

0302

BOX:

257

FOLDER:

2485

DESCRIPTION:

Mackey, Patrick

DATE:

04/27/87



2485

0303

305

Witnesses:

Officer Collins

Counsel, E. J. Price
Filed, 27 day of April 1887
Pleads, J. W. Switzer

THE PEOPLE

vs.

RB

Patrick Mackey

GAMING HOUSE, &c.
[Sections 343, 344 and 385 Penal Code.]

RANDOLPH B. MARTINE,

District Attorney.

Per *III* May 6/87
Pleads Switzer

A True Bill.

Price

James J. Switzer Foreman

0304

May 192.

3 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY } ss.
OF NEW YORK, }

An information having been laid before Charles Mead a Police Justice
of the City of New York, charging Patrick Mcker Defendant with
the offence of Gambling

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 hear-
ing thereof having been adjourned,

We, Patrick Mcker Defendant of No. 32
W 29 Street; by occupation a Clerk

and Albert Adams of No. 361 W 32

Street, by occupation a Rent Collector Surety, hereby jointly and severally undertake that
the above named Patrick Mcker Defendant

shall personally appear before the said Justice. at the 5 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 Seven
Hundred Dollars.

Taken and acknowledged before me, this 25
day of August 1887

H. A. Polde POLICE JUSTICE.

P Mcker
Albert J Adams

0305

CITY AND COUNTY OF NEW YORK, } ss.

Sworn to before me, this 24 day of February 1881
Wm. H. ... Justice

Albert J. Adams
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 fourteen 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 a house and lot of land situated 640-8 Avenue in this city

Albert J. Adams

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear during the Examination.

vs.

Taken the ... day of ... 1881

Justice.

0306

Police Court, 1 District.

City and County }
of New York } ss.

of No. 114 West 114th Street, aged 27 years,
occupation Book Binder being duly sworn, deposes and says,
that on the 21st day of February, 1887, at the City of New
York, in the County of New York,

Patrick Mackey (nowhere) did unlawfully and feloniously - at premises No 2378 3 Avenue engage ~~at~~ and deal a certain Game of Chance called Hazard with dice where money was dependent upon the result. From the fact that on ~~the~~ said date defendant entered said premises and saw the said Mackey engaged dealing said game defendant purchased from the said Mackey a number of chips for the sum of three dollars and gave to the said Mackey three dollars in payment for the same - that defendant did then and there bet and lose the said chips representing said money at the game dealt by the said Mackey - and defendant therefore prays that the said Mackey may be dealt with as the law directs

Subscribed and sworn to }
this 24th day of February 1887 } Eugene W. Collins
M. W. Police Justice

0307

Sec. 198-260.

W

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Jamies Mackey 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

Jamies Mackey -

Question. How old are you?

Answer

60 Years -

Question. Where were you born?

Answer.

Ireland -

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

Answer.

32 West 29th St 2 Years -

Question. What is your business or profession?

Answer.

Oliver

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

Answer.

*I am not guilty of the charge
of Mackey*

Taken before me this

day of *April* 188*7*

W. J. ...
Police Justice.

0308

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

Patrick Mackey

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

Dated *February 26* 188*7*

W. H. H. H. Police Justice.

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

Dated *July 27* 188*7*

W. H. H. H. Police Justice.

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

Dated _____ 188

Police Justice.

0309

Police Court *D 269* District.

THE PEOPLE, &c
ON THE COMPLAINT OF

James D. King
Robert Mackey

offered
James King

2
3
4

BAILED

No. 1, by

William M. Mahon

Residence

230 West 52nd Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

February 24 1887

Magistrate.

Witnesses

No.

No.

No.

\$

Lewis M. Low

James King



Street.

to answer

700 G.S.

Bailed

up 26th 2 P.M.

Bail 700 P.

03 10

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Paulina Madany

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

(Sec. 343 Penal Code)

of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING, committed as follows :

The said *Paulina Madany*

late of the *Smalleyth* Ward of the City of New York in the County of New York aforesaid, on the *21st* - day of *Edmang*, in the year of our Lord one thousand eight hundred and eighty-*seven*, and on divers other days and times as well before as after, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a certain room in a certain building there situate to be used for gambling; 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. (Sec. 344 Penal Code).

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

Paulina Madany

of the CRIME OF ALLOWING A ROOM, ESTABLISHMENT, TABLE AND APPARATUS TO BE USED FOR GAMBLING PURPOSES, committed as follows :

The said *Paulina Madany*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid, a certain

0311

room in a certain building there situate, and a certain gambling table, and establishment, and divers ~~cards~~ chips, devices and apparatus, a more particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be given, the same being suitable for gambling purposes, with force and arms, feloniously did allow to be used for gambling purposes, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT. (Sec. 385 Penal Code).

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

Saluda Madoney

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows :

The said *Saluda Madoney*

late of the Ward, City and County, aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid, with force and arms, a certain common gaming-house, there situate, for ~~his~~ lucre and gain, unlawfully and injuriously did keep and maintain; and in ~~his~~ said common gaming-house, then and on said other days and times, there unlawfully and injuriously did cause and procure divers idle and ill-disposed persons to be and remain, and the said idle and ill-disposed persons, on the day and in the year aforesaid, and on said other days and times, to game together and play at a certain unlawful game of cards called *sharpshooter*, in the said common gaming-house aforesaid, there did unlawfully and injuriously procure, permit and suffer, and the said idle and ill-disposed persons, then, and on said other days and times, in the said common gaming-house aforesaid, by such procurement, permission and sufferance of the said

Saluda Madoney

there did game together and play at said unlawful game of cards, for divers large and excessive sums of money, to the great annoyance, injury and damage of the comfort and repose of a great number of persons, good citizens of our said State, there inhabiting and residing, and passing and repassing, to the common nuisance of the said citizens, against 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.

~~RANDOLPH B. MARTINE,~~

~~District Attorney~~

0312

~~Court of General Sessions of the Peace~~

~~OF THE CITY AND COUNTY OF NEW YORK.~~

~~THE PEOPLE OF THE STATE OF NEW YORK~~

~~against~~

Samuel Rount.

And ~~The Grand Jury of the City and County of New York~~, by this indictment, ~~accuse~~ *further accuse the said*

Patricia Madoney of the CRIME OF ENGAGING AS *game keeper* ~~IN A BANKING GAME,~~ where money and property were dependent upon the result, committed as follows:

The said *Patricia Madoney*

late of the *South* Ward of the City of New York, in the County of New York aforesaid, on the *21st* day of *February* in the year of our Lord one thousand eight hundred and eighty-*seven*, and on divers other days, was, and yet is a common gambler; and on the day and in the year aforesaid, the said

Patricia Madoney at the Ward, City and County aforesaid, in a certain room in a certain building there situate, known as Number *2378 Third Avenue.*

with force and arms, feloniously did engage as *game keeper* in a certain *banking game* commonly known as *harbord.* where money and property were dependent upon the result, a more particular description of which said banking game is to the Grand Jury aforesaid unknown, and cannot now be given, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John McKeeon
~~JOHN MCKEEON~~

District Attorney.

0313

BOX:

257

FOLDER:

2485

DESCRIPTION:

Magher, Patrick F.

DATE:

04/06/87



2485

0314

Witnesses:

officer Lamb

26

Counsel,
Filed, *6* day of *April* 188*7*
Pleads, *Inguilty*

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
(III Rev. Stat. (7th Edition), page 1939, Sec. 5).

THE PEOPLE

vs.

A
Patrick J. Maghee

RANDOLPH B. MARTINE,

40
District Attorney.

A True Bill.

Wm. H. ...

Patrick J. ... Foreman.

Irish ...

0315

Excise Violation—Keeping Open on Sunday.

POLICE COURT- 5th DISTRICT.

City and County }
of New York. } ss.

of No. 27th Precinct Police Anthony J. Panch Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 27th day
of March 1887 in the City of New York, in the County of New York,

Patrick J. Magher (now here)
being then and there in lawful charge of the premises, No. 174 East 106th

Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of
the statute in such case made and provided.

WHEREFORE, deponent prays that said Patrick J. Magher
may be ~~convicted~~ and dealt with according to law.

Sworn to before me, this 28th day of March 1887 } Anthony J. Panch

M. J. Gleason }
Police Justice.

0316

Sec. 108-200.

5 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer *Patrick J. Magher*

Question. How old are you?

Answer *39 years of age*

Question. Where were you born?

Answer *Canada*

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

Answer *174 East 106 St. 5 months*

Question. What is your business or profession?

Answer *Liquor dealer*

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

Answer *I am not guilty*

I demand a trial by jury.

P. J. Magher

Taken before me this

26th

day of *March* 188*7*

Wm. J. ...

Police Justice.

0317

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

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

Dated March 28 188 *J. M. Patterson* Police Justice.

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

Dated March 28 188 *J. M. Patterson* Police Justice.

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

Dated..... 188..... Police Justice.

0318

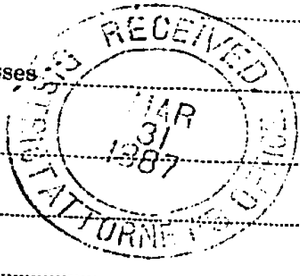
Police Court 5th District.

THE PEOPLE, & (1410)
ON THE COMPLAINT OF

Anthony J. Panek
27th Precinct
Patrick J. Magher

Office of Admission of
Officers & Law

2 _____
3 _____
4 _____
Dated March 28 1887
Patterson Magistrate.
Panek Officer.
Precinct.



