

0694

BOX:

491

FOLDER:

4485

DESCRIPTION:

Madden, John

DATE:

08/18/92



4485

0695

POOR QUALITY ORIGINAL

Witnesses:

Peter McGinn

Officer C. Keenan

Counsel,

Filed

day

July 1992

Pleads,

THE PEOPLE

vs.

John Mason

Grand Larceny, Degree 1
[Sections 528, 530, Penal Code]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Allen D. Ryan

Foreman.

Sept 2 - Aug. 25, 1892

Trial and Acquitted

0696

POOR QUALITY ORIGINAL

Police Court 2 District.

Affidavit—Larceny.

City and County } ss:
of New York, }

Peter Mc Given

of No. 249 9th Avenue Street, aged 19 years,

occupation Grocery clerk being duly sworn,

deposes and says, that on the 4 day of August 1893 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:

Good and lawful
money of the United States to the
amount and value of twenty two
dollars \$ 21

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 John Madder Crooked Deponent

had the said money in his vest pocket about 7 o'clock P.M. when deponent was accosted by deponent at the corner of 16th Street and 9th Avenue. The deponent went away and deponent immediately missed said money. Then deponent caused the arrest of the deponent, and the said money was found in deponent's possession by Solomon Kessler who arrested the deponent.

Peter Mc Given

Sworn to before me, this

5

day

of August 1893
John Madder Police Justice.

0697

POOR QUALITY ORIGINAL

(1833)

Sec. 198-200.

a
District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

John Madder 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 Madder

Question. How old are you?

Answer.

46

Question. Where were you born?

Answer.

Ireland

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

Answer.

40 Horatio St - 2 months

Question. What is your business or profession?

Answer.

Iron foundry work

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

Answer.

I am not guilty.

I picked up the money from the sidewalk. I did not know that the defendant owned the money.

John Madder

Taken before me this

day of

August 1888

Police Justice.

0698

POOR QUALITY ORIGINAL

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court,

THE PEOPLE, vs.

ON THE COMPLAINT OF

Pete McSwain

John Medder

District

Offense

Dated

Residence

Residence

Residence

Witnesses

No.

No.

No.

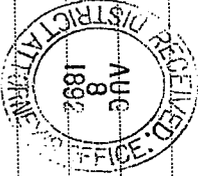
No.

No.

No.

No.

No.



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 Medder

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, Aug 5 1892 Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0699

POOR QUALITY ORIGINAL

523

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 Madden

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

The said John Madden

late of the City of New York in the County of New York aforesaid, on the 14th day of August in the year of our Lord one thousand eight hundred and ninety-two at the City and County aforesaid, with force and arms, in the night-time of said day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of twenty-one

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

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

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

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

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

0700

POOR QUALITY ORIGINAL

Second COUNT:-

AND THE GRAND JURY AFORESAID, by this indictment, further accuse
the said *John Madden*
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY,
committed as follows:

The said *John Madden*

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

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

of the goods, chattels and personal property of one *Peter McGovern*

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

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

John Madden
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.*

0701

BOX:

491

FOLDER:

4485

DESCRIPTION:

Mahoney, Daniel

DATE:

08/17/92



4485

0702

POOR QUALITY ORIGINAL

W.C. Hyman
Counsel,
Filed
Pleads, *Hyman*
189

Robbery, second Degree,
(Sections 224 and 229, Penal Code.)

THE PEOPLE

vs.

Daniel Mahoney

H.D.

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Allen J. Appert

Foreman.

Charles Frankly

Ben 142. P.B.M.

Witnesses:

Michael Moran

Witness lines

0703

POOR QUALITY ORIGINAL

CITY AND COUNTY } ss.
OF NEW YORK. }

POLICE COURT, 1 DISTRICT.

of No. *5th Precinct* Street, aged *33* years
occupation *Police officer* being duly sworn, deposes and says
that on the *10th* day of *August* 189*7*
at the City of New York, in the County of New York.

I arrested *Daniel Frohney*
(number) charged with Robbery on
with *Ed* complaint of *Michael*
Moran and deponent has good and
sufficient reasons to believe said
Moran will not appear at the Court
of General Sessions to prosecute the
said *Frohney* and he asks that he
be committed to the house of detention
in default of bail.
Robert M. Connolly

Sworn to before me, this *11th* day of *August* 189*7*
at *New York*
H. M. ...
Police Justice.

0704

POOR QUALITY ORIGINAL

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

Police Court--First District.

Michael Moran
of No. *58 Vandam* Street, being duly sworn, deposes

and says, that on the *Tenth* day of *August* 18*92*

at the *Fifth* Ward of the City of New York, in the

County of New York, was feloniously taken, stolen, and carried away, from the person of deponent, by force and violence, without his consent and against his will, the following property viz:

*Good and lawful money of the
United States consisting of
a nickel coin*

of the value of

Five cents

~~Dollars~~

the property of

Deponent

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

Daniel Mahoney (now here)
for the reasons following to wit
on said day deponent employed
deponent to assist him in carrying
a stove and said property in the
right hand pantaloons pocket of the
pants he had on and when in front
of the premises 429 Greenwich Street
said deponent caught hold of
deponent about the body and placing
his hand in deponent's pocket took
said property therefrom, and struck deponent

Shown to deponent

100-100-100

0705

POOR QUALITY
ORIGINAL

Several violent blows about
the body and neck with his
cruel fists ^{and} run away
and dep^{re}ments caused him to
be arrested, ^{and} charged him with
the robbery of ^{the} ^{same}

10th Marshall Moran
August 2
W. W. Moran

0706

POOR QUALITY ORIGINAL

(1335)

District Police Court.

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

Samuel Mahoney 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 *Samuel Mahoney*

Question. How old are you?

Answer *37 years*

Question. Where were you born?

Answer *United States*

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

Answer *Stamford Connecticut*

Question. What is your business or profession?

Answer *Coal passer*

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*

Samuel Mahoney
his Mahoney
mark

Taken before me this *16th* day of *February* 189 *9*
A. J. Justice
Police Justice.

0707

POOR QUALITY ORIGINAL

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

Police Court... District.

10/6

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
Richard M. ...
 HOUSE OF DETENTION GAZE.
Edward ...

1
 2
 3
 4

Offense. *Robbery*

Dated, *Aug 11 1893*

M. S. ... Magistrate.

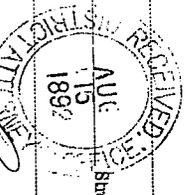
Connolly Officer.

... Precinct.

Witnesses - *...* witnesses of

... Street.

No. _____ Street _____



No. _____ Street _____

\$ *1500* to answer

...
...

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, *Aug 11 1893* *...* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0708

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Daniel Mahoney

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

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

The said Daniel Mahoney

late of the City, of New York, in the County of New York aforesaid, on the tenth day of August in the year of our Lord one thousand eight hundred and ninety-two, in the time of the said day, at the City and County aforesaid, with force and arms, in and upon one Michael Moran in the peace of the said People then and there being, feloniously did make an assault; and

one nickel coin of the kind called five cent pieces of the value of five cents

of the goods, chattels and personal property of the said Michael Moran from the person of the said Michael Moran against the will and by violence to the person of the said Michael Moran then and there violently and feloniously did rob, steal, take and carry away,

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

DeLaney McCall, District Attorney

0709

BOX:

491

FOLDER:

4485

DESCRIPTION:

Mahoney, Dennis

DATE:

08/03/92



4485

0710

POOR QUALITY ORIGINAL

Witnesses:

Witness signature lines

440

Counsel, *Oliver Hart*
Filed *3* day of *Aug* 189*2*
Pleads, *Guilty*

THE PEOPLE
vs.
Dennis Mahoney
Grand Larceny,
[Sections 622, 623,
Penal Code.]
Second Degree.

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Allen C. Ryan
Jurat & August 11/92 Foreman.
Sworn and Acquitted

Police Court— 3 District.

Affidavit—Larceny.

City and County } ss.
of New York, }

William Murphy,

of No. 172 Cherry Street, aged 21 years,

occupation Ice man being duly sworn,

deposes and says, that on the 22 day of May, 1899 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 Silver Watch and one

Gold Chain in all of the

value thirty dollars

(\$ 30.00)

the property of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Dennis Mahoney (nowhere)

from the fact that at about 9 o'clock P.M. said date deponent placed the said property in a trunk that was in the hall bedroom on the top floor of the said premises that the defendant was the only person who had access to the room where the said property was and that when deponent returned to the said premises at 11 A.M. said date he found the said property missing and the defendant gone that said defendant has not been to the said premises from the time the said property was missing. Therefore deponent

Subscribed before me this 22 day of May, 1899

Police Justice

0712

POOR QUALITY ORIGINAL

Charges the said defendant with feloniously taking, stealing and carrying away the said property and prays that he may be held and dealt with as the law directs

Subscribed and sworn to before me }
this 25th day of July, 1892 } William H. Murphy
Notary Public }
Police Justice

0713

POOR QUALITY ORIGINAL

3

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Dennis Mahoney 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 sees 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. *Dennis Mahoney*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *9 Bowery*

Question. What is your business or profession?

Answer. *Sailor*

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*
Dennis Mahoney
Mark

Taken before me this
day of *July* 189*9*

[Signature]
Police Justice.

0715

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Dennis Mahoney

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

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

The said *Dennis Mahoney*

late of the City of New York, in the County of New York aforesaid, on the *2nd*
day of *May* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

*one watch of the value of
fifteen dollars; and one chain
of the value of fifteen dollars*

of the goods, chattels and personal property of one *William Murphy*

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 McCall,
District Attorney*

07 16

BOX:

491

FOLDER:

4485

DESCRIPTION:

Mahoney, John

DATE:

08/02/92



4485

0717

POOR QUALITY ORIGINAL

Witnesses:

Subpoena officer

JAC
Counsel,
Filed *2* day of *Aug* 189*2*
Plends, *John Mahoney*

THE PEOPLE
vs.
John Mahoney
H.P.
Degree, (Sections 224 and 228, Penna Code.)

DE LANCEY NICOLL,
District Attorney.
Sept 2 - Aug. 8, 1892
Reads Robbery 2nd Deg.
S.P. H. v. p. Aug 12/92
A TRUE BILL.

Allen S. Apgan
Foreman.
Paul C.
Bill found
#29 P.

0718

POOR QUALITY ORIGINAL

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

Police Court--First District.

of No. 77 President Street Brooklyn street, being duly sworn, deposes
and says, that on the 2^d day of July 1892
at the 2^d Ward of the City of New York, in the

County of New York, was feloniously taken, stolen, and carried away, from the person of deponent, by force and violence, without his consent and against his will, the following property viz:

One gold plated watch and chain

of the value of Thirty Seven 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

John Mahoney (now here) and one other person not yet arrested who was acting in concert with said Mahoney -- for the reason that on said date deponent had the above described property in the job pocket of his trousers then on his person and was standing on the corner of New Bowery and Roosevelt Street. While the person not arrested held deponent by both arms the defendant snatched his said hand and into deponent's job pocket and by force and violence carried away said watch and chain.

Israel Tomson

Sworn to, before me, this

1892

day

Police Justice.

0719

POOR QUALITY ORIGINAL

(1335)

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK,

John Mahoney 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 Mahoney*

Question. How old are you?

Answer. *29 years.*

Question. Where were you born?

Answer. *Italy.*

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

Answer. *32 Oak Street. 6 years*

Question. What is your business or profession?

Answer. *Printer*

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 Mahoney

Taken before me this
day of *July*
1897
Police Justice.

0720

POOR QUALITY ORIGINAL

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

Special Sessions

1 John McKinney

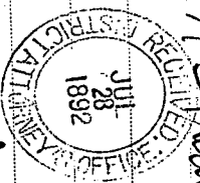
2 H. D.

Offense Robbery

Dated July 26 1892

Magistrate
Officer

Witnesses
Otto Richman
H. A. Merritt



No. 1000 to answer
Street R.S.

902
1894

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 \$1000 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail

Dated, July 26 1892 Police Justice

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0721

POOR QUALITY ORIGINAL

CITY AND COUNTY OF NEW YORK, } ss.

POLICE COURT, 1 DISTRICT.

of No. 24th Precinct Street, aged 24 years, occupation Rickman being duly sworn deposes and says, that on the 2 day of 188 at the City of New York, in the County of New York, Israel Thompson

now here is a material witness against John Mahoney, charged with robbery. And deponent fears that the said Thompson will not appear in Court to testify when wanted - he prays that he be committed to the House of Detention as a witness in default of One Hundred Dollars Bail.

Otto Rickman

Sworn to before me, this 188 day of Police Justice

0722

POOR QUALITY
ORIGINAL

PERCY A. MCGEORGE,
PRINTER
220-2 WILLIAM STREET.
THE MCGEORGE PRINTING CO.
SUCCESSORS

New York, Aug 9 1892

M. To whom it may concern
This to certify that
John Mahoney of Oak
Street, New York City
was in my employ up
to July 23, 1892

Percy A. McGeorge
for and the McGeorge Co.

