superintendent of Police of the City of New York,
300 MULBERRY STREET,

New York, 188

Maggie Hogg 118 Christopher st

✓ Grace Leonard 58 Lane st

✓ Nathaniel Froy 239 Canal st

× Maggie Deegan 63 Laight st

0192

Police Court, Second District.

CITY AND COUNTY } ss.
OF NEW YORK.

Maggie Hogg

of No. *118 Christopher Street,*

being sworn, doth depose and say, that the premises known as number *211 Spring*
Street, in said City and County, and occupied or kept by.....

August Mack

is a disorderly house, namely, a resort for ~~tipplers, drunkards,~~ common prostitutes, ~~and reputed thieves,~~
with other vile, wicked, idle, dissolute, and disorderly men and women, ~~and reputed thieves,~~ who, or most
of whom, are in the practice of drinking, ~~dancing, quarreling and fighting,~~ at almost all hours of the day *and*
part of the night, to the great disturbance of the public peace, the annoyance of the neighborhood, and the viola-
tion of public order and decency.

Deponent therefore prays, that the said *August Mack*
and all vile, disorderly and improper persons found upon the premises, occupied by said.....

August Mack

may be dealt with as the law in such cases made and provided may direct; and further saith not.

Sworn before me, this *29th* day
of *March* 18*88*

Maggie Hogg

Wm. A. Hannon

Police Justice.

0193

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, &c
ON THE COMPLAINT OF

Maggie Hoag
(Holder of Detention)

vs.

August Hook

AFFIDAVIT, Disorderly House.

Dated March 29 1891

A. M. Plummer Magistrate

W. J. [Signature] Officer

188:
IC
371

Maggie Hoag
Committed to the House of
Detention in default of \$100
fine.

\$1000 B & aw

Committed
[Signature]

0194

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That

August Mock

late of the
New York,

eight

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

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

David S. Rollie

BENJ. K. PHELPS, District Attorney.

0195

BOX:

37

FOLDER:

434

DESCRIPTION:

Moore, Henry

DATE:

04/11/81



434

0196

68

Counsel,
Filed
Pleads

11 April 1887

THE PEOPLE

'08.

R
Henry Moore

David S. Collins
D. S. COLLINS,
District Attorney.

District Attorney.

A True Bill.

James J. Gleason

Foreman.

April 12/87
James J. Gleason

Per 6 mo.

Indictment.—Larceny.—*Henry Moore*

0197

STATE OF NEW YORK, } FORM 89 1/2
CITY AND COUNTY OF NEW YORK, } SS. POLICE COURT—SECOND DISTRICT.

of No. William Lyles Street, being duly sworn, deposes
and says, that on the 104 Greene Street, being duly sworn, deposes
28 day of March 18 81
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent,

the following property, to wit: One piece of feather
trimming, in all

of the value of Thirty-one Dollars Dollars,
the property of Joseph Taylor, and in care
and charge of deponent as porter and
servant of said Joseph Taylor,

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 Henry Moore
otherwise George King, now here,
and another man whose name is
unknown to deponent, from the fact
that said Moore and said other man
entered the store of deponent's said
employer at 104 Greene Street, in
Company together, at about the time
of 7 o'clock 40 minutes A.M. and
while said other man attracted
deponent's attention by asking permission
to write a letter to deponent's said
employer and said Moore took said
piece of trimming from the shelf and
went out of the store with the same
in his possession. William Lyles

Sworn to before me, this 28 day of March 18 81

John A. Miller
Police Justice

0198

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK. } ss.

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

QUESTION.—What is your name?

ANSWER.— *Henry Moore*

QUESTION.—How old are you?

ANSWER.— *Thirty-eight years of age*

QUESTION.—Where were you born?

ANSWER.— *Boston*

QUESTION.—Where do you live?

ANSWER.— *Richmond Virginia*

QUESTION.—What is your occupation?

ANSWER.— *Printer*

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

Answer.— *I decline to answer*

Henry Moore
(M. A. S.)

