

0259

BOX:

428

FOLDER:

3947

DESCRIPTION:

McDonald, James

DATE:

02/04/91



3947

0260

BOX:

428

FOLDER:

3947

DESCRIPTION:

McDonald, Frank

DATE:

02/04/91



3947

Witnesses;

Edman Gilliland
363 W 20
Maggie Gishland
363 W 26

Dr. Luther F. Adkins
Wm. Washington
Offs. Conley & Darwin
16th Street

Counsel,
Filed *H* day of *July* 189*1*
Pleads, *Maguly*

THE PEOPLE
vs.
James McDonald
and
Frank McDonald
Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

DE LANCEY NICOLL,
~~JOHN R. FLETCHER~~
John R. Fletcher District Attorney.
John R. Fletcher
A True Bill.

Chas. B. Roberts
Ret 1 Foreman.
July 10, 91

0262

Police Court—2 District.City and County { ss.:
of New York,Edward Gilliland
of No. 363 West 26th Street, aged 24 years,occupation Licensed Vendor being duly sworndeposes and says, that on the 29 day of January 1889 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

James Mc Donaldand Frank Mc Donald, bothnow here. The said James Mc Donaldstabbed deponent four or five times witha knife, inflicting severe wounds ondeponent's head, arm and shoulder, andthe said Frank Mc Donald was aidingand assisting the said James Mc Donaldin said assault, and the said FrankMc Donald at said time struck deponenton the head with a stone or brickwith the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without
any justification on the part of the said assailantWherefore this deponent prays that the said assailant may be apprehended and bound to answer
for the above assault, etc., and be dealt with according to law.Sworn to before me, this 30 day }
of January 1889 } Edward GillilandJohn Henry Bond Police Justice.

0263

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Mc Donald 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 Mc Donald*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *N.Y.*

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

Answer. *269 10th Ave. New York*

Question. What is your business or profession?

Answer. *Labourer*

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 Mc Donald

Taken before me this

day of *January* 1891

John J. [Signature]

Police Justice.

0264

Sec. 198—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Frank Mc Donald 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.

Frank Mc Donald

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

267 10th Av. since May

Question. What is your business or profession?

Answer.

Labourer

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

Frank Mc Donald

Taken before me this

day of *January* 1891

William J. ...

Police Justice.

0265

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

James Mc Donald and Frank Mc Donald
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, each and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated Jan 30 18 9 J. H. M. D. 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.

0266

BAILED,

No. 1, by John van Glabbe
Residence 223 1/2 South Ave. Street.

No. 2, by John van Glabbe
Residence 223 1/2 South Ave. Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Gilliland
363 W. 76th St.
James McDonald
Frank McDonald

3. _____
4. _____

Assault
Felony
Offence

Dated Jan 30 1888

Ford

Magistrate.

Carey
16

Officer.

Precinct.

Witnesses Maggie Gilliland

No. 363 W. 76th St. Street.

No. U. S. Hospital Street.

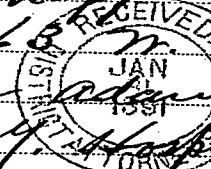
No. _____ Street.

\$ 1000 to answer

G. S.

Cm

Arrest



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 Mc Donald
and
Frank Mc Donald

The Grand Jury of the City and County of New York, by this indictment, accuse
James Mc Donald and Frank Mc Donald
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *James Mc Donald and Frank Mc Donald*, both
late of the City of New York, in the County of New York aforesaid, on the
twenty-ninth day of *January* in the year of our Lord
one thousand eight hundred and *ninety one*, with force and arms, at the City and
County aforesaid, in and upon the body of one *Edward Gilliland*
in the Peace of the said People then and there being, feloniously did ~~make~~ an assault
and ~~him~~ the said *Edward Gilliland*
with a certain *knife*

which the said *James Mc Donald and Frank Mc Donald*
in *their* right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

with intent *him* the said *Edward Gilliland*
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 GRAND JURY AFORESAID, by this indictment, further accuse the said
James Mc Donald and Frank Mc Donald
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *James Mc Donald and Frank Mc Donald*, 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, in and upon the body of
the said *Edward Gilliland* in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and ~~him~~ the said
with a certain *knife*

which the said *James Mc Donald and Frank Mc Donald*
in *their* right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did
wilfully and wrongfully strike, beat, cut, stab and wound, 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 Grand Jury aforesaid, by this indictment, further accuse the said

James Mc Donald and Frank McDonald
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

James McDonald and Frank McDonald, 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, in and upon the said

Edward Gilliland in the peace of the said People then
and there being, feloniously did wilfully and wrongfully make another assault, and
him the said *Edward Gilliland*
with a certain *knife*

which *they* the said *James McDonald and Frank McDonald*
in *their* right hand, then and there had and held, in and upon the *head, arm*
and shoulder of *him* the said *Edward Gilliland*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *Edward Gilliland*

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 Rancey Nicoll,
~~JOHN R. FELLOWS,~~

District Attorney.

0269

BOX:

428

FOLDER:

3947

DESCRIPTION:

McDonald, James

DATE:

02/26/91



3947

0270

BOX:

428

FOLDER:

3947

DESCRIPTION:

Maloney, Thomas

DATE:

02/26/91



3947

0271

BOX:

428

FOLDER:

3947

DESCRIPTION:

Holden, Joseph

DATE:

02/26/91



3947

0272

BOX:

428

FOLDER:

3947

DESCRIPTION:

Dunn, James

DATE:

02/26/91



3947

0273

BOX:

428

FOLDER:

3947

DESCRIPTION:

Dunn, Bridget

DATE:

02/26/91



3947

0274

POOR QUALITY
ORIGINAL

Witnesses:

Meyer Rosenberg
Officer Campbell

ch 14. - H. 4. 1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12. 13. 14. 15. 16. 17. 18. 19. 20. 21. 22. 23. 24. 25. 26. 27. 28. 29. 30. 31. 32. 33. 34. 35. 36. 37. 38. 39. 40. 41. 42. 43. 44. 45. 46. 47. 48. 49. 50. 51. 52. 53. 54. 55. 56. 57. 58. 59. 60. 61. 62. 63. 64. 65. 66. 67. 68. 69. 70. 71. 72. 73. 74. 75. 76. 77. 78. 79. 80. 81. 82. 83. 84. 85. 86. 87. 88. 89. 90. 91. 92. 93. 94. 95. 96. 97. 98. 99. 100.

Counsel,

Filed

day of

1891

Pleaded

THE PEOPLE

vs.

1 James Mc Donald
2 Thomas Maloney
3 Joseph Holahan
4 James Dunn
5 Bridget Dunn

DE LANCEY NICOLL.

JOHN R. FELLOWS

District Attorney.

Part 2 - March 4, 1891
Pleaded guilty to the crime of

A True Bill.

Part III March 20, 1891. H. 4. 1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12. 13. 14. 15. 16. 17. 18. 19. 20. 21. 22. 23. 24. 25. 26. 27. 28. 29. 30. 31. 32. 33. 34. 35. 36. 37. 38. 39. 40. 41. 42. 43. 44. 45. 46. 47. 48. 49. 50. 51. 52. 53. 54. 55. 56. 57. 58. 59. 60. 61. 62. 63. 64. 65. 66. 67. 68. 69. 70. 71. 72. 73. 74. 75. 76. 77. 78. 79. 80. 81. 82. 83. 84. 85. 86. 87. 88. 89. 90. 91. 92. 93. 94. 95. 96. 97. 98. 99. 100.

ch 14. - H. 4. 1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12. 13. 14. 15. 16. 17. 18. 19. 20. 21. 22. 23. 24. 25. 26. 27. 28. 29. 30. 31. 32. 33. 34. 35. 36. 37. 38. 39. 40. 41. 42. 43. 44. 45. 46. 47. 48. 49. 50. 51. 52. 53. 54. 55. 56. 57. 58. 59. 60. 61. 62. 63. 64. 65. 66. 67. 68. 69. 70. 71. 72. 73. 74. 75. 76. 77. 78. 79. 80. 81. 82. 83. 84. 85. 86. 87. 88. 89. 90. 91. 92. 93. 94. 95. 96. 97. 98. 99. 100.

1 + 2
Read R. 1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12. 13. 14. 15. 16. 17. 18. 19. 20. 21. 22. 23. 24. 25. 26. 27. 28. 29. 30. 31. 32. 33. 34. 35. 36. 37. 38. 39. 40. 41. 42. 43. 44. 45. 46. 47. 48. 49. 50. 51. 52. 53. 54. 55. 56. 57. 58. 59. 60. 61. 62. 63. 64. 65. 66. 67. 68. 69. 70. 71. 72. 73. 74. 75. 76. 77. 78. 79. 80. 81. 82. 83. 84. 85. 86. 87. 88. 89. 90. 91. 92. 93. 94. 95. 96. 97. 98. 99. 100.

Each SP 3 yrs. 100

Court of General Sessions
of the Peace

The People of the State
of New York

- agt -

Joseph Holden

City & County of New York vs.

Catharine Holden being
duly sworn deposes and says
That she is the mother of Joseph
Holden who is now confined
in the City Prison awaiting
sentence for the crime of
receiving stolen goods

That said Joseph Holden's mental
faculties have been impaired since
childhood, to deponents knowledge
that is to say that he is not actually
insane, but his mind is certainly
somewhat unbalanced, as he
has always evinced a tendency
to being flighty and irrationally
in his conversation and actions.
His condition is, and always
has been that, which is generally
termed, "simple minded". That

when said Joseph Holden is
 under the influence of liquor
 this affliction is necessarily aggravated
 and, to such an extent, as to make
 him actually insane, and, therefore
 irresponsible, for any act, which
 he may commit while in that
 condition. That, at the time of
 the perpetration of the crime of
 which he is charged, and for
 four or five hours prior to it,
 to deponents knowledge the said
 Joseph Holden had been drinking
 continuously and heavily, and
 was, therefore, in the actual, insane
 condition, which deponents has
 heretofore described. That this
 deponent being totally blind, is
 solely dependant on her children
 for support and that the said
 Joseph Holden, when working
 at his trade has cheerfully and
 willingly shared the burden of
 her maintenance with his two
 brothers who are the only members
 of the family employed in labor.
 That this deponent, therefore, prays

0277

that clemency be extended to
the said Joseph Holders in that
he may be sentenced to the
Penitentiary instead of State's
Prison, where this deponent can
visit him

Swear to before me } ^{her} Catherine Holders
this 5th day of March 1877 }
John F. Cunningham clerk,
Commissioner of Deeds
my Co

Court of General Sessions
of the Peace

The People of the State
of New York

- agst -

Joseph Holden

Applicant of Catharine Holden

John J. Cummings
Attorney at Law
280 Broadway
NY

Court of General Sessions
of the Peace,

The People of the State
of New York

- agt -
Joseph Holden

City and County of New York vs
William T. Butler being duly
sworn deponent and says that he
resides at No 505 East 74th Street
in the City of New York and
carries on the business of
manufacturing of mineral waters
and the same place.

That Joseph Holden was in
the employ of this deponent for
about the space of three years
during which time this deponent
always found the said Joseph
Holden to be industrious, steady,
and honest. That this deponent
believing that there is a strong
possibility and probability of reformation
in said Joseph Holden expresses
his willingness to re-employ the
said Joseph Holden, after his

0280

term of sentence may expire, if the
Court, in its good judgment
extend clemency to said Joseph
Holders, in that he may be
sentenced to the Penitentiary
and not to death.

That this deponent is earnestly anxious
that mercy may be shown to said
Joseph Holders, and makes this
affidavit solely for that purpose,
Sworn to and
Subscribed

William Kutter
John J. Cummings
Commissioner of Deeds
NYC

Court of General Sessions
of the Peace

The People of the State
of New York

- agst -

Joseph Holden

Applicant of William Butler

John J. Cummings
attorney at law
280 Broadway
N.Y.

0281

0282

Police Court—

4th District.City and County } ss.:
of New York, }of No. 1380 First Avenue ~~Street~~, aged 46 years,

occupation General Dry goods being duly sworn

deposes and says, that the premises No. 1380 First Ave. Street, 19th Ward

in the City and County aforesaid the said being a store and dwelling

and which was occupied by deponent as a store

~~and in which there was at the time a tenant being, by name~~

were BURGLARIOUSLY entered by means of forcibly

breaking the fastenings of a rear window leading from the yard into a rear room of said premises and then forcing a door leading from said rear room into the store property on the day of February 1887 in the night time, and the

following property feloniously taken, stolen, and carried away, viz:

One Umbrella, Thirty-two Lace Curtains, two Flannel shirts and two flannel shawls, Twelve flannel shirts and a large quantity of general dry goods together of the value of over One Hundred Dollars a list of which is hereto attached

the property of Deponent

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

BURGLARY was committed and the aforesaid property taken, stolen and carried away by

James McDonald, Thomas Maloney, Joseph Holden

James Dunn and Bridget Dunn

for the reasons following, to wit:

That on said date said premises were broken as described and said property stolen and carried away and deponent is now informed

by Detective Samuel Cagyphe of the 25th Precinct that he is company

with Detective Hugh Martin of the same Precinct arrested all the

defendants and in the possession of

0283

Said McDonald found an umbrella in the possession of Maloney and Holden thirty two lace curtains and other goods, in the possession of James Dunn two pawn tickets representing two shirts and shawls and in the possession of Bridget Dunn twelve flannel shirts. Defendant now says that he has seen the umbrella found in the possession of McDonald, the curtains found in the possession of Maloney and Holden, the pawn tickets found in the possession of James Dunn representing shirts and shawls and that he has seen the shirts and shawls so represented and identified them as a portion of the stolen goods and twelve shirts found in the possession of Bridget Dunn and identifies all of the above mentioned property as a portion stolen from said broken premises.

Sworn to before me this 21st day of February 1890

[Signature] 188

There being no sufficient cause to believe the within named *[Signature]* 188

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

Dated of the City of New York, until he give such bail. 188

guilty thereof, I order that he be committed to bail in the sum of Hundred Dollars. 188

to answer the same and he be admitted to bail in the sum of Hundred Dollars. 188

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 *[Signature]* 188

Police Court, District, OFFENCE—BURGLARY.

THE PEOPLE, &c., on the complaint of

1. 2. 3. 4.

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses, *[Signature]*

No. *[Signature]*

No. Street,

No. Street,

No. to answer General Sessions.

0284

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James McDonald*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *N^o 313 East 15 Street & about 4 years*

Question. What is your business or profession?

Answer. *Laborer*

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 McDonald*

Taken before me this

day of

1891

Wm. J. ...

Police Justice.

0285

Sec. 198-200.