Witnesses _____
No. _____ Street.
No. _____ Street.
No. _____ Street.

\$ 100 to answer G.S.
Bailes

BAILED,

No. 1, by Arthur O'Leary
Residence 168 E 106th Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

0319

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patricia E. Wagner

The Grand Jury of the City and County of New York, by this indictment
accuse *Patricia E. Wagner* —

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Patricia E. Wagner,*

late of the City of New York, in the County of New York aforesaid, on the *27th*
day of *March*, in the year of our Lord one thousand eight hundred and
eighty-~~seven~~, the same being the first day of the week, commonly called and known as
Sunday, being then and there in charge of, and having the control of a certain place there
situate which was then duly licensed as a place for the sale of strong and spirituous liquors,
wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so
licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said
place so licensed as aforesaid, unlawfully did open, and cause and procure, and suffer and
permit, to be open, and to remain open; against the form of the Statute in such case made and
provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE, District Attorney.

0320

BOX:

257

FOLDER:

2485

DESCRIPTION:

Manheims, Morris

DATE:

04/14/87



2485

0321

102

A. X. K.

Witnesses:

Counsel, _____
Filed, 14 day of April 1887
Pleads, _____

[Sections 528, 532. Penal Code.]

THE PEOPLE

vs.

Morris Manheim

*Seized & found
Apr 17/87*

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

James J. Leavitt Foreman.

0322

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Morris Mandreim

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

Morris Mandreim

of the CRIME OF PETIT LARCENY, committed as follows:

The said *Morris Mandreim*,

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

Five pieces of cloth of the value of twenty cents each piece, and a quantity of sailors' trimmings (a more particular description whereof is to the Grand Jury aforesaid unknown), of the value of two dollars.

of the goods, chattels and personal property of one *Grace Wise*,

then and there being found, then and there unlawfully 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.

Richard W. Brewster

District Attorney.

0323

BOX:

257

FOLDER:

2485

DESCRIPTION:

Marazzo, Cesare

DATE:

04/27/87



2485

0324

257 A

Counsel,

Filed *27* day of *April* 188*7*

Pleas *Guilty*

THE PEOPLE

vs.

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

Esare Marazzo
City of New York
Prisoner & Acquitted

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

James J. Leary Foreman.
[Signature]

Witnesses:

H. Billo

0325

Police Court 1st District

CITY AND COUNTY OF NEW YORK, } ss.

of No. 47 Corrison Street,

being duly sworn, deposes and says, that on Monday the 19th day of April in the year 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Cesare Marazzo (now here)
who did wilfully and maliciously
cut and stab deponent on
the forearm and on the left
thigh with the blade of a pocket
knife then and there held in his
defendants hand and said
assault was committed

and
with the felonious intent to take the life of deponent, 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 20th day

of April 1888

Francesca Bills
Mar

[Signature]
POLICE JUSTICE.

0326

Sec. 198-200.

1st

District Police Court.

CITY AND COUNTY OF NEW YORK, { ss

Cesare Marazzo 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 Cesare Marazzo

Question How old are you?

Answer 25 years

Question Where were you born?

Answer Italy

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

Answer 47 Crosby Street 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
Cesare Marazzo
Mark U

Taken before me this

day of

George J. [Signature]

Police Justice.

0327

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.....

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

Dated *April 27* 188..... *[Signature]* Police Justice.

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

Dated 188..... Police Justice.

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

Dated 188..... Police Justice.

0320

Police Court--

15-537
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Francesco Fello
47 Crosby
Lecsan Marazzo

BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

2
3
4

Dated

April 20th 188

Magistrate

Officer.

15th Precinct.

Witnesses

No. Street.

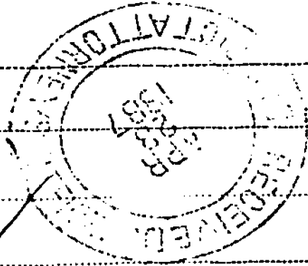
No. Street.

No. Street.

to answer

[Signature]

[Signature]



Office
E. J. ...

0329

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

THE PEOPLE OF STATE OF NEW YORK,

against

Rosario Marazoff

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

Rosario Marazoff

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

The said *Rosario Marazoff*

late of the City of New York, in the County of New York aforesaid, on the *nineteenth* day of *April*, in the year of our Lord one thousand eight hundred and eighty-~~eight~~ with force and arms, at the City and County aforesaid, in and upon the body of one *Francesco Billo*, in the peace of the said People then and there being, feloniously did make an assault, and *with* the said *Francesco Billo*, with a certain *knife* - which the said *Rosario Marazoff* - 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 cut, stab and wound,

with intent *to* the said *Francesco Billo*, 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 *Rosario Marazoff* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows :

The said *Rosario Marazoff*

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 *Francesco Billo*, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *with* the said *Francesco Billo*, with a certain *knife* - which the said *Rosario Marazoff* -

in *his* right hand then and there had and held, the same being an instrument and weapon likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully 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.

Anthony J. Smerone

District Attorney.

0330

BOX:

257

FOLDER:

2485

DESCRIPTION:

Marks, Joseph

DATE:

04/20/87



2485

1331

172

Witnesses:

Harry Bernhardt

Counsel,

Filed, 20 day of April 1887

Pleads,

Grand Larceny means degree [Sections 528, 531 Penal Code]

THE PEOPLE

vs.

R

Joseph Marks

RANDOLPH B. MARTINE,

District Attorney.

[Signature]

A True Bill.

Pen. C. 528

[Signature] Foreman.

0332

Police Court—

2

District.

Affidavit—Larceny.

City and County of New York, } ss.

of No. 515 Broadway Street, aged 27 years, occupation Superintendent being duly sworn

deposes and says, that on the 14th day of April 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz :

Four gents business coats of the value of Five dollars \$5.00

the property of D. Davies assignee for L. Levenson & Co and in deponent's care and custody

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Joseph Marks from the fact that deponent caught the said deponent in the act of feloniously taking, stealing and carrying away said property from a sample table in said store wherefore deponent prays the said deponent may be held and dealt with according to law

Harry Bernhard

Sworn to before me, this 14th day of April 1887, of New York City, Police Justice.

0333

Sec. 198-200.

21 District Police Court.

CITY AND COUNTY OF NEW YORK

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

Question. What is your name?

Answer. Joseph Marks

Question. How old are you?

Answer. 2 years old

Question. Where were you born?

Answer. New York.

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

Answer. 126 Grand St. S. M. C.

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 have nothing to say
~~I am not guilty~~

Joseph Marks

Taken before me this

day of August 1887

Edmund Arnold

Police Justice.

0334

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

Joseph Marks
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 April 11 188 J. J. Thompson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0335

Police Court-- 2-502 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Harry Bernhard
515 Broadway
Joseph Montko

Offence Carrying
Fire Arms

2 _____
3 _____
4 _____

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated April 14 1887

Frank Magistrate.
John W. Carthy Officer.
Precinct.

Witnesses James J. Griffin

No. _____ Street.

No. _____ Street.

No _____ Street.

\$ 500 to answer



0336

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Joseph Madar

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

Joseph Madar —

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

The said *Joseph Madar*,

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

*four rods of the value of
nine dollars each,*

of the goods, chattels and personal property of one

Samuel Bernard, —

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.

Richard B. Smith

District Attorney.

0337

BOX:

257

FOLDER:

2485

DESCRIPTION:

Martin, Cornelius

DATE:

04/14/87



2485

0338

BOX:

257

FOLDER:

2485

DESCRIPTION:

Jones, Henry

DATE:

04/14/87



2485

0339

99 J.P. 11

Counsel,

Filed 14 day of April 1887

Pleas, *Chattel* (1887)

THE PEOPLE

vs.

Cornelius Martin

and

Henry Jones

RANDOLPH B. MARTINE,

Dr Apr 20/87 District Attorney.

Prob tried & convicted P.C.

Pen. One year each.

A True Bill.

James J. Lusk Foreman

J. J. Lusk

Bringing in the Third Degree.

and Gett. Sec. 5321

Sections 498, 506, 528 & 5321

Witnesses:

.....
.....
.....

0340

Police Court _____ District.

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

of No. 45 Ridge Street, aged 28 years,
occupation Shoemaker being duly sworn

deposes and says, that the premises No. 108 Clayton Street, 13 Ward
in the City and County aforesaid the said being a three story frame
building
and which was occupied by deponent as a Shoe Shop
and in which there was at the time a human being, by name _____

were **BURGLARIOUSLY** entered by means of forcibly breaking a
pane of glass in a window at the
side of said premises and putting
a hand through said window and
pulling a bolt and entering therein
on the 1st day of April 1887 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Nine pair of Shoes.
All together of the value of
Twenty three dollars

the property of Raphael Stern
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
Cornelius Martin and Henry Jones
both now here

for the reasons following, to wit: That at about 6³⁰
o'clock P.M. of the above date
deponent securely locked fastened
and bolted all the doors and
windows leading into said premises.
Deponent is informed by Officer
Nietzke Dohel of the 11th Precinct
that his Dohel's attention was
called to the said deponents

0341

Richard Condow of 193 Broome
said defendants
and one other man whose name
is unknown to him acting in
a suspicious manner while
standing on the corner of Clinton
and Delancey streets at about 7:30
o'clock P.M. of the above date and
concealing a quantity of shoes
about their persons said Condow
followed said defendants nowhere
and caused their arrest at the
corner of Broome and Franklin
streets. Eight pairs of the above described
shoes concealed upon their persons.

