

0737

BOX:

444

FOLDER:

4094

DESCRIPTION:

Madden, Frederick W. G.

DATE:

07/16/91



4094

See for Tuesday

Witnesses
George A. Madden
217 Liberty St.
Brooklyn

Leahy & Nelson
226-5th Street NY

Bill found with
a presumption that
the Court shall
approve otherwise
it occurred in the
Court owing to the
think of the former
& that the approval
is his file, the
same being adopted by
a unanimous vote
of the Grand Jury
Nicholas J. Cook
Foreman.

W. J. [Signature]

Counsel,

Filed

Pleads,

16th day of July 1891.

THE PEOPLE
vs.
Frederick W. S. March

Grand Larceny, Second Degree.
[Sections 528, 534 Penal Code]

JOHN R. FELLOWS

July 21, 1891 District Attorney.

App. Sec. 10, 1070
A TRUE BILL

Nicholas J. Cook

July 16, 1891 Foreman.
Pleasants, C. 24 21

See back of file - [Signature]

0739

Police Court

District.

Affidavit—Larceny.

City and County } ss:
of New York,

Abraham S. Gesswein

of No. 25 West
occupation Merchant
deposes and says, that on the 6 day of July 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

Good and lawful money of the amount
of value of Fifty 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 Frederick Madden

Deponent says that said defendant was in
his employ and by virtue of such employment
he gave him the aforesaid sum of money to deposit
in the Peoples Bank corner of Canal and
Thompson Street.

Deponent says that he is informed by
the Bank officials in said Peoples Bank
where he keeps his account that said
defendant did not deposit said
sum of money to deponents credit
account. That said defendant has
not returned or said any word regarding
the aforesaid money and has absconded.

189

Police Justice

0740

himself from his Employment - Wherefore
dependent charges said dependant both
unlawfully and feloniously appropriating
said sum of money with intent to
deprive dependant the true owner of the
same

Sworn to before me Abraham S. Jesourant.
This 8 day of July 1891
Deputy Sheriff Police Justice.

0741

Sec. 198-200

District Police Court.

CITY AND COUNTY }
NEW YORK, } ss.

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

Question. What is your name?

Answer.

Fredrick Madden

Question. How old are you?

Answer.

16 1/2 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

217 Tillam St- Bklyn. 8 mos

Question. What is your business or profession?

Answer.

Office boy

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

Answer.

*I am sorry for what I
dare*

J W Madden

Taken before me this
day of July 1891

So
Police Justice.

0742

Sec. 151.

Police Court 1 District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Abraham S. Jessurun of No. 25 White Street, that on the 6 day of July 1889 at the City of New York, in the County of New York, the following article to wit:

Good and lawful money of the United States Forty

of the value of Forty Dollars,

the property of Complainant was stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Fredrick Headden

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshal and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 1 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 5 day of June 1889

De J. C. [Signature] POLICE JUSTICE

0743

Police Court 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Abraham S. Jernum
vs.

Fredrick W. G. Madden

Warrant-Larceny.

Dated July 11th 1891

O. Reilly Magistrate

Handy V. Dunn Officer.

The Defendant.

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

Handy V. Dunn Officer.

Dated July 11th 1891

This Warrant may be executed on Sunday or at night.

O. Reilly Police-Justice.

having been brought before me under this Warrant, is committed for examination to the WARDEN and KEEPER of the City Prison of the City of New York.

Dated _____ 188

Police Justice

The within named

0744

State of New York, } ss.
KINGS COUNTY.

FORM No. 21—GENERAL WARRANT—Sec. 214, Criminal Code.

In the Name of the People of the State of New York,

To any Policeman or Constable of the Town of Gravesend:

Information upon oath having been this day laid before me, that the crime of

.....
has been committed, and accusing.....

0745

State of New York,
County of Livingston ss.
Town of Chateaufort

James Dunn
of Chateaufort
being duly sworn, says he is acquainted with the hand-
writing of Daniel C. Biley, the
Justice of the Peace who issued the annexed Warrant,
and the signature to this Warrant is in the handwriting
of said

Daniel C. Biley

Sworn to before me this 11th day of

July 1891 James Dunn
Kenneth M. Underwood
Justice of the Peace

This Warrant may be executed in the County of

Livingston
Kenneth M. Underwood
Justice of the Peace
July 11th 1891 Recd

0746

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

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

Dated July 12 1891 So Seedling Police Justice.

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

Dated.....18..... Police Justice.

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

Dated.....18..... Police Justice.

0747

915 W
Police Court--- / st- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Abraham S. Jessurun
25 White St.
Frederick Madden

2
3
4
Offence

BAILED.

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated July 12 1891
B. V. Peck Magistrate.
James Dunn Officer.
5 Precinct.

Witnesses
No. Street.

No. Street.

No. Street.

\$ 5.00 to answer

Committed

5 22 money



0748

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Frederick W. G. Madden

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by
this indictment, accuse *Frederick W. G. Madden*
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE,
committed as follows:

The said

Frederick W. G. Madden

late of the City of New York, in the County of New York aforesaid, on the *6th*
day of *July* - in the year of our Lord one thousand eight hundred and
ninety-one, at the City and County aforesaid, with force and arms, in the
day-time of the same day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of *forty*

440.00

dollars; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of and of the value of *forty*

dollars; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of *forty*

dollars; divers United States Gold Certificates of a number and denomination to the
Grand Jury aforesaid unknown, of the value of *forty*

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of *forty dollars*

of the goods, chattels and personal property of one *Abraham S. Jessurun*
then and there being found,

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.

BE LANCEY NICOLL.
~~JOHN R. FELLOWS~~, District Attorney.

0749

BOX:

444

FOLDER:

4094

DESCRIPTION:

Manning, Frank

DATE:

07/22/91



4094

0750

*This case is being from
plead all the PD on
not able to prove the
plead. Also the charges
of 1003 for true. The
plead is what where
the basic charges
May 6-98. (John Manning)
Pt. 3. Court day*

~~*This case is being from
plead all the PD on
not able to prove the
plead. Also the charges
of 1003 for true. The
plead is what where
the basic charges
May 6-98. (John Manning)
Pt. 3. Court day*~~

153
Counsel,
Filed 22 day of July 1897
Plead Not Guilty 23

THE PEOPLE
vs.
Frank Manning
ASSAULT IN THE THIRD DEGREE.
(Section 219, Penal Code.)

JOHN R. FELLOWS,
Circuit Attorney.
Part 3, May 6, 1898
On motion of the D.C.,
which asks an adjournment.
A True Bill.
Richard J. Collins
Foreman.
of August 4, 1898

0751

Police Court - 1 - District 1

CITY AND COUNTY } ss,
OF NEW YORK,

of 17th Precinct Police Timothy Ring Street, aged 24 years,
occupation Officer being duly sworn, deposes and says, that
on the 24 day of April 1897 at the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by Frank Manning (or her)
Deponent says that he had a prisoner in his
lawful custody charged with intoxication when
said defendant struck deponent four blows
on the face knocking him down and breaking
his teeth. Deponent says that he was assaulted in
the lawful discharge of his duty and
without any justification on the part of the said assailant.