4th District Police Court.CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Thomas Maloney*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No 336 East 63-Street & about 9 months*

Question. What is your business or profession?

Answer. *Carpenter*Question. Give any explanation you may think proper of the circumstances appearing in the
testimony against you, and state any facts which you think will tend to your
exculpation?Answer. *I am not guilty*
Thomas Maloney

Taken before me this

day of

1891

Police Justice.

0286

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, }

Joseph Holden 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.

Joseph Holden

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

New York

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

Answer.

N^o 1457 - 1st Avenue & about all my life

Question. What is your business or profession?

Answer.

Botter

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

Joseph Holden

Taken before me this

day of

1891

John H. Jackson

Police Justice.

0287

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

James Dunn 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 Dunn*

Question. How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *N^o 322 East 61st Street about 4 months*

Question. What is your business or profession?

Answer. *Steam-fitter*

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 Dunn
mark

Taken before me this

day of *April* 188*9**Wm. H. H. H. H.*

Police Justice.

0288

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK.4³ District Police Court.

Bridget Dunn 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. *Bridget Dunn*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *Dublin, Ireland*

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

Answer. *N^o 322 East 61st Street about 4 months*

Question. What is your business or profession?

Answer. *House-keeper*

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

Answer. *I opened the door of my apartments and the goods were shoved in against my will. I refused to receive them.*

Bridget Dunn

Taken before me this

day of

1881

Police Justice

0289

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

Dated February 21, 1891 J. B. McMahon 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 h to be discharged.

Dated _____ 18 _____ Police Justice.

0290

237

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Meyer Rosenberg
1380 E. 1st Avenue
James M. McDonald
Thomas Maloney
Jos. Holder
Ignace Dunn
Budget Dunn

Officer
Cinglary

Dated February 21 1891

M. Maffon Magistrate.
Campbell & Hart Officer:
35 Precinct.

Witnesses Call Officers

No. Street.

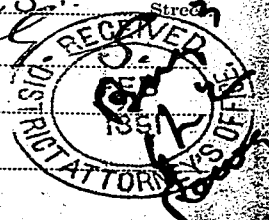
Michael Bransfield
1480 E. 7th Street

No. Street.

Wm. H. King.
100 E. 23rd Street

No. Street.

\$ 2000 to answer



BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0291

| | |
|--|---------|
| 17133 | |
| J. GOLDSCHMIDT, | |
| 1173 Second Avenue, Bet. 61st & 62nd Sts. NEW YORK. | |
| FEB 20 1931 | |
| <i>Shirt &awl</i> | \$ Cts. |
| | 50 |
| <i>Dunn</i> | |
| <small> This Ticket Good for One Year Only. Not accountable for Loss, or Damage by Fire, Breakage, Robbery or Theft. Rates of Interest. On sums of One Hundred Dollars, or under, 3 per cent. per month, or any fraction thereof for first six months, and 2 per cent. per month thereafter. On sums over One Hundred Dollars, 2 per cent. per month for first six months, and 1 per cent. per month thereafter. </small> | |

0292

POOR QUALITY
ORIGINAL

CITY AND COUNTY { ss.
OF NEW YORK, }

James J. Campbell
aged *25* years, occupation *Police Officer* of No. *25* Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this

day of

188

H. J. Winkler

Police Justice.

0293

| | |
|--|------------|
| 17151 | |
| J. GOLDSCHMIDT, | |
| 1173 Second Avenue, | |
| Bet. 61st & 62nd Sts. NEW YORK. | |
| FEB 20 1891 | |
| <i>Chris. H. H. H.</i> | \$ Cts. |
| <i>100</i> | <i>100</i> |
| ✓ This Ticket Good for One Year Only. | |
| Not accountable for Loss, or Damage by Fire, Breakage, Robbery or Theft. | |
| Rules of Interest. | |
| On sum of One Hundred Dollars, or under, 3 per cent. per month or any fraction thereof for first six months, and 2 per cent. per month thereafter. On sum over One Hundred Dollars, 2 per cent. per month or first six months, and 1 per cent. per month thereafter. | |

0294

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 Mc Donald, Thomas Maloney,
Joseph Holden, James Dunn
and Bridget Dunn.*

The Grand Jury of the City and County of New York, by this indictment, accuse
*James Mc Donald, Thomas Maloney, Joseph
Holden, James Dunn and Bridget Dunn*

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

The said *James Mc Donald, Thomas Maloney, Joseph
Holden, James Dunn and Bridget Dunn*, all
late of the *Nineteenth* Ward of the City of New York, in the County of New York
aforesaid, on the *twentieth* day of *February* in the year of our Lord one
thousand eight hundred and *ninety-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 store of one Meyer Rosenberg

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

SECOND COUNT—

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

James McDonald, Thomas Maloney, Joseph Holden,
James Dunn and Bridget Dunnof the CRIME OF *Grand* LARCENY in the second degree, committed as follows:The said James McDonald, Thomas Maloney, Joseph
Holden, James Dunn and Bridget Dunn, alllate of the Ward, City and County aforesaid, afterwards, to wit: on the day and in
the year aforesaid, at the Ward, City and County aforesaid, in the *night* —
time of said day, with force and arms,*one umbrella of the
value of five dollars, thirty - two
curtains of the value of two dollars
each, fourteen shirts of the value of
one dollar each, two shawls of the
value of two dollars each, and diverse
other goods, chattels and personal
property (a more particular description
whereof is to the Grand Jury aforesaid
unknown) of the value of fifty dollars*

of the goods, chattels and personal property of one

store
in the dwelling house of the said*Meyer Rosenberg*
*Meyer Rosenberg**in the store*there situate, then and there being found, ~~from 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.

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
James Mc Donald, Thomas Maloney, Joseph
Holden, James Dunn and Bridget Dunn,
 of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:
 The said *James Mc Donald, Thomas Maloney, Joseph*
Holden, James Dunn and Bridget Dunn, all

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 umbrella the same goods, chattels
and personal property, described in
the second count of this indictment

of the goods, chattels and personal property of

Meyer Rosenberg

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

Meyer Rosenberg

unlawfully and unjustly, did feloniously receive and have; (the said *James Mc*
Donald, Thomas Maloney, Joseph
Holden, James Dunn and Bridget Dunn

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

DE LANCEY NICOLL,
JOHN R. FELLOWS,
 District Attorney.

0297

BOX:

428

FOLDER:

3947

DESCRIPTION:

McMahon, Peter

DATE:

02/20/91



3947

Some not to be admitted
deft in the evidence that
have been convicted of
Robbery.
Witness: J.
Go Dams
Officer Manabong

No 215 J. J.
Counsel, *[Signature]*
Filed *[Signature]* 188
Pleads, *[Signature]*

THE PEOPLE
vs.
24 *[Signature]* F
Peter McMahon
Robbery in the 2nd degree.
(MONEY)
[Sections 224 and 225, Penal Code].

DE-LANCEY NICOLL
JOHN R. FELLOWS

District Attorney.

Wch 9/91 - 1884.

A True Bill.

[Signature]
Part 2 - Franchises
Fried and Corned Beef
Sen. 1 year and \$500 fine.
R.B.M.

0299

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

Police Court--First District.

George Davis
of No. *2 Gansvoort* Street, being duly sworn, deposes
and says, that on the *ninth* day of *February* 1891
at the *Fiftieth* Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent, by force and violence, without his consent and against his will, ^{in the night time} the following property viz:
Good and lawful money of the United
States all

of the value of *Twenty three* Dollars,
the property of *Deponent*

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by force and violence as aforesaid, by
Peter Mc Mahon (now here) and three others
whose names are unknown

Deponent is informed by *Edward*
Armstrong a detective Sergeant that
he saw said *Mc Mahon* and one
of said unknown persons take him
said deponent in the alley way of
premises No 176 Thompson Street in
said City - Deponent says that while
in said alley way he was struck
on the head by the aforesaid persons
and they then and there took the

Sworn to, before me, this

day

Police Justice.

0300

the aforesaid money from the watch pocket of the pantaloons then and there won by him. Depoant says that he screamed out murder several times when said Armstrong came in said alleyway and depoant is further informed by said Armstrong that the said Mc Mahon have hold of depoant by the collar of the coat at the time and said unknown man ran away and escaped. Therefore depoant charges said defendant and said unknown persons with feloniously taking the aforesaid property by force and violence as aforesaid.

Sworn to before me George D. Davis
 this 10th day of Feby 1891
[Signature] Police Justice

0301

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Armstrong
aged 28 years, occupation Detective Supt of No.
300 Mulberry Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of George Davis
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

189

Police Justice.

0302

Sec. 198-200.

151

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Peter Mc Mahon 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.

Peter Mc Mahon

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

England

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

Answer.

Dobbs Ferry New York 3 mos

Question. What is your business or profession?

Answer.

Cochman

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**Peter Mc Mahon*

Taken before me this
day of *January* 191*1*

Police Justice.

0303

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

ten 100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated Feb 7 12 18 91 Asst. J. J. J. 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 h to be discharged.

Dated _____ 18 _____ Police Justice.

0304

Ex Feb 12th 9³⁰ A.M.
\$1000 bail

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court--- 151 District. 195

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Davis
2 Garment St
Peter Mc Mahon

2

3

4

Offence Robbery

Dated 10 Feb 1901

E. Hogan Magistrate.

E. Amstrong Officer.

C-0 District.

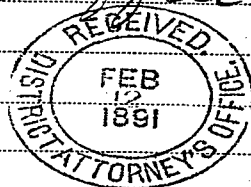
Witnesses Edward Amstrong

Central office Street.

No. _____ Street.

No. _____ Street.

\$ _____ to answer 48



[Signature]

0305

DEPARTMENT OF
Public Charities and Correction.

New York Penitentiary,
BLACKWELL'S ISLAND,

LOUIS D. PILSBURY,
Warden.

New York, March 24th 1892

Hon Randolph B. Martine
Judge Court of 4th District.
Dear Sir:

Herewith I transmit
application of Peter W. Mathon
for remission of his fine of \$500.

Since his imprisonment here his
conduct has been, in every respect,
good.

Very respectfully
Louis D. Pilsbury
Warden

9030

STATE OF NEW YORK,

CITY AND COUNTY OF NEW YORK,

ss.

That I do hereby depose and say that: he was convicted of

at the court of Sessions of the Peace, and on the

was sentenced by

Penitentiary for the term of

dollars, and in default of payment thereof to be held in custody for the further term of

days or until the same be paid.

And he further deposes and says that: he is credibly informed and verily believes that his Excellency the

Governor of the said State did—upon the report of the Warden of the said Penitentiary, that: he had complied with

the requirements of the act passed February 20, 1875—direct a deduction of

sentence, whereby the said term expired on the

And he still further deposes and says that: he is entirely without money, property or means of any kind,

and that: he is utterly unable to satisfy and pay the said fine of

dollars, for the non-payment of which: he has been since the

1875, and is now held in custody at the Penitentiary aforesaid.

And he further deposes and says that: he has

always and does hereby depose and say that: he has

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U
General Sessions of the Court.

THE PEOPLE

Of the State of New York

vs.

John McManis

March 9 1892

PENITENTIARY.

One Year

And to pay a fine of

Five Hundred

Dollars.

And to stand committed until the same be paid,
or be imprisoned for 500 days.

John McManis
AFFIDAVIT

or

DEFENDANT

Of Inability to Pay Fine.

March 23 1892

I cannot understand why
in the evidence in this
case defendant was not con-
victed of Rob. He was
convicted only of P.D. and
in the evidence in this
case it is my opinion that
the jury gave him far more
leniency than he was en-
titled to. The sentence
imposed was wholly
inadequate to the crime. I
no portion of the fine
imposed should be
remitted.

Motion to remit denied

March 26. 192 P.B.M.

0307

0308

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Peter me malhon

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

Peter me malhon

of the crime of ROBBERY IN THE *2nd* DEGREE, committed as follows:

The said *Peter me malhon,*

late of the City of New York, in the County of New York aforesaid, on the *ninth* day of *February*, in the year of our Lord one thousand eight hundred and *eighty-one* in the *18th* time of the said day, at the City and County aforesaid, with force and arms, in and upon one *George Davis*, in the peace of the said People then and there being, feloniously did make an assault, and *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars *—*; *two* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars *each*; *four* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars *each*; *five* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars *each*; *ten* 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 twenty 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 ten dollars *each*; *four* 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*; *one* United States Silver Certificate of the denomination and value of twenty dollars *—*; *two* United States Silver Certificate of the denomination and value of ten dollars *each*; *four* United States Silver Certificate of the denomination and value of five dollars *each*; *five* United States Silver Certificate of the denomination and value of two dollars *each*; *ten* United States Silver Certificate of the denomination and value of one dollar *each*;

\$23.00

0309

one United States Gold Certificate of the denomination and value of twenty dollars
— ; *two* United States Gold Certificates of the denomination and value of ten
dollars *each* ; *four* United States Gold Certificates of the denomination and value of
five dollars *each* ; and divers coins, of a number, kind and denomination to the Grand Jury
aforesaid unknown, of the value of *Twenty Three dollars*,

of the goods, chattels and personal property of the said *George Davis*,
from the person of the said *George Davis*, — against the will,
and by violence to the person of the said *George Davis*, —
then and there violently and feloniously did rob, steal, take and carry away, *the said*
Peter McMahon Davis and there
aided by an accomplice actually
present, whose name is to the Grand
Jury aforesaid as yet unknown, —

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.

03 10

BOX:

428

FOLDER:

3947

DESCRIPTION:

McMahon, William T.

DATE:

02/13/91



3947

770 163.

Burlington

Counsel,
Filed
Plead(s),
13 day of July 1887

Witness:
Wm. Neal
Jas. Childs

THE PEOPLE
vs.
William D. Mc Mahon
Grand Larceny, Second Degree.
[Sections 528, 537 Penal Code].
I

DE LANCEY NICOLL,
JOHN R. PHELLOWS,
District Attorney.

25

A True Bill.

Wm. D. Mc Mahon
Foreman
Jas. Childs
Wm. Neal
Jas. Childs

03 12

Police Court

District.

Affidavit—Larceny.

City and County } ss:
of New York,

of No. 181 10th Avenue Street, aged 18 years,
occupation Stone being duly sworn,

deposes and says, that on the 8th day of February, 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 Ring of the Value of
one dollar.

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and
carried away by William M. Mahan (now

here) from the act. That at or
about the hour of 3³⁰ P.M. on said
date the said William M. Mahan came up to
deponent in 8th Avenue. Deponent
held deponent's left hand. Deponent
partially lost said property from
deponent's finger.

✓ Robert Nicol

Sworn to before me this

9th day

of February, 1891

Attest Police Justice.