Defendant has since seen said
property and fully identifies it
as his property and prays that
said defendants be dealt with as the
law directs.

Subscribed before me
this 2nd day of April 1887 - Hotel Stern

Dated _____ 1887
Police Justice
I have admitted the above named
to bail to answer by the undertaking hereunto annexed.
Dated _____ 1887
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 _____ 1887
Police Justice
I have admitted the above named
to bail to answer 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 _____ 1887
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 _____ 1887
Police Justice

Police Court, _____ District,
THE PEOPLE, &c.,
on the complaint of _____
vs.
1 _____
2 _____
3 _____
4 _____
Offence—BURGLARY.
Dated _____ 1887
Magistrate.
Officer.
Clerk.
Witnesses, _____ street,
No. _____
Street, _____
No. _____
Street, _____
No. _____
\$ _____ to answer General Sessions.

0342

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 38 years, occupation District Clerk of No. 11 Peenick Street, being duly sworn deposes and

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

Sworn to before me, this 2 day of Apr, 1887 } District, W. Lokel
J. Henrich
Police Justice.

0343

CITY AND COUNTY }
OF NEW YORK, } ss.

Richard Gordon
DeWan of No.

aged _____ years, occupation _____

192 Avenue

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Raphael Stern

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

Sworn to before me, this
day of _____ 188

Richard Gordon

J. M. ...

Police Justice.

0344

Sec. 198-200.

3
District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Question What is your name?

Answer *Cornelius Martin*

Question How old are you?

Answer *18 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No 270 Cherry St. about 3 months*

Question What is your business or profession?

Answer *Cornelius Martin*

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.*

Cornelius Martin

Taken before me this

day of

188

John W. ...

Police Justice.

0345

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Henry Jones

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 *Henry Jones*

Question How old are you?

Answer *18 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *10 289 East Broadway, 2 months*

Question What is your business or profession?

Answer *Press Man*

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 innocent*

Henry Jones
✓

I taken before me this

day of *March* 188*8*

Edmund [Signature]

Police Justice.

0346

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

Cornelius Augustus and Henry

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of ~~200~~ *200* Hundred Dollars, *each* and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *April 10* 188 *J. Thompson* Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named

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

Dated _____ 188 _____ Police Justice.

0347

Police Court 3 District. 418

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Raphael Stern
145 St. Ridge
Amelia Stern
Mary Jones

Offence
...

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *April 2* 188 *7*

Find Magistrate.

... Officer.

11 Precinct.

Witnesses *Richd. Gordon*

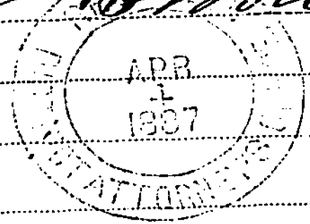
No. *192* *Broome* Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

1000 *Enata* to answer _____



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Randolph Martin and Henry Jones

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

Randolph Martin and Henry Jones

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

The said Randolph Martin and Henry Jones, -

late of the 5th Ward of the City of New York, in the County of New York, aforesaid, on the 7th day of April, in the year of our Lord one thousand eight hundred and eighty-seven, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the Shop of one

Raymond Stern, -

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

Raymond Stern, -

in the said Shop, 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.

0349

SECOND COUNT—

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

Romulus Martin and Henry Jones
of the CRIME OF *Petit LARCENY, —* committed as follows:

The said *Romulus Martin and Henry Jones, both —*

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,

nine pairs of shoes of the value of two dollars and fifty cents each pair,

of the goods, chattels and personal property of one *Raymond Stern, —*

in the *shop* of the said *Raymond Stern, —*

there situate, then and there being found, *in* the *shop* 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.

Paul J. B. Martin
District Attorney.

0350

BOX:

257

FOLDER:

2485

DESCRIPTION:

Martin, George

DATE:

04/18/87



2485

0351

138
A-1

Witness:
Officer [Signature]

Counsel,
Filed *10 April* 1887
Pleads *Not Guilty*

THE PEOPLE
vs.
George Martin
Assault in the Second Degree,
(Resisting Arrest.)
(Section 218, Penn Code, 522)

RANDOLPH B. MARTINE,
P-2 Apr 21/87 District Attorney,
Head Asses Bdy.

A True Bill.
James J. Leavitt Foreman.

0352

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

POLICE COURT, 3 DISTRICT.

Samuel S. Lay aged 33

of the 13th Precinct Police Street, being duly sworn, deposes and says,

that on the 10 day of April 1887

at the City of New York, in the County of New York, deponent was and

is now a member of the Municipal Police of the City of New York that on that day deponent was on duty and in full uniform of a Police officer, on Lewis Street, and deponent had in charge and custody one William Kerrigan who was then charged with Robbery, and who is now held to answer said charge in the Court of General Sessions.

That while deponent was walking along Lewis Street with said Kerrigan in custody George Martin (prothonotary) and about 8 other persons not arrested and whose names are unknown to deponent surrounded deponent and by force rescued said Kerrigan from deponent's custody that said Martin seized hold of deponent's Club, which deponent had in his right hand, and held the same thereby preventing deponent from defending ^{the attack} made upon him, and whereby said Kerrigan escaped, from deponent and ran away. That deponent again pursued said Kerrigan and caught him with the assistance of several other officers.

0353

who had responded to defendant's call
and when again in the custody of
defendant said Martin threatened
to shoot defendant,

That said crime was committed
by said Martin in violation of
section 82 of the penal code of the
State of New York

Samuel S. Coit,

Sworn to before me this
11th day of April 1889

David S. Kelly, Police Justice

POLICE COURT— DISTRICT—

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated _____ 188

Magistrate.

Officer.

Witness.

Disposition

0354

Sec. 198-200.

3rd

District Police Court.

CITY AND COUNTY
OF NEW YORK,

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

Question What is your name?

Answer George Martin

Question How old are you?

Answer 22 years

Question Where were you born?

Answer New York

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

Answer 163 3rd Avenue, 1 week

Question What is your business or profession?

Answer Boiler maker

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

George Martin
Martin

Taken before me this

day of April

1887

Samuel J. Murphy Police Justice.

0355

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

Alfred Smith

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *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 *April 11* 1887 *Samuel C. Kelly* Police Justice.

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

Dated..... 188..... Police Justice.

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

Dated..... 188..... Police Justice.

0356

Police Court

478 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel Clay
131 Street
Henry Martin

Officer Henry Brown
Belaney

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *April 17* 188*7*

O'Reilly Magistrate.

Clay Officer.

13 Precinct.

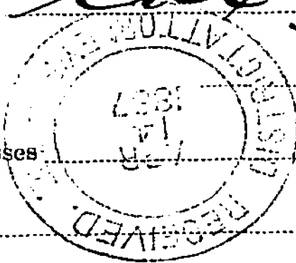
Witnesses

No. Street.

No. Street.

No. Street.

\$ *2.00* to answer *J.S.*



Case

0357

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Fitzgerald Martin

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

- Fitzgerald Martin -

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

The said *Fitzgerald Martin,*

late of the City of New York, in the County of New York aforesaid, on the
- Ninth day of *- April -* in the year
of our Lord one thousand eight hundred and eighty-~~seven~~, at the City and County
aforesaid, with force and arms feloniously made an assault in and upon one

- Samuel S. Fox, -

then and there being a *patrolman* of the Municipal Police of the City of
New York, and as such *patrolman* being then and there engaged in the lawful
apprehension of one *William Verriegen*
for an attempt to commit the
felony of robbery;
and the said *Fitzgerald Martin,*
him, the said *Samuel S. Fox,*
then and there feloniously did beat, strike, wound and otherwise illtreat, with intent
then and there and thereby to prevent and resist the lawful *apprehension*
of *the said William Verriegen,* as aforesaid,
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.

~~RANDOLPH B. MARTINE~~

~~District Attorney~~

0358

0000

Second COUNT.

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

- Fitzgerald Martin -

of the CRIME of *Resisting by force a prisoner held in lawful custody upon an arrest and charge for felony*

committed as follows:

The said *Fitzgerald 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, in and upon one Samuel

S. Fox, who was then and there a patrolman of the Municipal Police of the City of New York, did make an assault, the said Samuel S. Fox then and there having in his lawful custody as such patrolman one William Henigan, a prisoner, upon a charge and arrest of said Fox of felony, to wit: an attempt to commit the crime of robbery, and that the said Samuel S. Fox then and there feloniously did strike, beat, wound and ill treat, and the said William Henigan from the lawful custody of the

0359

said Samuel S. Rot, Deen and Thue
by force, did feloniously rescue,
against the form of the Statute in
and case made and provided and
against the peace of the People
of the State of New York, and
their dignity;

Richard J. Brumby

District Attorney.

0360

BOX:

257

FOLDER:

2485

DESCRIPTION:

Martin, James

DATE:

04/20/87



2485

Witnesses:

T. H. W. [Signature]

[Dotted lines for witness names]

177 [Signature]

Counsel, [Signature]

Filed [20] day of April 1887

Plead [Signature]

THE PEOPLE

vs. [Signature]

James Martin

Grand Larceny, [Signature] degree
(From the Person)
[Sections 528, 530, Penal Code]

RANDOLPH B. MARTINE,

Att. Gen. 24. 87 District Attorney.
This v. Com' chd. G. L. by
May 3.