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

Sworn to before me, this 24
day of April 1897

Timothy Ring
Charles N. Smith Police Justice.

0752

Sec. 108-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Frank Manning*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *140 Madison Street 10 months*

Question. What is your business or profession?

Answer. *Operator on Telephone.*

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

Answer.

*I am not guilty
F. Manning*

Taken before me this

day of

Wm. J. ...
1911
Police Justice

0753

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

Defendant

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

Dated *April 24* 18*91*, *Charles W. Smith* Police Justice.

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

Dated *April 26* 18*91*, *Charles W. Smith* Police Justice.

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

Dated..... 18..... Police Justice.

0754

150
Police Court--- District. 550

THE PEOPLE, &c
ON THE COMPLAINT OF

James Craig
vs.

1 Frank Manning
2
3
4

offence
H. S. Smith

Dated April 24 1891

Craig

Magistrate.

Craig

Officer.

4th

Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 1000 to answer

J. S. 3

Craig

C R

BAILED.

No. 1, by James I. Roche
Residence 121 E Broadway

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.



0755

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Frank Manning

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

Frank Manning

of the CRIME OF ASSAULT IN THE THIRD DEGREE, committed as follows.

The said *Frank Manning*

late of the City of New York, in the County of New York, aforesaid, on the 24th
day of *April* in the year of our Lord one thousand eight hundred and
ninety-one at the City and County aforesaid, in and upon the body of one
Timothy Ring in the peace of the said People then and there being, with force
and arms, unlawfully did make an assault, and *him* the said *Timothy*
Ring did then and there unlawfully beat, wound and ill-treat, to the great damage
of the said *Timothy Ring* against the form of the
statute in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0756

BOX:

444

FOLDER:

4094

DESCRIPTION:

Martin, Charles

DATE:

07/21/91



4094

0757

143

Counsel,

Filed

21 day of July 1889

Plends,

Not Guilty

THE PEOPLE

vs.

Charles Martin

Grand Larceny, Degree 2
(From the Person)
[Sections 528, 529, 530 Penal Code]

DE LANCEY NICOLL

~~JOHN H. FELLOWS~~

District Attorney.

W. H. ...
of ...

A True Bill.

Subscribed & Sworn

Aug 4/91
Foreman

Spied & Conspired
Petit Jurors

Pen one eye

Witnesses;

0758

Police Court

District.

Affidavit—Larceny.

City and County } ss:
of New York,

Francis Marsurello

of No. 15 Rector Street, aged 68 years,
occupation none being duly sworn,

deposes and says, that on the 14 day of July 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

One combination silver
and gold watch of the value of six
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 Charles Martin (now here) for the
reason that on the above date, deponent was
sitting asleep on a bench in the Battery
Park and he was informed by John F. Mahoney
of the Park Police, that he had been robbed of
a watch, and the said Mahoney showed deponent
the above described watch which he found in
the possession of the defendant Martin and the
deponent identified the same watch as his
property. Wherefore deponent charges the said
Martin with having taken, stolen and having
carried away said property and prays that
he may be held and dealt with in the law
discreet

x Francesco Martorello

Sworn to before me, this 15 day

of July 1891

Police Justice

0759

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation John H. Mahoney
Park Police of No. Park Police

Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Francis Manserello
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 15
day of July 1897 + John F. Mahoney

John F. Mahoney
Police Justice.

0760

Sec. 198—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Charles Martin*

Question. How old are you?

Answer. *31 years.*

Question. Where were you born?

Answer. *Germany*

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

Answer. *9 Chatham Square. 6 Weeks*

Question. What is your business or profession?

Answer. *Bar tender*

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

Answer. *It was lying on the bench and I took it.*

his
+ *Charles X Martin*
mark

Taken before me this

1911

day of

July

1891

Police Justice.

0761

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

Defendant

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

Dated July 15 1891 Se J. C. B. [Signature] Police Justice.

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

Dated.....18.....Police Justice.

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

Dated.....18.....Police Justice.

0762

923

Police Court--- District.

THE PEOPLE, &...
ON THE COMPLAINT OF

Francis Marsucelly
15 Bector St.
1 Charles Martin

Office of Lincum
July

2
3
4

BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated July 15 1891

10' Reilly Magistrate.

McInery Officer.

Park Precinct.

Witnesses John F. McInery

No. Park Police Street.

No. Street.

No. Street.

\$ 10.00 to answer G.S.

COMMITTED TO PERSON



COURT OF GENERAL SESSIONS.

People vs. Charles Martin, indicted for Petty Larceny

Tried August 4th, 1891.

Appearance : Washore Lynn, for the people;

Hugh Colman, for the defendant.

Francis Marshall testifies that he lives at 50 Rector Street, and was in Battery Park on the 14th of July last, sitting on a bench asleep. He had not been drinking, but sat down on the bench and fell asleep. When he went to sleep his watch was attached to the chain and in his vest pocket. He was awakened by a police officer. When he woke up the watch was gone, it was in the hands of the police officer. I have no idea how the watch came to be taken out of my pocket; I did not give anybody permission to take it out. The watch is worth five dollars.

Officer John. F. McInney testifies that he was on duty at Battery Park on the 14th of July last; that he saw the defendant and also the complainant on that day; the complainant was sitting on a bench asleep and the defendant was walking towards State Street. On information given by a boy he arrested defendant and found

0764

2

the watch on him. The complainant identified the watch as his property. Two boats had run together on the river and the crowd were rushing down when a little boy ran up to me and pointed out the defendant as having taken the complainant's watch. I asked defendant, "Have you got this man's watch?" and he said, "Yes, I found it on the bench." That is all he said.

Charles Martin, the defendant testifies that he is a bar tender; that he did not steal the watch, but did have it in his hands having picked it up from the bench that he was sitting on the bench in the sun, and the complainant on the bench in a shady place under a tree that there were two men by that men who went away and this watch was lying on the bench, and he picked it up. He had just left when the officer came along and he returned the watch to him. He did not put the watch in his pocket at all; when he found the watch he walked away to look for an officer. At the time I had been down bathing. He has been eleven years in the country, six years in New York; has been in prison since arrested, and has no means.

0765

Count of General Sessions

People vs. Leukis Martin

Petty Larceny

Wed Aug 4/61

Jan 20/91

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Martin

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

Charles Martin of the CRIME OF GRAND LARCENY in the second degree, committed as follows:

The said

Charles Martin,

late of the City of New York, in the County of New York aforesaid, on the fourteenth day of July in the year of our Lord one thousand eight hundred and eighty-nine, in the day - time of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of six dollars

of the goods, chattels and personal property of one Francis Martorelli on the person of the said Francis Martorelli then and there being found, from the person of the said Francis Martorelli 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.