0723

POOR QUALITY ORIGINAL

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 Mahoney

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

John Mahoney

of the CRIME OF ROBBERY in the 2nd degree, committed as follows:

The said John Mahoney,

late of the City of New York, in the County of New York aforesaid, on the 25th day of July in the year of our Lord one thousand eight hundred and ninety-two, in the time of the said day, at the City and County aforesaid, with force and arms, in and upon one Israel Tomsen, in the peace of the said People then and there being, feloniously did make an assault; and

one watch of the value of thirty dollars, and one chain of the value of seven dollars,

of the goods, chattels and personal property of the said Israel Tomsen, from the person of the said Israel Tomsen, against the will and by violence to the person of the said Israel Tomsen, then and there violently and feloniously did rob, steal, take and carry away, the said

John Mahoney being then 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.

Defence Counsel, Attorney

0724

BOX:

491

FOLDER:

4485

DESCRIPTION:

Maier, William

DATE:

08/10/92



4485

0725

POOR QUALITY ORIGINAL

135
ad
#135

Counsel,
Filed, 10 day of Aug 189
Pleads, W. J. ...

THE PEOPLE
vs.
B
William ...
Part 3 from 8193... 188...

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 93.]

DE LANCEY NICOLL
District Attorney.

A TRUE BILL.
Allen O. Apper
Foreman.

Witnesses:

0726

POOR QUALITY ORIGINAL

1907

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 Mauer

The Grand Jury of the City and County of New York, by this indictment, accuse of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

William Mauer

late of the City of New York, in the County of New York aforesaid, on the seventh day of August in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, 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, to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

SECOND COUNT-

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

William Mauer of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

William Mauer

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, 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 offer and expose for sale to one

and to certain other persons whose names are to the Grand Jury aforesaid 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

District Attorney.

0727

BOX:

491

FOLDER:

4485

DESCRIPTION:

Martin, David

DATE:

08/05/92



4485

0728

POOR QUALITY ORIGINAL

Agg
~~Attorney~~
~~Det~~
~~cherry~~

Counsel,
Filed
day of
Pleads

1892

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

THE PEOPLE

vs.

B
Davis Martin
Feb 24/92
Fred K. Fogarty

DE LANCEY NICOLL,
District Attorney.

off Self Jerm
28

A TRUE BILL.

Allen S. Appard

Foreman.

25/2
Sept 12
3/18
Sept 12/92

Witnesses:

Davis Lyon

0729

POOR QUALITY ORIGINAL

Agg
Del. 1892
cherry

Counsel,
Filed *5* day of *Aug* 189*2*
Pleads, *John W. [unclear]*

THE PEOPLE
vs.
B
David Martin
Dec 4/92
Opinion requested

Assault in the First Degree, Etc.
(Sections 217 and 219, Penal Code.)

DE LANCEY NICOLL,
District Attorney.
off Salt Lake

A TRUE BILL.
Allen S. Appard
Foreman.

25/
avg
3/16
1892

Witnesses:

David Lyon

0730

POOR QUALITY ORIGINAL

Police Court _____ District.

1931

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

of No. 37 Stanton Street, aged 24 years,
occupation Laborer being duly sworn,

deposes and says, that on the 23 day of July 1892 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by David Martin (now here) who stabbed and cut deponent on the Head and left Shoulder - with a knife which he defendant then and there held in his hand -

[Large diagonal scribble across the middle of the page]

with 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 assailant.

Wherefore 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 1 day of August 1892

James Sullivan
Justice

[Signature] Police Justice,

0731

POOR QUALITY ORIGINAL

(1895)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OR NEW YORK, } ss.

David Martin 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. *David Martin*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *126 Greenwich St - 5 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
his
David X Martin
mark*

Taken before me this
day of August 1892

Police Justice.

0732

POOR QUALITY ORIGINAL

1000 E. 1st St. N. 30 A. N.
Do Aug 3. 2 PM

BAILLED,

No. 1, by

Thomas Blaine

Residence

748 East 166th St.

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

The presiding magistrate is authorized to hear and determine this case in my absence and to accept bail.

Police Justice.

Police Court---

District

THE PEOPLE, &c.
ON THE COMPLAINT OF

James Sullivan
37 Madison St.
David Martin

Offense Felonious Assault

Dated,

August 1

1892

Magistrate

Robert

Street

Officer

Fogarty

Street

Precinct

2

Witnesses

William Bond

Street

No. 105

Washington

Street

No. David Lyons

Street

No. 108

Washington

Street

No. 1000

to answer

Street



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

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, Aug 1 1892 Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0733

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

David Martin

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

David Martin —
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *David Martin*
late of the City of New York, in the County of New York aforesaid, on the *thirteenth*
day of *July* in the year of our Lord one thousand eight hundred and
ninety-*two*, with force and arms, at the City and County aforesaid, in and upon
the body of one *James Sullivan* in the peace of the said People
then and there being, feloniously did make an assault and *kill* the said
James Sullivan with a certain *knife*,

which the said *David Martin*
in *his* 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 *kill* the said *James Sullivan*
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
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *David Martin*
late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon the body of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and *kill* the said *James Sullivan*
with a certain *knife*;

which the said *David Martin*
in *his* 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.

0734

POOR QUALITY ORIGINAL

THIRD COUNT—

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

David Martin -----
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *David Martin* -----

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon the said *James*
Sullivan in the peace of the said People then and there being, feloniously
did wilfully and wrongfully make another assault and *kill* the said
with a certain *knife* *James Sullivan* -----

which *he* the said *David Martin* -----

in *his* right hand then and there had and held, in and upon the
head and shoulder *him* the said
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 wrong-
fully inflict grievous bodily harm upon the said *James Sullivan*

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. *James Sullivan* -----

DE LANCEY NICOLL, District Attorney.

0735

BOX:

491

FOLDER:

4485

DESCRIPTION:

Martino, Antonio

DATE:

08/19/92



4485

0736

POOR QUALITY ORIGINAL

Witnesses:

Dominic Datto

after an investigation -
-tion of this case
I think that the
proper plea in
this case is assault
3rd The defendant
offers that plea
I am willing to
accept it
Sept 15th 1922
G. H. B.
A. D. A.

334 Racy
Counsel,
Filed 9 day of Aug 1892
Pleads, *Indignantly*

THE PEOPLE

vs.
25 Crosby P
23 Robert
Antonio Martinis

Assault in the First Degree, Etc.
(Firearms.)
(Sections 217 and 218, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Allen P. Appard
Juror
Sept 3. Sept 14 1922
Pleads Assault 3rd deg
Jan 10 1922

0737

**POOR QUALITY
ORIGINAL**

JOSEPH I. GREEN,
ATTORNEY AND COUNSELLOR AT LAW,
280 BROADWAY,

STEWART BUILDING, ROOM 230.

ENTRANCES : { 280 BROADWAY AND
 { 53 CHAMBERS STREET,

NEW YORK.

0738

POOR QUALITY
ORIGINAL

Reference May 25/92
Miss Rose Columbia is not seriously hurt
She will be able to leave the hospital
in a day or two. *Clarence Johnson*

0739

POOR QUALITY ORIGINAL

Sec. 192.

1st District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY OF NEW YORK, ss.

An information having been laid before H. G. Duffy a Police Justice of the City of New York, charging Antonio Martines Defendant with the offence of Assault

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

We Antonio Martines Defendant of No. 33

Crosby Street - by occupation Saloon and Vito Camporato of No. 35 Crosby

Street, by occupation a Saloon keeper Surety, hereby jointly and severally undertake that the above named Antonio Martines Defendant shall personally appear before the said Justice, at the 1st District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of Twenty Hundred Dollars.

Taken and acknowledged before me, this 26th day of May 1892 Antonio Martines

H. G. Duffy POLICE JUSTICE Vito Camporato

0740

POOR QUALITY ORIGINAL

CITY AND COUNTY OF NEW YORK, ss.

[Signature]
Police Justice

Sworn to before me, this 26th day of May 1892

Vito Camporato

Louse

the within named Bail and Surety being duly sworn, says that he is a resident and holder within the said County and State, and is worth *Twenty* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *stock and fixtures*

of a saloon situated at No. 35 Crosby Street, worth \$2,500 over and above all incumbrances.

This Vito Camporato made

1st District Police Court.

Undertaking to appear during the Examination.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Antonio Martinis

Taken the *26th* day of *May* 1892

Justice.

0741

POOR QUALITY ORIGINAL

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 1 DISTRICT.

of No. 10 Police Precinct Street, aged 38 years, occupation Policeman being duly sworn deposes and says,

that on the 7 day of May 1887 at the City of New York, in the County of New York, he arrested Antonio Martino charged with felonious assault upon Rosa Colombo. At the said Rosa Colombo Hospital suffering from injuries sustained by said assault, defendant prays that the said Martino be held to await the result of injuries sustained by said Rosa.

Geo R. Jacobs

Sworn to before me this 7 May 1887

[Signature] Police Justice

0742

POOR QUALITY ORIGINAL

Police Court, _____ District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

George R. Jacobs
vs.
Antonia Martin's

AFFIDAVIT.

Dated *May 24 1892*

Duffy Magistrate.

_____ Officer.

Witness, _____

[Signature]

May 27 11 2 P.M.

Nov 17. 2 30

24 2 30

Disposition, *June 30 - 2 P.M.*

July 15. 2 30

29. 1 P.M.

0743

POOR QUALITY ORIGINAL

Police Court— / District.

1931

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

of No. 35 Crosby Street, aged 30 years,
occupation Laborer being duly sworn,
deposes and says, that on the 9 day of May 1892 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Antonio Martino (now here)
who pointed - aimed and discharged
at deponents body - a loaded revolver
which he then and there held in his hand

with 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 assailant.

Wherefore 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 29 day }
of July 1892 } Domenico Dalto

[Signature] Police Justice.

0744

POOR QUALITY ORIGINAL

(1335)

Sec. 198-200.

.....District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Antonio Martino 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. *Antonio Martino*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *33 Crosby St about 2 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*
Antonio Martino

Taken before me this *19* day of *July* 189*7*
[Signature]
Police Justice.

0745

POOR QUALITY ORIGINAL

The prosecutor is authorized to determine this on absence and to see

Police Justice

BAILED

No. 1, by _____
Residence _____ Street

No. 2, by _____
Residence _____ Street

No. 3, by _____
Residence _____ Street

No. 4, by _____
Residence _____ Street

No. 5, by _____
Residence _____ Street

The presiding magistrate is authorized to hear and determine this case in my absence and to accept bail.
Police Justice

Police Court, District

THE PEOPLE, et al.
ON THE COMPLAINT OF

Dominic Ballo
35 Broadway

Antonio Martin

Offense, Felonious Assault

Dated, July 29 1892

White Magistrate

Jaacks Officer

10 Precinct

Witnesses Rosa Colombo

No. 35 Crocks Street

No. _____ Street

No. _____ Street

No. _____ Street

No. _____ Street



10000 to answer

4 Aug 5 1892

to 10 9 00

Can

1013

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, Aug 10 1892 [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0746

POOR QUALITY ORIGINAL

District Attorney's Office.

Part 3.

Angelo Martini

Sept 14th

All personal
papers off - he 40

Couch
Sept 12th M

No. 2.

409

TO THE CHIEF CLERK.

Please send me the Papers in the Case of
PEOPLE.

us.
 New witnesses
 Case of Antonio Martini
 Maria Caudia
 37 Crosby St 1st floor
 Saveria Galloranza
 37 Crosby St
 Saveria Federico
 37 Crosby
 Gaetano Comparato
 37 Crosby

District Attorney.
 Luigi De Filippo
 33 Crosby St
 Maddalena Pranzo
 35 Crosby St

0747

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Antonio Martino

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

Antonio Martino

of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said

Antonio Martino

late of the City of New York, in the County of New York aforesaid, on the ... month ... day of ... in the year of our Lord one thousand eight hundred and ninety- ... with force and arms, at the City and County aforesaid, in and upon the body of one ... in the peace of the said People then and there being, feloniously did make an assault and to, at and against ...

the said ... a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said ...

Antonio Martino in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge with intent ... 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

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Antonio Martino

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 ... in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against ... the said ...

a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said

Antonio Martino in his 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 shoot off and discharge, 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.

0748

BOX:

491

FOLDER:

4485

DESCRIPTION:

Mauheimer, John

DATE:

08/03/92



4485

0749

POOR QUALITY ORIGINAL

#58

X

Counsel, 2 day of Aug 1892
Filed
Pleads,

John M. Warner
Burglary in the Third Degree, [Section 498, Penal Code]

THE PEOPLE
vs.

John M. Warner
170
130
120
110
100
90
80
70
60
50
40
30
20
10

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Allen J. Apgar
Foreman.
Aug 1892
Edwards & Dury
Elmira
Edwards

Witnesses:

Witness signature lines

0750

POOR QUALITY ORIGINAL

#58

X

Counsel,
Filed 3 day of Aug 1892
Pleads,

Witnesses:

Witness lines (dotted lines)

Burglary in the Third Degree.
[Section 498, Penal Code.]

THE PEOPLE

vs.

John Mahoney

*17
130
St. Michael's*

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Allen G. Apgar

Foreman.

Aug 4 1892
Wm. H. B. Soley
Elmira Ref
W. H. M.

0751

POOR QUALITY ORIGINAL

Police Court— 3 District.