A True Bill.

S. P. [Signature]

James J. [Signature] Foreman.

apric 29th
9.11.11

0361

0363

Court of General Sessions, Part 2.

)
 THE PEOPLE &c. :
)
 - against - : Before Hon. Henry A.
) Gildersleeve, and a Jury.
 James Martin, Indicted for :
)
 Grand Larceny, in the 2nd. :
)
 Degree. :
)

Tried, Friday, April 29th. 1887.

APPEARANCES.

Assistant District Attorney Ambrose H. Purdy for the People.
Mr. Cowan, for the Defence.

-----000-----

TIMOTHY HURLEY, the complainant, testified that he lived No. 143 West 27th. Street. On the 10th day of March, he met the defendant at the corner of 27th. Street and 10th Avenue; there were three other men with him and they spoke to the complainant when the complainant came out of Maffey's liquor store. There was a girl coming out of the store at the same time, and the defendant and the other men spoke to her and asked the girl to treat, and the girl said she had

0364

2

no money, and the girl then asked the complainant to treat. The complainant had been in the liquor store with the girl. He, the complainant, said he would treat and asked them back in the saloon and after they had the drink one of the young men proposed to go down to 24th. Street, to McAvoy's place, and then they all went down to McAvoy's, the complainant and the other three men and the girl; there were six in all. They went to McAvoy's place and then the complainant treated the party and then the complainant looked to see what time it was and it was about 1 o'clock. The complainant had his watch in his vest pocket and then the defendant, James Martin, called the complainant one side and whispered something into the complainant's ear and put his arm around the complainant's neck and put his mouth to the complainant's ear and nipped his ear a little with his mouth; he then released the complainant and the complainant did not know why the defendant did that, but the defendant pretended to do it in a joke. After that, they bid each other good night and the complainant went off with the girl and then he went to look to see what time it was and missed his watch and the chain was hanging down and the watch "wring" off. He, the complainant, said it was a pretty smart trick. The complainant went to the station house and made a complaint and saw the prisoner after that in 7th. Ave.

0365

3

in company with another young man as he was going into a saloon and the complainant got a policeman to have the defendant arrested and the defendant ran out the back way and jumped over the fence. . . The complainant next saw the defendant at the Jefferson Market Police Court about 4 or 5 weeks after the robbery.

-----000-----

Under cross examination, the complainant testified that he was a coachman. He was with a young lady on the night in question and he "picked up" the young lady at the corner of 27th. Street and 7th. Avenue and then he met the defendant and the other men and they had a conversation together and they went into the saloon to take a drink. The complainant told the girl that he had no money to give her but for her to wait until he went to his stable and get some, and they all went to the stable and he went in to get some money and then they went to McAvoy's. The girl was a very nice girl and a very good companion. The witness did not run after the defendant, after he discovered the loss of his watch and made no outcry, but he told the girl about it.

-----000-----

0366

4

OFFICER ROBERT W. CLARKE, testified that he was attached to the 20th. Precinct and that he arrested the prisoner on the 20th of April, about 6:20 in the morning.

-----000-----

No Defence.

-----000-----

0367

June 14/1907

...

...

STENOGRAPHERS' TRANSCRIPT.

188

0368

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Timothy Hurley

of No. 143 W. 27 Street, aged 37 years,

occupation Crackman being duly sworn

deposes and says, that on the 10th day of March 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and

Person of deponent, in the night time, the following property viz :

one double case silver watch of the

value of Eighteen dollars.
(\$18.00)

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 James Martin (prosecutor)

from the fact that on or about the above mentioned date at about the hour of midnight deponent with the defendant and several others and went into a saloon at the corner of 4th Avenue + 24th St and at that time deponent had said watch in the lower left hand pocket of his vest with a chain attached to it the other end of said chain attached to a button hole of said vest. And after they all got into said saloon they made deponent buy them a round of drinks when the said defendant came to deponent threw his arm around deponent's neck and made believe whisper in deponent's ear he then caught deponent's ear with his teeth and after fooling with deponent in

of
Subscribed before me this
1887

Police Justice

0369

that manner. for about a minute he let go of
depmunk took a drink and left the saloon with
his friends and immediately thereafter depmunk
missed his watch. And depmunk further says
that the defendants brother came to him and told
him if he would let up on the defendants depmunk
would get either his watch or the pawn ticket
therefor before Thursday April 12th.

Wherefore depmunk charges the said defendants with
feloniously taking stealing and carrying away said
watch from the lower left hand pocket of the
vest then and there worn by depmunk as a portion
of his bodily clothing and prays he may be held
and dealt with according to law.

Sworn to before me
this 14th day of April 1908.

Jimmy H. Hurler

J. H. Hurler

Notary Public

0370

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, SS

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

Question What is your name?

Answer *James Martin*

Question How old are you?

Answer *24 years old*

Question. Where were you born?

Answer *New York*

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

Answer *326 W. 40th St. 3 mos*

Question What is your business or profession?

Answer *Hostler*

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

Answer.

*I am not guilty
James Martin*

Taken before me this

day of *April* 188*7*

James Martin

Police Justice.

0371

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

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

Dated *April 10* 188 _____ *John J. ...* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0372

Police Court-- 2 District. 307

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Timothy Hurley
143 W. 27
James Martin

Offence Larceny
Return

2 _____
3 _____
4 _____

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *April 14* 188 *7*

W. H. Clark Magistrate.
W. H. Clark Officer.
20 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

300 to answer *Com*

0373

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

James Martin

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

James Martin —

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

The said *James Martin,*

late of the City of New York, in the County of New York aforesaid, on the
Tenth day of *March*, in the year of our Lord
one thousand eight hundred and eighty-*seven*, at the City and County aforesaid, in the
night time of the same day, with force and arms,

one watch of the value of
eighteen dollars;

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

Richard W. Beattie

District Attorney.

0374

BOX:

257

FOLDER:

2485

DESCRIPTION:

Martin, Jesse S.

DATE:

04/18/87



2485

0375

Bail \$1500.
2099
Apr. 21, 1887.

Witness:
G. M. Devereaux
Gus Swinson

147 Challenger

Counsel, _____
Filed 14th day of April 1887
Pleads, Chattel

Grand Larceny [Sections 628, 58 O. Penal Code].

THE PEOPLE
vs
Jesse S. Martin

RANDOLPH B. MARTINE,
District Attorney.
28

A True Bill.
S. P. Three years.
James L. Hunt Foreman.

0376



The Bearer George Martin
is known to me as a Member of
Golden Aule Lodge of J. & A. M.
New York. He is a Brother of Jesse
Martin of Herriand Lodge No. 4449
J. & A. M. who is involved in difficulty
at the present time and in whose
interest he is now labouring.

Jesse Martin has been a
good Member of Herriand whose
character was beyond reproach up
to the time of his present difficulty.

I should be glad to hear
that any one could, would or has
done him a favor or rendered his
unfortunate conditions more easy
to bear.

Wm. A. Murch
No. Herriand 4449.
J. & A. M.

0377

New York April 27th 1874

I have known Jesse Martin for
about fifty years and always
found him honest and straightforward
in all his dealings

Joseph Cornell
272 N. 19th St
City

0378

Court of General Sessions

The People }
vs }
Jesse S. Martin }

City & County of New York ss

Jesse S. Martin
being duly sworn says he is the
defendant above named, and is forty
five years of age.

Deponent further says that he is a
married man having a wife and
young child dependent upon him for
support who are without means.

That this is his first offense
before having been arrested or charged
with the commission of any crime.

Wherefore your deponent prays that
your Honor will inflict as light a
punishment as is consistent with
your duties, and for which act of mercy
and clemency this defendant will
ever be grateful, and that deponent
will never again offend against the law.

Sworn to before me this

26 day of April 1887

J. S. Martin

0379

Court of General Sessions
The People }
vs
Jesse S. Martin }

City of New York ss

Thomas S. Ryan of
West Point on Staten Island being
duly sworn says that he is a retired
Cannan.

That he has known defendant since
childhood about forty years, and that
he is acquainted with a great many
other people that know him, and
that his character for honesty and
industry up to the present offence
has been most excellent.

That said defendant is a poor man
having a wife and child dependent
upon him for support.

sworn to before me this

5th day of April 1859 Thomas S. Ryan

0380

Court of General Sessions

In the County of New York

vs. Martin

City of New York

File No. 1199

I, Arthur [unclear] this City being duly sworn
says that [unclear] in an [unclear]
was employed [unclear] [unclear]
Command 14th [unclear] [unclear] C.

[unclear] known defendant about
Eight years, during which time he worked
with him for over years years, and
always found him honest in [unclear]
order, and that his character up to the
present offence has been most Excellent.
Deponent further says that said Martin
is a poor man having a wife & child
dependent upon him for support.

sworn to before me this }
2^d day of April 1887

H. S. D. [unclear]

0381

Court of General Sessions

The People

vs. J. C. Martin

City & County of New York ss

A. E. Ferguson

Being duly sworn says that he resides
at 11 1/2 Ave. C in this City and is now
employed as an Engineer on the Eastern
Rail Road.

That he has known defendant for
about eight years about four years
of which time he was employed
with defendant and that defendant's
character for honesty & industry
up to the present offence has been
most excellent.

That defendant is a poor man having
a wife & child dependent upon him
for support.

Sworn to before me this
25 day of April 1887

A. E. Ferguson

A. E. Fer

0382

Court of General Sessions

The People

Plaintiff,

AGAINST

Joseph S. Martin

Defendant.