0767

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Charles Martin
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said Charles Martin

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

*one watch of the value of
six dollars*

of the goods, chattels and personal property of one Francis Martorelli

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

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

Charles Martin

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.

DE LANCEY NICOLL.

~~JOHN R. FELLOWS,~~

District Attorney.

0768

BOX:

444

FOLDER:

4094

DESCRIPTION:

Martin, James

DATE:

07/09/91



4094

0769

MA 55

165

Witnesses:

Frederic Coenich
Proctor Green
Raymie Las Vegas
W. Green

Counsel,

Filed

9

day of

July 1891

Pleads,

THE PEOPLE

vs.

James Martin

Grand Larceny, Second Degree,
(From the Person)
[Sections 528, 529, 530, 531, 532 Penal Code]

DE LANEY WIGGILL

JOHN R. FELLEQUE

District Attorney.

A True Bill.

Nicholas J. Con
July 9, 1891 Foreman
Pleasur C. S. 2 dy
290 2 Auto Book
J. S.

0770

Police Court

District.

Affidavit—Larceny.

City and County } ss:
of New York, }

George Kenney
of No. 69 Prince St Brooklyn Street, aged 53 years,
occupation Stone cutter being duly sworn,
deposes and says, that on the 4 day of July 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

One Gold Watch valued at
seventy 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 James Martin (now here)
for the reasons following to wit: on said
date about 3 o'clock P.M. Deponent was standing
in front of No 48 Bowery, and the said
watch was in the left hand pocket of the vest which
deponent then wore, he felt a tugging at his
pocket and missed the said watch,
Deponent further avers that defendant
he saw the Defendant walk away from
and deponent pursued him until he
was arrested.

Deponent is informed by Officer Coughlin
of the 6th Precinct that he saw the Defendant
throw away the said watch, Deponent has
since seen the watch thrown away by

Subscribed and sworn to before me this 1891 day

Police Justice

0771

the Defendant and fully identifies it as
his property. Deponent also further says
that he fully identifies the Defendant
as the person who was standing near him
at the time he missed the said watch.

George Kinney.

Sworn to before me
this 5th day of July 1891

D. J. C. Kelly
Police Justice

0772

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael Coughlin

aged *31* years, occupation *Police officer* of No.

6th Precinct

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *George Kenny*

and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this

5

day of *July*

18*91*

Michael Coughlin

D. J. Conroy

Police Justice.

0773

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James Martin*

Question. How old are you?

Answer. *22 yrs*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *68 Chrystie St* *9 months*

Question. What is your business or profession?

Answer. *Plumber*

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

Answer. *I am not guilty*

James Martin

Taken before me this

day of

July

1891

Police Justice

0774

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

Defendant

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

Dated *July 5* 18*91* *P. J. Kelly* Police Justice.

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

Dated.....18..... Police Justice.

There being no sufficient cause to believe the within named.....

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

Dated.....18..... Police Justice.

0775

Police Court--- 55 / 884 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Kenny
69. Prince St.
James Martin

Offence
Larceny from
the person

1 _____
2 _____
3 _____
4 _____

Dated July 5 1891
O'Reilly Magistrate.
Coughlin Officer.
6 Precinct.

Witnesses
Officers
No. _____ Street.
Edward Nevins
No. 127 Gold Street.



No. _____ Street.
\$ 100.00 G. S.

COMMITTED.

G. S.
person

BAILED.

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

0776

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Martin

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

James Martin
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said

James Martin

late of the City of New York, in the County of New York aforesaid, on the *fourth*
day of *July* in the year of our Lord one thousand *eight* hundred and
~~eighty-ninety one~~, in the *day* time of the said day, at the City and County
aforesaid, with force and arms,

*one watch of the
value of seventy-five dollars*

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

0777

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

James Martin
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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

*one watch of the value
of seventy-five dollars*

of the goods, chattels and personal property of one

George Kinney

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

George Kinney

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

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

JOHN R. FELLOWS,

District Attorney.

0778

BOX:

444

FOLDER:

4094

DESCRIPTION:

Martin, Mary H.

DATE:

07/29/91



4094

0780

Write in this corner the amount you wish to draw, in plain figures; dollars above the word "Dollars," cents above the word "Cents."

25
DOLLARS. CENTS.

We cannot pay without the Book.

The Number in on the Cover of the Book.

Write here the Amount very plainly in WORDS.

Always sign as you did at first.

Previous Balance, \$

New York, July 1 1891
United States Savings Bank, } Pay on Book No. 2567-
214 East 59th St. }
to myself or bearer Twenty Five Dollars.
Signature, Mary A. Martin
Present Address, 167-77 St. E.
Entered by Sig. Exd. by

POSTING CHECK
6.
0.
3.

United States of America, }
State of New York, } ss.

On the 7th day of July 1891
at the request of Nathaniel Park Beach
J. Thomas Dalling a Notary Public, duly admitted and sworn,
dwelling in the City of New York did present the original
check hereunto annexed, to Raymond Theo

St. United States Savings Bank

and demanded payment who refused to pay the same.

no account

Whereupon J. the said Notary, at the request aforesaid, did Protest, and by these presents do publicly and solemnly Protest, as well against the Drawer and Endorsers of the said check as against all others whom it doth or may concern, for exchange, re-exchange, and all costs, damages and interest already incurred, and to be hereafter incurred for want of payment of the same.

Thus Done and Protested in New York City aforesaid, in the presence of John Doe and Richard Roe, witnesses.

IN TESTIMONIUM VERITATIS.

Thomas Dalling
Notary Public.

United States of America, }
State of New York, } ss.

I, Mrs Dalling a Notary Public, duly admitted and sworn, dwelling in New York do hereby Certify, that on the 7th day of July 1891 Notice of the Protest of the before mentioned check was served upon Mary A. Martin
St. Raymond Theo
Savings Bank
Thomas Dalling
Notary Public

0781

Protest, \$ 25.-

Mary W. McAuliffe

FOR

Central Park Bonds

New York, 7th July 1891

Handwritten signature
Notary.

110
Handwritten signature
76.74

Fees	75
Police	30
Postage	4
Compan	10
	1.19

W. Reil Gould, Stationer and Printer, 168 Nassau St., N. Y.

0782

Police Court 1- District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Theodore W Curtis

of No. 133 Fuller Street, aged 51 years,

occupation Cashier being duly sworn,

deposes and says, that on the 1st day of July 1891 at the City of New York,

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

the day time, the following property, viz:

Two boys suits consisting of Coats
vest ^{and} pantaloons of the value of
Ten dollars ^{and} good and lawful

money of the amount and value of
Fifteen dollars all of the value of Twenty five
dollars
the property of

A Raymond P Copartners in

the care and charge of deponent and that this deponent

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

Deponent says that said defendant
purchased the aforesaid property
and gave the annexed check (now
here shown) and attached ^{which}
is made part of this affidavit ^{and}
Complaint in payment for said
clothing and she received in

Sworn to before me, this
1st day of July 1891
at New York
City
Mary Martin

0783

change the aforesaid fifteen dollars
deponent says that he presented ^{is informed by Aaron L. Phillips that}
the annexed check at the United
States Savings Bank Corner of
62d Street ^{4th} Third Avenue in said
City and he ^{said Phillips} was informed by
the officials that there was no such
account or funds to the credit of
Mary B. Martin the maker of said
check - Wherefore deponent
charges said defendant with
unlawfully obtaining possession
of the aforesaid property and
money with the felonious intent
to deprive the true owner of the

same

Frederick A. Curtis

Sworn to before me this
14th day of July 1891

~~See~~

George A. Russell

Police Justice

0784

CITY AND COUNTY }
OF NEW YORK, } ss.