City and County of New York, ss.:

of No. 36 East 68th Street, aged 33 years,

occupation Draughtsman being duly sworn

deposes and says, that the premises No. 419 & 1/2 East 8th Street, 11th Ward

in the City and County aforesaid the said being a four story brick

factory building and which was occupied by defendant vacant,

and in which there was at the time a human being, by name John D. Walton

were **BURGLARIOUSLY** entered by means of forcibly prying open

the main door leading from the street

into the premises, 419 East 8th Street

with a cold chisel.

on the 28th day of July, 1892 in the day time, and the

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

lead pipe, Brass locks & valves,

and other articles of the value

of five hundred dollars,

(#500.00)

the property of Mr. John Roach.

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

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

John Man-Kinder (now here)

for the reasons following, to wit: that deponent was in

the building about 11.30 O'clock.

A. M. said date when he was

attracted to the door by the noise

the defendant was making and

deponent then waited until the

Said defendant had effected an

entrance when deponent attempted

to catch the said defendant, he

0752

POOR QUALITY ORIGINAL

Run out of the premises and
Department. Followed him until
he was captured, when a gold
piece was found in his possession
sum to, before me John D. Walker
the 28th day of July 1892

J. H. Hogan
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 1889
Police Justice.

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1889
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 1889
Police Justice.

Police Court, District.

THE PEOPLE, etc.,
on the complaint of
vs.
1.
2.
3.
4.

Offence—BURGLARY.

Dated 1889
Magistrate.
Officer.
Clerk.
Witness,
No. Street,
No. Street,
No. Street,
\$ to answer General Sessions.

0753

POOR QUALITY ORIGINAL

[Signature]
District Police Court.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK ss:

John Manheimer 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 sees 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 Manheimer*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *132 Ave D 7 3 years*

Question. What is your business or profession?

Answer. *Machinist*

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

Answer. *I am guilty.
John Manheimer.*

Taken before me this *17th* day of *July* 189*9*
[Signature]
Police Justice.

0754

POOR QUALITY ORIGINAL

BAILED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

District,

913

1 _____
2 _____
3 _____
4 _____

Offense Burglary

Dated,

July 27 1892

Magistrate,

John P. Quinn

Peace Officer,

Witness,

No. 333 Quinn St
Street _____

No. _____

Street _____

No. _____

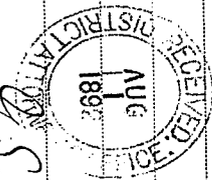
Street _____

\$ 500

to answer

U.S.

Street _____



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

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

Dated, July 27 1892 John P. Quinn Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0755

POOR QUALITY ORIGINAL

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 Mauberner

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

John Mauberner

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

The said *John Mauberner*

late of the *11th* Ward of the City of New York, in the County of New York aforesaid, on the
28th day of *July* in the year of our Lord one
thousand eight hundred and ninety-*two*, in the *day* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *building* of
one *Emeline Roach*

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 *Emeline*
Roach in the said *building*
then and there being, then and there feloniously and burglariously to steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

De Lancey Nicoll,
District Attorney

0756

BOX:

491

FOLDER:

4485

DESCRIPTION:

McArdle, James

DATE:

08/16/92



4485

0757

POOR QUALITY ORIGINAL

Witnesses:

Leila Church

W. M. D.
Counsel,
Filed *1/6* day of *May* 189*2*
Pleads, *Chapman*

THE PEOPLE

22
188 vs. *1892*
1892 vs. *1892*

James McArdle

Burglary in the Third Degree.
[Section 489, 52]

DE LANCEY NICOLL,

District Attorney.

Reading

A TRUE BILL.

Allen D. Applegate
Sept 2 - Sept 9, 1892. Foreman.
Tril and Council of
Reading 3rd Degree!
Den 2 1/2
Sept 13 1892

13

0758

POOR QUALITY ORIGINAL

5

District Police Court.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, } ss:

James Mc Ardle 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 sees 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 Ardle*

Question. How old are you?

Answer. *22 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *188th St & 10th Ave 5 years*

Question. What is your business or profession?

Answer. *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*

James Mc Ardle

Taken before me this *10* day of *May* 189*4*
James Mc Ardle
Police Justice.

0759

POOR QUALITY ORIGINAL

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

102 mg 1, 32 mg 1
Wm. J. [unclear]
187th St. n. 10th St.
32nd St. n. 10th St.

Police Court, 5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Stella Church
188 St. n. 10th St.
John McCarroll

Offense: Burglary

Dated, Aug 10 1892

Maade
Magistrate.

Mannin
Officer.

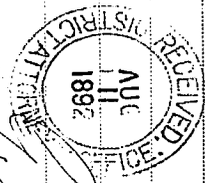
Witnesses *Betha Church*
Precinct

No. *Amsterdam St. n. 10th St.*
Street

No. *St. n. 10th St.*
Street

No. *St. n. 10th St.*
Street

No. *St. n. 10th St.*
Street



960

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

Defendant

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

Dated, Aug 10 1892 *Conrad* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

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POOR QUALITY ORIGINAL

123 456

Police Court - District.

City and County of New York, ss.:

Lila Church

of No. 10th Wm Amsterdam Ave & 188th Street, aged 45 years, occupation keep house being duly sworn

deposes and says, that the premises North W. Amsterdam Ave & 188th Street, Ward in the City and County aforesaid the said being a two story frame building in back dwelling and saloon and which was occupied by deponent as a ~~and in which there was at the time a human being by name~~

were BURGLARIOUSLY entered by means of forcibly raising the window leading from the street into deponent's kitchen and entering said apartment with the intent to commit a crime on the 9th day of August 1892 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

Good and Europe money to the amount of eight dollars, and a pistol of the value of fifteen dollars together of the value of twenty three dollars.

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

James M. O'Neil. (now here) and Peter M. O'Neil not yet arrested.

for the reasons following, to wit: that - at 8.45 o'clock P.M. said date deponent locked and securely fastened the doors and windows of her apartment in said premises, and left said premises alone and said property therein. And at about the hour of 11.45 o'clock P.M. same date, when deponent returned, deponent saw this deponent in the act-

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POOR QUALITY ORIGINAL

of coming out of the door of said apartment, and saw the said Peter Mc. Arde standing in the vestibule of said apartment. defendant then examined said apartment - and discovered that - said apartment had been entered through said window, and that - said sum of money and said pistol was missing. Wherefore defendant charges the defendant, and said Peter Mc. Arde not arrested with being together and acting in concert with each other and burglariously entering said apartment, as aforesaid and stealing said property therefrom.

Sworn to before me
 this 10th day of Aug 1892 } Lida Church
 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 mentioned, I order he to be discharged.
 Dated 1888
 Police Justice

Police Court, District

THE PEOPLE, vs.,
 on the complaint of

vs.

1
 2
 3
 4

Offence - BURGLARY.

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses.

No. Street,

No. Street,

No. Street,

\$ to answer General Sessions.

0762

POOR QUALITY
ORIGINAL

Aug 27th 1890 For Assaulting his Mother
\$500. bail case of With drawn

May 16th 1891 Arrested for D + D find \$5.00

Dec 23rd 1891 Arrested on suspicion of breaking
into Hoffels Office & stealing \$75.00 worth
of wire on Fort George Hill Discharged

also Aug 10th for burglary

New York

Sept 12 1892

To Whom - This may concern
I will certify that I have
known James Mc Ardle
and has been working
for me about six months
and have proved him
willing, and industrious
in his work, in team
driving, and am willing
to give him work at any
time,

William Hickey
189 Kingsbridge
Road

0763

POOR QUALITY
ORIGINAL

Aug 27th 1890 For assaulting his Mother
\$500. bail case withdrawn
May 16th 1891 Arrested for D + D find \$5.00

Dec 23rd 1891 Arrested on suspicion of breaking
into Hoffel's Office & stealing \$75.00 worth
of wine on Fort George Hill Discharged

also Aug 10th for burglary

New York

Sept 12 1892

To Whom - This may concern
I will certify that I have
known James Mc Gralle
and has been working
for me about six months
and have proved him
willing and industrious
in his work in team
driving, and am willing
to give him work at any
time,

William Hickey
189 Kingsbridge
Road

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POOR QUALITY ORIGINAL

COURT OF GENERAL SESSIONS OF THE PEACE,
City and County of New York.

.....
" The People, "
vs. " JAMES McARDLE. "
.....

Before,
HON. RANDOLPH B. MARTINE,
and a Jury.

Tried SEPTEMBER 8TH, 1892.

Indicted for BURGLARY IN THE THIRD DEGREE.

Indictment filed AUGUST 16TH, 1892.

APPEARANCES:

ASSISTANT DISTRICT ATTORNEY TOWNSEND,

For THE PEOPLE.

JAMES W. McLAUGHLIN, ESQUIRE,

For THE DEFENCE.

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POOR QUALITY
ORIGINAL

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LEILA CHURCH, THE COMPLAINANT, testified that she lived at the North-west corner of 188th street and Amsterdam avenue; her house was not numbered. She lived there with her two children, one fourteen years of age and the other twelve. The oldest was a witness in the case. She occupied the two rear rooms on the ground floor, there being a liquor store, of which she was the proprietress, in the front. There was only one door into the saloon from the street. There was a door leading from the kitchen, the last room, to the street, and there was a window also opening on 188th street. On the 9th of August, 1892, she had household furniture, wearing apparel, kitchen utensils, a revolver, and some money in her rooms. The revolver and the money were left in the drawer, behind the bar. There was seven or eight dollars in money. The revolver was worth seven or eight dollars. On the 9th of August she left her premises at about a quarter past nine, in the evening, accompanied by her two children, after having securely fastened the doors and windows. She returned to her apartments at about a quarter to twelve. When she opened the door of the saloon, upon

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POOR QUALITY
ORIGINAL

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her return, she heard a rustling in the kitchen. There was a light in both the kitchen and the saloon. She ran into the bed-room, and there saw the defendant. She, the complainant, had known the defendant since the 29th of March, 1892, at which time she took possession of the saloon. She recognized the defendant, and said to him, "Jimmy, you won't escape me this time," and she tried to grab the defendant, but he was too quick for her. The defendant unbolted a side door, leading into the hall, and ran up stairs. She did not see anybody else there besides the defendant. She, the complainant, called for assistance, and a mounted policeman came to her aid. The officer went up stairs and stayed there about five minutes, and then returned, alone. She, the complainant, was positive that the complainant was in the house, and asked the officer to go up stairs again with her. She and the officer went up through the sleeping apartments, but failed to find the defendant. There was a rear building on the same premises as her, the complainant's house, and she searched that house, but did not find the defendant. She then went to the

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POOR QUALITY
ORIGINAL

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station house and made a complaint and returned to her home. The next day she went to the station house again, and had a conversation with some of the officers there. She then went to the Harlem Police Court and saw the defendant there. She, the complainant, renewed her charge at the Police Court. The defendant said in the police court that he was Not guilty. After the defendant had escaped from her apartments on the night in question, she found the window on the north side of the house, which she had secured before leaving the house, unfastened. The window was about three feet from the floor. Upon examining the till she found that the money and revolver, which she had left there, was gone. There was no lock on the till. When she saw the defendant in her rooms, she called to her daughter to get the revolver, and her daughter went to the till, but found the revolver was gone. She, the complainant, did not have the slightest doubt but that the defendant was the man she saw in her rooms. She had seen the defendant frequently; the defendant was the landlord's son. Her, the complainant's, eldest daughter was with her on her return,

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POOR QUALITY
ORIGINAL

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and her daughter ran into the kitchen ahead of her. Her daughter did not say anything. The daughter stood beside her, the complainant, and then went past her to the foot of the stairs. When she, the complainant, approached the house, she saw a boy standing in the 188th street entrance. She thought the boy was the defendant's brother, Peter McArdle, but she could not swear to that. She, the complainant, thought the rustling noise she had heard upon entering her apartments was the rustling of the window-blinds. Nothing was said except by her, the complainant, and her child. When the daughter saw the defendant, she said, "Oh, Jimmy, mama will fix you now. Mama has got you now." When she, the complainant, saw the person at the 188th street door, the person was about thirty feet away from her. The defendant's mother was the land-lady, and lived in the same house with her, the complainant.

In cross-examination the complainant testified that there was a light in the room in which she found the defendant. There was sufficient light in that room to read by. She did not see the face of the man who was in the room. She did not remember saying to the

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POOR QUALITY
ORIGINAL

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officer, in the rooms of the defendant's mother, that she had not seen the face of the man, but knew him by his coat. The defendant's brother had also been arrested, on her complaint, but he had been discharged in the Police Court. There was a clock in her store, and she might have looked at the clock on entering the store on the night in question. She did look at the clock after going down stairs from Mrs. McArdle's.