Affidavit re

Maurice
~~KANTZING, SIMONSON~~ MEYER,

Attorneys for *o/cft*

Post-office and Office Address,

No. 15 CENTRE STREET,
NEW YORK CITY.

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

Dated New York, 18

To

0383

Court of General Sessions

vs

Edw Martin

Grand Jurors 1st Reg.

Sir

You will please take notice that an application will be made on Thursday April 21st 1887 at 11 O'clock AM in the above Court for a hard bail fixed in behalf of above named defendant.

Yours

Maurice Meyer
of Counsel

M. Apr 20/87

To

R. B. Martin Esq
Sist Atty &c

0304

Court of General Sessions

Esper vs

vs

James Martin

Wm of Motion

Macnee vley &

Atty Genl

10 Centre St

NY City

0385

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT DISTRICT.

of No. 111 West 126th St Street, aged 36 years,

occupation Cameo artist being duly sworn deposes and says that on the 25th day of March 1887

at the City of New York, in the County of New York, Dependent

gave to the undersigned Martin
(now here) the sum of two thousand
dollars - the property of the Mount
Morris Bank - and that the said
Martin was to have taken the said
money to the Columbia Bank and
have it exchanged and return the
same to dependent as the Mount
Morris Bank - Dependent further says
that the said Martin failed to return
to the Mount Morris Bank as dependent

Sworn to before me this 25th day of March 1887

Police Justice.

0386

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFRIDA VIT.

Dated 188

Magistrate.

Officer.

Witness

Disposition

the said sum of money. But
app, who let the same to his
own use.

Spent to give M.C. Goldmann
his 13th dup. about 1875

W. A. Butler
Clerk Justice

0387

Police Court—

5th District.

Affidavit—Larceny.

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

of No. *37 West 127th St* Street, aged *49* years,
occupation *President of Bank* being duly sworn
deposes and says, that on the *25th* day of *March* 188*7* at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the *day* time, the following property viz:

Good and lawful money of the
United States, consisting of notes
of all denominations
and values and being in all
of the amount and value of
Two-thousand dollars

the property of *The Mount Morris Bank* and
in care and charge of deponent
as President of said Bank

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 *Jesse S. Martin* for the
reasons following to wit: That
said deponent was then the
President of said Bank. That
on the morning of the aforesaid
day he, said deponent, was
entrusted with said money to
take to the Columbia Bank in
said City. That he, said deponent,
left the Mount Morris Bank with
said money in his possession.
That he, said deponent, did not
deliver said money to the said
Columbia Bank, and did not
return to his duties at the Mount
Morris Bank, but did return

Subscribed and sworn to before me this 25th day of March 1887 at New York City.

0300

and appropriate said money to his own use.
That deponent is informed that said defendant is now in Newark in the State of New Jersey, and deponent may apply for a warrant for his arrest may issue

Subscribed before me this 10th day of April 1887
John D. Deane
M. Kelle
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 1887
Police Justice

I have admitted the above named to bail to answer by the undertaking hereto annexed.
Dated 1887
Police Justice

There being no sufficient cause to believe the within named guilty of the offence mentioned, I order he to be discharged.
Dated 1887
Police Justice

Police Court, District, _____

THE PEOPLE, &c.,
on the complaint of

vs.

1 _____
2 _____
3 _____
4 _____

Offence—LARCENY

Dated 1887 _____
Magistrate _____
Officer _____
Clerk _____

Witness, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
\$ _____ to answer _____ Sessions.

0389

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

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

Question What is your name?

Answer *Jesse S Martin*

Question How old are you?

Answer *40 Years -*

Question Where were you born?

Answer *New Jersey -*

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

Answer *81 East 125th Street 2 Years -*

Question What is your business or profession?

Answer *Engineer*

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

Answer *I have nothing to say I did not intend to steal it*

Jesse S Martin

Taken before me this

day of *Sept* 188*7*

[Signature]
Police Justice.

0390

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

Jesse S. Martin

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~~ *legally discharged*

Dated *April 13* 1887 *H. S. Meade* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0391

Police Court *5th* District *474*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph M. Deegan
37 West 124
James S. Martin

Offence Larceny

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *April 10th* 188*7*

Wilder Magistrate.

Heard Shudon Officer.

C. G. Precinct.

Witnesses *Geo. Thompson*

No. *111 West 144th* Street.

No. _____ Street.

No. _____ Street.

Committed to answer *G.S.*

to appear in 9 am.



0392

Sec. 151.

5th District Police Court.

CITY AND COUNTY }
OF NEW YORK, }^{SS}

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

Whereas, Complaint on oath, has been made before the undersigned, one of the Police Justices in and for the said City, by Joseph M. Devereaux

of No. 37 West 127th Street, that on the 25th day of March 1887 at the City of New York, in the County of New York, the following article to wit:

Good and lawful money to the amount and

of the value of Two thousand Dollars, the property of The Mount Morris Bank was taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Jesse Martin

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

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

Dated at the City of New York, this 20th day of March 1887
Wm. A. Belde POLICE JUSTICE.

0393

POLICE COURT. *5th* DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Joseph M. Deane

vs.

Jesse Martin

Warrant-Larceny.

Dated *April 10th* 188*7*

Welder Magistrate

Heard & Shetler Officer /
Central Office

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.

REMARKS.

Time of Arrest,

Native, of

Age,

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

0394

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 S. Martin

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

George S. Martin

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

The said *George S. Martin,*

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

The sum of two thousand dollars in money, lawful money of the United States and of the value of two thousand dollars,

of the goods, chattels and personal property of ~~one~~ *a certain corporation called the Mount Morris Bank,*

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.

Richard W. B. Smith

District Attorney.

0395

BOX:
257

FOLDER:
2485

DESCRIPTION:
Martin, John

DATE:
04/27/87



2485

0396

BOX:

257

FOLDER:

2485

DESCRIPTION:

Valentine, Thomas

DATE:

04/27/87



2485

0397

Witnesses:

Officer McCort.

After investigating this case and an interview with Roundman Engered ceiling of the gate present complai- ment herein.

I learn that the defendant's shirt after being indicted gave up the gambling means and even since are leading a respectable life. I wish that the indictment be dropped. S. L. B. June 2 1891

300

Counsel,
Filed, 27th day of April 1887
Pleas, Both Not Guilty 291

THE PEOPLE

vs. B

John Martin

and B

Thomas Valentis

[Sections 848, 844 and 885 Penal Code].
GAMING HOUSE, &c.

RANDOLPH B. MARTINE,

District Attorney.

June 12 1891

Applicant & Defendant
A True Bill.

James Leavitt Foreman

Witness to
May 16 1891 M. J. P. P.

0398

Police Department of the City of New York,

No. 300 Mulberry Street,

New York, Oct. 30 1886

CITY AND COUNTY }
OF NEW YORK. } ss.

To James G. Cooper Patrolman
of the Police Department of the City of New York.

Whereas, report having been made in writing, and upon oath to me, WILLIAM MURRAY, Superintendent of the Police Force of the City of New York, by Eugene Collins a Patrolman of the Police Force of the City of New York, That there are good grounds for believing that a room or rooms situated within the premises known as Number One Hundred and fourteen (114) Street in the City of New York are used as and for common gaming rooms for therein playing for wagers of money at games of chance, in violation of the statute.

These are therefore, in the name of the people of the State of New York, to authorize and command you the said James G. Cooper to enter the said premises, and rooms above mentioned, and forthwith arrest all persons there found offending against law, but none others, and seize all implements of gaming, and convey any person so arrested before a Magistrate to be dealt with according to law, and bring the articles so seized to the office of the Property Clerk.

Witness my hand this 30 day of October 1886

Wm Murray
Superintendent of Police.

0399

Police Court-- *First* District.

Eugene D Collins
of *The Central Office Police Officer*
upon his oath complains that *John Martin & Thomas Valentine*
at premises No *117 Third Avenue* ~~Street~~, in the City
and County of New York, unlawfully keeps and maintains a Gambling House, and knowingly
permits divers idle, disorderly and evil disposed persons to resort there, to gamble and play at
cards and games of chance for money, in violation of the law, and to the common nuisance of the
People of the State of New York.

Deponent further says that in said premises on the *29th* day of
October 18*86* said *John Martin & Thomas Valentine*
did unlawfully and feloniously deal the game called *Red and Black*
of twenty-four hours win from deponent *Five Dollars*
at said game, and that within said premises are exhibited, kept and used by

John Martin & Thomas Valentine
Red & Black
faro and other gambling tables, checks, cards, devices and apparatus, for the purpose of gambling,

the discovery of which would tend to establish the truth of the charge herein made.

Sworn to before me this *31st*
day of *October* 18*86*

[Signature]
POLICE JUSTICE.

Eugene D. Collins

0400

Sec. 198-200

107

District Police Court.

CITY AND COUNTY OF NEW YORK.

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

Question. What is your name?

Answer. *John Martin*

Question. How old are you?

Answer. *41 years*

Question. Where were you born?

Answer, *New York*

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

Answer. *147 Irvington Street one month*

Question. What is your business or profession?

Answer, *Carpenter*

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

Answer. *I am not guilty*

John Martin

Taken before me this

[Signature]
188

3/18

Police Justice.

0401

Sec. 198-200

15th

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Thomas Valentine 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. Thomas Valentine

Question. How old are you?

Answer. 38 years

Question. Where were you born?