Aaron L. Phillips

aged *60* years, occupation *Salisman* of No.

133 Fulton

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Theodore W Curtis*

and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this *14* day of *July* 18*97*

Aaron L. Phillips

D. J. O'Reilly
Police Justice

0785

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Mary Martin*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *N.Y.*

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

Answer. *656 3rd Avenue Brooklyn, 2 months*

Question. What is your business or profession?

Answer. *Clean*

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

Answer. *I desire an examination
Mary H. Martin
I waive all further
examination here and
demand a trial by jury,
Mary H. Martin*

day of

Taken before me this

1885

Police Justice

0786

Sec. 151.

Police Court 1 District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK, } *of New York, or any Marshal or Policeman of the City of New York:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Theodore W Curtis of No. 133 Fulton Street, that on the 15 day of July 1891 at the City of New York, in the County of New York, the following article to wit:

Two boys suits consisting of coats, vests & pantaloon
and gold and silver money all

of the value of Twenty five Dollars,
the property of A Raymond Copakman
was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Mary Martin

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the bod.....of the said Defendant and forthwith bring.....before me, at the 15 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 14 day of July 1891

Theodore W Curtis POLICE JUSTICE

0787

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

Refrudens

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Five Hundred Dollars, 500 and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated July 24 1891 *[Signature]* Police Justice.

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

Dated July 18..... Police Justice.

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

Dated..... 18..... Police Justice.

0788

#205 1st W 902
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Theodore W. Curtis
133rd Fullon St.
Mary Martin

Officer. *Sanford*

2
3
4

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *July 1902* 1902
D. C. Reilly Magistrate.

Hudellon H. Dolan Officer.
C. C. Precinct.

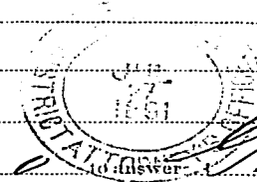
Witnesses *James L. Phelan*
No. 133 Fullon Street.

No. _____ Street.

No. _____ Street.

\$ 500
id. silver

Committed



0789

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

Mary H. Martin

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

Mary H. Martin

of the CRIME OF *Petit* LARCENY, —
committed as follows:

The said *Mary H. Martin*,

late of the City of New York, in the County of New York aforesaid, on the *21st*
day of *July*, — in the year of our Lord one thousand eight hundred and
eighty ~~ninety one~~ *ninety one* at the City and County aforesaid, with force and arms, with intent to
deprive and defraud *Jaron Raymond and Augustus*
Raymond, co-partners, then and there
David Truivers in and by the firm,
name and wife of J. Raymond and
Ransom —

of the proper moneys, goods chattels and personal property hereinafter mentioned, and of
the use and benefit thereof, and to appropriate the same to *her* own use, did then and
there feloniously, fraudulently and falsely pretend and represent to *the said*
Jaron Raymond and Augustus Raymond,

That *a certain paper writing, in the*
words and figures following, to wit:
"New York July 1, 1891
United States Savings Bank } *25 Dollars / cents*
214 East 54th St. } *Payor Book no. 2567*
To deposit or deliver Twenty Five Dollars.
Signature, Mary H. Martin
Present Address, 167 - 44 St. E. — "
which the said Mary H. Martin

then and there produced and delivered to the said Aaron Raymond and Augustus Raymond, was then and there a good and valid order for the payment of money and of the value of twenty five dollars.

And the said Aaron Raymond and Augustus Raymond — then and there believing the said false and fraudulent pretenses and representations so made as aforesaid by the said Mary H. Martin —

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and representations so made as aforesaid, to deliver, and did then and there deliver to the said Mary H. Martin, two bills of bank of the value of five dollars each, and the sum of fifteen dollars in money and of the United States of America and of the value of fifteen dollars.

of the proper moneys, goods, chattels and personal property of the said Aaron Raymond and Augustus Raymond.

And the said Mary H. Martin — did then and there feloniously receive and obtain the said proper moneys, goods, chattels, and personal property, from the possession of the said Aaron Raymond and Augustus Raymond — by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent to deprive and defraud the said Aaron Raymond and Augustus Raymond — of the same, and of the use and benefit thereof, and to appropriate the same to her own use

Whereas, in truth and in fact, the said paper writing which she the said Mary H. Martin as aforesaid then and there produced and delivered to the said

Aaron Raymond and Augustus Raymond, was not then and there a good and valid order for the payment of money, and was not of the value of twenty five dollars or of any value, but was wholly null and void.

And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said *Mary M. Martin* to the said *Aaron Raymond and Augustus Raymond* was and were then and there in all respects utterly false and untrue, as *she* the said *Mary M. Martin* at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said *Mary M. Martin* in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods, chattels and personal property of the said *Aaron Raymond and Augustus Raymond* then and there feloniously did STEAL, against the form of the Statute in such case made and provided, and against the peace and dignity of the said people.

John R. Fellows
JOHN R. FELLOWS,
District Attorney.

0792

BOX:

444

FOLDER:

4094

DESCRIPTION:

Masushewikr, Otto

DATE:

07/14/91



4094

COURT OF GENERAL SESSIONS OF THE PEACE
in and for the City & County of New York.

.....x
THE PEOPLE OF THE STATE OF NEW YORK :
- against - :
OTTO MASHUSHOWIKE. :
.....x

CITY AND COUNTY OF NEW YORK. : SS.

MOSES M. DYKES, being duly sworn, says: That the defendant here in was duly indicted by the Grand Jury on a complaint made by him, said Dykes, on or about the day of , 1891 for the crime of grand larceny, having stolen from him the sum of Ninety dollars in cash which he had intrusted to said Mashushowike while in his employ, to deposit in the Bank but which money said Mashushowike instead of depositing as directed he converted to his own use and absconded therewith. That said Mashushowike is a semi-greenhorn boy, only seventeen years of age and this is his first offense as far as deponent knows and has been able to ascertain. That said boy evidently took the money on the impulse of the moment, thoughtlessly and without realizing the gravity and enormity of the offense he was thus committing. That deponent on full consideration and reflection has come to sympathize with the boy and feels extremely reluctant to be instrumental in blasting the boy's life and ruining his prospects by aiding in sending him to prison, Reformatory or Penitentiary. The boy has made a full confession and expressed the utmost contri-

0795

2

tion and sorrow for the crime he has committed and has made restitution to the utmost of his ability and swears if only given an opportunity he will, prove the sincerity of his profession of reform and will work to earn the money to return the balance making up the full amount stolen from deponent.