BERTHA CHURCH, testified that she lived with her mother, the complainant in the case, at 188th street and Amsterdam avenue. She had a sister. She remembered the 9th of August, 1892. She left her home on that night in company with her mother and sister, at about a quarter past nine o'clock in the evening. Before going out her mother locked the windows and doors securely. Her mother left a revolver and about eight dollars in cash in a drawer in the saloon. She, the witness, knew the amount of money in the drawer, because she had counted it before they went out. She corroborated her mother's testimony as to seeing the man at the 188th

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POOR QUALITY
ORIGINAL

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street door when they returned. They had taken a ride on the cable cars, and there had been a blockade on the road, and the cars had been delayed. When her mother put the key in the door, she, the witness, heard a rustling, as of paper, on the inside. After opening the door her mother said to her, the witness, "Oh, Bertie, run inside and see if there is anybody inside; did you hear that noise?" This was said in a loud tone of voice. She, the witness, was afraid to go any farther than the middle room, and her mother rushed past her into the back room. She then followed her mother into the back room, and there saw the defendant. She caught a side view of the defendant's face at that time, and recognized him. She, the witness, said to the defendant, "Oh, Jimmy, mama has caught you now; she will give it to you; she won't let you go this time." The defendant did not make any answer to that. The defendant then unbolted the door and ran up stairs. Her eyes followed the defendant up to the top of the first flight of stairs. Her mother sent her for a policeman. Her mother called to Mrs. McArdle, "Mrs. McArdle, come down stairs; I am

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POOR QUALITY
ORIGINAL

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robbed." She, the witness, went up stairs with the officer, but did not go inside the room, because the officer told her that there were men sleeping there. She heard some one in the room whisper something to the officer, and the officer whispered something to the person who had spoken to him. She, the witness, afterward looked in the till, and the money and revolver, which had been there, were missing. The eight dollars was in bills and silver. When her mother had entered the back room she, her mother, called to her, the witness's, sister, Alice, "Get my revolver." She, the witness, did not hear her mother say anything to the defendant. She had known the defendant since the 29th of April, 1892, and had seen him nearly every day from that time up to the time of his arrest. There was no light in the room in which she saw the defendant, but there was a light in the next room, and it was light enough to see any one plainly.

In cross-examination the witness testified that she had talked the case over with her mother. She, the witness, had looked at the clock upon entering the store, and it was twenty-five minutes to

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POOR QUALITY
ORIGINAL

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twelve; that was her recollection. She did not see the full face of the man in the room, but she was certain the defendant was the man. She, the witness, had said, "I know it was Jimmy McArdle, for I saw his coat," and it was a fact that she was sure the defendant was the man because of a peculiar light coat that he wore. She thought she had said to the officer that she had not seen the man's face.

In re-direct examination the witness testified that after her return on the night in question she had examined the window in the kitchen, and had found it pulled down from the top. She saw the defendant the next morning, but did not talk to him. She did not go to the station house until after the defendant's arrest. When she saw the defendant in the station house he had on the same suit that he had worn on the night of the burglary, and she called the officer's attention to the fact that he, the defendant, had a tear in his trousers, underneath the knee.

In re-cross examination the witness testified that she did not see the tear in the defendant's pants when she saw him in the bed-room. She was very much

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POOR QUALITY
ORIGINAL

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excited when she saw the defendant in the room.

OFFICER JOSEPH MANION testified that he was attached to the Thirty-second Police precinct. He knew the premises at the corner of Amsterdam avenue and 188th street. He knew the complainant. He had first seen the complainant on the morning of the 10th of August, 1892, at her house. He did not see the complainant at the station house. The complainant had made her complaint at the station house, and he, the witness, was sent up to see her. The complainant told him, the witness, that the defendant had robbed her, and he searched the house and found the defendant in bed, apparently asleep. He told the defendant that he was wanted at the station house, and the defendant asked him what for, and he told the defendant for breaking into the complainant's house. The defendant said that he did not do it. On the way to the station house the defendant said to him, the witness, "Only for my drinking, I wouldn't have got into trouble." The complainant went to the station house, and there accused the defendant of breaking into her house. The defendant denied it, and said that

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**POOR QUALITY
ORIGINAL**

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he was not there and did not go into the complainant's house. On the way to the Police Court, the next morning, he, the witness, asked the defendant who was with him on the night in question. The defendant said that a young man of the name of Conroy was in his company on that evening. He asked the defendant what time he had gone to bed on that night, and the defendant said that he couldn't remember. He, the witness, did not know any one of the name of Conroy. The defendant lived in the same house with the complainant -- on the floor above where the complainant lived.

In cross examination the witness testified that he was in the Police Court when Peter McArdle was arraigned and discharged. He, the witness, had been informed by Officer McLaughlin that Peter McArdle was in bed at the time of the burglary. The defendant did not tell him, the witness, where he had been in the company of Conroy. The defendant had always insisted that he was innocent, and that he was not in the premises of the complainant on the night in question.

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POOR QUALITY
ORIGINAL

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FOR THE DEFENCE, BRIDGET McARDLE, testified that she remembered the 9th of August, 1892. Peter McArdle was in bed at nine o'clock on that night. The defendant had left the house at about nine o'clock in the evening, but she did not know where he had gone. The complainant had said to the officer, standing in her, the witness's, door, "It must have been Jimmy McArdle, it could not be anybody else." The officer said to the complainant, "Be careful, it is a very serious case." The daughter of the complainant said, "Yes, mama, it must be him by the coat." She, the witness, did not know what time the defendant came home that night, because she was asleep." The officer came next morning and arrested the defendant. At the time of his arrest the defendant was in bed.

In cross-examination the witness testified that she had five children, four of whom lived at home. The defendant was the oldest. She had lived in the neighborhood for twenty-two or twenty-three years. Peter drove a team for her, the witness. She, the witness, owned six horses, and did work for contractors. The defendant also drove a team for her.

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POOR QUALITY
ORIGINAL

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Her husband was dead. When she saw the defendat about nine or half-past nine in the evening, he was alone. She, the witness, knew a boy of the name of Conroy; she thought his name was John or James. Conroy was acquainted with the defendant. She, the witness, went to bed on the night in question about ten o'clock, and was awakened, she thought, between ten and eleven, by the noise of the complainant and the police.

PETER McARDLE testified that he was a brother to the defendant, and lived at 188th street and Amsterdam avenue. On the night of the burglary he went to bed about nine o'clock. He did not know anything about the burglary. He had been arrested and discharged. He knew the complainant and her daughter. He worked for his mother. While he was in the cell in the station house, Officer McLaughlin went to see him.

In cross-examination the witness testified that he was not a drinking man. His brother, the defendant, drank a little once in a while. He, the witness saw the defendant on the night in question,

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POOR QUALITY
ORIGINAL

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at about a quarter to nine o'clock, sitting outside of the house. A man of the name of Ortie Wilkie and one Conroy was in the company of the defendant at the time. He, the witness, did not see any signs of drink on the defendant at the time. The defendant did not say anything to him, the witness. He next saw the defendant on the following morning, about half-past five or six o'clock, when he, the witness, was going out to work. The defendant was in bed. He, the witness, heard the complainant say in the station house that she thought he was the boy who stood outside. He was about five feet five or six inches tall. Conroy was a little bigger than him, the witness, and a year or two older. He, the witness, went to bed usually at about nine o'clock, but the defendant's hours of retiring were uncertain -- sometimes earlier and sometimes later.

THOMAS BARRETT testified that he lived at 184th street and Amsterdam avenue, and was a laboring man. He knew the defendant, and had gone on the defendant's bond. He had known the defendant for eight or nine years, and

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POOR QUALITY
ORIGINAL

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knew other people who knew him. The defendant's general reputation for honesty was good. The defendant was a hard-working, and industrious young man.

In cross-examination the witness testified that he knew nothing of the defendant's habits in the evening; he did not keep track of him in the evening.

PATRICK NUGENT testified that he was a laboring man. He had known the defendant from childhood, and knew other people who knew him. The defendant was a good, hard-working boy. He, the witness, remembered the night of the 9th of August. On that night the defendant came to his, the witness's, house, at half-past or a quarter past nine o'clock. He, the witness, had had his shoulder dislocated by falling down stairs. He had heard the clock strike nine before the defendant called. The defendant sat in his house until about a quarter or half-past twelve. The clock was not in the room in which he, the witness, was lying; it was in the kitchen. He, the witness, was positive that the defendant left his apartments about a quarter or

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POOR QUALITY
ORIGINAL

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half-past twelve. He did not hear of the defendant's arrest until the 11th of August.

In cross-examination the witness testified that he lived at 189th street and Audubon avenue. The defendant was in the habit of visiting him frequently. He knew several people of the name of Conroy, but did not know any William Conroy. He supposed the reason the defendant called upon him that night was because the defendant had heard that he, the witness, had dislocated his shoulder. The defendant had stayed so late on the night in question because his, the witness's, wife was very tired, and the defendant stayed to turn him, the witness, in bed. There was not any other boy with the defendant at the time.

ANN NUGENT testified that she knew the defendant and had known him since he was a baby. She knew other people who knew the defendant. The defendant's general reputation for honesty was good. She was in her house on the night of the 9th of August when the defendant called. She did not know exactly what time it was that the defendant arrived at her house. The defendant remained

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POOR QUALITY
ORIGINAL

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in her house until after twelve o'clock. She, the witness, was sitting in the room and heard the clock strike twelve, and it was sometime after that that the defendant left. The defendant did not leave her house between the hours of ten and twelve o'clock on the night of the 9th of August. The defendant came to her house alone, and not in the company of Conroy or Conway.

In cross-examination the witness testified that the defendant was in the habit of visiting her house. She, the witness, was a friend of the defendant's mother, and had known the family for years. On the night in question she, the witness, was caring for her husband. She did not go to bed while the defendant was in her house. The defendant was at her house very frequently while her husband was sick. She did not keep a liquor-saloon. The defendant was her, the witness's, cousin, by marriage. When the defendant went to her house he was perfectly sober.

JOHN BROWN testified that he was attached to the Police Force of the City of New York. He lived in 146th street, West

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ORIGINAL

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of the Boulevard. He had formerly been on post where the defendant lived. He had known the defendant for twenty years, and knew others who knew him. The defendant's reputation for honesty was good.

PATRICK NUGENT, being recalled, testified that on the night the defendant called on him the defendant was dressed in a black suit of clothes.

JAMES McARDLE, THE DEFENDANT, testified that he lived at 188th street and Amsterdamavenue, with his mother. He drove a team of working horses. He had never been arrested before on a charge similar to the one made against him at this trial, but had been arrested once for being drunk. He did not enter the premises of the complainant on the night in question and take therefrom any money or a pistol, and did not jump through any window to get out of those premises. On the night in question he was at Audubon avenue and 170th street, calling on a friend of his, Mr. Nugent, whose shoulder had beendislocated. He went to Mr. Nugent's house alone, and returned alone. On that night he had on a

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POOR QUALITY
ORIGINAL

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pair of black pants and a black coat, his working clothes. He was sober. He was arrested the next day, about ten minutes past seven in the morning. At the time of his arrest he was in bed. Officer Manion made the arrest.

In cross-examination the defendant testified that he had not been working on the day of the burglary. He had worked up to two or three days before the burglary. He was sick, and that was the reason he did not work. He had a gray suit of clothes. He left his mother's house the night before his arrest about nine o'clock. He had been sitting at the back-door of the house, before nine o'clock, with his brother, Peter, and a boy named Conroy. Conroy left before nine o'clock, and he, the defendant, did not see Conroy again that night. He, the defendant, had seen a man of the name of Wilkie on the night in question, about eight o'clock; Wilkie was with Conroy. On the way to Mr. Nugent's he, the defendant, stopped at Connolly's saloon. The only person he saw in Connolly's was the bartender. He had one glass of beer, and remained there about five minutes. He, the defendant, had a

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ORIGINAL

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revolver, and had put the revolver in his pocket that morning, to get some cartridges for it. The revolver had belonged to his, the defendant's, father. The revolver was at his home at the time of the trial. He did not buy the cartridges, because he did not go as far as the hardware store. He, the defendant, sometimes carried the revolver, to shoot at snakes and turtles in a pond. He arrived at Nugent's house at about twenty minutes past none o'clock. He noticed the time when he went into Nugent's house; the clock was standing on the mantel-piece right in front of the door. He stayed in Nugent's house until about twenty minutes after twelve, and did not leave Nugent's after arriving there until he went home. The name of the bar-tender in Connolly's saloon was Beck. He asked Beck to keep the revolver for him that night. Beck refused to keep the revolver. He, the defendant, did not show the revolver to Beck, and Beck did not see it. He asked Beck, "Will you keep this revolver for me?" And Beck said, "No, I won't." The revolver was of thirty-two calibre. The day before his arrest he, the defendant, was putting in hay, for his mother.

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POOR QUALITY
ORIGINAL

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The hay had been grown in the swamp, back of the barn. He had the revolver while he was putting in the hay, but there were no cartridges in it. He, the defendant, had been to Mr. Nugent's house on the Sunday night previous, and had stayed until ten or eleven o'clock. On Sunday night he had seen Mr. Nugent's son, Patrick, but he did not see Patrick on Tuesday night. Mrs. Nugent was present on Tuesday; she was sitting on a chair, in the room. Mr. Nugent did not treat him. After leaving Nugent's he walked home. It took him about twenty minutes to walk home. He did not see any one when he reached home, because they were all in bed, and the first person he saw the next morning was the detective. He, the defendant, usually arose about a quarter to six, but he was not going to work on the day of his arrest. He had malaria. He, the defendant, knew a man of the name of William F. Hofele; Hofele kept a saloon in Fort George. He had never done any business for Hofele, but had a speaking acquaintance with him. Hofele had him, the defendant, arrested once on suspicion of robbing him of wines, but the complaint

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POOR QUALITY
ORIGINAL

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had been withdrawn. He had been at Mr. Dunn's place in 196th street. Mr. Dunn never had him, the defendant, arrested for stealing a hammer. HE, the defendant, had said to Officer Manion that if it had not been for drink he wouldn't have gotten into trouble. He was excited when he said that to the officer. He knew a boy of the name of Dan McGinnis. McGinnis was a carpenter, and had lived in the same house with him, the defendant. He had not seen McGinnis in the police court, when he was arraigned. He knew Officer Healy, and had known him twelve or thirteen years. He did not see Healy on the night of the burglary. After returning to his home from Nugent's, on the night in question, he took the revolver from his pocket and put it in a drawer. He, the defendant, had never been so drunk that he could not work. He did not get drunk very often, but he sometimes "took a little in on Saturday nights." He had been drunk two or three times during the month preceding the burglary.