Taken before me, this

29th day of *March* 188*8*

W. M. Moore
Police Justice.

0199

1357

Form 84-

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & C.,
ON THE COMPLAINT OF

William Lyles
107 West 1st St
Henry Moore
George King

DATED March 28th 1881

Clarence MAGISTRATE.

Alvin S. OFFICER.

WITNESSES:
Schmidt, Albertson
S. M. M. M.
Joseph Taylor
W. H. Greene, Jr.

March 28th Ex. Proc.



FILED BY
NO. STREET.

0200

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That

Henry Mome

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

*Thirty one yards of trimming (of the kind
commonly known as feather trimming)
of the value of one dollar each yard*

of the goods, chattels and personal property of one

Joseph Taylor

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 S. Rollin
BENJ. K. PHELPS, District Attorney.

0201

BOX:

37

FOLDER:

434

DESCRIPTION:

Moore, Lawrence

DATE:

04/22/81



434

0202

107

Counsel,
Filed 22 day of April 1881
Pleas

THE PEOPLE
vs.
Lawrence Moore
INDICTMENT.
Grand Larceny of Money, &c.

David S. Bellis
PHILIP V. PHILIPS,
District Attorney.

A TRUE BILL.
James Stevens
Foreman.

April 25th
J. J. [Signature]
Pen 30 days.

OF NEW YORK
CELL AND CORRECTION

THE PRISONERS OF THE PEOPLE OF THE STATE OF NEW YORK

0203

FORM 894.

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

Police Court--Second District.

Andrew J. Purcell

of No *261. W. 12th* Street, being duly sworn, deposes
and says, that on the *13th* day of *April* 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 premises 71 & 73 West
Street*

the following property, to wit: *the sum of twenty nine dollars,
and five cents in divers bills of divers denominations
and value, and one nickel coin of the value of
five cents, all good and lawful currency of the
United States Government*

of the value of *twenty nine dollars & 5/100* Dollars,
the property of *James E. Vaie Jr and Alfred Watson, Co-
of the firm of James E. Vaie Jr & Co. in care and
charge of deponent as common carrier (conductor)*
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 *Lawrence Moore*

*(as above) for the reason that the accused acknowledged
and confessed to this deponent that he had received from
William Williams the Shipping Clerk of the firm of James
E. Vaie Jr & Co. the sum of twenty nine dollars and 5/100
dollars for the purpose of paying freight upon certain goods
to be received, that deponent knowing that the aforesaid
money had not been paid or directed, charged the accused
with the larceny thereof. Whereupon the accused acknow-
ledged and confessed that he had taken and stolen
the said money and had spent the same while
upon a drunken " spree "*

Andrew J. Purcell

Doep

Sworn to before me, this

16th

day

of *April* 1881

John J. Williams
Police Justice.

Mentors

0204

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

William Williams of and 71 & 73 North Street
being duly sworn deposes and says that he is the
Shipping Clerk of the firm of James E. Vail Jr & Co
at the above premises. That on the 13th day of April
1881. he gave to the accused Lawrence Moore the
sum of twenty nine dollars and five cents with
which to pay for goods to arrive. That defendant knows
of his own knowledge that the accused has not paid
the money as directed.

W. Williams

Sworn to before me this

16th day of April 1881

J. M. Patterson
Police Justice

0205

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK. } ss.

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

QUESTION.—What is your name?

ANSWER.—*Laurence Moore*

QUESTION.—How old are you?

ANSWER.—*Thirty six*

QUESTION.—Where were you born?

ANSWER.—*New York*

QUESTION.—Where do you live?

ANSWER.—*271 W. 12th St*

QUESTION.—What is your occupation?

ANSWER.—*Carpenter*

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

ANSWER.—*I received the money. I became intoxicated and I suppose that I spent it or lost it. I am not guilty of the intent.*

Laurence Moore
his name

Taken before me, this

John J. [Signature]
10th day of *April* 1887
Police Justice.

0206

Form 801

Police Court-Second District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Andrew Byrdell
7 261 St 12th St

Lawrence Moore

Affidavit - Larceny.