Deponent therefore prays this Honorable Court that sentence be suspended and that this boy's life be not ruined on account of one youthful error or indiscretion and that he be given another chance to begin life over again.

I hereby promise if the boy is released to again take him in my employ.

Deponent further says that he is induced and persuaded to make this application for clemency on behalf of the boy by the tears and entreaties of his wife Mrs. Dykes who is extremely soft-hearted and can't bear the idea of the boy being sent up.

Sworn to before me, this :
: :
12th day of August, 1891. :

Abner H. Dykes

P. M. ...

Notary Public

N. Y. COURT OF GENERAL SESSIONS.

THE PEOPLE OF THE STATE OF NEW YORK

vs.

OTTO MASHUSHOWIKE.

AFFIDAVIT.

S. M. Abrams,
Attorney for defendant,
51 Chambers street,
New York City.

0797

Sec. 151.

Police Court 3 District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK. } *of New York, or any Marshal or Policeman of the City of New York: -*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Moses M. Drykes
of No. 17 Canal Street, that on the 6 day of July
1891 at the City of New York, in the County of New York, the following article to wit:

Good and lawful money of
the United States
of the value of Twenty Dollars,
the property of Compensation
was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Chas. Masushewitz

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to
answer the said complaint.

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you to apprehend the body of the said Defendant
and forthwith bring him before me, at the 3 DISTRICT POLICE COURT, in the said City, or in
case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the
said charge, and to be dealt with according to law.

Dated at the City of New York, this 7 day of July 1891
John J. Ryan POLICE JUSTICE.

0798

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated 188

..... Magistrate

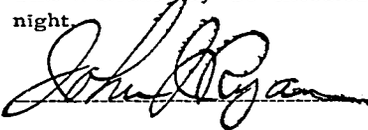
..... Officer.

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

..... Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

 Police Justice.

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Dated 188

..... Police Justice.

The within named

0799

Police Court

9 District.

Affidavit-Larceny.

City and County } ss:
of New York, }

James M. Dykes

of No. 28 Canal Street, aged 31 years,

occupation Salary Keeper being duly sworn,

deposes and says, that on the 6 day of July 1891 at the City of New York,

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

the following time, the following property, viz:

Gold and lawful money of
the United States of the
Amount and value of Sixty
Dollars (\$60.00)

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 Otto Maschewitz

from the fact that at about
11 o'clock AM on said date
deponent gave said property to
deponent with instruction to
take the same to the Canal
Street Bank Corner Mulberry and
Canal Street and to return deponent
Bank Book to him. Deponent

is informed that defendant did
not deposit said sum of money
and deponent has not seen defendant
since. Wherefore deponent prays that
he be arrested and be dealt with as
the law directs. J. M. Dykes

Sworn to before me, this

of

James M. Dykes

1891

day

James M. Dykes
Deponent

0800

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

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

Dated..... 18 Police Justice.

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

Dated..... 18 Police Justice.

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

Dated..... 18 Police Justice.

0801

W + 930
34-18
Police Court--- District.

THE PEOPLE &c.,
ON THE COMPLAINT OF

Mary M. Dykeman
28 vs. *Canal St*
Otto Maensted

Office
No. 1
No. 2
No. 3
No. 4

BAILED.

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *July 6* 188
Ryan Magistrate.

Officer.

Precinct.

Witnesses *Securing Helen J Bank*
at Canal & Mulberry St
No. *"Canal at Bank"* Street.
To bring list of deposits made at
said Bank during July 6 1891.
No. _____ Street.

No. _____ Street.
\$ _____ to answer.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Otto Maschneider

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

Otto Maschneider

of the CRIME OF *Aggravated* LARCENY, in the second degree, committed as follows:

The said *Otto Maschneider,*

late of the City of New York, in the County of New York aforesaid, on the *ninth* day of *July* in the year of our Lord one thousand eight hundred and *nineteen*, at the City and County aforesaid, being then and there the clerk and servant of *Moses M. Dufar.*

and as such clerk and servant then and there having in his possession, custody and control certain moneys, goods, chattels and personal property of the said

Moses M. Dufar,

the true owner thereof, to wit: *the sum of ninety dollars*

in money, lawful money of the United States of America, and of the value of ninety dollars.

the said *Otto Maschneider,* afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously appropriate the said *sum of money*

to his own use, with intent to deprive and defraud the said *Moses M. Dufar*

of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and personal property of the said *Moses M. Dufar,*

did then and there and thereby feloniously steal, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

~~JOHN R. FELLOWS,~~
~~District Attorney.~~

Second COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment further
accuse the said *Otto Marnheimer*—

of the CRIME OF GRAND LARCENY IN THE *second*
DEGREE, committed as follows :

The said *Otto Marnheimer*—

late of the City of New York, in the County of New York aforesaid, on the *sixth*
day of *July*— in the year of our Lord one thousand eight hundred and
eighty-nine, at the City and County aforesaid, with force and arms.

*The sum of ninety dollars in money,
lawful money of the United States
of America, and of the value of
ninety dollars.*

of the goods, chattels and personal property of one *Maximilian*—

then and there being found, 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.

*D. James Hill,
Attorney*

0804

BOX:

444

FOLDER:

4094

DESCRIPTION:

Mayo, Michael

DATE:

07/01/91



4094

0805

BOX:

444

FOLDER:

4094

DESCRIPTION:

Mayo, Flora

DATE:

07/01/91



4094

0806

Witnesses

Counsel,

Filed

1 day of July 1891

Attest

E. Palmer

THE PEOPLE

vs.

Michael Mays

and

Flora Mays

(N.D.)

Grand Larceny, (1st Degree)

[Sections 528, 530, 532, Penal Code]

JOHN R. FELLOWS

District Attorney.

A TRUE BILL

John F. ...

Foreman.

July 14/1891

Both tried and acquitted

0807

Police Court

District.

Affidavit—Larceny.