0313

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

William M. Mahan 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
W. J. O'Mahon

Taken before me this

4th

day of

February 1897

Police Justice.

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 Ole Gunnar

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 May 9 1891 W. H. Munson 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 h to be discharged.

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

03 15

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert Nicol.
181 1/2 Ave
William M. Mahon.

2 _____
3 _____
4 _____

Dated *February 9* 18*81*
W. Mahon. Magistrate.

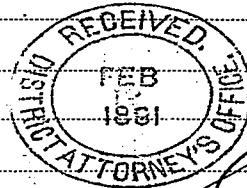
J. Grey Officer.
16 Precinct.

Witnesses *Thomas C. Hines*
No. *507* Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer



Ex 2
manon

03 16

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William T. McMahon

The Grand Jury of the City and County of New York, by this indictment accuse
William T. McMahon
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said

William T. McMahon

late of the ~~City~~ of New York, in the County of New York aforesaid, on the *eight*
day of *February* 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 finger-ring
of the value of one dollar

of the goods, chattels and personal property of one
on the person of the said

then and there being found, from the person of the said

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.

Robert Nicol

Robert Nicol

Robert Nicol

Re Lancey Nicol,

District Attorney

03 17

BOX:

428

FOLDER:

3947

DESCRIPTION:

McPyke, Charles H.

DATE:

02/10/91



3947

03 18

95.

Counsel,

Filed

Pleads,

10 day of July 1891

THE PEOPLE

vs.

B

Charles H. Mc Dyke

F

VIOLATION OF EXCISE LAW.
(Keeping Open at Unlawful Hours.)
(III Rev. Stat. (7th Edition), page 1989, Sec. 5.)

DE LANCEY NICOLL

~~JOHN R. BELLONIS~~

District Attorney.

A True Bill.

Chas. D. Doolittle

Foreman.

L. O. K. 3/91

03 19

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.....

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

Dated Aug 14 1889 G. H. Smith Police Justice.

I have admitted ~~the~~ above-named.....

to bail to answer by the undertaking hereto annexed.

Dated Aug 14 1889 G. H. 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.

ted.....188

Police Justice.

0320

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Keeping open after Hours
Police Court--- District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Matthew McConnell

vs.
Lebanus McClyke

2

3

4

Violence
Office

Dated

1889

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

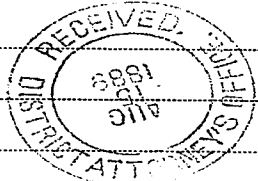
\$

100

answer

43

Guarantee



0321

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Charles McPyke*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *13 East 12th Street*

Question. What is your business or profession?

Answer. *Cartman*

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

Answer. *I am not guilty I demand a trial by jury*

Chas H. McPyke

day of

Taken before me this

188

Police Justice

0322

Excise Violation—Keeping Open After Hours.

POLICE COURT—2nd DISTRICT.

City and County } ss.
of New York,

of The 19th Precinct Police Matthew McCormick
of the City of New York, being duly sworn, deposes and says, that on the 14 day
of August 1888 in the City of New York, in the County of New York,
being then and there in lawful charge of the premises, No. 37 Stuyvesant Avenue
Street, a place duly licensed for the sale of strong and
spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons
at a time, to be drunk in the house or premises aforesaid, did not keep the said premises closed between
the hours of ONE AND FIVE O'CLOCK in the morning of said day, contrary to and in violation
of the statute in such case made and provided.

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

Sworn to before me, this 14 day of August 1888 by Matthew McCormick
of Stuyvesant Precinct Police Justice.

0323

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 H. Mc Pyke

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

Charles H. Mc Pyke

of the crime of KEEPING OPEN, BETWEEN THE HOURS OF ONE AND FIVE O'CLOCK IN THE MORNING, a place licensed for the sale of strong and spirituous liquors, wines, ale and beer, committed as follows:

The said

Charles H. Mc Pyke

late of the City of New York, in the County of New York aforesaid, on the *Fourteenth* day of *August* in the year of our Lord one thousand eight hundred and eighty-nine, being then and there in charge of, and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed between the hours of one and five o'clock in the morning of the said day, and between the said hours of the said day, to wit: at the hour of *two* o'clock in the morning of the said day, the said place so licensed as aforesaid unlawfully did then and there open and cause and procure, and suffer and permit, at the time aforesaid to be open and to remain open, 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. FIDLOYS,~~

District Attorney..

0324

BOX:

428

FOLDER:

3947

DESCRIPTION:

Meehan, William

DATE:

02/09/91



3947

0325

BOX:

428

FOLDER:

3947

DESCRIPTION:

Graham, John

DATE:

02/09/91



3947

0326

BOX:

428

FOLDER:

3947

DESCRIPTION:

Moloney, Francis

DATE:

02/09/91



3947

0327

W57. *Chambers*

Witness:
Wm. C. Arnold
Alfred Augustus

Counsel,
Filed *9* day of *Feb* 1891
Pleads, *vs* *Attacks*

THE PEOPLE
vs.
William Meacham
John Graham
15 and 23
Francis Moloney

Butt Recovery in the Third degree.
and Recovery
[Section 498, 186, 12, 5, 3, 6, 4, 5, 2, 1.]

DE LANCEY NICOLL
JOHN R. FELLOWS
Dist. 2-*Feb*. 12/1891 District Attorney.
M. 2 & 3 England and Cornwall of
England in the Third
degree 2-13

A True Bill
and *W. C. Chambers*
Charles B. Bostwick

Foreman.
Feb 9/91
John W. I.
Heather Day 3 day
Catholics Pro.

0328

Police Court—

3 District.

City and County { ss.:
of New York,

of No. 246 Monroe

occupation

Shoemaker being duly sworn
deposes and says, that the premises No 44 Montgomery Street, 7th Ward
in the City and County aforesaid the said being a Two story frame
building and which was occupied by deponent as a shoemaker shop
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking open
the door leading from the rear of said
shop and entering therein with intent
to commit a felony

on the 26th day of January 1891 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Three pair of shoes together
of the value of nine dollars
\$9.00

the property of deponent

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

William McEwan, John Graham
and Francis Maloney (all rthors)

for the reasons following, to wit:

that at about 9 o'clock
P.M. of said date deponent heavily
and fastened the doors and
windows leading into said premises
and when deponent went to his
place of business at 6 o'clock
the following morning he discovered
that said door had been broken
open and the said property missing

0329

Dependent is informed by
Officer Thomas Stapleton, that
said Mechan with a pair of said shoes
in his possession and then and there
informed said Officer that said
Graham and said Moloney was
in Company with him when he
drove into said premises and that
said Graham admitted and confessed
in open Court that he was in
Company with said Mechan and
that said Mechan threw two pair of said
shoes into a barrel in water
street, whereupon dependent charges
each of defendants with acting in
Company with each other and prays
that they each be held to answer and
be dealt with as the law directs.
Subscribed before me
this 1st day of Feb. 1891
Frank J. Connolly
Justice of the Peace

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 1888
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1888
Police Justice.

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

1
2
3
4
5

Offence—BURGLARY.

Dated 1888

Magistrate.

Officer.

Clerk.

Witness.

No.

Street.

No.

Street.

No.

Street.

No.

to answer General Sessions.

0330

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation _____

Thomas Stapleton
Police Officer of No. _____

7th Avenue Street being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of

James Connors

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

Sworn to before me, this _____

day of _____

1898,

Chief Thomas Stapleton

William
Police Justice.

0331

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

William Mehan 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~~ *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. *William Mehan*

Question. How old are you?

Answer. *14 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No 48 Governor St Crum*

Question. What is your business or profession?

Answer. *Machinist 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

William Mehan

Taken before me this

day of

1891

W. Mehan
Police Justice

0332

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 District Police Court.

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

Question. What is your name.

Answer. *John Graham*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *657 Water St. 18 months*

Question. What is your business or profession?

Answer. *Work in Lard Factory*

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

Answer. *I am not guilty*

John Graham

Taken before me

day of

1891

Police # 135022

0333

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Francis Maloney 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.

Francis Maloney

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

New York City

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

Answer.

733 Avenue of One year

Question. What is your business or profession?

Answer.

Printer in Type Foundry

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
Francis Maloney

Taken before me

day of *July* 188*7*

W. M. Caldwell
Notary Public

0334

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

John Graham and Francis Moloney

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Two* Hundred Dollars *Each* 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 1st* 18*91* *Overmeyer* 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.

0335

Police Court---

135
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Carmichael
vs. Monroe St.
Wm. Meekins
John Graham
Charles Moloney

Officer
Dargatz

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *Feb 11 1891* 1891
Meekins Magistrate.

Stephen Hagerlin Officer.
Precinct.

Witnesses *Said Officer*
No. _____ Street.

Edw Beck
No. *100* Street.

No. _____ Street.
\$ *6.00* to answer



Car
3 P.M.
Feb 11 1891

*Court of
General Sessions*

The People
vs.
William McLean

PENAL CODE, §

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.

0338

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

| | | |
|--------------------------|---|-----------------------|
| The People, |) | |
| |) | |
| vs. |) | Before |
| |) | |
| JOHN GRAHAM, |) | HON. FREDERICK SMYTH, |
| and |) | |
| FRANCIS MOLONEY, |) | and a Jury. |
| (Jointly indicted with) |) | |
| (William Meehan.) |) | |
| |) | |

Tried February 12th, 1891.

Indicted for BURGLARY IN THE THIRD DEGREE.

Indictment filed February 9th, 1891.

APPEARANCES:

Assistant District Attorney Weeks, for The People.

Jacob Berlinger, Esq., for The Defense.

0339

8

FRANCIS MOLONEY, the co-defendant, testified that he was not with Meehan when he broke into the shoe shop, and had nothing to do with the burglary. He had been an inmate of the Catholic Protectory, and had been sent there because he stayed out late at night. He was sent up from the Special Sessions, about a year and a half before the present trial. He remained in the Catholic Protectory eight or nine months, and his mother got him out. He, the witness, was employed as a type-breaker, in a type foundry. He had not worked for two months previous to the present trial. Meehan told him that he took the shoes that he saw in Meehan's possession, out of John the Guinea's, or Frank the Guinea's, place, meaning the complainant's shop. Meehan told him this when he noticed the shoes on Meehan's feet, which were one of the three pairs stolen from the complainant's shop. He met Meehan

0340

9

several days after the burglary, and Meehan had the pair of stolen shoes, but he, the witness, did not know at that time that they were stolen. Meehan did not tell him, the witness, that he had stolen three pairs of shoes, and that he, the witness, could have a pair of them, if they would fit him.

0341

2

FRANCISCO CIREMELLA, the COMPLAINANT, testified that he was a shoemaker, living at 44 Montgomery Street, in the City of New York. He kept a shop on the first floor. On the evening of the 28th of January, 1891, he closed his shop at 9 o'clock, locking the door and fastening the windows. He returned to his shop at 6:30, on the following morning. He found the door of the shop leading into the yard broken open. He missed three pairs of shoes. On the following Saturday he saw a pair of the shoes on Meehan's feet. He had never seen the other two pair since they were stolen. He saw the three defendants near his shop on the morning of January 28th, 1891. They did not enter his shop then.

In

C r o s s - E x a m i n a t i o n,

0342

3

the complainant testified that he knew that the defendants lived within a few squares of his shop. He kept a stock of 20 or 30 pairs of shoes. He counted the shoes usually every evening before he left his store. The shoes that were stolen were shoes that were left to be repaired. When the customers who had left them there to be repaired, called for them, they were not to be found. One of the stolen pairs of shoes was lying on the table when he closed up his shop, and the other two were in a drawer or locker.

0343

4

OFFICER THOMAS STAPLETON, of the 7th Precinct, testified that on January 31st, he arrested Meehan, and, on the 1st of February, he arrested the two defendants on trial. In the presence of the two defendants on trial, Meehan said, "Those two boys was with me at the time I committed the burglary." This was said in the Essex Market Police Court. The defendants replied that they were with Meehan, but did not go into the shop. Graham said that he was with Meehan, but he said that it was Meehan that broke into the door of the shop, and Meehan said that it was Graham that broke in the door. Graham also said that Moloney was with him. Graham said that they took the shoes down to Water Street, and tried to sell them, but the shoes were not mates, and they could not make a sale of them, and they threw them away in an ash barrel in

0344

5

Water Street, near the place called "Cats' Alley."

In

C r o s s - E x a m i n a t i o n .

the witness testified that he arrested Meehan in Clinton Street, near South. Meehan then wore a pair of shoes that were subsequently identified by the complainant. He took Meehan to the station house, and, from there, to the Essex Market Police Court, and had him remanded. Then Meehan gave him the names of the two defendants on trial, and he, the witness, arrested them on the following morning.

0345

Cross - Examination,
Graham testified that he did not tell the Officer
that he was with Meahan on the night of the bur-

JOHN GRAHAM, testified that he lived at 651 Water Street, with
his father and mother. He had nothing to do with
breaking into the complainant's shop. He, the
defendant, knew Meahan. He was not with Meahan
when Meahan broke into the complainant's shop;
nor did he have anything to do with the stealing
of the shoes. He did not have any of the shoes
in his possession. He was never arrested before.
He lived about three squares away from the shoe
store.
In

FOR THE DEFENSE.

0346

Slavy, b... did not break into the shoe store;
nor did he say this in the police court, or any-
where else. He was not with Meshan when Meshan
threw the two pairs of shoes into an ash barrel.
On the night in question, he was home in bed.
He worked last for Price Bros., manufacturers of
labels in Worth Street. He had worked for them
about a month before his arrest. He had been sent
to the Catholic Protector, by Judge Cowling. He
was charged then with stealing shirts from a
Chinaman who kept a laundry. That was three years
before the present trial. He, the defendant,
was 15 years of age.

0347

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against
*William Meehan, John
Graham and Francis Moloney*

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

*William Meehan, John
Graham and Francis Moloney*

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

The said

*William Meehan, John
Graham and Francis Moloney, all*

late of the *Seventh* Ward of the City of New York, in the County of New York
aforesaid, on the *26th* day of *January* in the year of our Lord one
thousand eight hundred and *ninety 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 shop of one Frank Cormonel

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 *Frank Cormonel*, in the
said shop 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.

0348

SECOND COUNT—

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

William Meehan, John Graham
and Francis Moloney

of the CRIME OF *Petty* LARCENY

, committed as follows:

The said

William Meehan, John
Graham and Francis Moloney, all

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

three pair of shoes
of the value of three dollars
each pair

of the goods, chattels and personal property of one

Frank Cormonel

in the ~~dwelling-house~~ *shop* of the said

Frank Cormonel

in the shop

there situate, then and there being found, ~~from 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.