Answer, New York

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

Answer. St Charles Hotel one year

Question. What is your business or profession?

Answer, Clerk

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

Answer. I am not guilty
Thomas Valentine

Taken before me this

21st day of 1887
[Signature]

Police Justice.

0402

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 Martin & Thomas Valentine
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, *cash* and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *Oct 21st* 188*6* *Wm. J. [Signature]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0403

Police Court

District

1509/87

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Engene Collins

John Martin

Thomas Valentine

Office of Ambrose

3

4

Dated

Oct 31

1886

Magistrate

Murray

Officer

James G. Cooper

Precinct

Witnesses

Louis W. Card

No.

Street

No.

Street

No.

Street

\$ 1000 to answer

both parties

(Orin)

by John H. Sturken,
199 Bleeker Street

BAILED
No. 2 by Michael Brennan

Residence 18 Grand Street

No. 2, by

Residence Street

No. 3, by

Residence Street

No. 4, by

Residence Street

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 Martin and
Thomas Valentine*

The Grand Jury of the City and County of New York, by this indictment, accuse *John Martin and Thomas Valentine, —*

(Sec. 343
Penal Code)

of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING, committed as follows:

The said *John Martin and Thomas Valentine, both —*

late of the *Seventeenth* Ward of the City of New York in the County of New York aforesaid, on the *29th* day of *October*, in the year of our Lord one thousand eight hundred and eighty-*six*, and on divers other days and times as well before as after, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a certain room in a certain building there situate to be used for gambling; 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. (Sec. 344 Penal Code).

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

John Martin and Thomas Valentine

of the CRIME OF ALLOWING A ROOM, ESTABLISHMENT, TABLE AND APPARATUS TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said *John Martin and Thomas Valentine, both —*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid, a certain

room in a certain building there situate, and a certain gambling table, and establishment, and diver cards, chips, devices and apparatus, a more particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be given, the same being suitable for gambling purposes, with force and arms, feloniously did allow to be used for gambling purposes, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT. (Sec. 385 Penal Code).

And the Grand Jury aforesaid, by this indictment, further accuse the said *John Martin and Thomas Valentin* of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said *John Martin and Thomas Valentin, both* -

late of the Ward, City and County, aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid, with force and arms, a certain common gaming-house, there situate, for *their* lucre and gain, unlawfully and injuriously did keep and maintain; and in *their* said common gaming-house, then and on said other days and times, there unlawfully and injuriously did cause and procure divers idle and ill-disposed persons to be and remain, and the said idle and ill-disposed persons, on the day and in the year aforesaid, and on said other days and times, to game together and play at a certain unlawful game of cards called "*Red and Black*", in the said common gaming-house aforesaid, there did unlawfully and injuriously procure, permit and suffer, and the said idle and ill-disposed persons, then, and on said other days and times, in the said common gaming-house aforesaid, by such procurement, permission and sufferance of the said *John Martin and Thomas Valentin*, there did game together and play at said unlawful game of cards, for divers large and excessive sums of money, to the great annoyance, injury and damage of the comfort and repose of a great number of persons, good citizens of our said State, there inhabiting and residing, and passing and repassing, to the common nuisance of the said citizens, against 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.

RANDOLPH B. MARTINE,

District Attorney.

0406

BOX:

257

FOLDER:

2485

DESCRIPTION:

Martin, Nicholas

DATE:

04/27/87



2485

Witness:
R. M. M. M. M.

[Signature]

Counsel,
Filed, *29* day of *April* 188*7*
Pleads,

THE PEOPLE

*70: 3000
4906: -*

(Section 267, Penal Code.)

SABBATH BREAKING.

Nicholas Martin

RANDOLPH B. MARTINE,

*Dr Apr 29/87 District Attorney.
pleads guilty*

A True Bill.

True \$5.

James J. Leavitt Foreman

0407

0408

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer. *Nicholas Martin*

Question. How old are you?

Answer. *75 Years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *2906 1/2 Avenue St Louis*

Question. What is your business or profession?

Answer. *Dry Goods*

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 had my store open until 10 o'clock and demand a trial by jury.*

Nicholas Martin

Taken before me this

day of *April* 188*8*

[Signature]

Police Justice.

0409

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

William Martin

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

Dated April 18 1887

[Signature] Police Justice.

I have admitted the above-named

Defendant

to bail to answer by the undertaking hereto annexed.

Dated April 18 1887

[Signature] Police Justice.

There being no sufficient cause to believe the within named

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

Dated _____ 188

Police Justice.

0410

Police Court District ⁵²⁷

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Murrey
3rd Precinct
Nicholas Martin

Office 527
Det. G. A. ...

2 _____
3 _____
4 _____

Dated *April 18* 188

W. Murrey Magistrate.
Murrey Officer.

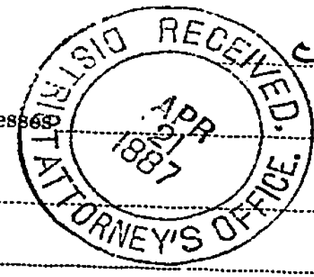
99 Precinct.

Witnesses _____
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1.00* to answer *G.S.*



BAILED,

No. 1, by *Henry Jager*
Residence *649 E. 149* Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

0411

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

POLICE COURT, 5 DISTRICT.

of No. 33 Rueyret Police Street, being duly sworn, deposes and
Sunday 17th day of April 1887

at the City of New York, in the County of New York, Nicholas Martin

(nowhere) did unlawfully, at premises
no 2906 3^d Avenue. Sell and dispose
of one pair of Overalls in the sum
of twenty five cents - in violation of
Section 267. of the Penal Code of the
State of New York. such act not being of
necessity or charity

William J. Mooney

Sworn to before me, this

of April 1887

Wm J. Mooney

Police Justice.

0412

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Nicholas Martin

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

- Nicholas Martin -

of the CRIME OF SABBATH BREAKING, committed as follows:

The said *Nicholas Martin,*

late of the City of New York, in the County of New York aforesaid, on the
seventeenth day of *April*, in the year of our Lord one thousand
eight hundred and eighty-*seven*, the same being the first day of the week,
commonly called and known as Sunday, at the City and County aforesaid, unlaw-
fully did publicly sell and expose for sale to *William J.*

Mosney, and to -

divers *other* persons to the Grand Jury aforesaid unknown, certain property,

*to wit: divers pairs of overalls
and other things, (not specifically
described), shoes, prepared tobacco,
fruit, confectionery, newspapers,
drugs, medicines, or surgical
appliances.*

to the serious interruption of the repose and religious liberty of the community,
against the form of the Statute in such case made and provided, and against the peace
and dignity of the said People.

RANDOLPH B. MARTINE,

District Attorney.

0413

BOX:

257

FOLDER:

2485

DESCRIPTION:

May, Celia

DATE:

04/14/87



2485

0414

115
W.B. Osborne

Counsel,
Filed 14 day of April 1887
Pleads,

Witnesses:

.....
.....
.....

THE PEOPLE
vs.
Celia May
Sent to the Court of Special Sessions for trial, by request of Counsel for Defendant.
7/19/1887

KEEPING A HOUSE OF ILL FAME, ETC.

(Sections 322 and 385, Penal Code.)

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

James J. Leavitt Foreman

0415

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Relia Mary

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

Relia Mary

(Section 323,
Penal Code.)

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL FAME, committed as follows:

The said *Relia Mary*

late of the ~~South~~ Ward of the City of New York, in the County of New York aforesaid, on the ~~fourteenth~~ day of ~~January~~, in the year of our Lord one thousand eight hundred and eighty-~~seven~~, and on divers other days and times as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

Relia Mary

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offences on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of, and against good morals and good manners, 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

Relia Mary

(Section 385,
Penal Code.)

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said *Relia Mary*

late of the Ward, City and County aforesaid, afterwards, to wit: on the ~~fourteenth~~ day of ~~January~~ in the year of our Lord one thousand eight hundred

0416

and eighty-~~seven~~, and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill governed house, and in ~~the~~ said house, for ~~the~~ own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.—

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

- Adia May -

(Section 323,
Penal Code.)

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said *Adia May*

late of the Ward, City and County aforesaid, afterwards, to wit: on the *twenty-fifth* day of *May*, in the year of our Lord one thousand eight hundred and eighty-~~seven~~ and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for ~~the~~ own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in ~~the~~ said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, 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.

RANDOLPH B. MARTINE,
District Attorney.

0417

BOX:

257

FOLDER:

2485

DESCRIPTION:

McAleer, Frank

DATE:

04/06/87



2485

0418

Witnesses :

Counsel, *[Signature]*
Filed, *1* day of *April* 188*7*
Pleads, *[Signature]*

THE PEOPLE
vs. *[Signature]*
Frank Mc Aleer
[Signature]

Grand Larceny *Second* degree
[Sections 528, 531 Penal Code]

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.
[Signature]
Foreman.
[Signature]
6 m. s.
[Signature]

[Signature]

0419

Affidavit—Larceny.

Police Court

District

City and County of New York, ss.