City and County } ss:
of New York,

Amelia May

of No. 33. Mulberry

occupation Domestic

Street, aged 26 years,

deposes and says, that on the 19 day of June

being duly sworn,

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

Good and lawful money of the United States of the amount of Thirty seven dollars
One diamond Ring of the value of Twenty five dollars
Two Finger Rings of the value of Sixteen dollars all of the amount and value of Twenty Eight dollars (\$28.00) 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 Michael Mayo and Flora Mayo (both now here) from the following facts to wit: That on the aforesaid date between the hour of 11 and 12 o'clock P.M. deponent went into the Leguier Stn No 58 Mulberry Street and there saw and met the defendants who were together in said Stn, and deponent further says that after having two drinks with said defendants, then went with and accompanied the said defendants who were acting in concert with each other, to a room on the third floor of said premises, and that after entering said room deponent threw herself on a sofa in said room and fell asleep and that at the time deponent laid down on said sofa said Money was

Police Justice

rolled up in a handkerchief - which deponent
 had placed in her bosom, at the time
 deponent and defendants were drinking
 together in the said Liquor Store - and
 said Rings were on deponents fingers.
 and that shortly after deponent woke up
 and found the said Money and said
 Rings missing, and on deponent asking
 the defendants for her property they took
 hold of her and put her out of the room.
 And deponent is further informed by Annie
 Hoomburg of No 228. Cherry Street. That she
 saw the aforesaid rings on the fingers of the
 defendant Flora May, on the 20 day of June
 1891 about the hour of 10 o'clock A.M. - as the
 said defendant was passing along Mulberry
 Street. Deponent therefore charges the defendants
 while acting in concert with each other in
 having committed a Larceny and asks
 that they may be held and dealt with as
 the Law may direct -

Sworn to before me this } Annie May
 24 day of June 1891 }
 City Magistrate
 Police Justice

0809

Sec. 192.

1st District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Charles J. Jantzen a Police Justice
of the City of New York, charging Michael Mayo Defendant with
the offence of Grand Larceny

and he having been brought before said Justice for an examination of said charge, and it having been made
to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and
the hearing thereof having been adjourned,

We, Michael Mayo Defendant of No. 58
Madison Street; by occupation a Dog Catcher
and Louis Mayo of No. 58 Madison
Street, by occupation a Salesman Surety, hereby jointly and severally undertake
that the above named Michael Mayo Defendant
shall personally appear before the said Justice, at the 1st District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of \$500
Hundred Dollars.

Taken and acknowledged before me, this 24 Michael Mayo
day of June 1898 Louis Mayo
Charles Jantzen POLICE JUSTICE. Mark

08 10

CITY AND COUNTY } ss.
NEW YORK,

Charles Stewart
day of *April*
1881
Police Justice.

Sworn to before me, this

Louis Mayo free
the within named Bail and Surety being duly sworn, says, that he is a resident and
holder within the said County and State, and is worth *Twenty* Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities,
and that his property consists of *House and Lot of Land*
Situated No 238 Mulberry Street
in said City - free and clear to the
Amount of \$4000 for *Mayo*
Louis Mayo

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs.

Taken the day of 18

Justice.

0811

CITY AND COUNTY OF NEW YORK, ss.

POLICE-COURT, DISTRICT.

of No. 6th Precinct Joseph H Schinner
Street, aged _____ years,
occupation Officer being duly sworn deposes and says,
that on the 23rd day of June 1881
at the City of New York, in the County of New York, he arrested

Michael Mayo and Flora Mayo
Charged with Larceny upon
complaint of Amelia May
deponant says that said Amelia
and that Annie Hamburger are
material witnesses for the people
wherefore deponent prays that they
be committed to the House of
Detention

Joseph Schinner

Sworn to before me, this 24th day of June 1881

of Schinner
Police Justice

08 12

CITY AND COUNTY }
OF NEW YORK, } ss.

Annie Homburg

aged *27* years, occupation _____ of No. _____

228 - Cherry -

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Amelie May*

and that the facts stated therein on information of deponent are true of deponents own knowledge.

Sworn to before me, this

day of *June* 18*88*

24 of *Annie Homburg*
her
mark

Charles N. Linton

Police Justice.

0013

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

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

Question. What is your name?

Answer. *Michael Mays*

Question. How old are you?

Answer. *19 years -*

Question. Where were you born?

Answer. *New York*

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

Answer. *58 Mulberry Street 13 years -*

Question. What is your business or profession?

Answer. *Dog Catcher*

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

Answer.

*I am not guilty -
Michael Mays*

Taken before me this

Charles J. ...
Police Justice.

0814

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Anna Mayo

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

Question. What is your name?

Answer. *Anna Mayo*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *N. J.*

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

Answer. *57 Mulberry Street - 19 months*

Question. What is your business or profession?

Answer. *Housework*

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

Answer.

I am not guilty

Anna Mayo
mark

Taken before me this

Charles W. Bennett
Police Justice.

08 15

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

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

Dated June 24 1891 Charles A. Smith Police Justice.

I have admitted the above-named Michael Mays, and Flora Mays to bail to answer by the undertaking hereto annexed.

Dated June 25 1891 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0816

#500 for 57
June 25-1891. 3PM

856

Police Court--- 1st District.

THE PEOPLE &c.,
ON THE COMPLAINT OF

~~Amelia May~~
Michael Mayo
Lena Mayo

Officer J. J. Conroy
Magistrate J. J. Conroy

BAILED.

No. 1, by Louis Mayo

Residence 58 Mulberry Street.

No. 2, by Louis Mayo

Residence 58 Mulberry Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Andresses May (and)
Hainberg bailed by
Jessa Guozzo
37 Mulberry
Sty

Dated June 24 91 1891

Thomas & Preci Magistrate.
Officer.

..... Precinct.

Witnesses Complainant sent to the
House of Detention in
default of 100 Dollars
each

No. 570
No 1 Bailed
No 2 Com



570
570
570

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

THE PEOPLE OF THE STATE OF NEW YORK,

against Michael Mayo and Flora Mayo

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse Michael Mayo and Flora Mayo of the CRIME OF GRAND LARCENY IN THE first DEGREE, committed as follows:

The said Michael Mayo and Flora Mayo, both

late of the City of New York, in the County of New York aforesaid, on the 19th day of June - in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, with force and arms, in the night time of the same day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of thirty-seven

\$ 37.00

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of

thirty-seven dollars; divers United States Silver Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of

thirty-seven dollars; divers United States Gold Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of

thirty-seven dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of

thirty-seven dollars, one finger-ring of the value of twenty-five dollars, and two other finger-rings of the value of eight dollars each

of the goods, chattels and personal property of one Amelia Mayo, on the person of the said Amelia Mayo, then and there being found, from the person of the said Amelia Mayo 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.

DE LORENZO HICHL JOHN R. FELLOWS, District Attorney

Second COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said *Michael Mays*
and Flora Mays
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROP-
ERTY committed as follows:

The said *Michael Mays*
and Flora Mays, both
late of the City and County aforesaid, afterwards to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms,

*the same goods, chattels and
personal property described in
the first count of this indictment*

of the goods, chattels and personal property of one *Amelia May*

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

unlawfully and unjustly, did feloniously receive and have; *they* the said
Michael Mays and Flora Mays
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.

DE LO...
JOHN R. FEELEGAN, District Attorney.

08 19

BOX:

444

FOLDER:

4094

DESCRIPTION:

McCarthy, Elizabeth

DATE:

07/21/91



4094

No. 129
Counsel, W. H. Holman

Filed 21 day of July 1891
Pleads, for Emily (22)

THE PEOPLE vs. Elizabeth McCarthy
Grand Larceny, (First Degree)
[Sections 529, 530 Penal Code]

D. C. T.
JOHN R. FELLOWS,
District Attorney.

A True Bill.