0349

THIRD COUNT—

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

John Graham and Francis Moloney
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:
The said *John Graham and Francis Moloney, both*

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 pair of shoes of the value of three dollars each pair

of the goods, chattels and personal property of *Frank Cormonel*
by *one William Meehan, and*
by ~~a certain person or persons~~ ^{other} persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, from the said *Frank Cormonel*

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

John Graham and Francis Moloney

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

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

0350

BOX:

428

FOLDER:

3947

DESCRIPTION:

Meyer, George

DATE:

02/25/91



3947

0351

Witnesses:

Edw. A. Cuffey
LC May

Counsel

Filed

189

Pleas,

THE PEOPLE

vs.

B

George Meyer

VIOLATION OF EXCISE LAW.

[Section 2909, Penal Code, sub. 3.]

DE LANCEY NICOLL,

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Chas. B. Bland

Pz. March 2, 1891

Foreman.

June 25, 1891

0352

11th District Police Court.STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.

Edward B. Duffy

of Number 135 West 60th Street
~~that he has been informed~~ does believe and has just cause to believe being duly sworn,
 deposes and says, that on the 15th day of February 1891, at the

City of New York, in the County of New York, at saloon situated at No.

872-11th Avenue in said city of New York one
 George Meyer did then and there unlawfully
 and wilfully sell and deliver a quantity of malt-
 liquor commonly known as ale, to wit, one pint of
 mixed ale to one John C. May (now present) the said
 John C. May, being then and there a child actually
 and apparently under the age of sixteen years, to wit,
 of the age of nine years, in violation of Section
 Two hundred and ninety of the Penal Code of
 the State of New York

Wherefore the complainant prays that the said

George Meyer

may be apprehended, arrested and dealt with according to law.

Sworn to before me, this

16th

day of February

1891

Charles K. Linton

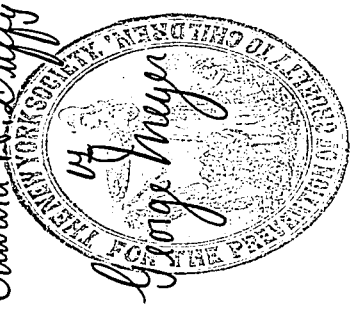
Police Justice.

0353

POLICE COURT 4th DISTRICT.

THE PEOPLE, &C.,
ON THE COMPLAINT OF

Edward R. Duffy.



CRUELTY TO CHILDREN.
*Delving Liguora to a
minor child.*

DATED February 16th 1891
Santor Magistrate.

Clerk.

Officer.

Witnesses: 22nd precinct.

C. Bellocus Jenkins, Supt.,

100 East 23rd Street.

Disposition,

0354

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I am not guilty and
if held demand a speedy
trial*

Geo. Meyer

Taken before me this

July 16

day of *July* 189*9*
Charles J. Tamm
Police Justice.

0355

CITY AND COUNTY }
OF NEW YORK, } ss.

aged nine years, occupation John C. May
school boy of No. 221 West 60th Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Edward R. Duffy
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 16th
day of February 1891

John C. May

Charles V. Linton
Police Justice.

0356

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 Three 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 February 16th 1891, Charles N. Taintor Police Justice.

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

Dated Feb 16th 1891, Charles N. Taintor 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.

0357

229

Selling to Minor
Police Court--- 11th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward R. Duffy
135 West 60th St
George Meyer

Offence: Selling liquor to
a minor child

Dated February 16th 1891
Sainlor Magistrate.
Galvin Officer.

Witnesses John C. May
No. 135 West 60th St
Committed to the
care of the Society
No. 135 West 60th St
\$ 500 to answer

Bailed

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

0358

*The New York Society for the
Prevention of Cruelty to Children*

100 EAST 23D ST. (COR. FOURTH AVE.)

New York, *April 25th* 1891.

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

*The People
against
Georgia Meyer*

Notice of Prosecution.

*To the District Attorney of the
City and County of New York,*

*Sir: This Society is interested in the prosecution of
the above defendant, and is familiar with the facts of the
case. It respectfully requests that before sending the papers
to the Grand Jury, fixing the day of trial, consenting to
any postponements thereof, or to any reduction of bail, or
final disposition of the charge, you will duly notify me as
its President and Counsel, so that I may confer with you
in regard thereto. This request is made pursuant to the
statute (Laws of 1886 Chapter 30, Section 8), and in
furtherance of the ends of Justice.*

I have the honor to remain, with great respect,

Elbridge T. Gerry,

President, &c.

0359

N. Y. GENERAL SESSIONS

THE PEOPLE



CRUELTY TO CHILDREN.

Elbridge T. Gerry

NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,

President, etc.

0360

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

George Meyer

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

accuse

George Meyer

of a MISDEMEANOR, committed as follows:

The said *George Meyer*

late of the City of New York, in the County of New York aforesaid, on the
— *Fifteenth* — day of *February* in the year of our Lord
one thousand eight hundred and ninety — *one* —, at the City and County aforesaid,
certain strong and spirituous liquors, and certain wine, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury
aforesaid unknown, unlawfully did sell, and cause and procure and permit to be sold to one
— *John C. May* — who was then and
there a child actually and apparently under the age of sixteen years, to wit: of the age of
nine years, 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.

DeRancey Nicoll,
~~JOHN R. FELLOWS,~~

District Attorney.

0361

BOX:

428

FOLDER:

3947

DESCRIPTION:

Miller, Charles

DATE:

02/20/91



3947

0362

Witnesses:

Larry M. Gandy
John Baker

W. 196,

Counsel,
Filed *Do* day of *Feb* 189*7*
Plends,

THE PEOPLE

vs. *I*
Charles Miller

Grand Larceny *Second Degree.*
[Sections 528, 537 — Penal Code.]

DE LANCEY NICOLL,
District Attorney.

at
W. 196,

A True Bill.

Chas. B. D. G. G. G.
W. 196, Foreman.
W. 196,
Chas. B. D. G. G. G.

0363

Police Court 2 District.

Affidavit—Larceny.

City and County } ss:
of New York, }

Lizzie Mc Ginley
 of No. 35 Clarkson Street, aged 28 years,
 occupation Housekeeper being duly sworn,

deposes and says, that on the 13 day of February 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 coats and
one vest, of the value of twenty
dollar, and a watch and
chain of the value of ten dollar
all of the value of thirty dollar
\$30 -

the property of deponent's lodger and then
in deponent's care as housekeeper

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 Miller (now here)

The said property was the top floor
 front room of the premises No 35
 Clarkson Street in a room rented by
 deponent to two lodgers, the owners of said
 property. Deponent saw the defendant
 while leaving said premises and caused
 his immediate arrest with the said stolen
 property in his possession. Mc Lizzie Mc Ginley

Sworn to before me, this 13 dayof February 1891Wm. Miller

Police Justice.

0364

Sec. 198—200.

2

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Charles Miller,

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

I have nothing to say 638 East 33rd

Question. What is your business or profession?

Answer.

Boat 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.

*I have nothing to say**Charles Miller*

Taken before me this

day of

*February**1897**Wm. H. Anderson*

Police Justice

0365

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

Charles Miller

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 *Feb 13* 18*81* *W. D. Michael* 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.

0366

202

Police Court---2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lizzie McGinley
35, Clark St
Charles Miller

Offence

Min

2
3
4

Dated

Feb 13

1891

McMahon

Magistrate.

John J. Baker

Officer.

S

Precinct.

Witnesses.

No.

Street.

No.

Street.

No.

Street.

\$

1000

to answer

G. S.

BAILED.

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

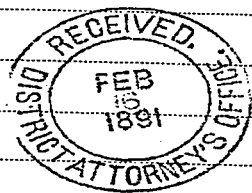
Residence

Street.

No. 4, by

Residence

Street.



0367

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 Miller

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Charles Miller*

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

The said

Charles Miller

late 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
ninety-one at the City and County aforesaid, with force and arms,

*two coats of the value of eight
dollars each, one vest of the value
of four dollars, one watch of the
value of seven dollars and one
chain of the value of three dollars*

of the goods, chattels and personal property of one

Lizzie Mc Gurley

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.

De Lancey Nicoll
District Attorney

0368

BOX:

428

FOLDER:

3947

DESCRIPTION:

Miller, George

DATE:

02/09/91



3947

Witnesses:

Mr. [Signature]
Officer Kugger

Counsel,

Filed

Pleaded

Day of

1881

THE PEOPLE

[Sections 224 and 225, Penal Code].
Robbery in the
(MONEY)
degree.

*26 S. Broadway
New York City*

George Miller

DELANEY REED,
JOHN R. FELLOWS,

District Attorney.

A True Bill.

Charles B. [Signature]

Part IV February Foreman.

*February 25 1911
[Signature]
[Signature]
[Signature]*

0370

Police Court-- 3-- District.

Complainant *Paul House of*
*Balance*CITY AND COUNTY } ss
OF NEW YORK, }

Thomas Rice
of No. *Stapleton S. I.* Street, Aged *22* Years
Occupation *Barman* being duly sworn, deposes and says, that on the
3rd day of *Feb*, 188*7*, at the *7th* Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful money of the
United States of the value of
Twenty Five (25) Dollars
A silver watch and gold chain
of the value of
Twenty Five (25) Dollars

All

of the value of *Twenty five (25)* DOLLARS,
the property of *deponent*

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

O'Brien, Adam, Mary, Annie
O'Brien, Maggie O'Brien and
George Miller (all working) who
acted in concert with each other
for the reasons following to wit:

Deponent says, he was drinking
in the saloon of William O'Brien
at 214 East Broadway, and that
the defendants were all in said
saloon when deponent was knocked
down by defendant George Miller
who robbed deponent of said prop-
erty which deponent had in his

day of

Sworn to before me, this

Police Justice

0371

possession at the time, and defendant
saw defendant Maggie O'Brien
put the pocketbook off the floor
in said saloon, containing said money
and pass the same to defendant
James O'Brien.

Whereupon, defendant charges
defendants with acting in concert with
Ed Broder, and forcibly and violently
taking, stealing and carrying away
said property from defendants
possession.
Sum to be paid } Thomas H. Rees
Att'dy Feb'y 1891 }

W. H. Meach
Police Justice

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 1888
Police Justice.

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
Police Justice.

There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888
Police Justice.

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

Offence—ROBBERY.

vs.

1
2
3
4

Dated

1888

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

\$ to answer General Sessions.

0372

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 7th DISTRICT.

James Haggerty
of No. Seventh Precinct Street, aged _____ years,
occupation officer being duly sworn deposes and says,that on the 3rd day of February 1891
at the City of New York, in the County of New York, he arrested WilliamO'Brain, Adam Maruz, Annie O'Brain
Maggie O'Brain and George Miller (all
nowhere) on complaint of one Thomas Reis
for Robbery.Deponent says, that said
Thomas Reis is a material witness
for the People in said action, and is also one
Samuel Drozgalus (nowhere) who witnessed
said occurrence. Deponent further
says, that said witnesses have no
permanent residence in the
City, and deponent fears he

Sworn before me, this _____ day of _____ 1891

Police Justice

0373

cannot produce them in court when
wanted, and prays they be committed
to the House of Detention in default of
one hundred dollars bail ^{each} to testify.

Turned before
me this 14th day of 1874 }

James Haggerty

W. W. Madsen
Police Justice

Police Court, District,

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

ARRIDAVIT.

Dated 188

Magistrate.

Officer.

Witness,

Disposition,

0374

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

3 District Police Court.

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

Question What is your name?

Answer *William O'Brien*

Question How old are you?

Answer *43 years*

Question Where were you born?

Answer *Russia*

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

Answer *264 East Broadway - 2 years*

Question What is your business or profession?

Answer *Saloon keeper*

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

Answer *I am not guilty, had nothing to do with the robbery of this man - am entirely innocent of the charge.*

William O'Brien

Taken before me this *4*

day of *April*

188*9*

Police Justice.

0375

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

3 District Police Court.

Adam Mary 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 Adam Mary

Question How old are you?

Answer 21 yrs

Question. Where were you born?

Answer. Russia

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

Answer. 100 Hester Street - 1/2 mo

Question What is your business or profession?

Answer working a factory

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

Answer. I am not guilty; I was in said saloon, playing Casino with William Martin of 457 Grand Street, and I saw Reis and Miller fighting, and saw Miller knock Reis down; I had nothing to do with this occurrence.

Adam Mary
witness

Taken before me this

day of

1887

Police Justice.

0376

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

3 District Police Court.

Annie O'Brien being duly examined before the under-
signed, 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

Annie O'Brien

Question. How old are you?

Answer

42 years

Question. Where were you born?

Answer.

Russia

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

Answer.

264 E. 8th St. - 2 years

Question. What is your business or profession?

Answer

Keeps house

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, and say
I was not present when this
occurrence took place, I
was tending to my housework
together with my daughter
Maggie.
Annie O'Brien

day of

Taken before me this

4

1885

Police Justice.

0377

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Maggie O'Brien 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

Maggie O'Brien

Question. How old are you?

Answer

16 years

Question. Where were you born?

Answer.

England

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

Answer.

264 E Broadway - 2 yrs

Question. What is your business or profession?

Answer

helps her mother

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; and say
at the time of said occur-
rence, was aiding my mother
in attending to household
Maggie O'Brien*

Taken before me this *4*

day of *Feb* 188*7*

Police Justice

0378

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, { ss

District Police Court.

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

Question What is your name?

Answer

George Miller

Question How old are you?

Answer

26 years

Question. Where were you born?

Answer.

Russia

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

Answer.

264 East Broadway - 5 weeks

Question What is your business or profession?

Answer

Blacksmith

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.

He called me a son of a bitch and I knocked him down.

George Miller
mailed

Taken before me this

4

day of

July

1887

Police Justice.

0379

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 George Miller
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 *February 4* 18 *91* *W. M. Mearns* 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 *William Brain Adam Mary*
and *Annie O'Brien & Margu O'Brien* guilty of the offence within mentioned. I order *them* to be discharged.

Dated *February 4* 18 *91* *W. M. Mearns* Police Justice.

0380

150

Police Court--- 3 --- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Reid
House of Detention
William O'Brien
Adam Marez
James O'Brien
Maggie O'Brien
Noel Miller

Offence
Robbery

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated Feb 4 1891

Meade Magistrate.

Maloney & Haggerty Officer
75 Precinct.

Witnesses Samuel Drogalus
House of Detention
No. _____ Street.

William Martin

No. 457 Grand Street.

Joseph Pecator

No. _____ Street.