Frank Coyle of No. 42 1/2 First Avenue Street, aged 23 years, occupation Bartender being duly sworn

deposes and says, that on the 2 day of March 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property viz:

Two Overcoats And one Derby Hat—Collectively of the value of about forty dollars \$40-00/100

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 Frank McAlister

Now Present That about nine O'clock P.M. on the 2nd day of said day the defendant came to deponent's place of business and asking for some ink requested deponent to allow him to sit in a room off the bar to write a note Deponent opened the door leading to the room and allowed the defendant to enter the same for the purpose of writing the note. That in a short time deponent heard the door bang and on entering the room found that the defendant had gone. That deponent then discovered that the aforesaid property which was in the room when the defendant entered it had been stolen & carried away and no person other than the defendant was in the room from the time deponent allowed the defendant to enter until he discovered it was stolen. A part of the property was subsequently found in his possession by Officer Coyle as deponent is informed. Frank Coyle

Sworn to before me, this 3rd day of March 1887

of [Signature] Police Justice.

0420

CITY AND COUNTY }
OF NEW YORK, } ss.

John T. Cuff

aged *39* years, occupation *Police Officer* of No. *123*

the 123 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Frank Coyne*

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

Sworn to before me, this *3rd* day of *April* 188*9*

John T. Cuff

John T. Cuff
Police Justice.

0421

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK.

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

Question. What is your name?

Answer

Frank McAleer

Question. How old are you?

Answer

22 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

I have no permanent home

Question. What is your business or profession?

Answer.

Labour

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 never saw the complainant and don't know where his place of business his -

Frank McAleer

Taken before me this

day of *April* 188*8*

John J. ...

Police Justice.

0422

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.....

Mark McAleer

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 *April 3* 188*7* *Sam Seymour* Police Justice.

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

Dated 188 Police Justice.

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

Dated..... 188 Police Justice.

0423

187
Police Court District.

THE PEOPLE &c.,
ON THE COMPLAINT OF

Mark Copley

427 1/2 Ave

Paul McAleer

Offence
Grand

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated April 3rd 1887

J. Murray Magistrate

John T. Coff Officer.

23 Precinct.

Witnesses Collect the officer

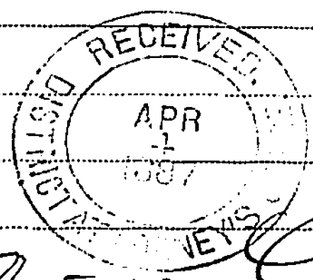
No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 500 to answer



(Adm)

0424

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 McLean

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

Frank McLean

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

The said *Frank McLean*,

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

Two overcoats of the value of
nineteen dollars each, and one
hat of the value of two
dollars,

of the goods, chattels and personal property of one *Frank Poffe*,

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.

David J. Smith

District Attorney.

0425

BOX:

257

FOLDER:

2485

DESCRIPTION:

McAuliffe, Catharine

DATE:

04/11/87



2485

0426

59

QAB 11

Counsel, _____
Filed, 11 day of April 1887
Pleads *Not guilty*

Witnesses:
Rosa Portman
Officer Adams

THE PEOPLE
vs.
R
Catharine McQuiff
Grand Larceny 2nd degree
(From the Person)
[Sections 528, 531 Penal Code].

RANDOLPH B. MARTINE,
Ralph B. Martine District Attorney.
Not Acquitted.

A True Bill.
D. M. Hammer
Foreman.

April 25th
1887

0427

Police Court— District.

Affidavit—Larceny.

City and County of New York, ss.

Rosa Fortunasa

of No. 196 Mott Street, aged 21 years, occupation Married woman being duly sworn

deposes and says, that on the 3rd day of April 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession

person of deponent, in the day time, the following property viz :

A pocket book containing good and lawful money of the United States of the amount and of the value of Sixty two Cents

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

Katharine M. Ouliffe who here from the fact that at about the hour of eight o'clock A.M. on said date while deponent was in a crowd on Prince Street after coming out of St. Patrick's Church and the defendant was walking alongside of deponent when deponent felt said defendant's hand in her deponent's pocket of deponent's dress deponent caught hold of defendant's hand while defendant's hand was in the pocket of deponent's dress and deponent shouted, thief and the defendant ran away pursued by deponent until deponent caused the arrest of said defendant. Deponent missed said pocket book containing said money from the pocket of deponent's dress worn by deponent Rosa Fortunasa

Sworn to before me, this day of April 1887
Police Justice

0428

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY OF NEW YORK } ss

Catharine W. Auliffe 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. Catharine W. Auliffe

Question. How old are you?

Answer. 40 years

Question. Where were you born?

Answer. Ireland

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

Answer. 34 1/2 Mott Street 22 Months

Question. What is your business or profession?

Answer. Married woman

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

Catharine W. Auliffe
W. Auliffe

Taken before me this

day of April 1887

[Signature]

Police Justice.

0429

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

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

Dated *April 3* 188..... *A. J. White* *Police Justice.*

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

Dated..... 188..... *Police Justice.*

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

Dated..... 188..... *Police Justice.*

0430

Police Court 152 424 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Rosa Fortunassa
196 Pratt St.
Catharine W. Anlyff

Police
Carney
M. L. C.

2
3
4

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *April 3* 188

White Magistrate.

Wm Clarke Officer.

10 Precinct.

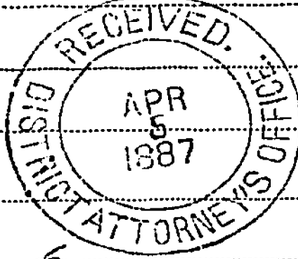
Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *300* to answer *G.S.*



Carney

0431

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Ratharine Macauliffe

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

Ratharine Macauliffe

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

The said *Ratharine Macauliffe*,

late of the City of New York, in the County of New York aforesaid, on the
third day of *April*, in the year of our Lord
one thousand eight hundred and eighty-*seven*, at the City and County aforesaid, in the
day time of the same day, with force and arms,

one pocket book of the value
of ten cents, and seven coins of
a number, kind and denomination
to the grand jury aforesaid
unknown, of the value of eight
two cents,

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

David J. B. Macauliffe

District Attorney.

0432

BOX:

257

FOLDER:

2485

DESCRIPTION:

McCabe, Frank

DATE:

04/13/87



2485

0433

80
A
Mr. [Signature]

Witnesses:

Counsel, _____
Filed, 13 day of April 1887
Pleads *D. M. Guffly - W.*

THE PEOPLE
vs.
Frank Mc Cabe
Mr. E. M. [Signature]
12d & 1/2 [Signature]
12d & 1/2 [Signature]

Grand Larceny *Second degree*
[Sections 528, 531 Pennl Code]

RANDOLPH B. MARTINE,
District Attorney.
Pr Apr 29/87
Heads [Signature]
Pen: 10 years
A True Bill.

James J. Keatinge Foreman.
Apr 29/87
S. S. A

0434

Police Court—2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 305 Hudson Street, aged 24 years,
occupation Jeweler being duly sworn

deposes and says, that on the 9th day of April 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:

Two Gold
Watch chains of the value
of Forty two Dollars
(\$42.)

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 Frank McCabe (now

here), in the manner follow-
ing to wit, on said day and
date the Deponent entered
deponent's Store and asked to
see some chains with the view
of purchasing; Deponent handed
over a tray of chains from
which Deponent might make
a selection, when suddenly the
Deponent grabbed, seized and
ran off and away with said
property therefore Deponent charges
said Deponent with taking
stealing and carrying away the
same, and now prays that he be
dealt with as the law directs Jacob Jacoby

Sworn to before me, this 10 day of April 1887
of William Howard
Police Justice.

0435

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question What is your name?

Answer *Frank McCabe*

Question. How old are you?

Answer *22 Years*

Question. Where were you born?

Answer *New York City*

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

Answer *174 East Broadway (4 Years)*

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*

Frank McCabe

Taken before me this

1888

Police Justice.

0436

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

Dated April 10th 1887 John H. [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0437

Police Court--

462 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James McCarroll
7305th Precinct
Frank McCarroll
Office *James McCarroll*

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

2 _____
3 _____
4 _____

Dated *April 10* 188*7*
W. Murray Magistrate.

James McCarroll Officer.
Precinct.

Witnesses _____
No. _____ Street.

No. _____ Street.

No. _____ Street.
\$ *1000* - *Open* to answer

(Obm)



0438

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Granda McRae

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

Granda McRae

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

The said *Granda McRae,*

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

Two watch chains of the value of twenty one dollars each,

of the goods, chattels and personal property of one

John Jacoby

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.

Richard B. Smith

District Attorney.

0439

BOX:
257

FOLDER:
2485

DESCRIPTION:
McCarthy, Thomas

DATE:
04/27/87



2485

0440

277

Witnesses:

Wm Jackson

Counsel,
Filed, 27th day of April 1887
Pleads, *not guilty*

THE PEOPLE
vs.
B
Thomas Mc Carthy

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), page 1089, Sec. 5].

RANDOLPH B. MARTINE,
District Attorney.

Part III May 6/87.
Indictment Dismissed
A True Bill.

James J. Leavitt Foreman.

0441

Excise Violation—Keeping Open on Sunday.

POLICE COURT- 2 DISTRICT.

City and County } ss.
of New York.

Frank G. Jackson

of No. 16th Orchard Street, Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 17th day

of April 1887, in the City of New York, in the County of New York,

being then and there in lawful charge of the premises, No. 456 or 27th Street,

a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of the statute in such case made and provided.

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

Thomas W. Carthy (now here)

Sworn to before me, this 16th day
of April 1887

Frank G. Jackson

J. Merritt Police Justice.

0442

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question. What is your name?

Answer Thomas McCarthy

Question. How old are you?

Answer 25 years old

Question. Where were you born?

Answer Ireland

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

Answer 458 W 27th St. N.Y. 2 mos

Question. What is your business or profession?