Indorsed by J. C. W.
July 29, 1891 Foreman
Tried and convicted
1891 rec. to mercy
S. G. W. H. M. S. P. 21

Witnesses;

0821

Police Court 3 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Peter Bietsch

of No. 546 - E - 13th Street, aged 39 years,
occupation Cabinet Maker being duly sworn,

deposes and says, that on the 11 day of July, 1891 (at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the night time, the following property, viz:

One silver watch and a brass
chain altogether valued at
Ten dollars (\$ 10⁰⁰)

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 Elizabeth McCarthy (now here)

on said date Deponent was walking through
East 14th Street, with the said property in his
possession, he was accosted by Defendant
who asked him to tell her the time, Deponent
took the said watch from his pocket, told her
the time and returned the watch to the
upper left hand pocket of the vest that he then
wore, immediately thereafter Deponent
felt the Defendant seize hold of the chain
attached to said watch and broke the chain
and pulled the watch out of the pocket.

Deponent ~~he~~ seized Defendant and
held her until the officer came and
arrested her.

Peter Bietsch

Sworn to before me this 12 day

of July 1891
[Signature]
Police Justice

0822

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Elizabeth McCarthy

Question. How old are you?

Answer.

40 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

North Brother Island

3 months

Question. What is your business or profession?

Answer.

Waitress

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

Answer.

I am not guilty

Elizabeth McCarthy
McCarthy

Taken before me this

day of

Feb 12 1891

Police Justice.

0823

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

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

Dated *July 12* 18 *91* *John Regan* Police Justice.

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

Dated..... 18..... Police Justice.

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

Dated..... 18..... Police Justice.

0824

Police Court--- #129 District. 907

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Peter Bietsch
5746-2nd St. 13th Av.
Elizabeth McCarty

Offence
Larceny from the person

Dated July 12 1891
Ryan Magistrate.
Hussey Officer.
13 Precinct.

Witnesses
No. Street.

No. Street.

No. Street.
\$500 to answer G. B.

Carroll 921 person

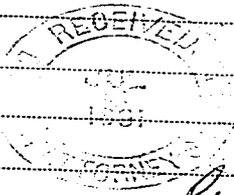
BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.



27

The People
 Elizabeth McCarthy } Court of General Sessions, Part I
 Before Recorder Smyth. July 29. 1891
 Indictment for grand larceny in the first degree.
 Peter Bietoch sworn and examined. I live at
 546 East Thirteenth St. and am a cornice
 maker; on the evening of the 11th of July I was in
 East Thirteenth St. between Avenue B and C.
 a few minutes after twelve o'clock. I had a
 double case silver watch and there was
 a chain attached to it. I saw the defendant;
 she talked to me, she was intoxicated and
 I could not understand what she was rum-
 bling. Then I felt that something was forcibly
 taken away from me, and when I looked
 one part of the chain was hanging down
 and the other part of the chain round the
 watch was gone. Then I felt the pull she
 was the nearest person to me - the only
 person near me. Afterward I saw the watch
 when the policeman picked it up about
 ten minutes or a quarter of an hour after
 I held this woman all the time; the watch
 was found near where the woman was
 standing; the policeman found the watch.
 I did not see the watch on the sidewalk
 before the policeman picked it up; he showed
 it to me. I had my watch in the left vest
 pocket and the chain was fastened to it;
 the chain was broken, one piece of it remained.

Cross Examined. I did not see any one attempt to drag
 this woman into the hallway. I did not
 hear the outcries of the woman on the right
 in question. Was there any one else walking
 through the street at the time you saw
 this woman and near you at the time?
 There were four young men, but they
 did not come so near to me as the
 woman came. I heard in the station
 house that four men were going after
 this woman. Did these four men get
 hold of this woman while you were there? No.
 Did anybody get hold of the woman while
 you were there? I held her. I did not see
 anybody else get hold of her. Did she have
 a hat on her at the time you held her?
 I am not sure but I think that her hat
 was off. Was not her clothes torn somewhat
 at the time you caught hold of her? I
 cannot tell that. I did not notice any.
 Ambrose W. Russey sworn. I am an
 officer connected with the thirteenth precinct
 and on the night of the 11th of July I arrested
 the defendant at the bar on the complaint of the
 last witness. I arrested her at 626 Thirteenth
 st. between Avenues B and C. about
 12.30 in the morning. I was patrolling my
 post and two young men came up and

said there was some trouble in the street. I found the complainant and the woman. I asked him what was the matter? He says to me, "This woman took my watch." I asked her, "Have you got his watch?" She said, "No." She was intoxicated at the time. I says, "If you aint got his watch, were you in that alleyway with the man?" She said, "No." I said, "I will send for another officer and I will search for the watch. In the mean time two young fellows came up to me and said, 'This man has been holding her for 15 or 20 minutes; if you search that alleyway you will be apt to find the watch.'" I sent out a rap for assistance. She pulled my coat and pointed down to the watch. I stooped down and asked him if that was his watch and he said, yes; and he claimed that he lost \$1.50 also. Did she say anything beside that? No sir, she said he tied or something like that. She had no hat on; her clothes were not torn in the least. I dont know who these two young men were; one of them came to the station house afterwards. I dont know where they live. The man who came to the station house gave his name; he was satisfied that the man was holding the woman quite a while.

0828

Elizabeth M. Carthy, sworn and examined. I did not steal this watch, I did not put my hand near that man, he was wanting to fight, he was the first man got hold of me to drag me in the alleyway - the man who said I took his watch. There was four more along with him - two young fellows and two old men. They attempted to outrage me; they put down their hands in my bosom. I had four single dollars and two fifty cent pieces. I never put my hand near his watch, but he said in the other Court that he heard somebody pull his watch but he could not say it was me. I did not meddle with his watch. Four dollars and my hat were taken from me. My clothes were all torn to pieces. In the Tombs I got a lady to give me a needle and thread to fix my dress. I got a hat down there too. I was drunk for a whole week. I have been arrested for being drunk and fined. I did not pull the officer's coat and point down to the watch. I did not meddle with the man. I never took a cent from anybody. I was once in the Island for being drunk. The jury rendered a verdict of guilty with a recommendation to mercy.