Nos 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100

Nos 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100

0381

✓ William O'Brain

264 E. Broadway

✓ Annie O'Brain

264 E. Broadway

✓ Maggie O'Brain

264 E. Broadway

~~✓ Adam Massey~~

264 E. Broadway

0382

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Figoras Miller

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

Figoras Miller

of the crime of ROBBERY IN THE *First* DEGREE, committed as follows:

The said *Figoras Miller*.

late of the City of New York, in the County of New York aforesaid, on the *third* day of *February*, in the year of our Lord one thousand eight hundred and ~~eighty~~ *eighty-one*, in the time of the said day, at the City and County aforesaid, with force and arms, in and upon one *Thomas Davis*, in the peace of the said People then and there being, feloniously did make an assault, and *two* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars *each*; *five* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars *each*; *ten* 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*; *ten* 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*; *ten* 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*; *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*; *five* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *ten* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; *two* United States Silver Certificates of the denomination and value of twenty dollars *each*; *five* United States Silver Certificates of the denomination and value of ten dollars *each*; *ten* United States Silver Certificates of the denomination and value of five dollars *each*; *ten* United States Silver Certificates of the denomination and value of two dollars *each*; *ten* United States Silver Certificate of the denomination and value of one dollar *each*;

\$50.45

0383

Two United States Gold Certificates of the denomination and value of twenty dollars each; Five United States Gold Certificates of the denomination and value of ten dollars each; Ten United States Gold Certificates of the denomination and value of five dollars each; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of Ten dollars; one pocket watch of the value of one dollar; one watch of the value of Ten dollars; and one chain of the value of fifteen dollars; of the goods, chattels and personal property of the said Thomas Reid, — from the person of the said Thomas Reid, against the will, and by violence to the person of the said Thomas Reid, then and there violently and feloniously did rob, steal, take and carry away, the said George Miller being then and there aided by an accomplice actually present, whose name is to be fixed by the Grand Jury aforesaid as yet unknown; 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.

0384

BOX:

428

FOLDER:

3947

DESCRIPTION:

Moody, William

DATE:

02/13/91



3947

0385

BOX:

428

FOLDER:

3947

DESCRIPTION:

Flanagan, John

DATE:

02/13/91



3947

of names:
A. A. Kelly
J. W. Thompson

I recommend the
Grant to accept
the plan of petit
larceny offered
by both defendants,
the subject of the
larceny consisting
of old clothing
and wear of
Harris Cami value
McLugan's sweater
Robert Deslattes
Feb'y 17

NO 162,

Counsel, *13*
Filed *day of July*
Plaint, *189*
THE PEOPLE
vs.
Degree, *189*

THE PEOPLE

vs.

20.
F1 William Moody
and F John Thunagan

odd days:

DE LANCEY NICOLL,
District Attorney.

A True Bill

Col. J. B. Woodch.
July 17/91
Baker
Read
Each per bond.

Feb 17

[Sections 528, 537, 538 Penal Code.]

Grand Larceny & Second Degree

Latimer
1/6

0387

Police Court

District.

Affidavit—Larceny.

City and County } ss:
of New York,

Alexander H. Kelly
of No. 464 E. 6th Avenue Street, aged 37 years,
occupation Bartender being duly sworn,
deposes and says, that on the 8th day of February 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 Trunk Containing Clothing
of the Value of Thirty dollars.

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and
carried away by William Moody and John
Mannigan both of whom were seen the
fact that at or about the time of
11:20 A. M. on same date deponent
missed some property from same
premises. That deponent is informed
by William Thompson that he
arrested the said defendants in
West 38th Street and found in their
possession a Trunk containing
a quantity of Clothing. Deponent
fully identifies the property found
in the possession of the said defendants
as the property stolen and
carried away from deponent's premises

W. Kelly

Sworn to before me this

9th day

of February 1891

A. H. M. J. Justice

0388

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 33 years, occupation Police Officer of No. 19 Bremer Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Wm H Kelly and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 9th

day of February 1891

Wm H Thompson
Police Justice.

0389

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. *William Moody*

Question. How old are you?

Answer. *31 Years*

Question. Where were you born?

Answer. *New York.*

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

Answer. *129 West 42 St. 4 Years*

Question. What is your business or profession?

Answer. *Express Driver*

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

Answer. *I am not guilty -*✓ *William Moody*

Taken before me this

day of *February* 1899*H. J. Mahoney*

Police Justice.

0390

Sec. 198-200

District Police Court

CITY AND COUNTY
OF NEW YORK.

John Flanagan 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 Flanagan*

Question. How old are you?

Answer. *21 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *574 West 27 St N York.*

Question. What is your business or profession?

Answer. *Laborer.*

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*

John Flanagan

Taken before me this

9th

day of *February* 188*9*

Inspector

Police Justice.

0391

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 Alfred Smith

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, such 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 9 1899 W. H. Smith 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.

0392

Police Court---

183
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alexander H. Kelly
464 - 6 Ave
William Morry
John Flanagan
Office *Donnelly*

BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *February 9* 1891

W. Thompson Magistrate.

Thompson Officer.

Precinct.

Witnesses *W. L. Thompson*

No. *19* Street.

Street.

No. Street.

No. Street.

No. Street.

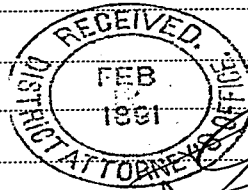
No. Street.

No. Street.

\$ *1000* to answer

Street.

Street.



0393

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Moody

and

John Flanagan

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *William Moody and John Flanagan*

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

The said *William Moody and John Flanagan, both*

late of the City of New York, in the County of New York aforesaid, on the *eight*
day of *February* in the year of our Lord one thousand eight hundred and
ninety *one* at the City and County aforesaid, with force and arms,

*one trunk of the value of five
dollars and diverse articles of
clothing and wearing apparel of
a number and description to the
Grand Jury aforesaid unknown,
of the value of thirty dollars*

of the goods, chattels and personal property of one

Alexander N. Kelly

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.

SECOND COUNT—

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

William Moody and John Flanagan
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

William Moody and John Flanagan, 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,

*one trunk of the value of five dollars
and divers articles of clothing and
wearing apparel, of a number and
description to the Grand Jury
aforesaid unknown, of the value
of thirty dollars*

of the goods, chattels and personal property of one

Alexander H. Kelly

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

Alexander H. Kelly

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

*William
Moody and John Flanagan*

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,

District Attorney.

0395

BOX:

428

FOLDER:

3947

DESCRIPTION:

Mooney, James

DATE:

02/18/91



3947

Witnesses:

Edw. H. Schubert

John A. Connor

John A. Connor

Counsel,

Filed

Pleads,

day of

1891

THE PEOPLE

vs.

James Mooney
alias Joseph Morgan
Grand Larceny & 2nd Degree.
[Sections 528, 531, 683, Penal Code.]

DELANCEY NICOLL,
District Attorney.

July 27/91

Filed & admitted

A True BILL.

Charles B. DeLoach

Foreman.

*See Mr. DeLoach and Mr. DeLoach
this is true to the best of my knowledge
I appear before you
H. DeLoach*

0397

Police Court
Second Dist

The People vs
Adolph Schwab

James Mooney

Examination Before Justice O. Rully
Dec 13 1890

For the Defendant du Costello

Adolph Schwab being cross ex-
-amined on his affidavit deposes
and says:-

Q - You are the complaining witness?

A Yes sir.

Q Where do you live?

A At 424 East 117th St.

Q What is your business?

A I have no place of business. I

sell cigars; I have customers
whom I supply.

Q On what day was it you
lost your watch?

A December 6. - Saturday

2 Where were you at the time you lost it?

A I got on the car at Houston Street. Between Houston and 9th St I looked at the watch to look at the time.

2 About what time was it?

A at 6 O' clock.

2 Can you get any closer to the time?

A No but it was nearly 6 O' clock

2 About 6 O' clock when you took the train?

A Nearly so.

2 Were there others near when it occurred?

A I do not remember that

2 Can you say whether there was few or many?

A I do not remember how many people there was

2 Do you remember whether you got on at the back or the front?

A- I got on the first car
I did not get in at the
front of the car because
it was closed. I got in
at the rear of the first
car.

Q Did you pass inside the car
A No sir.

Q Did you stand on the platform?
A Yes sir.

Q Did you stand on the platform
all the way?

A all the way.

Q Were there many persons on the
platform?

A There were two standing on the
platform.

Q Were there not more than
two persons on the platform?

A No sir - only one more - one
besides me.

Q Where did you first notice the
Defendant?

A In Houston St - before reaching
9th Street

0400

Q Did he stand between you and the gate?

A He stood where the guard is on the car.

Q Near the gate?

A No; near the door of the car.

Q Where did you stand?

A I stood there

Q Where did you stand when you first noticed defendant?

A Crowded up to me.

Q He was there near you?

A Yes sir

Q Tell us where you were when you first noticed your loss of your watch and chain

A At the 9th St station there was a large number of people came in the elevated car.

Q Where did the people come from who left the car.

A From the first car came some of the people - the most went in

4

2 Was it after they went in that you missed your watch - after the people passed from the platform into the car?

A Yes.

2 There was a few people who passed out of the car?

A Yes. This man had plenty

2 of time to leave the car but kept straight on to me while the other passengers left. He had plenty of time to leave the car before anybody came in or out. Just as the car left he pushed against me. I felt for my watch and chain but it was gone at that time. At that moment people left the car.

2 You felt your watch the moment people got on at the station?

A Oh no.

2 There was a number of people?

5 A I did not count the people

2 Was there a number?

A. oh yes: there was quite a number but nobody could get to my watch: nobody could touch me before this man. Nobody but this man could come near me to take my watch.

2 Are you sure that none of the people that passed off the train had a hand on your watch?

A Yes.

2 at the time these people came off the train for the purpose of getting off where were you standing?

A Nobody could come near me except this man - I stood at the same place I stood before.

2 In the door way?

A On the platform where the railing is. I was on the

6 platform. This man was near

2 Were you inside the car?

A No; I stood in the corner and defendant kept close up to me.

2 What part of his body was close up against you?

A He stood at the side - Dr.

2 Which side?

A I do not know for sure; I do not know what side.

He was standing looking toward the other car.

2 Where had you been that afternoon?

A Goes out.

2 You had not been drinking?

A No Sir, I never drink - not one whiskey.

2 About what time was it you missed your watch?

A About the 9th street station I did not run after the defendant because I did not like to risk my life.

7 2 Did you tell anybody there

0404

that you had lost your watch.

A Yes - one or two people.

Q Did you tell them?

A That man I say took my watch.

Q Did you tell the people about the man that took your watch on the train at the 9th St. station.

A Yes: at the same moment I could not get out.

Q Did you holler out?

A I told two people - I know to be sure those people know he took it.

Q There was a brakemen or paleman there?

A Yes Sir.

Q Did you shout out after this man?

A Yes Sir. certainly - people was leaving the car he got out. I would not risk my life.

Q How did you shout out?

A I was afraid of mistaking my

0405

life. I said my watch is gone.

2. When was the next time you spoke to anybody in connection with the recovery of your watch?

A - I went over to Fourteenth St. & East 9th St station thinking this man may be there. Then I went and took my sifter and went to lead quarters and gave a statement about the case to the detective. I described the man.

2. What did detectives tell you then?

A. He said he knew some people in the habit of being around there stealing - looking out for people with watches.

2. Did he tell you anything about coming to identify people?

A. No.

2. He wanted you to come there?

Q. A. Yes.

Q When did you go there?

A The next morning.

Q Whom did you see?

A I met the officer.

Q Did you speak to him about it?

A Yes. I spoke to detectives about it.

Q The same detective you spoke to before?

A Yes.

Q What did they tell you?

A I was told to come down to see whether I could identify a man. The sergeant sent me in a room, and then I was called out to identify him.

Q The defendant here?

A Yes. That is the man.

Q At the time you saw the prisoner at the elevated railroad how was he dressed?

A A brown coat.

Q Were there any others there when you came to police head quarters to identify this man?

A The Sergeant at head-quarters told me to go in a room and they brought up several men and called for me to come out and identify the men

2 You picked out the man from how many people?

A From among seven people

2 You picked defendant out?

A Yes Sir Atoguh Sekwabe
The People Rest

Mr Costello - I move for the discharge

15
December 20

Do you Recall

Mr Costello - I move for the discharge of the defendant on the ground that there is no evidence whatever to show that this defendant committed any larceny, or that any larceny was committed.

Motion denied

11 Deft held to answer \$1500 bail

0408

Police Court

2

District.

Affidavit—Larceny

City and County } ss:
of New York,

Adolph Schwalb

of No. 424 E 117th Street, aged 51 years,
 occupation Seigar dealer being duly sworn,
 deposes and says, that on the 6th day of December 1890 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 gold Watch with gold chain
 and fob attached of
 the value of one hundred
 and twenty-five dollars

the property of

Deponent

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

Deponent says that said defendant
 pushed violently against him in
 an Elevated Railroad Car on Third
 Avenue and Ninth Street and
 ran out. Deponent says that
 said defendant stood alongside
 of him for about five minutes

Sworn to before me this

189

day

Police Justice

previous to him running out
 and on his running out he
 felt some one pull his
 watch chain and he
 looked down and missed
 the aforesaid property that was
 contained in the pocket of
 the vest then and there worn
 by him. Deponent says that he
 followed said defendant to
 the platform of said Car ^{and}
 was prevented from going further
 by an attendant on said Car
 closing the gate.

Deponent says that he had
 said property in his possession
 previous to said defendant pushing
 against him and running out

Deponent further says that
 said defendant was the only
 person near him from the time

04 10

he can read properly until
he missed the same
Deponent further says that
he positively identifies said
defendant and charges
him with felonious
taking the aforesaid
property as aforesaid
stated

Wolke Selwabe

WITNESSES TO SIGNATURE
THIS 11 DAY OF

DEC 1890

[Signature]

POLICE JUSTICE

0411

Sec. 19-20

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

James Monecy 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.

James Monecy

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

Philadelphia

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

Answer.

2122 W 134th St Phila 35 years

Question. What is your business or profession?

Answer.

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

Answer.

*I have nothing to say
until I see Counsel
James Monecy*

Taken before me this

day of DECEMBER.

1892

Police Justice.

04 12

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 Fifteen 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 DECEMBER 14 1896 Laurence 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.

Common area

04 14

DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF

Adolph Schwaabe
James Mooney
agst.

Examination had *Dec 13* 188*90*
Before *Daniel O. Reilly* Police Justice.

I, *W. L. Ormoby* Stenographer of the *2* District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of *Adolph Schwaabe*

as taken by me on the above examination before said Justice.