IN REBUTTAL, OFFICER HEALY testified that he was attached to the

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POOR QUALITY
ORIGINAL

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Thirty-second Police Precinct, and had been eighteen years in the Police Department. He knew the defendant well, and had seen him frequently. He was on duty on the night of the 9th of August, 1892. He knew the saloon kept by Connolly, at 184th street and Amsterdam avenue. The saloon was on his post that night. He remembered seeing the defendant in Connolly's saloon on the night in question. There were four people with the defendant, at the time he saw him--- Willie Wilkes and McGinnis being two of the number. He, the witness, did not know Conroy. He saw the defendant about five minutes to ten. He saw some glasses of beer on the bar in front of the defendant and the others, but he did not know whether or not they drank the beer. He had seen the defendant before that, on that night, about half-past eight o'clock, in front of his, the defendant's, mother's house. Nobody was with the defendant at that time.

In cross-examination the witness testified that he saw the four men entering the saloon together. The door of the saloon was not closed, and he could see into the saloon without entering it. He was standing

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POOR QUALITY
ORIGINAL

24

next door to the saloon when the men entered. He did not speak to them as they entered. He, the witness, was not sure what kind of a coat the defendant had on at the time, but to the best of his recollection it was a light coat. He, the witness, did not think it was the same coat that the defendant wore at the time of the trial.

GEORGE BECK testified that he lived at 184th street and Amsterdam Avenue. He was a bartender in Connolly's saloon at that number. He remember the night of the ninth of August, 1892. He was attending bar that evening. He knew the defendant, and had been acquainted with him for about five years. The defendant was in the habit of coming into Connolly's place four or five times a week. When he saw the defendant, on the night in question, the defendant was accompanied by three other men ---Conroy, Wilkes, and Coughlin. He saw them at about half-past nine. They did not remain in the saloon very long; they had a couple of drinks and left. At about a quarter past eleven, the same night, he again saw the defendant and Conroy, in the saloon

0788

POOR QUALITY
ORIGINAL

25

where he, the witness, worked. He saw the handle of a revolver sticking from the defendant's pocket at the time. He thought the handle was black. The defendant asked him, the witness, to keep the revolver for him. He told the defendant that he would not have anything to do with it. He, the witness, did not recollect what the defendant's condition was, as to sobriety. He thought the defendant wore a gray coat and black pants, but he would not be positive.

In cross-examination the witness testified that the defendant looked as if he were in his working clothes. He was positive that the defendant did not show him the revolver the first time he entered the saloon; the defendant showed him the revolver the second time. There was nobody else in the saloon while the defendant and his friends were there. He, the witness, had not had any conversation with the officer in regard to the case. He was able to recollect the date because the next day, the 10th, there was a church excursion, and upon his return from the excursion he heard that the defendant had been arrested.

0789

POOR QUALITY ORIGINAL

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 McArdle

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

James McArdle

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

The said

James McArdle

late of the 12th Ward of the City of New York, in the County of New York aforesaid, on the
ninth day of *August* in the year of our Lord one
thousand eight hundred and ninety-*two*, with force and arms, in the *night* time
of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Lida Church

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 *Lida*
Church 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.

0790

POOR QUALITY ORIGINAL

SECOND COUNT—

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

James McArdle

of the CRIME OF *Petit* LARCENY

committed as follows:

The said

James McArdle

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,

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

of the goods, chattels and personal property of one

Leila Church

in the dwelling house of the said

Leila Church

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.

De Lancey Nicoll
District Attorney.

0791

BOX:

491

FOLDER:

4485

DESCRIPTION:

McCann, John

DATE:

08/17/92



4485

0792

POOR QUALITY ORIGINAL

Counsel,
Filed
Pleads,
day of Aug 189
17
1892

THE PEOPLE
vs.
Johnnie Corn
District Attorney
DE LANCEY NICOLL,
Assault in the Second Degree.
(Section 218, Penal Code.)

The complainant
knowing you to be
and thus being no
evidence of the complainant
returning again I
recommend the defendant
be discharged on his
own recognizance.
for Dr Osborne
Oct 6/92

Allen D. Appert
Foreman.
A TRUE BILL.
John R. Appert

Sept 16
Sept 20
Sept 27
Sept 27

Witnesses:
Henry Schuster

~~The complainant having
been discharged on his
own recognizance
the defendant to be
his chard for his
own recognizance. As
there is no evidence
that he will return
I give
Oct 6 1892
Geo. M. Osborne
District Attorney
The endorsement made
of indictment~~

0793

POOR QUALITY ORIGINAL

Witnesses:

Henry Schuster

~~The Complainant having
been advised by
his attorney in his
the Defendant to be
his child on his
own recognizance. As
there is no evidence
that he will return
again~~

Oct 6 1892
Geo. M. Osborne
Procurator
Pro endorsement made
of indictment

Counsel,

Filed

17 day of Aug 1892

Pleas,

Not guilty

THE PEOPLE

vs.

John Mc Cann

Defendant

Discharged on his

own recognizance

DE LANCEY NICOLL,

District Attorney.

Assault in the Second Degree.
(Section 218, Penal Code.)

A TRUE BILL.

Allen D. Applegate

Foreman.

Sept 16
Sept 20
Sept 21
Sept 27

The complainant
knowing you to be
and thus being no
evidence of the complainant
returning again &
recommends the defendant
be discharged on his
own recognizance.
Geo M Osborne
Oct 6/92

0794

POOR QUALITY ORIGINAL

1703

PART III.

THE COURT ROOM IS IN THE FIRST STORY.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPCENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

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

To Ray Schotten

of No. 43 Washington Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 27 day of 1892 at half past ten o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York against

John Mc Lane

Dated at the City of New York, the first Monday of

in the year of our Lord 189

DE LANCEY NICOLL, *District Attorney.*

0795

POOR QUALITY ORIGINAL

PART III.

The Court Room is in the First Story.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

1203

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

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

To Ray Schotten

of No. 43 Washington Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 27 day of 189 at half past ten o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York against

John McLean

Dated at the City of New York, the first Monday of

in the year of our Lord 189

DE LANCEY NICOLL, *District Attorney.*

0796

VALUED PAGE

POOR QUALITY ORIGINAL

Court of General Sessions.

THE PEOPLE

vs.

Mr. McLean

and County of New York, ss:

John Bonoran

being duly

~~Pracinet,~~

1892

deposes and says: I am a Police Officer attached to the *N. P. C.*
in the City of New York. On the *26th* day of *Sept*
and on several other different occasions
I called at *No. 43 Washington Street*

the alleged *place* of *residence*
the complainant herein, to serve him with the annexed subpoena, and was informed by *the*
landlord of said premises, that the *com-*
plainant herein Henry Schottler had gone to
sea,

Deponent made inquiries in the immediate
neighborhood for said complainant on a number
of different occasions and was always in-
formed said complainant had gone to sea.

Sworn to before me, this *27th* day } *John Bonoran*
of *Sept* 1892 }
Thos A. McGuire
Com. of Deeds (N. Y. C.)

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

0797

POOR QUALITY ORIGINAL

Court of General Sessions.

THE PEOPLE, on the Complaint of

Henry Schuster

vs.

John McLean.

Offense: *Carriage*
and *drugs*

Selency Wood
JOHN A. FELLOWS,

District Attorney.

Affidavit of Police Officer

John Conneran
J. P. R.

Subscribed:

Failure to find Witness

0798

POOR QUALITY ORIGINAL

Police Court _____ District.

1381

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

Henry Schotter

of No. 43 Washington Street, aged 23 years,
occupation Laborer being duly sworn,

deposes and says, that on the 28 day of July 1892 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

John McCann - who struck
deponent several violent blows, with a
stick which he defendant then and
there held in his hand, cutting off
deponents Ear - and causing deponent
grievous bodily harm -

with 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 assailant.

Wherefore 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 July 1892 }

Henry Schotter

[Signature] Police Justice.

0799

POOR QUALITY ORIGINAL

(1835)
Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

John McCann 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 McCann*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *43 Washington St. 1 year*

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
I struck him in self defense
John McCann*

Taken before me this *11* day of *Nov* 189*7*

Police Justice.

0000

POOR QUALITY ORIGINAL

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court... District...
 1891

THE PEOPLE, S...
 ON THE COMPLAINT OF
 Henry Scholter
 431 Washington St
 John McE...
 Offense Felonious Assault

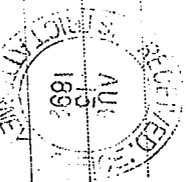
Dated Aug 11 1892
 W. T. M...
 Magistrate

Com...
 Officer

Court Precinct

Witnesses _____ Street _____

No. _____ Street _____



No. _____ Street _____

No. _____ Street _____

\$ 1000 to answer

[Signature]

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, Aug 11 1892 W. T. M... Police Justice.

I have admitted the above-named _____
 to bail to answer by the undertaking hereto annexed.
 Dated, _____ 189 _____ Police Justice.

There being no sufficient cause to believe the within named _____
 guilty of the offense within mentioned, I order h _____ to be discharged.
 Dated, _____ 189 _____ Police Justice.

POOR QUALITY ORIGINAL

0001

400

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 Mc Canus

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

John Mc Canus

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said John Mc Canus

late of the City and County of New York, on the twenty-eighth day of
July in the year of our Lord one thousand eight hundred and
ninety-two, at the City and County aforesaid, in and upon one

in the peace of the said People then and there being, feloniously and wilfully and wrongfully
did make an assault; and the said John Mc Canus

with a certain stick which he the said
John Mc Canus

in his right hand then and there had and held, the same being then and there
a weapon and an instrument likely to produce grievous bodily harm, him, the said
wrongfully strike, beat then and there feloniously did wilfully and
in such case made and provided, and against the peace of the People of the State of New York
and their dignity.

0802

POOR QUALITY ORIGINAL

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said John Mc Carr

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, in and upon the said Jenny Schotter

in the peace of the said People then and there being, feloniously
did wilfully and wrongfully make another assault; and the said John Mc Carr
the said Jenny Schotter
with a certain stick

which he the said John Mc Carr
in his right hand then and there had and held, in and upon the
head of her the said Jenny Schotter
then and there feloniously did wilfully and wrongfully strike, beat, ~~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 Jenny Schotter
Jenny Schotter to the great damage of the said Jenny Schotter
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.

0803

BOX:

491

FOLDER:

4485

DESCRIPTION:

McCarthy, Frank

DATE:

08/10/92



4485

0804

POOR QUALITY ORIGINAL

116

Counsel,
Filed *At* day of *Aug* 189*7*
Pleads,

THE PEOPLE
vs.
F
Burglary in the Third Degree, and
Section 485, 506, 525, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000

Frank Mc Carthy

[Signature]
LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Allen D. Ayer
[Signature] Foreman.
Frank R. Eby
S.P. 4 yds. P.S.M.

Def's name is Nixon.
Defne counr. P.S.M

Witnesses:
.....
.....
.....
.....

0805

POOR QUALITY ORIGINAL

CITY AND COUNTY OF NEW YORK, } ss.

aged 20 years, occupation Brick Handler of No. 67 Green Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Christopher Rose and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 6 day of Aug 1883 by Peter Olmer Police Justice.

CITY AND COUNTY OF NEW YORK, } ss.

aged years, occupation Police officer of No. 12 Presonal Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 6 day of Aug 1883 by Ambrose W. Hussey Police Justice.

0806

POOR QUALITY ORIGINAL

Police Court— 2 District.

City and County } ss.: Christopher H Kosow
of New York, }
of No. 367 Bunting Street, aged 43 years,
occupation Bookman being duly sworn

deposes and says, that the premises No. 367 Bunting Street, 13th Ward
in the City and County aforesaid the said being a Three story brick
Dwelling house
and which was occupied by deponent as a Dwelling
and in which there was at the time No human being, ~~by name~~

were **BURGLARIOUSLY** entered by means of forcibly breaking the
blinds, opening the latch, of the blinds
and raising the window, on the
second story.

on the 4th day of August 1892 in the Day time, and the
following property feloniously taken, stolen, and carried away, viz:
One Overcoat, Two Suits of clothes, Three
Pan-Pants, Two Hats, Gold Silver Buttons
and Good and lawful money of the
United States to the amount of two
Dollars in all of the value
of one hundred Dollars.
\$100.00

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
Frank McCarthy (now dead) and an
unknown man not yet arrested.

for the reasons following, to wit: that at about 7 o'clock A.M.
said date deponent secured the said
window, that at about 6 o'clock
P.M. said date deponent found
the said window had been forced
open as aforesaid and the said
property missing.
Deponent is informed by
Peter Oliver that: at about three o'clock

0807

POOR QUALITY ORIGINAL

P.M. said date he saw the said unknown man throw a bundle of clothes from the top of a building to the defendant the said bundle being next door to the said premises and directly under the window where the entrance had been effected.