0829

Testimony in the
case of
Elizabeth H. Carthy
filed July 1891

0830

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Elizabeth Mc Carthy

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

Elizabeth Mc Carthy
of the CRIME OF GRAND LARCENY in the *first* degree committed as follows:

The said *Elizabeth Mc Carthy*

late of the City of New York, in the County of New York aforesaid, on the *eleventh*
day of *July* in the year of our Lord one thousand eight hundred and
~~eighty-ninety-one~~, in the *ninth* time of the said day, at the City and County
aforesaid, with force and arms,

*one watch of the
value of nine dollars and
one chain of the value of one
dollar*

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

*De Lancey Nicoll,
District Attorney*

0831

BOX:

444

FOLDER:

4094

DESCRIPTION:

McCluskey, Bernard

DATE:

07/23/91



4094

0832

BOX:

444

FOLDER:

4094

DESCRIPTION:

O'Brien, John

DATE:

07/23/91



4094

No. 169
Counsel,
Filed 20 day of July 18 91
Pleas, ~~for~~

THE PEOPLE
vs.
Bernard McChuk
and
John O'Brien
Defendants
vs.
DE-LANCEY NICOLL
JOHN R. WELLS
District Attorney.

Section 498,
Penal Code.
Burglary in the Third degree.
Filed July 29/91
John E. Red
No 2 P C Park, N.Y.

A True Bill.

Andreas J. [Signature]
Foreman.
July 23/91
Both plead Burglary
Remanded
to cell prior about
after 2 miles 29

Never seen

Witnesses:

his own Record
Henry [Signature]

Officer
Mr. M. C. [Signature]
Det. [Signature]
17 years
Mr. [Signature]
[Signature]
[Signature]

0834

Police Court _____ District.

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

of No. 122 Warren Street, aged 38 years,
occupation Porter being duly sworn

deposes and says, that the premises No 122 Warren Street,

in the City and County aforesaid, the said being a Basement in the fourth

story brick building situated in the 3rd ward

and which was occupied by deponent as a Garage Basement

and in which there was at the time ^{no} human being, by name _____

were **BURGLARIOUSLY** entered by means of forcibly breaking the

slate in the flat door leading into said

basement, and then passing in the flat

door and entering said premises

on the 16 day of July 1891 in the night time, and the

following property feloniously taken, stolen ^{attempted to be} and carried away, viz:

a quantity of Garages
Being of the value of
Three hundred Dollars

the property of Charles S. Stone ^{and in custody of deponent}

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid ^{attempted to be} property taken, stolen, and carried away by

Bernard M. Clasper ^{and} John O. Quinn

(now here) ^{and two other persons unknown}

^{for the reasons following, to wit:} to deponent and who are as

yet arrested, and who were acting in

conjunction with each other for the

reasons following to wit: That

about the hour of 6¹⁰ o'clock p.m.

on the night of the said deponent

who was in charge of said premises

securely locked and fastened the

door leading into said premises

0835

by means of a padlock ^{and} key and
 that the said pad door was then whole
 and unbroken ^{and} defendant is informed by
 Joseph Coughlan a police officer attached
 to the 5th Precinct police that while
 patrolling said premises which are on
 the part from 7 until 9 o'clock pm on
 said night he found the said door securely
 locked and fastened ^{and} the said door
 whole and unbroken ^{and} that about the
 hour of 9 o'clock pm on said night ^{he}
 saw said two persons who at as yet
 was arrested in front of said premises
 acting in a strange ^{and} suspicious manner
^{and} when they saw said Coughlan ran away
 that said Coughlan forced the slats in
 said door broken in ^{and} found said
 door open ^{and} found said two defendants
 who are now here, on the floor above
 said basement having escaped through
 the sky light leading from said basement
 into said store ^{and} away behind a
 lot of feed bags ^{and} arrested them, ^{and} defendant
 therefore charges them with acting in
 concert with the said two ^{and} defendant
 persons ^{and} with the burglary of said
 person to before me
 this 17th day of July 1891 G. H. Allen

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree

Burglary

205.

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

J. P. ...
Police Justice

Committed in default of \$

Bail.

Bailed by

No.

Street.

0836

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph Laughlan
aged *42* years, occupation *Police Officer* of No.

5th Avenue Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *George Hallen*

and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this
day of *July*

16th
188*7*

Joseph Laughlan

Police Justice.

0837

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer. *John O'Brien*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *Brooklyn, New York*

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

Answer. *4 Albany street. 3 years.*

Question. What is your business or profession?

Answer. *Plumbers Helper*

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

Answer. *I am guilty.*

+ John O'Brien

Taken before me this

day of

1891

Police Justice

0838

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Bernard M. Cluskey*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *113 Washington St. Newark*

Question. What is your business or profession?

Answer. *Laporing Work*

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

Answer. *I am guilty*

Bernard M. Cluskey

Taken before me this

day of *July*

188*7*

Police Justice.

0839

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

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

Dated *July 17* 18 *91* *[Signature]* Police Justice.

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

Dated.....18..... Police Justice.

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

Dated.....18..... Police Justice.

0840

164 / 938
Police Court--- District.

THE PEOPLE, etc.,
ON THE COMPLAINT OF

George H. Allen
122, Warren St.
Demand \$100
John O. Brown

Office

BAILED.

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *July 17* 18*91*

Senior Magistrate.
Coughlan & Kehoe Officer.
5 Precinct.

Witnesses *Joseph Coughlan*

No. *100 East 23* Street.

No. *300* Street.

\$ *300* to answer.

Com. to

0841

Court of
General Sessions.

The People v

vs

John O'Brien
et al

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.
100 EAST 23^d STREET.

New York, July 17th 1891.

CASE NO. 5 & 151 OFFICER J. A. Quinn
DATE OF ARREST July 16th 1891.
CHARGE

Burglary.

AGE OF CHILD 15 years.

RELIGION Catholic

FATHER

Michael dead 9 years.

MOTHER

Catharine

RESIDENCE 34 Rector Street - New York.

AN INVESTIGATION BY THE SOCIETY SHOWS THAT the boy
John O'Brien was arrested April
19th 1891 by an officer of the 2^d Precinct
for Burglariously taking sixty cents
from a stand in Washington Street
but was later discharged by the
Grand Jury.

John has also been brought in
the Tombs Police Court on two
differant occasions charged by
his mother with Juvenile Delinquency,
but was discharged on both
occasions with a severe caution.

His mother is a hard working
and respectable woman, but
boy is wild and absents himself
from home, and she desires
him committed to some institution.

All which is respectfully submitted,

Jas Dick Atty

O. Hollows Secretary
D.H.W.

Court of
General Sessions

The People v

vs

John O'Brien
et al

PENAL CODE, § 100.0

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President, &c.,

100 East 23d Street,
New York City.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against
Bernard Mc Cluskey
and
John O'Brien.

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

Bernard Mc Cluskey and John O'Brien

of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said

Bernard Mc Cluskey
and John O'Brien, both

late of the *Third* Ward of the City of New York, in the County of New York
aforesaid, on the *sixteenth* day of *July* in the year of our Lord one
thousand eight hundred and *seventy-one*, with force and arms, in the
night - time of the same day, at the Ward, City and County aforesaid, the
~~dwelling house of one~~ *a certain building, to wit:*

the building of one Charles S. Stokes

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit: *with intent, the goods, chattels and personal property*
of the said *Charles S. Stokes*

building
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.

De Lancey Ricoll,
District Attorney.