Dated *Dec 15* 188*90*

W. L. Ormoby
Stenographer.

D. O. Reilly
Police Justice.

04 15

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 Mooney
otherwise called
Joseph Morgan

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

Indictment accuse James Mooney otherwise called

Joseph Morgan -

of the crime of Grand Larceny in the first degree

as a second offense, -

committed as follows:

Heretofore, to wit: at the Criminal Court of

Baltimore, held in the City of Baltimore

in the State of Maryland, on the twenty

seventh day of November, in the year of

our Lord one thousand eight hundred

and eighty three, the said James Mooney,

otherwise called Joseph Morgan, by the

name and description of James Mooney,

otherwise called Joseph Morgan, was in

due form of law convicted under the laws

of the said State of Maryland of a crime

which, if committed within this State would

be a felony, to wit: a certain felony and

larceny upon a certain indictment then

and there in the said Criminal Court of

Baltimore depending against him the

said James Mooney otherwise called Joseph

0416

Morgan, George Woods, otherwise called
Nick Mark, and Frank Rodman, otherwise
called Philip White, for that they the
said James Rooney, otherwise called Joseph
Morgan, then late of the the City of
Baltimore aforesaid, Morgan, George Woods,
otherwise called Nick Mark, then late of
said City, Morgan, and Frank Rodman,
otherwise called Philip White, then late of
said City, Morgan, on the nineteenth day
of September in the year of our Lord
eighteen hundred and eighty three, about
the hour of twelve o'clock in the night
of the same day, with force and arms, at
the City of Baltimore aforesaid, the
dwelling-house of Mathew Hays, there
situate, feloniously and unlawfully
did break and enter, with intent then
and there the goods and chattels in the
same dwelling-house then and there being
found, then and there unlawfully and
feloniously to steal, take and carry away,
and then and there, in the same dwelling-
house, with force and arms, three fuda,
each of the value of one dollar, current
money, one pair of silver buttons, of the
value of two dollars, current money, of the
goods and chattels of Mathew Hays, in the
same dwelling-house then and there being
found, to wit: three fuda, each of the value of

Ten dollars, current money, two ear-rings,
 each of the value of two dollars and
 fifty cents current money, one purse, of
 the value of fifty cents, current money,
 six pieces of silver coin, each called fifty
 cents, struck at the mint of the United
 States, and to be taken as currency in the
 said State, each of the value of fifty cents,
 current money, ten pieces of silver coin,
 each called twenty-five cents, struck at
 the mint of the United States, and to be
 taken as currency in the said State, each
 of the value of twenty-five cents, current
 money, five pieces of silver coin, each
 called ten cents, struck at the mint of the
 United States and to be taken as currency
 in the said State, each of the value of ten
 cents, current money, two rings, each of the
 value of one dollar, current money, two
 napkin rings, each of the value of one
 dollar and twenty-five cents, current
 money, two knives, each of the value of
 one dollar and fifty cents, current money,
 one ear-ring of the value of twenty-
 five cents, current money, the said goods
 and chattels and silver coin then and
 there being the property of Sophia Hays,
 in the same dwelling house then and there
 being, one chain, of the value of twelve

dollars, current money, of the goods and
 chattels of William Hays, in the same
 dwelling house then and there being,
 one piece of copper coin, called one cent,
 found at the mint of the United States,
 and to be taken as currency in the said
 State, of the value of one cent, current
 money, one child's playing bank, of the
 value of three dollars, current money, the
 said goods and chattels and copper coin
 then and there being the property of
 Walter Hays, in the same dwelling house
 then and there being, and six spoons,
 each of the value of eighty three cents,
 current money, of the goods and chattels
 of Martin Hays in the same dwelling
 house then and there being found, then
 and there feloniously and larcinously
 did steal, take and carry away, contrary
 to the form of the Act of Assembly in
 such case made and provided and against
 the peace, government and dignity of
 the said State of Maryland.

And, therefore, upon the conviction
 of said the said James Mooney, otherwise
 called Joseph Morgan, by the name and
 description of James Mooney, otherwise
 called Joseph Morgan, was by the judgment
 of the said Criminal Court of Baltimore

that is to say: on the twenty second day of December, in the year aforesaid, at the said Court, so held as aforesaid, sentenced to be imprisoned in the Penitentiary of the said State of Baltimore for the period of six years; as by the record thereof more fully and at large appear.

And the said James Treaney, otherwise called Joseph Morgan, having been so as aforesaid convicted of the said crime and felony, afterwards, to wit: on the sixth day of December, in the year of our Lord one thousand eight hundred and ninety, at the City of New York, in the County of New York, aforesaid, in the night time of the same day, with force and arms, one watch of the value of one hundred dollars, one chain of the value of twenty five dollars, and one pocket of the value of ten dollars, of the goods, chattels and personal property of one Adolph Schuch, on the person of the said Adolph Schuch, then and there being found, from the person of the said Adolph Schuch, then and there feloniously did steal, take and carry away against the form of the Statute in such case made and provided,

0420

and against the peace of the People
of the State of New York, and
their dignity

Det. Henry Thiele,

Det. Henry Thiele,

0421

BOX:

428

FOLDER:

3947

DESCRIPTION:

Mooney, John

DATE:

02/12/91



3947

Witnesses;

Officer Stocking

W. W. H. R. R.

Counsel,

Filed,

12th day of July 1891

Pleads,

Myself

THE PEOPLE

vs. Plaintiff

vs. Defendant

I

John Mooney

ABDUCTION
[Section 282, Sub. 1, Penal Code.]

JOHN R. FELLOWS,

JOHN R. FELLOWS,

District Attorney.

July 15 1891

A True Bill.

Chas. B. DeLoach

Part 2 - April 14, 1891, Foreman,

Pleas, Guilty,

4 pm 10 noon 1891

J. J.

0422

0423

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

John Mooney being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is h S 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. *John Mooney*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *No Permanent Residence*

Question. What is your business or profession?

Answer. *Laborer*

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
John Mooney

Taken before me this

day of *January*

188

Police Justice.

John Mooney
John Mooney

0424

First District Police Court.

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

Hugo Schuster

of Number 100 East 23rd Street being duly sworn,
deposes and says that on the 31st day of January 1899, at the

City of New York, in the County of New York, in the basement of No. 26 Mulberry Street
One John Mooney, now here, did unlaw-
fully and willfully perpetrate an act of
sexual intercourse with a certain female
called Lola Brecca, now here, being then
and there under the age of sixteen years;
to wit of the age of eleven years, not being
his wife, in violation of Section 278 of
the Penal Code of the State of New
York.

Wherefore the complainant prays that the said

John Mooney
may be apprehended, arrested and dealt with according to law

Sworn to before me, this 4th

day of February 1899

1899

Hugo Schuster

Police Justice.

0425

CITY AND COUNTY }
OF NEW YORK, } ss.

Ida Brescia
aged *eleven* years, occupation *schoolgirl* of No.
68 Baxter Street, being duly sworn deposes and
says, that ~~she~~ *he* has heard read the foregoing affidavit of *Hugo Schultze*,
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *4th*

day of *February* 18*99*

[Signature]

Police Justice.

Ida Brescia

0426

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 February 4 1899 [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.

0427

Ida Pucca
146 Striding

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

No 125. 178
Police Court---First District.

THE PEOPLE &c.,
ON THE COMPLAINT OF

John Money

2.

3.

4.

Offence

Dated February 4th 1891
Edw. Magistrate.

Schmitt Officer.
J. P. O. C. Precinct.

Witnesses *Off. Craig*
No. *6 to Pucca* Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer



MI
Feb 24

0428

DR. J. CLIFTON EDGAR,

115 EAST 35TH ST.,

UNTIL 10.
4-6.

NEW YORK.

Feb. 5

1891

Hon. Elbridge T. Gerry, Esq.,

This is to certify that
I have this day examined
the Person of Ida Brice,
age 10, of 68 Baxter St.,
and have found signs
of a recent Penetration
of her genital organs by
some blunt instrument.

Respectfully submitted.
J. Clifton Edgar M.D.
Examining Physician.

Edith Bruce
Hosmer
Richardson
Chen

The same evening
He gave them some cards to sign
They went to the bridge early
and returned to town
After they had signed the cards
they went home and
returned with an answer
for each.

After they had the answers
left with the girls. And his
feeling was to put in a paper
man. And then Mark
dignity. They should go with
him to a meeting he would give
them a letter.

He proposed to go to Ida's cellar
but she said the boss would
be there & that she should
Ida protested that they go
to Theresa's cellar & then
they all went together to
Theresa's cellar.

When at last request Theresa
took off her trousers & lay down
left her tape & left attempted to
electrode her with his forrook
point. But the pain was so
great he desisted.

Then Ida at his request took off
her drawers - left got on
top of her & inserted his
pate into her. During
this she too cried out -
left desisted &c

Now your Ida 50^{cts} & Theresa 25^{cts}

Edith Bruce & Richard -

0430

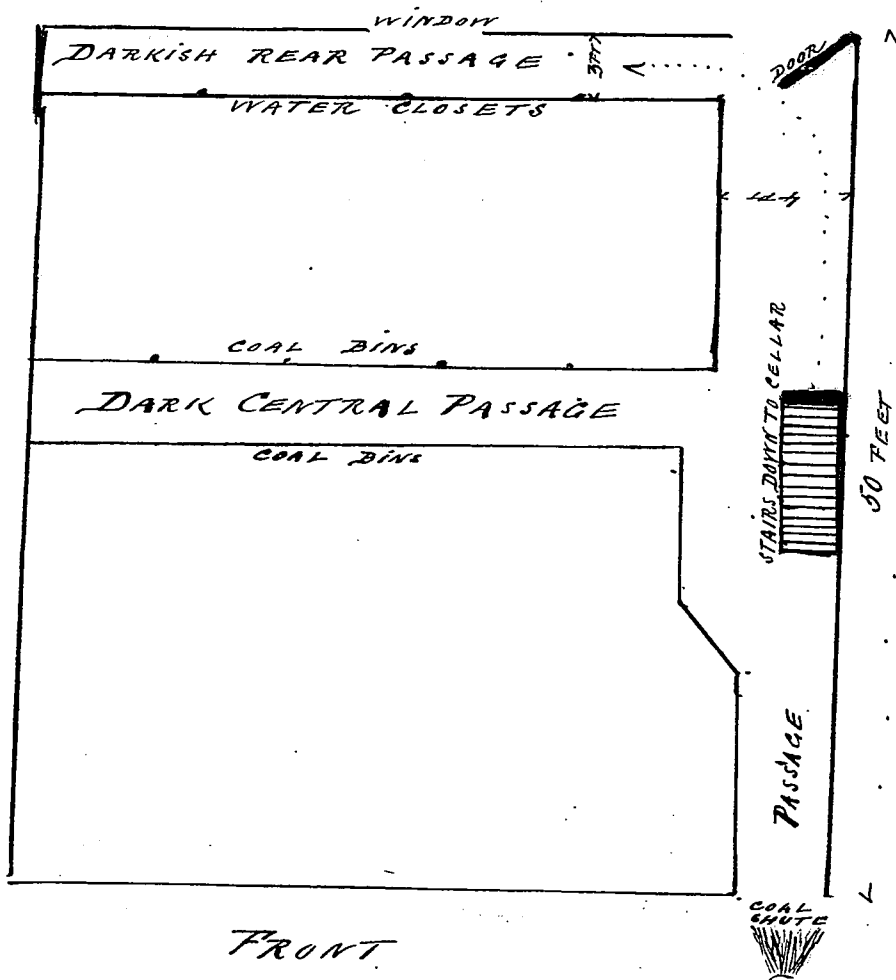
133

Winnipeg - Apr. 1st the machines
off Craig.
Helen Dr. Edgar.

0431

CELLAR FLOOR

REAR



FRONT
26 MULBERRY ST

0432

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

The People

v.

BRIEF FOR THE PEOPLE.

John Mooney.

STATEMENT OF THE CASE.

The prisoner, a laborer, 27 years old, with no permanent residence, is indicted for rape on the person of a little girl named Ida Bricca, 10 years old, committed in the basement of 28 Mulberry Street in this City. The facts appear in the evidence.

EVIDENCE FOR THE PEOPLE.

IDA BRICCA. - Is 10 years old. Has known the defendant since January 31, 1891, on which day, when she was standing on the sidewalk near the school house of the Five Points Mission, talking with Teresa Ferarra, the defendant came up to her and asked them if they wanted some candy, and on their replying in the affirmative he gave them some candy and a few pennies, and after a little talking he asked them to go into the cellar with him, and said he would give witness 50 cents and Teresa 25 cents. They went down in the cellar and when there he asked Teresa first to lie down, and then had connection with her. Then he went over to witness and told her to lie down on the floor, which she did, and he then told her to lift her dress up and fix her drawers. She complied, and he then stooped down and unbuttoned his pants and exposed his private parts and lay down on top of her and put his private parts

0433

IN THE COURT OF THE CITY AND COUNTY OF NEW YORK
 COURT OF GENERAL SESSIONS OF THE JUDGE

2

in hers. Witness told him to stop, as he hurt her, but he did not stop although she cried because it hurt her so much. Witness felt his privates inside hers, and he hurt her very much. After he had done he told witness he would give her 50 cents not to tell anybody. He then went out of the cellar, and the girls shortly afterwards went home. Witness did not tell her mother anything about it.

TERESA FERRARA. - Was standing on the sidewalk near the Five Points Mission on January 31, 1891, with Ida Bricca, when the defendant came up to them and asked them if they wanted some candy. They told him, Yes, and he then gave them some candy, and said he would give Ida 50 cents and witness 50 cents if they would go with him in the cellar at 26 Mulberry Street. They went with him, and he first asked witness to lie down and had connection with her. Then witness saw him go over to Ida Bricca and heard him tell her to lift up her dress and fix her drawers. Witness saw him unbutton his pants and expose his private parts, and saw him lie on top of Ida. Witness heard Ida cry and heard her tell him to stop, and he did not pay any attention to her. After a while he got up from Ida, and witness saw him give Ida 50 cents, and heard him tell Ida not to tell anybody. Shortly afterwards she and Ida left the cellar and went home.

DR. J. CLIFTON EDGAR. - Is Attending Physician to The New York Society for the Prevention of Cruelty to Children. On February 5, 1891, examined the person of Ida Bricca, aged 10, of 63 Baxter Street, and found signs of recent penetration of the genital organs by some blunt instrument.

0434

N. Y. GENERAL SESSIONS

THE PEOPLE

AGAINST

John Chorney

People
vs. John Chorney
PENAL CODE

BRIEF FOR THE PEOPLE.

7

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

The People

v.

BRIEF FOR THE PEOPLE.

John Mooney.

STATEMENT OF THE CASE.