Defendant is further informed by Officer Ambrose W. Hussey that when he arrested the said defendant he acknowledged and confessed to him that he and McCarty and two others not yet arrested had committed the said Burglary and that he had pawned the four coats at Hoffmann's Grand Street that defendant has been to the said pawnshop and fully identifies the said four coats as his property and the property taken as aforesaid from the firm of Messrs. Christopher F. Koster, Charles J. Koster & Co.

Dated 1888 Police Justice

There being no sufficient cause to believe the within named guilty of the crime mentioned in the order to be discharged.

Dated 1888 Police Justice

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

Dated 1888 Police Justice

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

Hundred Dollars and be committed to the Warden and Keeper of the City Prison

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

committed, and that there is sufficient cause to believe the within named

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

Police Court, District, Office—BURGLARY.

THE PEOPLE, &c., on the complaint of

1. 2. 3. 4.

Dated 1888 Magistrate.

Officer.

Clerk.

Witnesses.

No. street.

No. Street.

No. Street.

§ to answer General Sessions.

0000

POOR QUALITY ORIGINAL

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Frank Mc Cully 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 sees 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 Cully

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.

72 Jackson St.

Question. What is your business or profession?

Answer.

Machinist

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

Answer.

*I am not guilty
Frank Mc Cully
Frank*

Taken before me this
day of *July* 189*9*
[Signature]
Police Justice

0809

POOR QUALITY ORIGINAL

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court,

District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James A. Hendrick
367
Frank McComb

Offense, *Burglary*

Dated,

Aug 6 189*2*

James Hendrick
Magistrate.

Shelby & Hurdley
Office.

12
Precinct.

Witness

Carl Johnson
Street.

No.

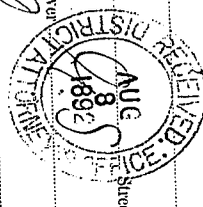
Robert Street
Street.

No.

1st Street
Street.

No.

2nd
Street.



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

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, *Aug 6* 189*2* *Hogan* Police Justice.

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

Dated, 189..... Police Justice.

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

Dated, 189..... Police Justice.

0810

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Frank McCarthy

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

Frank McCarthy

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

The said Frank McCarthy,

late of the 13th Ward of the City of New York, in the County of New York aforesaid, on the fourth day of August, in the year of our Lord one thousand eight hundred and ninety-two in the day time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the dwelling house of one Christopher D. Koster,

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 Christopher D. Koster, 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.

0811

POOR QUALITY ORIGINAL

SECOND COUNT—

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

Frank Mc Carthy —

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

The said *Frank Mc Carthy,*

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 *day* time of said day, with force and arms,

one overcoat of the value of twenty dollars, two coats of the value of ten dollars each, five pairs of trousers of the value of five dollars each pair, four vests of the value of three dollars each, two plume buttons of the value of five dollars each, and the sum of two dollars in money, lawful money of the United States of America, and of the value of two dollars,

of the goods, chattels and personal property of one *Christopher H. Koster,* —

in the *dwellin^g - house* of the said

Christopher H. Koster, —

there situate, then and there being found, in the *dwellin^g - 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.

De Lany M. Will
district attorney

08 12

BOX:

491

FOLDER:

4485

DESCRIPTION:

McCarthy, John

DATE:

08/09/92



4485

0813

POOR QUALITY ORIGINAL

#111

Robert C. Cherry
Counsel,
25 Chambers St.
Filed 9th day of August 1892
Pleads, *Myself*

Burglary in the Third Degree,
Section 488, 506, 528, 532, 558

THE PEOPLE

vs.
John R. ...

John McCarthy

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Allen S. Appas
Jury 2 - *Amput 1/2 Foreman.*
Ready with names
Pen one up

Witnesses

Andrew Curran

0814

POOR QUALITY ORIGINAL

Police Court— 3 District.

City and County } ss.:
of New York,

of No. 444 Second Street Jersey City N.J. Street, aged 26 years,
occupation Boatman being duly sworn

deposes and says, that the Cabin No. 2012 of the Canal Boat Street, 7 Ward
in the City and County aforesaid the said being a Canal Boat

and which was occupied by deponent as a
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of ~~force~~ opening the
door of the Cabin of the Canal Boat
number 2012 at the foot Rutgers Street
Pier 44 East River this city

on the 31st day of July, 1887 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

One Rubber Coat one pair Rubber
boots and one Oil skin Coat the whole
valued at about seven dollars

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

John Mc Carthy
now dead

for the reasons following, to wit: Deponent closed the door
of said Canal Boat at the hour
of 11 P.M. on said date. That at
the hour of 9 A.M. on the 1st day
of August 1887 he found the door of
said boat open and said property
was missing. Deponent is informed
by Officer Curtis that he arrested the
defendant with said property in his

0816

POOR QUALITY ORIGINAL

3 District Police Court.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss:

John McCarthy being duly examined before the undersigned according to law, on the annexed charge, and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he sees 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 McCarthy

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

New York

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

Answer.

39 Court Street & Fourths

Question. What is your business or profession?

Answer.

Truck 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
John McCarthy

Taken before me this

day of August

1897

Police Justice.

[Signature]

0017

POOR QUALITY ORIGINAL

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court,

THE PEOPLE, &c
ON THE COMPLAINT OF

District

929

1
2
3
4
Offense, *Perjury*

Dated

August 2nd 1892

Magistrate

Heenan

Other

Curtis

Witnesses

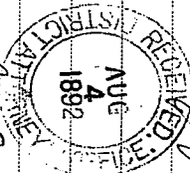
Call the 2nd floor

No.

Street

No.

Street



No.

Street

No.

Street

No.

Street

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

In judgment
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, *August 2* 1892 *Heenan* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0818

POOR QUALITY
ORIGINAL

John Connors alias
Robert M. Duade
pleaded guilty
Burglary 3rd Degree
April 11th 1888
Ten (4) years S. P.
Judge Cowing.

Duade

0819

POOR QUALITY ORIGINAL

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 Mc Carthy

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

John Mc Carthy

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

The said John Mc Carthy

late of the Seventh Ward of the City of New York, in the County of New York aforesaid, on the
twenty first day of July, in the year of our Lord one
thousand eight hundred and ninety-two, in the day time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the vessel of
one Gustav Dahlhoff, the same being a canal boat
then lying and being in the waters here known
as the East River,
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 Gustav
Dahlhoff, in the said canal-boat,
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.

0820

POOR QUALITY ORIGINAL

SECOND COUNT—

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

John Mc Carthy —

of the CRIME OF *Petit* LARCENY, —

committed as follows:

The said *John Mc Carthy*,

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 *day* time of said day, with force and arms,

*one coat of the value of three dollars, one
other coat of the value of two dollars, and
two boots of the value of one dollar each,*

of the goods, chattels and personal property of one *Gustav Dahlhoff* —

in the *vessel* — of the said *Gustav Dahlhoff*,
(*the name being a canal boat, then lying and being
in the waters then known as the East River,* —
~~there situated~~, then and there being found, in the *canal-boat* —
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.

0021

POOR QUALITY
ORIGINAL

THIRD COUNT:

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

John Mc Carthy

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

The said John Mc Carthy,

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 coat of the value of three dollars, one
other coat of the value of two dollars, and
two boots of the value of one dollar each,

of the goods, chattels and personal property of Gustav Dahlhoff,

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

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

John Mc Carthy

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,

District Attorney.

0822

BOX:

491

FOLDER:

4485

DESCRIPTION:

McCarthy, John

DATE:

08/19/92



4485

0823

POOR QUALITY ORIGINAL

Witnesses:

Michael D. Hughes

3rd

Counsel,
Filed 19th day of Aug 189
Plends, W. H. H. 13

THE PEOPLE

23
24
25

John Mc Carthy

Robbery, Second Degree.
(Sections 224 and 229, Penna. Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Allen D. Pappas

Foreman.

September 1st 1892

Pleads G. L. 2-2 day

S.P. 4 1/2

0824

POOR QUALITY ORIGINAL

Police Court - 3 District.

CITY AND COUNTY OF NEW YORK, ss

Michael Hughes

of No. 476 Water Street, Aged 60 Years

Occupation Laborer being duly sworn, deposes and says, that on the

13 day of August 1887 at the 7 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:

ONE Silver Watch of the Value of about Fifteen dollars \$15.00

of the value of Fifteen 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

Man McCarthy (numbered) from the fact that deponent was accosted by defendant on said street that the defendant asked deponent for five cents. that while deponent was in the act of giving defendant said money, defendant forcibly caught hold of deponent and took said watch from the pocket of deponent and then ran away.

Deponent therefore charges the defendant with Robbery and prays that he be held to answer Michael Hughes

day of Sworn to before me, this Police Justice.

0025

POOR QUALITY ORIGINAL

3 District Police Court.

Sec. 198-200.
CITY AND COUNTY OF NEW YORK

John M. Carthy 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 sees 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 M. Carthy*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *No home*

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 M. Carthy*

Taken before me this 17 day of August 1891
[Signature]
Police Justice.

0826

POOR QUALITY ORIGINAL

BAILED,

No. 1, by _____ Street _____

Residence _____ Street _____

No. 2, by _____ Street _____

Residence _____ Street _____

No. 3, by _____ Street _____

Residence _____ Street _____

No. 4, by _____ Street _____

Residence _____ Street _____

Police Court, _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Stuchin
476 Madison
John McCarty

Offense, Robbery

Dated, July 17 1892

Magistrate, _____

Officer, _____

Precinct, _____

Witnesses, _____

No. _____ Street _____



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

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

Dated, August 17 1892 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0827

POOR QUALITY ORIGINAL

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 Mc Carthy

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

John Mc Carthy of the CRIME OF ROBBERY in the second degree, committed as follows:

The said

John Mc Carthy late of the City of New York, in the County of New York aforesaid, on the 13th day of August in the year of our Lord one thousand eight hundred and ninety-two, in the City of New York, at the City and County aforesaid, with force and arms, in and upon one Michael Hughes in the peace of the said People then and there being, feloniously did make an assault; and

one watch of the value of fifteen dollars.

of the goods, chattels and personal property of the said Michael Hughes from the person of the said Michael Hughes against the will and by violence to the person of the said Michael Hughes then and there violently and feloniously did rob, steal, take and carry away.

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

W. H. Sawyer, District Attorney

0828

BOX:

491

FOLDER:

4485

DESCRIPTION:

McDermott, George A.

DATE:

08/04/92



4485

0829

BOX:

491

FOLDER:

4485

DESCRIPTION:

Ferriter, James

DATE:

08/04/92



4485

0030

POOR QUALITY ORIGINAL

Bail fixed at \$1500.
Aug 10/92 - P.B.M.

Witness:

*1 Bailor Aug 10/92
By J. P. Pitt Rivers
529 1/2 Manhattan Ave

*2 Bailor Aug 15/92
By Edward Jackson
171 Broadway

#71 House
B.M. Aug 14/92
956

Counsel,
Filed
Pleads,
day of Aug 1892

11th August 1892
THE PEOPLE
vs.
George A. McDermott
Assault, second degree
Section 218, Penal Code

George A. McDermott
36 and
148 1/2 St. Duval
James Weaver
Cred Aug 10/92
DE LANCEY NICOLL

District Attorney.
Sept. 27 1892 Part II.
A TRUE BILL.
Dormid

Allen D. Appert
Sept 2 - Sept. 29, 1892 Foreman.
Both tried
July 1 acquitted
George Carmichael of Cook, Ill. Beg
with recommendation to Moray
DIVE \$200 P.B.M. Oct 7/92
price paid

0031

POOR QUALITY ORIGINAL

#71 House
Counsel, *BN Aug 14/92*
952

Filed *4* day of *Aug* 1892
Pleas, *11* *July 1992*

2. Subj. guilty 19 months
THE PEOPLE
Law to be returned by Sept 15/92
vs. *AAA*

George A. Mc Dermott
36 and 148 126
James Steentier
Conrad Key 1/92
DE LANCEY KICOMY

District Attorney
Sept. 27th 1892 Part II.
A TRUE BILL. *Dormer*

Allen S. Apperson
Cont 2 - Sept. 27, 1892 Foreman.
Both tried
Asst. Acquitted
Pro. 2 Acquitted of Cook. 3. Beg
with resurrections & money
Five \$2000 B.M. Oct 7/92
fine paid

Bail fixed at \$1500.
Aug 10/92 - P.M.
Witness:

#1 Bailed Aug 10/92
By *John P. Mc Cormac*
529 1/2 Manhattan Ave

#2 Bailed Aug 15/92
By *Edward Jackson*
171 Broadway

0032

POOR QUALITY ORIGINAL

5 District Police Court.

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

James Ferris 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~~ 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 Ferris

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

214 E 138 St

Question. What is your business or profession?

Answer.

Builder

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!

Justified

Taken before me this

188

Police Justice.

0033

POOR QUALITY ORIGINAL

RAILED.