DATED *April 16th* 1881

Patterson MAGISTRATE.

Ludman OFFICER
9th

WITNESS:
William Williams
71 + 73 North St
with J E Child + Co

G.A.
TO ANS.



BAILED BY

NO

416
Boyd

0207

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That

Lawrence Moore

late of the First Ward, of the City of New York,
in the County of New York, aforesaid on the *thirteenth* day of *April* in the year
of our Lord one thousand eight hundred and ~~eighty one~~ *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,

5
401
29/10

of the goods, chattels, and personal property of one *James E. Vail junior* 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. *Samuel S. Kellie*

BENJ. K. PHELPS, District Attorney.

0208

BOX:

37

FOLDER:

434

DESCRIPTION:

Moro, William

DATE:

04/11/81



434

0209

63

Counsel,
Filed *W. H. Wood* 1881
Plends

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

W. H. Wood
P.

DANIEL G ROLLINS,
Attorney at Law,
BANKERS BUILDING

District Attorney.

A True Bill.

W. H. Wood
W. H. Wood
Foreman.

April 12/81

W. H. Wood
W. H. Wood
Juror

0210

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

Form 89 1/2

POLICE COURT—SECOND DISTRICT.

of No. 44, 4th Avenue Street, being duly sworn, deposes
and says, that on the 20th day of March 1887

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 the above premises

the following property, to wit: One suit of clothes, of the value
of five dollars, One gold ring eighteen dollars,
and one gold bracelet of the value of two dollars,
One blue silk handkerchief of the value of one dollar,
One black silk umbrella of the value of three dollars,
One bill of the denomination and value of one dollar
One bill of the denomination and value of two dollars.

All of the value of thirty seven Dollars,
the property of this deponent and Elizabeth Study in charge
of this deponent

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

(now here) for the reason that the accused was living
at the above premises that he suddenly left on the
day of the said, that deponent then discovered that
the aforementioned property had been taken and
stolen. Deponent identifies the suit of clothes
was worn by the said William as a part of the
aforementioned property herein charged as taken
and stolen by the said William.

Henry T. Williams

Sworn to before me this 20th day of March 1887

Frank Williams
Police Justice

0211

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss

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

QUESTION.—What is your name?

ANSWER.—*William Lloyd*

QUESTION.—How old are you?

ANSWER.—*Seventeen years*

QUESTION.—Where were you born?

ANSWER.—*New York City*

QUESTION.—Where do you live?

ANSWER.—*Salem House*

QUESTION.—What is your occupation?

ANSWER.—*I sang in the Rifles Company.*

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

ANSWER.—*I have nothing to say*

Wm Lloyd

Taken before me, this

John C. Williams
Police Justice

1887

0212

Form 894
POLICE COURT—SECOND DISTRICT

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Affidavit—Larceny.

Henry P. Atkinson
144 vs. 4th Ave.
William Doris

DATED *April 2nd* 1881

Hallam MAGISTRATE.

Harley OFFICER.

WITNESS:

S. M. [Signature]
BAIL BY
APR 4 1881
DISTRICT ATTORNEY'S OFFICE
No. _____ STREET.

1065
Frank

0213

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

William Moro

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

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

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

One coat of the value of five dollars.
One vest of the value of two dollars.
One pair of pantaloons of the value of three dollars.
One ring of the value of eighteen dollars.
One bracelet of the value of two dollars.
One handkerchief of the value of one dollar.
One umbrella of the value of three dollars.

of the goods, chattels, and personal property of one

Elizabeth Ormsby

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.

02 14

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

William Moro

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,

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

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

*One coat of the value of five dollars.
One vest of the value of two dollars.
One pair of pantaloons of the value of three dollars.
One ring of the value of eighteen dollars.
One bracelet of the value of two dollars.
One handkerchief of the value of one dollar.
One umbrella of the value of three dollars.*

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

Elizabeth Omby

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*

Elizabeth Omby

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

William Moro

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~~ *taken and carried away*
People of the State of New York, and their dignity.

DANIEL G. ROLLINS,

~~Attorney at Law~~, District Attorney.