The prisoner, a laborer, 27 years old, with no permanent residence, is indicted for rape on the person of a little girl named Teresa Farara, 7 years old, committed in the basement of 20 Mulberry Street in this City. The facts appear in the evidence.

EVIDENCE FOR THE PEOPLE.

TERESA FARARA. - Is 7 years old. Has known defendant since January 31, 1891. On that day witness was standing on the sidewalk near the Five Points Mission, with Ida Bricca, when the defendant came up to them and asked them if they wanted some candy. They told him, Yes, and he then gave them some candy, and said he would give Ida 50 cents and witness 30 cents if they would go with him in the cellar at 20 Mulberry Street. They went with him, and he first asked witness to lie down and had connection with her. Then witness saw him go over to Ida Bricca and heard him tell her to lift up her dress and fix her drawers. Witness saw him unbutton his pants and expose his private parts, and saw him lie on top of Ida. Witness heard Ida cry and heard her tell him to stop, and he did not pay any attention to her. After a while he got up

from Ida, and witness saw him give Ida 50 cents, and heard him tell Ida not to tell anybody. Shortly afterwards she and Ida left the cellar and went home.

IDA BRICCA. - Is 10 years old. Has known defendant since January 31, 1891, on which day, when she was standing on the sidewalk near the school house of the Five Points Mission, talking with Teresa Farara, the defendant came up and asked them if they wanted some candy, and on their replying in the affirmative he gave them some candy and a few pennies, and after a little talking he asked them to go into the cellar with him, and said he would give witness 50 cents and Teresa 25 cents. They went down in the cellar and when there he asked Teresa first to lie down, and then had connection with her. Then he went over to witness and told her to lie down on the floor, which she did, and he then told her to lift up her dress and fix her drawers. She complied, and he then stooped down and unbuttoned his pants and exposed his private parts and lay down on top of her and put his private parts in hers. Witness told him to stop, as he hurt her, but he did not stop although she cried because it hurt her so much. Witness felt his privates inside hers, and he hurt her very much. After he had done he told witness he would give her 50 cents not to tell anybody. He then went out of the cellar, and the girls shortly afterwards went home. Witness did not tell her mother anything about it.

DR. J. CLIFTON EDGAR. - Is Attending Physician to The New York Society for the Prevention of Cruelty to Children. On February 5, 1891, examined the person of Teresa Farara, aged 7, and found signs of recent penetration of the genital organs by some blunt instrument.

0437

N. Y. GENERAL SESSIONS

THE PEOPLE

AGAINST

John Elmore

PENAL CODE, § 100.0
(General Session)
People

Copy

BRIEF FOR THE PEOPLE.

4/1/71

0438

First District Police Court.

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

Hugo Schueter

of Number 100 East 23rd Street being duly sworn,
deposes and says, that on the 31st day of January 1898 at the
City of New York, in the County of New York, in the basement of No 26 Mulberry Street

the John Morrey, now here, did unlawfully and wilfully perpetrate an act of sexual intercourse with a certain female, called Teresa Ferraro, now here, being then and there under the age of sixteen years, to wit of the age of seven years, not being his wife, in violation of Section 278 of the Penal Code of the State of New York.

Wherefore the complainant prays that the said

John Morrey
may be apprehended, arrested and dealt with according to law.Sworn to before me, this 4th

day of February 1898

Hugo Schueter

Police Justice.

0439

CITY AND COUNTY }
OF NEW YORK, } ss.

Theresa Farara

aged *seven* years, occupation *schoolgirl* of No.

26 Mulberry

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Hugo Schuster*

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

Sworn to before me, this

4th

day of

February

188*9*

Theresa Farara

[Signature]

Police Justice.

0440

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK } ss.

District Police Court.

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

Question. What is your name?

Answer. *John Mooney*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *No permanent Residence*

Question. What is your business or profession?

Answer. *Laborer*

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—
John Mooney

Taken before me this

day of *January*

188

Police Justice

0441

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 *200* 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 *February 4th* 18 *9* *[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.

0442

Luisa Harner
H & M. King

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

No. 126, 778
Police Court---*First* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Hugh Schmitt

vs.
John Money

1 _____
2 _____
3 _____
4 _____

Offence *Rape*

Dated *February 4th* 189*9*

Edw. Hogan Magistrate.

Schmitt Officer.

S. P. C. C. Precinct.

Witnesses *Craig*

No. *RECEIVED* Street.

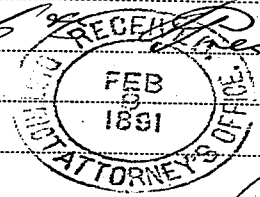
No. _____ Street.

No. _____ Street.

\$ *1000* to answer

W. I. Corn

Feb 24



0443

DR. J. CLIFTON EDGAR,

EAST 35TH ST.,

UNTIL 10.
4-6.

NEW YORK,

Feb. 5 1891

Hon. Elbridge T. Gerry, Esq.,

This is to certify that
I have this day examined
the person of Theresa Farara,
age 7, of 26 Mulberry St.,
and have found no
signs of penetration of
her genital organs.

There is a slight inflam-
mation of her external
genital organs due to some
unknown cause.

Respectfully submitted
J. Clifton Edgar M.D.
Exam. to the

0444

First District Police Court.

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

Hugo Schuster

of Number 100 East 23rd Street being duly sworn,
deposes and says, that on the 4th day of February 1898, at the
City of New York, in the County of New York, in the basement of No. 26 Mulberry Street
the said city of New York.

the John Mooney, now here, did unlawfully and wilfully, take receiving, harbor and use a certain female now here, called Jane Leveroni, said female then and there being under the age of sixteen years; to wit of the age of ten years, for the purpose of sexual intercourse not being her husband, in violation of Section 282 of the Penal Code of the State of New York.

Wherefore the complainant prays that the said

John Mooney
may be apprehended, arrested and dealt with according to law.

Sworn to before me, this 4th
day of February 1898

Hugo Schuster

[Signature]
Police Justice.

0445

CITY AND COUNTY }
OF NEW YORK, } ss.

Jane Leveroni
aged *ten* years, occupation *school girl* of No.

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

Sworn to before me, this

day of

Feb 189*9*

Jane Leveroni

[Signature]
Police Justice.

0446

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, 5th

District Police Court.

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

Question. What is your name?

Answer. *John Mooney*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *No Permanent Residence*

Question. What is your business or profession?

Answer. *Labourer*

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 -

John Mooney

Taken before me this
day of *January* 188*7*

Notary Public

0447

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

Dated February 4 1899

[Signature]
Police Justice.

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

Dated 18 99 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 99 Police Justice.

0448

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

187
Police Court--- *1st* - District.

THE PEOPLE, vs.
ON THE COMPLAINT OF

Hugh Schuster
1100 E 23rd St

John Moroney

2

3

4

Office *Edwards*

Dated *February 4* 189*7*

Edw. Hagan Magistrate.

Schuster Officer.

S. P. O'Leary Precinct.

Witnesses *Craig*

No. *6 E 1st* Street.

No. Street.

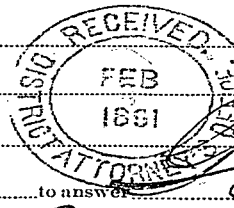
No. Street.

No. Street.

\$ *1000* to answer

W. I. Corn

Filed 24



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

The People

v. JOHN LEVERONI. BRIEF FOR THE PEOPLE.

John Mooney.

STATEMENT OF THE CASE.

The prisoner is indicted for the abduction of a little girl named Jane Leveroni, in violation of § 282 of the Penal Code. The facts appear in the evidence.

EVIDENCE FOR THE PEOPLE.

OFFICER CRAIG. - Is attached to the 6th Precinct Police. Saw the defendant on February 4 talking to three little girls, and arrested him as a suspicious person, and brought the three girls to the station house and kept them in the back room awaiting the action of the Society. On the day in question while witness was patrolling his post, the girl ~~John Bricca~~ Jane Leveroni, 10 years old, of 7 Baxter Street, came up to him running and told him that the man who was in the habit of giving the girls pennies had just come up to her, while she was talking to two other girls, friends of hers, named Ida Bricca aged 10 of 68 Baxter St., and Teresa Farara, aged 7, of 26 Mulberry St., and had, after he had talked to her two friends for a few minutes, asked her to go with him in a cellar and he would give her some money. As soon as witness heard this he started to arrest the man, who when he saw the officer coming accompanied by the girl Leveroni, stopped talking to Ida and Teresa and ran away. Witness gave chase and captured him after

JANE LEVERONI. - Was standing on the sidewalk talking to Ida Bricca and Teresa Farara, when defendant came up to them and after he had talked to her two girl friends a few minutes, asked witness to go with him in a cellar when he would give her some money.

As she had orders from her teacher to notify in such case, when a man should ask her to go with him, the next Police officer, she ran and told Officer Craig about the occurrence.

IDA BRICCA. - Was talking on the street to Teresa Farara and Jane Leveroni, when defendant, whom she knew from Saturday January 31st, came up to them and after he had talked to them for a few moments and had asked them how they were, turned to Jane Leveroni and asked her to go with him in a cellar where he would give her some money. Witness saw Jane running away, and the man stood talking to them until he saw Jane coming back with the officer when he ran away and was captured by the officer after a chase.

THERESA FARARA. - On Feby. 4th witness was standing with Jane Leveroni and Ida Bricca, two school friends of hers, on the sidewalk talking, when defendant came up to them and after asking witness and Ida how they were, turned to Jane Leveroni and asked her to come with him in a cellar where he would give her some money. After he had asked Jane this, Jane ran away, and the man, whom she knew from Saturday January 31st, kept on talking to witness and Ida until he saw the officer coming up to them accompanied by Jane, when he ran away and was captured after a chase.

0451

THIS OCCASION TALKING TO TWO WHITE GIRLS' WHO WERE FROM NEW YORK
A MAN'S CRIMINAL RECORDS WERE. WITNESS SAW THE MAN DIRECTLY TO

SUPT. BARNART. - Is Superintendent of Five Points Mission.
Was told by several of his girls (pupils whose names he was not
sure about) that after school hours a man was frequently seen
going around there near the school house and giving some of the
little girls candy and pennies, and talking to them for some time.
This seeming strange to him, witness notified the Captain of the
6th Precinct, and at the same time instructed his pupils to notify
the next Police officer in case a man should talk to any one of
them, giving them pennies or candy.

0452

N. Y. GENERAL SESSIONS

THE PEOPLE

AGAINST

John Chorney

Abdurahman
PENAL CODE, § 160.50
(S. 160.50)

copy

BRIEF FOR THE PEOPLE.

Lawyer

0453

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Mooney

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse John Mooney

of the crime of perpetrating an act of sexual
intercourse with a female under the age
of sixteen years, not his wife,

committed as follows:

The said John Mooney

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

thirtieth day of January in the year of our Lord one thousand
eight hundred and ninety one, at the City and County aforesaid,

in and upon a certain female not his
wife, to wit: one Theresa Barara, who
was then and there under the age of
sixteen years, to wit: of the age of

0454

seven years, unlawfully and feloniously
did make an assault, and an act of
sexual intercourse with her, the said
Theresa Barara then and there unlawfully
and feloniously did perpetrate, against
the form of the Statute in such cases
made and provided, and against the
peace of the People of the State of
New York, and their dignity.

DeLooney, Mill,

~~DeLooney, Mill~~

0455

Witnesses:

James X. ...
W. E. ...

126.

ordered

Counsel,

Filed

12 Feb 189

Pleads,

Not guilty

THE PEOPLE

vs.

John Mooney
(Beard)

P

Gave

(No. 2-18. Penal Code)

DE LANCEY NICOLL,
JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Feb 24/91

Chas B. ...

Foreman.

W I
Filing 16

Off time Jan

0456

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Mooney

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse

John Mooney of the
crime of perpetrating an act of
of the crime of, sexual intercourse with a
female under the age of sixteen
years, not his wife,
committed as follows:

The said

John Mooney

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

fourth day of *January* in the year of our Lord one thousand
eight hundred and ninety *one*, at the City and County aforesaid,

in and upon a certain female not his
wife, to wit: one Ida Carica, who was
then and there under the age of sixteen
years, to wit: of the age of eleven years,

0457

willfully and feloniously did make an assault, and an act of sexual intercourse with her she said ~~John~~ John Prince, then and there willfully and feloniously did penetrate; 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.

Debeneyneill
Prosecutor

0458

Witnesses:

Davidson
H. S. Houtman

125.

advised

Counsel,

Filed

day of

189

Pleads,

THE PEOPLE

vs.

I
John Mooney
(3 cases)

Case

(see 218. Pend. Order)

DE LANCEY NICOLL,
JOHN R. FELLOWS

District Attorney.

A TRUE BILL.

Chas. B. Polack

Foreman.

W. H. I
July 16

0459

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Macey

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

John Macey

of the CRIME OF ABDUCTION, committed as follows:

The said *John Macey*

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

fifth day of *February*, in the year of our Lord one
thousand eight hundred and eighty *nineteen*, at the City and County aforesaid, did

feloniously take, receive, harbor, employ and use one *Jane Severin*

who was then and there a female under the age of sixteen years, to wit: of the age of

ten years, for the purpose of sexual intercourse, he, the

said *John Macey* not being then and there

the husband of the said *Jane Severin*,

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.

0460

BOX:

428

FOLDER:

3947

DESCRIPTION:

Moore, Patrick

DATE:

02/04/91



3947

Witnesses:

Louis Glasser H.S.
Christian Douglas P.D.
Ed. Martin 2nd
Ed. Hamilton 2nd

W 12 J.B. 1

Counsel,
Filed 4th day of July 1891
Plads, *St. Louis*

Robbery, *second degree.*
[Sections 224 and 228, Penal Code].

THE PEOPLE

vs.

R
Patrick Moore

DE LANCEY NICOLL

~~JOHN R. FELLOWS~~

District Attorney.

A True Bill.

Charles B. Beside

Foreman.

Spencer Augustus P.
Robby 2nd
S.P. 13 yrs.

0462

Police Court-- District.

CITY AND COUNTY } ss
OF NEW YORK,

Louis Glasser
 of No. *Laurel Hill Long Island* Street, Aged *29* Years
 Occupation *Boatman* being duly sworn, deposes and says, that on the
30 day of *January* 188*8*, at the *1st* Ward of the City of New York,
 in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
 ponent by force and violence, without his consent and against his will, the following property, viz:

A Silver Watch of the value of
Eight dollars, and good and lawful
money of the United States of the amount
of Eight dollars, all of the amount
and

of the value of *Sixteen (16)* DOLLARS,
 the property of *Deponent*

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

Patrick Moore (now here) from the following
facts to wit: That on the aforesaid date
about the hour of 9 o'clock P. M. deponent
was walking along Washington Street when
the said defendant accosted and asked
him if he (deponent) would treat him the
(defendant) to a drink, and on deponent
saying Yes, said defendant in company
with deponent went into the Liquor Store
No. 4 Battery Place, and that shortly after
deponent left said store, in company with
the defendant -

And deponent further says that the

day of

Sworn to before me, this

188

Police Justice.