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

John J. ...
John J. ...
John J. ...

Assault

Dated *July 3 1891*
Magistrate

Witnesses
Thomas ...
John ...

No. _____
Street _____

John ...
John ...
John ...

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

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated *July 14 1891* _____ Police Justice.

0834

POOR QUALITY ORIGINAL

Police Court. 5 District.

CITY AND COUNTY OF NEW YORK, ss.:

George Ruppel Jr. Street, aged 19 years, of No. 2134, 3 Ave. Occupation: News r. being duly sworn, deposes and says, that on the 13 day of July 1891 at the City of New York, in the County of New York,

George Ruppel Jr. was violently ASSAULTED and BEATEN by James Ferriter and George A. McPherson who violently assaulted said George Ruppel Jr. causing him serious injuries

without any justification on the part of the said assailants.

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

Sworn to before me, this 3 day of July 1891. George Ruppel Jr. Police Justice.

POLICE COURT DISTRICT.

City and County of New York, ss.:

THE PEOPLE

On Complaint of George Ruppel Jr. For Assault on

James Ferriter vs. George Ruppel Jr.

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated July 1891. Police Justice.

0035

POOR QUALITY
ORIGINAL

DEY & SOMERVILLE,
Builders,

No. 210 EAST 123D STREET,

ROBERT DEY,
WILLIAM SOMERVILLE.

New York, Oct. 9th 1892

To-Honorable Judge-Mortimer
Court of General Sessions
Dear Sir

We have known the defendant
James Farrer for a number of years
and also transacted business with
him on many occasions. We have always
found him a truthful upright and
steady in all of our dealings and
it grieves us much to learn of him
being in this unfortunate position.

Your Honors leniency in possessing
judgment to do, we feel satisfied
you will have no reason to regret

Wear yours
Very Respectfully
Dey & Somerville

0836

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace.

The People ex. rel. Geo. Ruppel.
= vs. =
James Ferriter.

City and County of New York vs;
John D. Thies being duly sworn says that he resides at No 74 W 125th St. inside City. That he has known the above named defendant James Ferriter for years past and knows his general character for peace and quietness as well as for sobriety and devotion to his family to be excellent. Deponent has never even heard anything to the contrary. That deponent owns the property No. 2314 - 3rd Avenue in said City where the alleged assault is claimed to have taken place.

Sworn to before John W Thies
ms this 6th day
October 1892

A. F. Shaw
(46) Attorney at Law
N.Y.C.

0037

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace

The People ex rel. Geo. Russell
vs.
James Ferriter.

3
3
3

City and County of New York;
John C. Barth being
duly sworn says that he is a Builder
and resides at no. 164 W. 83rd in said city.
That he is a present engaged in
erecting several buildings at 104th
Street and Central Park West in said
City. That he is personally acquainted
with the above named defendant James
Ferriter for many years past and
has had business transactions with
him and knows his general character
to be excellent and ^{to be} a hard working
sober and graceful man. That
deponent is also acquainted with the
wife of said James Ferriter and knows
the said Ferriter to be a thoroughly
good and domesticated man and a lover
of his home and family.

Sworn to and signed
this day of October 1892.

John C. Barth



Notary Public No. 925

0838

POOR QUALITY ORIGINAL

Sec. 151.

Police Court 5 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by George Ruppel Jr
of No. 234, 3 Ave Street, that on the 13 day of June
1891 at the City of New York, in the County of New York,

he was violently Assaulted and Beaten by Secretary and

George A. McDevitt

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring them
forthwith before me, at the 5 DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in the City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this 3 day of July, 1891

M. W. [Signature] POLICE JUSTICE.

0839

POOR QUALITY ORIGINAL

No. 35 Jrl 214 E 126 P
" 2 35 NY 122 St + 1/2 W 122 St
The within named

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

Dated _____ 188

Police Justice.

Police Court District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Warrant-A. & B.

vs.

Dated _____ 188

Magistrate

Officer.

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

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

0840

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace.

The People ex. rel. Geo. Ruppel vs. James Ferriter

City and County of New York;
Thomas P. Kennedy
Being duly sworn says that he is a Builder and at present engaged in the erection of four houses upon the property known as 200. St W Cor 110 St 72 Ave

That he is personally acquainted with said James Ferriter and for many years past has known said James Ferriter's character for truth, veracity, peace and quietness to be excellent and one of the best. That the said James Ferriter without exception is regarded as a proper and devoted husband and father as well as a hardworking, poor and deserving Citizen. That deponent will gladly and cheerfully call in person upon the Court and vouch for the state

0841

POOR QUALITY ORIGINAL

ments herein contained and humbly
prays that the Court may discharge
the said James Ferriter.

Sworn to before me
this 1st day of October 1892.

J. J. Kennedy
Notary Public

George W. Allen
Notary Public (2)
1892

0042

POOR QUALITY ORIGINAL

New York General Sessions.

The People of the State
of New York,
- against -
James Ferriter.

City and County of New York, S.S.:

John C. Munzinger,
Attorney and Counsellor at Law, practicing
in the City of New York, being duly sworn,
deposes and says, that he is well acquainted
with the above named defendant and
knows him to be a man of family.

That he knows many people with whom
the defendant is acquainted, and that
said defendant is known as a man of
excellent general character, hard working
and sober, and that his character for
peace and quiet has always been of the
very best.

Sworn to before me } John C. Munzinger
this 10th day of Oct. 1852

Daniel M. Van Cott
Notary Public
N.Y. County

0843

POOR QUALITY
ORIGINAL

Court of General Sessions of the Peace

The People ex. rel. Leo Kuppel v.

vs.
James Ferriter.

City and County of New York;

That B. Clark being
duly sworn says that he resides at
210.1266 Boston Ave in said City and is
the owner of several parcels of real
estate in said City. That he has
known the said James Ferriter is
character for peace and quietness
as well as truthfulness and honesty
to be excellent and one of the best.
That deponent has had many large
business dealings with said James
Ferriter and has always found him
an upright and hardworking man.
Deponent cannot believe that the
said James Ferriter would assault
any person and knows him to be
poor and deserving of the ~~greatest~~ greatest
sympathy in his present condition.
That he is a good husband and father.

0844

POOR QUALITY
ORIGINAL

and deponent prays that he
be discharged.

Osworn to before me
this 3^d day of October 1892.

M. W. Cohen

Com of Deeds

N. Y. City & Count

W. H. Black

0845

POOR QUALITY
ORIGINAL

Court of General Sessions of the Peace.

The People ex. rel. Geo. Ruppel vs.

James Ferriter.

City and County of New York;

Edward Judson being
duly sworn says that he is a Builder
and resides at No. 170 E. 122^d St. in said City.

That he is now engaged in erecting
one house upon the property on north
side of 104th Street one hundred feet
west of 8th Avenue in said City and that he
is the sole owner of the same.

That he knows James Ferriter
personally for years and has the
utmost confidence in his honesty,
sobriety and in his conduct for peace
and quietness. That the said James
Ferriter was employed by him as
contractor upon the said houses
and that he is a hardworking,
poor and deserving citizen. That the
said James Ferriter resides with
his wife and one child at No. 214
East 126th Street in said City and is
a devoted and good husband and father.
That his said wife is a delicate woman

0846

POOR QUALITY
ORIGINAL

and a much devoted and loving wife
and one of the most serious in that
respect that deponent has ever
known and from his knowledge
of her present condition and firm-
ly deponent fears that if
the Court sentences the said James
Ferriter it will have serious
consequences upon his said wife
if not resulting in driving her
insane. That deponent was the
bondsmen for said James Ferriter
upon said charge and knows the
full circumstances connected there-
with and attended upon the trial
thereof and firmly believes that the
testimony given by said Ferriter
as to said occurrence is absolutely
true and deponent will gladly
sign any Bond for the future
conduct and behavior of said
Ferriter. That he has seldom
met a more deserving citizen
of the respect of persons than the
said James Ferriter.

Edward Jackson

Sworn to before
this 4th day of October 1892.
Daniel M. Van Cott
Notary Public
New York County

0847

POOR QUALITY ORIGINAL

TO THE HONORABLE RANDOLPH B. MARTINE.

JUDGE OF THE COURT OF GENERAL SESSIONS OF THE PEACE.

THE undersigned residents and business men of the City of New York, carrying on their business at the places designated opposite their respective names, regret the unfortunate circumstance of the conviction of JAMES FERRITER of the crime of assault in the third degree, rendered on September 29th., 1892, and hope that you will consider the request of the Jurors, when they recommended him to your mercy, and hereby petition you to discharge him under the most lenient circumstances.

WE hereby attest to his good character and uprightness, as well, as to the respect with which he is held by his business and social friends, and to the present unfortunate position it places his wife and only child, now, but a little over a year old, in. It is with the most cordial and cheerful manner, we make this attestation, and would gladly call and give our personal aid and testimony in his behalf, if you so desire.

WE know of no word that, has ever been uttered against him, impeaching the statements of this petition or casting any suspicions or reflections upon his life or character, and hopefully request that you grant his discharge.

Respectfully submitted,

Abraham Steers	125 th Street Harlem River
Geo. Rice	111 th St. —
J. M. Williams	125 th St. + 3 rd Ave
J. J. Kennedy	60 E 113 th St
Francis McMullen	17 th E 106 th St
Patrick Curran	165 E 116 th St

0048

POOR QUALITY
ORIGINAL

Geo A Reever 107 ^W 1st Ave

Wm H Burke 38 W. 115th St.

Mr. W. Cohen Marshal 205 East 144th St.

Thos Black 458 East 144th St.

0049

POOR QUALITY ORIGINAL

W. J. General Second Court.

The People v.

—against—

James Fenwick.

Defendants vs.

FRIEND & HOUSE,

ATTORNEYS,

61-65 PARK ROW,

WORLD BUILDING,

NEW YORK.

W. J. Fenwick

Please take notice, that the within is a true copy of an *in the within-entitled action, this day duly entered and filed in the office of the Clerk of this Court.*

Dated, N. Y., 189 .

Yours &c.,

FRIEND & HOUSE,

Attys for

Esq.,

Attorney for

Due and timely service of a copy of the within is hereby admitted.

this day of 189

Attorney for

0850

POOR QUALITY ORIGINAL

(522)

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 A. Mc Dermott and James Deviter

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

indictment, accuse George A. Mc Dermott

and James Deviter

of the crime of Assault in the second degree,

committed as follows:

The said George A. Mc Dermott

and James Deviter, both

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

fourteenth day of May, in the year of our Lord one thousand

eight hundred and ninety-two, at the City and County aforesaid,

in and upon one George A. Mc Dermott the younger, then and there being defendant did wilfully and unlawfully make an assault, and then the said George

0851

POOR QUALITY ORIGINAL

Ruptured the carriage, with both the
 hands and feet of them the said George
 A. McDermott and James Ferriter, in
 and upon the head, neck, breast, belly,
 back and sides of him the said George
 Ruptured the carriage, then and there
 feloniously did willfully and unlawfully
 strike, beat, bruise, lacerate and wound,
 and then and there and thereby the said
 George A. McDermott and James Ferriter,
 feloniously did willfully and unlawfully
 inflict grievous bodily harm upon the
 said George Ruptured the carriage; 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.

Schanley McCall,
 District Attorney

0852

BOX:

491

FOLDER:

4485

DESCRIPTION:

McDonough, Edward

DATE:

08/11/92



4485

0853

POOR QUALITY ORIGINAL

#175

Counsel,

Filed, 11 day of Aug 1892
H. J. [Signature]

Pleas,

THE PEOPLE

vs.

B

Edward Mc Donough

VIOLATION OF THE EXCISE LAW.
(Illegal Sales Without License.)
[Chap. 401, Laws of 1892, § 81.]

DE LANCEY NICOLL

District Attorney.

Aug 11/92
On accm. of writ atty.
indict. dist. B.S.A.

A TRUE BILL.

Alfred D. Appa

Foreman.

Witnesses:

[Signature]

Sept McLaughlin informs me that
at the time of the arrest
of defendant, application for
a license of the place in
question was pending before
the Excise Board. The
license was afterwards
granted.
I therefore recommend
the dismissal of this
indictment.

Aug. 10. 1892.

Vernon M. Davis
[Signature]

0854

POOR QUALITY ORIGINAL

#175

Witnessed:
Off. J. J. [unclear]

Capt McLaughlin informs me that at the time of the arrest of defendant, application for a license of the place in question was pending before the Excise Board. The same was afterwards granted. I therefore recommend the dismissal of this indictment.

Aug. 16, 1892.
Vernon M. [unclear]
Arch

Counsel,

Filed,

Pleats,

11 day of *Aug* 189*2*
Arguing - [unclear]

THE PEOPLE

vs.

B

Edward Mc Donough

VIOLATION OF THE EXCISE LAW.
(Illegal Sales Without License.)
(Comp. 401, Laws of 1892, § 317)

DE LANCEY NICOLL

District Attorney.

Aug 16/92
W. J. [unclear] Dist. Atty.
indict. disl. [unclear]

A TRUE BILL.

Alfred [unclear]

Foreman.

0855

POOR QUALITY ORIGINAL

(1885)

District Police Court.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

Edward M. Donough 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. Edward M. Donough

Question. How old are you?