0463

defendant on deponent reaching the sidewalk, immediately struck the deponent a blow with his clinched fist on the body knocking him down on the sidewalk - and that while deponent was down, said defendant forcibly and feloniously took the said watch from a pocket of a vest then and there worn on deponent's person and forcibly and feloniously took said money from a pocket of the pants then and there worn on deponent's person -

Deponent therefore charges the defendant with having committed a Robbery and asks that the defendant may be held and dealt with as the Law may direct

Sworn to before me }
this 31 day of January 1891 } *G. G. G.*

Charles N. Harris
Police Justice -

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

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

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

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—ROBBERY.

vs.

1
2
3
4

Dated

189

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

0464

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer. *Patrick Moore*

Question. How old are you?

Answer. *44 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *44 Washington Street - 1 year*

Question. What is your business or profession?

Answer. *Trayshman*

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

Patrick Moore

Taken before me this

day of *February* 188*7**Charles J. T. J.*

Police Justice.

0465

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 Twenty 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 January 31 1897 Charles W. Smith 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.

0466

138

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis Kasser
Gen'l. Agent C. J.
Arthur Moore

Robbery
Offense.

2
3
4

Dated *January 31* 189*1*

Shannon & Mohr Magistrate.
Officer.

Christian Hodges Precinct.

Witness *New Germantown* Street.

No. *Complainant and Witness*
sent to the House of Street.
Detention in default of
\$100 bail cash Street.

\$ *2000*



Ans

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street

0467

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, DISTRICT.

Jacob Mohr
of No. *Second Police Precinct* Street, aged _____ years,
occupation *Police Officer* being duly sworn deposes and says,
that on the *31* day of _____ 188*8*

Louis Glasser
and Christian Hodges, are necessary and
material witnesses against *Patience*
Morre charged with having committed
a Robbery - and deponent is led to believe
that said *Glasser* & *Hodges* will not appear
at the said trial of said *Morre*. he
therefore asks that the said *Glasser* and
Hodges may be held to await said
trial or find surety for their appearance
at said trial -

Jacob G. Mohr

Sworn to before me, this

day

of *January* 188*8*

Charles J. Smith

Police Justice.

The People
Patrick Moore

Court of General Sessions. Part I
Before Judge Cowing. February 11, 1891.
Indictment for robbery in the second degree.
John Louis Glasser, sworn and examined
through the interpreter. I remember meeting
the defendant the night of the difficulty on the
30th of January 1891 on Washington street in this
city. I work on a boat and on beer wagons
I live on Long Island. I have been confined in
the House of Detention since I made the com-
plaint and had the defendant arrested.
State what occurred between you and the def-
endant on the evening of the 30th of January
1891 when you met him in Washington St. I
went to a boarding with my wife, I do not
know exactly the street, but I was down there
with my wife; she boarded near Castle Garden.
When I came out of the boarding house I met
this man and I asked him which way to
go to Castle Garden. He says, "I am a constable
and I am going that way. I started with
him and went into a store to buy a coat
and he went with me, and when I came
to look at him I saw he was looking so rag-
ged. I wanted to keep away from him and I
said to myself, "he is not a constable." Then
we came out he says, "Come along, I will
show you where your wife is." I said, "No, let
me alone." He says, "Come on then and

treat me to a glass of beer. "I say, 'all right, come on.' I went into the saloon with him. I don't know what he drank, one or two glasses of beer or whiskey. The saloon was on Washington st. near Castle garden. I don't know the name of the street. I got into my pants pocket, I fetched out a pocket book and I went in the other pocket and fetched out one of these German purses. I had some paper bills in there. I gave the saloon keeper a five dollar bill and he gave me the change. I put the change in my pocket and then I went away. I went out and the defendant went also. He says, "Come along, this is the way to go to the boarding house. I say, "No, you let me alone," and he caught me around the neck, he put his hand in my pocket. I told him to stop, and when I told him to stop he gave me a punch in the chest and knocked me down. When he got into my pocket, I halloed, "let me go, let me go." Then the defendant knocked me down he took the German pocket book out of my pocket. How much money was in it? About eight or nine dollars. When he knocked me down there was another man stood near ~~him~~^{me}, but the other man did not do anything to me. When he had

my money he ran away. I looked for my pocket book and then I seen the chain was dangling around me and the watch was gone. So that he took your watch and pocket book and eight or nine dollars of money in it after knocking you down? Yes Sir.

Cross Examined. I got to the city about twelve oclock that day. How many saloons did you go into with Mohr, the defendant? In one or two beer saloons. Is it not a fact that you went into four or five saloons with him? No sir. I only went into two near Castle garden. Did you not ask the defendant to take you somewhere on Carlisle st. where there was a lady stopping that you wanted to see other than your wife? He wanted to go with me when my wife was away. Was there a policeman standing talking to ~~you~~ ^{when you} ~~then~~ ^{came} the defendant along and asked where Smith's was in Carlisle st.? I do not know. Did the policeman ask you to take him to Smith's in Carlisle st. or shew him where it was? I do not know. Was there a policeman there when you and this man was standing at any time in Washington st.? I don't know anything about it. Did you not go with this man to the

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clothing store? The man went with me. Did you not ask him to go with you, that you wanted to buy a coat? I told him I was going to buy a coat. He says, he would come along. I told him, no, I do not need you. The man from whom I bought this coat is a small man, and he (the defendant) went in with me. Did you not go into a saloon No. 7 Battery Place with the defendant? I do not know where No. 7 Battery Place is. It was in the neighborhood of Castle Garden. I don't know what the number is. I was in the clothing store first, and then we went to the beer saloon. When did you see your money last that you claim this man took away from you? I seen it when I bought that coat. After you came out of the clothing store where did you next see the defendant? I came out. I had the coat on; he stood there waiting for me, and he says, "Come on, I know where your wife is." I told him to let me go. Was it dark at that time? Yes, it was a little dark. Was there a great many people on the street? Not very many. Did you cry out and halloo when you were hit? Yes, I halloed and got up and I ran after him.

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Were there many people came up to where you were after you halloed? Not very many. About how many? Three or four and then a policeman. Did you ever see this man before? I never seen him before. It was dark after you came out of the clothing store, there was no lights about, how can you say it was this man knocked you down? This is the man. I seen him when he put his hand in my pocket. You were looking right at his face while he had his hand in your pocket? Yes. Did he have side whiskers then? No, he had no side whiskers; his face is just the same as it is at present. Which was the last saloon he came out of before you were robbed? Right opposite Castle Garden on Washington Street; that was the last.

My friend Did you not say when this man was arrested that you were knocked down and robbed when you came out of the saloon? I told the policeman, and he said, Do you know the man? I said, yes, I know him when I see him. Did you sign this (paper shown) examination before the Magistrate? Yes. Can you read English? No sir. Was that read to you? I do not know whether it was or not. I remember

going to the Police Court the next morning and I signed that paper. Before you signed it did not somebody ask you whether you knew what was in it? Yes sir, he read everything to me and then I signed it. Here you swear on the witness stand today that you were robbed after you came out of the clothing store? After I got out of the Lager beer saloon and not out of the clothing store.

The Case for the Defense.

Richard J. Oliver, sworn and examined, testified I am a steam coupler on the Elevated Railroad. I have been employed there thirteen years and a half. I know the defendant about twenty eight years. During the last five years I have seen him probably twice a week and sometimes may be four times a week. Do you know what his character has been that length of time for honesty? Yes, it has been good to my knowledge. I have never seen him do anything but work. Do you know what his character is among the people with whom he associates? Yes, it is good among the people this last five years. By the Court What is his general reputation for honesty among the neighbors who know him as long as you have known him? As long

as I have known him, it has been very good. I never heard it questioned. Did you ever hear anybody discuss it at all? No, not lately. When did you hear them discuss it? I can say that I never have heard it discussed. Why did you say 'lately,' that rather infers you heard it discussed some time? I understand that he was away to prison that time when he was in prison. I know nothing about him. I knew him before he went to prison. How long was he in prison, do you know? I do not know. Do you know what he was sent up for? No sir. Did you ever hear how long he was in prison? No sir. I heard long ago that he was sent to prison, but never made any enquiry what he was sent there for. When did he disappear from your acquaintance? I should think it would be about twenty two years ago, I was quite small. When how long was it before you saw him again? Pretty near five years ago - going on five years. Did you ever hear where he was during that period of seventeen years or sixteen years? Yes, that he was in prison. So that you heard he had been in prison for sixteen of the twenty six years since you have known him? Something about that. I have seen him ^{often} since he has been home in the city of New York, and

during that time his character has been very good; he has been working alampshire. He tried to behave himself first rate; that is what the people in the neighborhood say. I have heard every one in the neighborhood express their good opinion of him.

John Talbot, sworn and examined, testified. -
 Where do you live, Mr. Talbot? No. 18 Wooster st.
 What is your business? Boatman. Do you know Moore, the defendant? Yes. How long have you known him? I have known him all my life time. You know he was in prison once, do you? Yes, I know of him, I heard at least so. Have you seen him ^{often} within the last five years? Yes sir. Has he worked for you within the last five years? Yes. How long has he worked for you? He worked for me about three years. That is since he has been home? Yes sir. Was he a good, faithful workman while he was with you? Yes. Do you know other people that know him? Yes sir. Do they speak well of him since he came home? Very well.

Cross Examined. Did you ever hear what he was sent to prison for? No sir. You say you never heard what he was sent up for? Stealing, but I did not know what kind of stealing. I cannot tell whether it was for larceny, burglary or robbery.

Patrick Moore, sworn and examined, testified you had the misfortune some time ago to have been convicted and sent to prison? Yes sir. When did you come home? Five years the sixth of next May. Since you have been home have you been arrested for anything? No sir. Have you worked all the time when you could get it? Yes sir. You saw the complainant on the stand here, did you? Yes. Tell us what happened between you and him on the 30th day of January down in the neighborhood of Washington St., where you went with him. Did you steal this man's pocket book and his money? No sir. Did you knock him down? No sir. Did you have anything to do with that? No sir. Tell us what you did do? About half past five o'clock in the evening I was standing on the corner of Morris and Washington sts., talking to a policeman. This man came along and he asked the officer if he knew where Smith was. He said he had his wife stopping there. The officer said he did not know where it was. I said that I knew where it was, that I would show him. I started off to go along with him to show him the place; on the way there he asked me to come and have a drink at the corner of Morris and West sts. I told him I did

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not go, I did not drink in that place. We went over to 7 Battery Place, went in there and had a drink, we had two drinks in there. From there we went to another place up in No. 5 Battery Place; we had three or four drinks there. So we stood there talking, and I finally asked him to go along with me and that I would show him the place. I wanted to go away; he said, "Hold on," I want to go and buy a coat. "I says, "All right." I went along with him to the place where he bought the coat and I left him there. About an hour after I left him in the place where he was buying the coat, he came back to No. 7 Battery Place where I was, he and the police man accused me of robbing him - following him out of there five minutes before, putting my hand in his pocket and taking his pocket book and then knocking him down and taking his watch. That is all I know about the case. When you left him in the clothing store where did you go? I went around to Battery Place into Blanko's place. Who was in Blanko's? There were five or six people there. Who was in charge of the store? A man named Harris Vamburen. Was this place (Blanko's) the last place you left before you went to the clothing store? No sir, another

place No. 5; it was also a liquor saloon, and from there we went to the clothing store. I left the man in the clothing store. I went back to Blanko's. I was in there about 20 minutes when the man came in with the policeman. I was arrested at nine o'clock. You say you did not ~~take~~ this man's money and did not knock him down? No sir, so help my God I do not. How old are you? About 29 years old. How old were you when you were sentenced the last time? I was over 31 or 32. Is that the only time you were ever in prison? That is the only time.

Cross Examined. I was convicted of highway robbery and sentenced for twenty years by Recorder Buckett. I served seventeen years and a half. I was working around Mr. Carrer's on the 30th of January. I had on my person when I was arrested a large dirk knife. I use it for several purposes and working alongshore. I never used it in stabbing anybody. I was never arrested for anything since I got out of prison. It must have been 20 minutes or half an hour between the time I parted with the complainant and when I was arrested. Officer Mohr arrested me. I was with the complainant that night about four hours. All that time you were in the immediate neighborhood of Battery place and Washington Street? Yes sir, in and out of saloons

Hans Van Buren sworn. I am a bar tender at Blanko's saloon and have been employed there a month. I saw Moore in there the evening he was arrested with the complainant; they had one or two drinks each. I know they went out but did not take particular notice of them. I was there when Moore came back again that night. I don't know what they did outside. It must have been a couple of hours from the time he went out with the complainant until he came back again.

Cross Examined. I did not deny to the officer that they had been in the saloon together. I told the officer I had seen Moore, but I did not take particular notice of the other man who was with him. I knew the defendant for a year or so. I knew him before I went to work in this place. Jacob G. Mohr, sworn and examined for the people. I arrested the defendant; an officer sent for me when I was on the corner of Broadway and Morris st. and told me a German was robbed and I being a German went and talked with the complainant; he told me he was robbed of a watch and a purse and that he could identify the man; he was robbed corner of Battery Place and Washington st. I went into Blanko's saloon with officer Shanahan and the complainant; who saw Moore and

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identified him. I arrested him and upon taking him to the station house he gave me a knife; he did not want me to expose it in Court; he said he got it from a ~~man~~ ~~who was a friend of his~~ friend "to do a policeman." When the prisoner was identified by the complainant he did not say a word, he did not deny being with the complainant.

The jury rendered a verdict of guilty of robbery in the second degree.

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Testimony in the
case of
Patrick Moore
filed Feb 11/91

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Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Patrick Moore

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

Patrick Moore

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

The said

Patrick Moore

late of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *January* in the year of our Lord one thousand eight hundred and ~~eighty-ninety-one~~ *ninety-one* in the *right* time of the said day, at the City and County aforesaid, with force and arms, in and upon one *Louis Glasser* in the peace of the said People, then and there being, feloniously did make an assault, and

one watch of the value of eight dollars, and the sum of eight dollars in money, lawful money of the United States of America and of the value of eight dollars,

of the goods, chattels and personal property of the said

from the person of the said

and by violence to the person of the said

then and there violently and feloniously did rob, steal, take and carry away,

Louis Glasser
Louis Glasser against the will,
Louis Glasser

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 McCall,
District Attorney.