Answer. 28 years

Question. Where were you born?

Answer. Ireland

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

Answer. No 63 - Madison Avenue - 3 weeks

Question. What is your business or profession?

Answer. Bartender

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 after examination I demand a trial by Jury

Edward M. Donough

Taken before me this 27 day of July 1892

Police Justice.

0856

POOR QUALITY ORIGINAL

BAILIED

No. 1, by *John G. Mack*
Residence *111 E 6 St*
Street

No. 2, by _____
Residence _____
Street

No. 3, by _____
Residence _____
Street

No. 4, by _____
Residence _____
Street

SELLING-WITHOUT LICENSE 922

Police Court, _____ District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas J. Madden
Edward W. Conroy

Offense *Trespassing*
Case 100

Dated *July 26* 189*2*

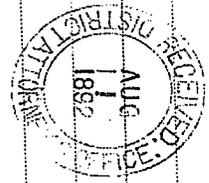
John G. Mack Magistrate

Madden Officer

Witnesses _____
Street

No. _____
Street

No. _____
Street



No. *100* _____
to answer _____
Street *111 E 6 St*

John G. Mack
111 E 6 St
111 E 6 St

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 _____ Hundred Dollars, and be committed to the Warden and Keeper of the _____ of the City of New York, until he give such bail.
Dated, *July 26* 189*2* *John Ryan* Police Justice.

I have have admitted the above-named _____
to bail to answer by the undertaking hereto annexed.
Dated, *July 26* 189*2* *John Ryan* Police Justice.

There being no sufficient cause to believe the within named _____
guilty of the offense within mentioned, I order h to be discharged.
Dated, _____ 189 _____ Police Justice.

0857

POOR QUALITY ORIGINAL

Sec. 192

District Police Court, N.Y.

Undertaking to Appear during the Examination.

CITY AND COUNTY OF NEW YORK, ss:

An information having been laid before Thomas S. Grady, a Police Justice of the City of New York, charging Edward M. Donoghue Defendant with the offense of Violation of the Excise Law

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

WE, Edward M. Donoghue Defendant of No. 63 Madison Avenue Street, by occupation a Barber and Charles Fogel and of No. 370 3rd Street, by occupation a Barber

Surety, hereby jointly and severally undertake that the above-named Edward M. Donoghue Defendant shall personally appear before the said Justice, at the 17th District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of One Hundred Dollars.

Taken and acknowledged before me this 26th day of May 1899 Edward M. Donoghue Charles Fogel Police Justice.

0050

POOR QUALITY ORIGINAL

City and County of New York, ss:

Charles Dorn

the within-named Bail and Surety, being duly sworn, says, that he is a resident and free holder within the said County and State, and is worth Two Hundred Dollars,

exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of one house and lot on No

3613 - Union Street \$15,000 free
and clear

Charles Dorn

Sworn to before me this 22 day of May 1881
Police Justice.

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Underlying to Appear during the Examination.

Taken the 22 day of May 1881

Justice.

0859

POOR QUALITY ORIGINAL

Excise Violation—Selling Without License.

POLICE COURT- 2 DISTRICT.

City and County of New York ss.

of No. 19th Precinct Police Thomas J. Madden 26 Street,

of the City of New York, being duly sworn, deposes and says, that on the 26 day

of July 9, 1882 in the City of New York, in the County of New York, at

No. 63 - Madison Avenue Street, Edward Mc Donough (now here)

did then and THERESELL, CAUSE, suffer and permit to be sold, under his direction and authority, 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 WITHOUT HAVING A PROPER LICENSE THEREFOR contrary to and in violation of the statute in such case made and provided and that deponent entered the aforesaid premises at the hour of 12.45 o'clock P.M. and saw the defendant behind the bar in said place, and that there was a glass of beer standing on said bar, and a man standing on the outside of said bar, in proximity to said glass of beer

WHEREFORE, deponent prays that said Edward Mc Donough may be arrested and dealt with according to law.

Sworn to before me, this 26 day of July 1882 Thomas J. Madden Police Justice.

0860

POOR QUALITY
ORIGINAL

2000

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward Mc Donough

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

Edward Mc Donough
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINE, ALE AND BEER, IN QUANTITIES LESS THAN FIVE GALLONS AT A TIME, WITHOUT HAVING A LICENSE THEREFOR, committed as follows:

The said

Edward Mc Donough

late of the City of New York, in the County of New York aforesaid, on the *26th* day of *July* in the year of our Lord one thousand eight hundred and ninety-*two*, 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, in quantities less than five gallons at a time, to

certain _____ persons whose names are to the Grand Jury aforesaid unknown, without having a license granted to him in pursuance of any law of this State permitting him to sell either strong or spirituous liquors, wines, ale or beer, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

DE LANCEY NICOLL,

District Attorney.

0061

BOX:

491

FOLDER:

4485

DESCRIPTION:

McGowan, James

DATE:

08/04/92



4485

0862

POOR QUALITY ORIGINAL

475
Buck

Counsel,

Filed 4 day of Aug

Pleas, Myself

THE PEOPLE

191
171
141
111
81
51
21
11
1

James Mc Gowen

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Allen D. Apper

Foreman.
Jury and Committed of
Receiving Stolen Goods.

Have of Refuse

Witnesses:

Witness lines

Section 497, no. 26, no. 100, degree.

0863

POOR QUALITY ORIGINAL

Police Court

District 14

City and County of New York ss.:

of No. 171

occupation Silversmith

deposes and says, that the premises No. 171

which was occupied by deponent as a

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

also two other persons were BURGLARIOUSLY entered by means of forcibly

breaking a window leading into said premises and leaving said premises by leaving the fastenings on the door of said premises on the 24 day of July 1887 in the night time, and the following property feloniously taken, stolen and carried away, viz:

One silver watch with chain and charm attached valued at fifteen dollars

\$15.00

the property of

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

by James Mc Gowan (now here) and another by me got arrested

for the reasons following, to wit:

at the hour of midnight deponent securely locked and fastened the doors and windows of said premises previous to retiring to bed. He having found the said window raised and some property missing, is informed by Officer Ned W. Comer that the aforesaid Mc Gowan informed him that he

0864

POOR QUALITY ORIGINAL

Saw the by me arrested head sold the said property to Mary Brown of 89 Hester Street. He (Conroy) subsequently went to said Brown's place of business and then found the said property. The said Brown informs defendant that the defendant Mr. Jordan with said by me arrested came to his store and that he Brown bought the said property from the by me arrested. Brown has since seen the said property and identifies the same.

Sworn to before me } John Callahan
this 26th day of July 1892 }

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 hereto annexed.
Dated 1888
Police Justice.
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, OFFENCE—BURGLARY, THE PEOPLE, &c., on the complaint of, Dated 1888, Magistrate, Officer, Clerk, Witnesses, Street, No., Street, No., Street, No., to answer General Sessions.

0865

POOR QUALITY ORIGINAL

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 20 years, occupation Max Brosnes Watchman of No. 89 Hester Street being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John Callahan and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 26 day of July 1892 } Max Brosnes
[Signature]
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 39 years, occupation Neil W. Connor Police Officer of No. 107 Hester Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John Callahan and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 26 day of July 1892 } Neil W. Connor
[Signature]
Police Justice.

0866

POOR QUALITY ORIGINAL

(1395)

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

James McGowan being duly examined before the undersigned 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.

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
 Jas. McGowan

Taken before me this

day of

1892

Police Justice

0867

POOR QUALITY ORIGINAL

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court, District, 902

THE PEOPLE, &c., vs. FILE COMPLAINT

John Callahan
171 1/2 Wall St
James W. Evans
 Offense, *Burglary*

Dated, *July 26* 189 *2*

Magistrate, *H. Lamm* Officer, *10* Precinct

Witnesses, *Officer*

No. *89* Street, *Mar Avenue*

No. *508* Street, *508*
 to answer *18*


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

Dated, *July 26* 189 *2* _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0060

POOR QUALITY ORIGINAL

COURT OF GENERAL SESSIONS.

City and County of New York.

-----X	:	
THE PEOPLE,	:	B e f o r e
	:	Hon. Rufus B. Cowing, J.
-- against --	:	
	:	and a Jury.
JAMES MCGOWAN.	:	
-----X	:	

Indictment filed August 4th., 1892.

Burglary in the Second degree.

A P P E A R A N C E S:

Asst. Dist. Attorney Bedford
for the people.

Mr. Berlinger for the defense.

J O H N C A L L A H A N, being duly sworn,

testified: I have no place of business; I live at 171 Hester Street
I live with my father and mother. On the night of July 24th. I
went to bed at 12 o'clock and I did not wake up until 7 o'clock in
the morning. My watch and chain had been stolen during the
night from my vest pocket in the bed-room. It was my property
and was worth about \$15.00. I last saw it before I retired, in
my vest pocket. I locked the door before I went to bed. I saw
my watch and chain afterwards in Drossler's place of business,

0069

POOR QUALITY
ORIGINAL

2

89 Hester Street. I went there with Officer Connor and saw it. And the officer took the boy and asked Mr. Drossler if he was the boy who had sold him the watch and he said, "Yes, that is the boy who sold me the watch." The watch then was in the officer's hand. The prisoner said he bought it from a boyz. The prisoner said he did not sell him the watch and Mr. Drossler said, "You are the boy who was ^{with} the boy who sold it. He denied it. I am positive that it is my property and I know this boy because I raised him from two weeks old, but he was not living with me at the time. That very day he had escaped from the reformatory and robbed me that night. He was sentenced once before by Recorder Smyth to the Reformatory.

N E A L W. C O N N O R, sworn for the people, testified. I am an officer of the 10th. Precinct. I arrested the prisoner on the 24th. or 25th. of July, I think it was the 25th. I arrested him on the complaint of Mr. Callahan. I found him in Mulberry Street, between Grand and Hester Streets. I took him to the Station House and the charge was explained to him and he explained where the watch was sold. He said it was sold at No. 89, Hester Street. He said there was another boy with him, who took it and sold it. He said the other boy had asked him to go and sell it. And Mr. Callahan went there and identified the watch.

M A X D R O S S L E R, called for the people being sworn, testified: My place of business is 89 Hester Street. I am a watch-maker. On the 25th. of July I saw the prisoner at

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POOR QUALITY
ORIGINAL

3

two or three o'clock in the afternoon. He came to my place of business with another boy who was older than he. The prisoner had the watch in his hand and I asked him whose watch it was, and he said he wanted to sell it and I asked him again whose watch it was, and he said, "I bought the watch and he gave me a receipt." I am positive that he is the boy who came with the other boy. I paid \$2.35. Mr. Callahan saw the watch when he came over and he said it was his. I gave the money to the other boy and they both went out. The reason I am so sure that I gave the money to the other boy is because he asked me \$3.00--- the larger boy did, and I said, "I will give you \$2.35." My talk was with the other boy and this prisoner showed me the watch. First he said it belonged to the other fellow. I thought it was a bargain at that price.

J A M E S M c G O W A N, called on his own behalf being sworn, testified: I was sixteen years old on the 15th. of April last. This other boy's name is *James O'Brien*. I remember going to this place on 89 Hester Street. The big boy came to me with the watch and chain and asked me to go out and sell it, and ask him three dollars. And I went in and asked him for three dollars and the big boy took the watch and went out with it and then it was that I said I would have nothing to do with it. Then he said he would give me ten cents if I would not tell and said that I would have nothing to do with it. He said he would kick my ass. We went in again and sold the watch

0071

**POOR QUALITY
ORIGINAL**

4

and he went away with the money and I did not get my ten cents. When the officer came I told him where the watch and chain was--- that it was sold to Mr. Drossler by the big boy. I asked him where he got it and he told me he got it from Mr. Callahan, and I said I am not going to have anything to do with it. I did not take the watch out of his room and I don't know anything about it. I broke out of the Catholic Protectory.

~~Convicted and sent to the house of Refuge.~~

0872

POOR QUALITY ORIGINAL

463

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 Gowan

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

James Mc Gowan
of the CRIME OF BURGLARY in the *first* degree, committed as follows:

The said

James Mc Gowan

late of the *14th* Ward of the City of New York, in the County of New York aforesaid, on the *twenty-fourth* day of *July* in the year of our Lord one thousand eight hundred and ninety *two*, in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *John Callahan*

there situate, feloniously and burglariously did break into and enter, there being then and there a human being within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said *John Callahan*

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away; *the said James Mc Gowan being*

then and there assisted by a confederate actually present, whose name is, to the Grand Jury aforesaid, 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.

0073

POOR QUALITY ORIGINAL

SECOND COUNT—

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

James Mc Gowan
of the CRIME of *Petit LARCENY* committed as follows:

The said *James Mc Gowan*

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 the said day, with force and arms,

one watch of the value of seven dollars, one chain of the value of five dollars, and one locket of the value of three dollars

of the goods, chattels and personal property of one

John Callahan

in the dwelling house of the said

John Callahan

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.

0874

POOR QUALITY ORIGINAL

THIRD COUNT:

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

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

The said *James McGowan*

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, with force and arms,

one watch of the value of seven dollars, one chain of the value of five dollars and one locket of the value of three dollars

of the goods, chattels and personal property of one

John Callahan

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

John Callahan

unlawfully and unjustly did feloniously receive and have; the said

James McGowan
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.