Answer Saloon keeper

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

Answer. I am not guilty and I demand a trial by jury if held after examination
Thomas McCarthy

Taken before me this

day of April 1887

John J. [Signature]

Police Justice.

0443

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 _____

Alferdant

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

Dated *April 17* 188 *J. J. Humphreys* Police Justice.

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

Dated *April 18* 188 *J. J. Humphreys* Police Justice.

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

Dated _____ 188 _____ Police Justice.

0444

Police Court-- 547 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank G. Jackson

vs.

Thomas White

2
3
4

Offence
Excise

Dated April 21 1887

Magistrate.
Jackson Officer.
Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 100 to answer



Handwritten signature

BAILED.

No. 1, by Childs H. Childs
Residence 316 W 34th Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

0445

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas McRath

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

accuse

Thomas McRath

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Thomas McRath

late of the City of New York, in the County of New York aforesaid, on the *14th* day of *April*, in the year of our Lord one thousand eight hundred and eighty-~~seven~~, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of, and having the control of a certain place there situate which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did open, and cause and procure, and suffer and permit, to be open, and to remain open; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE, District Attorney.

0446

BOX:

257

FOLDER:

2485

DESCRIPTION:

McCormick, Hugh

DATE:

04/07/87



2485

0447

Witnesses:

David Christman
Oscar Bayer
Richard Sommer

45.

Counsel, *Mc*
Filed *7* day of *April* 188*9*
Pleads *to quash*

THE PEOPLE

vs.

Robbery, (MONEY)
1st degree.
(Secs. 224 and 228, Penal Code.)

R.
Hugh Mc Cormick
Accused
Frederic Regueth

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Edw. Sperry

Foreman.

April 22nd
G. L. S.

0448

Police Court 3rd District.

CITY AND COUNTY }
OF NEW YORK, } ss

David Christman

of No 2082 2nd Avenue Street, Aged 52 Years

Occupation Fin Smith being duly sworn, deposes and says, that on the

30 day of March 1887, at the 10 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:

gold and lawful money of the name
of the United States, consisting of one
note of the denomination and value of one dollar,
and one note of the denomination and value
of two dollars
one note of the denomination and value
of five dollars.
Said property being in all of the value
of

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

Hugh McCormick (now here)
and another person not arrested and whose
name is unknown to deponent. From the fact,
that deponent was in company of several
men whose names deponent does not know,
in a Liqueur Store at No 10 Chrysler Street
when deponent had said money and
some Silver Coin in the left hand pocket
of the Pants then worn upon his person,
that while in said Saloon deponent
took said notes from said Pants pocket
and placed the same in the right hand
pocket of the Vest, then a part of deponent's

Sbore to become this
188
Police Justice

0449

bodily clothing. That deponent left said
Saloon, and when about 25 feet away
from them, some person unknown to deponent
seized violent hold of deponent from behind,
and held deponent, when said McCormick
forced his hand in deponent's vest pocket,
and took the money therefrom. That deponent
cried out, and held them when said
unknown person struck deponent one
violent blow on the side of his head
that then said McCormick gave a
kick with his arm released himself
from deponent's hold, and both
defendants ran away.

Sworn to before me this Daniel Spostman
1st day of April 1889
J. Spostman
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 hereunto annexed.
Dated 1889
Police Justice.

There being no sufficient cause to believe the within named
guilty of the offence therein mentioned, I order he to be discharged.
Dated 1889
Police Justice.

Police Court, District, Offence—ROBBERY.
THE PEOPLE, &c., on the complaint of
1. 2. 3. 4.
Dated 1889 Magistrate.
Officer.
Clerk.
Witness, Street, No., Street, No., Street, No., to answer General Sessions.

0450

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Hugh McCormick 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 *Hugh McCormick*

Question. How old are you?

Answer *36 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *Fall River. 6 months*

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*

Hugh McCormick

I taken before me this

day of *March*

188 *9*

William M. ...

Police Justice.

0451

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

Dated April 1st 1884 J. Henry Ford Police Justice.

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

Dated..... 188..... Police Justice.

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

Dated..... 188..... Police Justice.

0452

Police Court B District. 418

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David Christman
208 1/2 W. - 2 Ave
Wash W. Christman

1 _____
2 _____
3 _____
4 _____

Offence *Drunk*

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

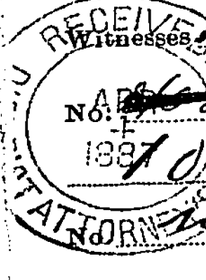
Dated *April 1* 188*7*

Ford Magistrate.

Bay Officer.

11 Precinct.

Richard Soumireu
111 S. Adams Street.
W. Christie
111 S. Adams Street.



No. _____ Street.

\$ *1000* to answer *Yes*

Christman

0453

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Shadrach McParinda

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

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

The said *Shadrach McParinda*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *March*, in the year of our Lord one thousand eight hundred and eighty-*seven*, in the *night* time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one *David Friedman*, in the peace of the said People then and there being, feloniously did make an assault, and *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar; *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars; *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars; *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars; *divers* coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of

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

the said Shadrach McParinda 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.

RANDOLPH B. MARTINE,
District Attorney.

0454

BOX:
257

FOLDER:
2485

DESCRIPTION:
McCue, James

DATE:
04/01/87



2485

0455

Witnesses:

John H. Harris

.....
.....
.....

270
Counsel,
Filed *1887*
Pleadings *W. H. H. (4)*

THE PEOPLE
vs.
James Mc Cue
Section 498
Burglary in the Third Degree.
Richard R. R.

W. H. H.
W. H. H.
R. B. MARTINE,
District Attorney.

A True Bill.

Commiss and Foreman
W. H. H.
Pleading Guilty
S. P. H. 4 1/2 hrs.

0456

Police Court— 4th District.

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

John H. Haries

of No. 1365, First Avenue Street, aged 59 years,
occupation Saloonkeeper being duly sworn

deposes and says, that the premises No. 1365, 1st Avenue Street, 19th Ward
in the City and County aforesaid the said being a Store

and which was occupied by deponent as a Saloon
and in which there was at the time ⁴⁷⁰ ~~of~~ human being, ~~by name~~

were BURGLARIOUSLY entered by means of forcibly breaking the
glass in a window leading from a
hallway in said premises to
a saloon therein.

on the 27th day of March 1888 in the Night time, and the
following property feloniously taken, stolen, and carried away viz:

Liquors & cigars of the value
of about 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

James M. C. (Hawkes)

for the reasons following, to wit: That at the time mention-
ed after deponent's saloon
had been closed for the
night deponent discovered
defendant in said saloon
in the act of breaking a pane
of glass in the front of said
saloon for the purpose of
escaping therefrom. That all,

0457

said time defendant assaulted
Department with a weapon, I was
overpowered & held by Depo-
-ment until he defendant was
arrested.

John H. Harris.

Sworn to before me
this 24th day of March 1887
J. H. Harris
Police Justice

Dated _____ 1887 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 _____ 1887 Police Justice.

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

Dated _____ 1887 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

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

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—BURGLARY.

vs.

1
2
3
4

Dated _____ 1887

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ _____ to answer General Sessions.

0458

Sec. 198-200.

H District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question What is your name?

Answer James Mc Cue

Question How old are you?

Answer 2 years

Question Where were you born?

Answer Ireland

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

Answer 445 East 138 Street 2 yrs

Question What is your business or profession?

Answer Raw and tone letter

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

Answer I have nothing to say
James Mc Cue

Taken before me this 14 day of April 1888
[Signature]
Police Justice.

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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 March 188 [Signature] Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0460

145 ✓ 389
Police Court L District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John H. Harris
1365 1st Ave
James McNeil

offence
Burglary

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated March 24 1887

Duffy Magistrate

White Officer.

25 Precinct.

Witnesses _____

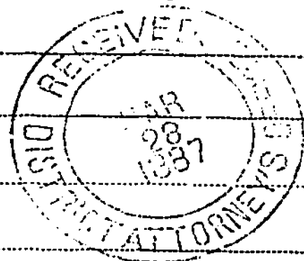
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$1000 to answer G.S.

Com



0461

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 McAfee

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

James McAfee —

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

The said *James McAfee*,

late of the *Nineteenth* Ward of the City of New York, in the County of New York, aforesaid, on the *Twenty Third* day of *March* in the year of our Lord one thousand eight hundred and eighty-*seven*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *Saloon* of one

John St. Dennis —

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

John St. Dennis —

in the said *Saloon* 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.

Paul J. Benjamin

District Attorney.

0462

BOX:

257

FOLDER:

2485

DESCRIPTION:

McLoughlin, James T.

DATE:

04/19/87



2485

0463

146.

Witnesses:

Anna Kingsbury
Henry E. Stocking

On motion of
deputy clerk
advised that their
are be removed
the real depositions

APR 26 1887

Counsel,
Filed, 19 day of April 1887
Pleads, *Ex parte*

THE PEOPLE
vs.
James D. McLaughlin

[Section 1088 — Penal Code]

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

James J. Leavitt Foreman.
Part III April 26/87.
Complaint sent to Spee. Dennis
see Indorsement.

0464

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 T. McDonald

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

James T. McDonald, Misdemeanor,

~~of the Crime of~~

committed as follows:

The said James T. McDonald,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the second day of April, in the year of our Lord one thousand eight hundred and eighty-seven, at the Ward, City and County aforesaid,

being then and there the father of a certain female minor child to wit one Ellen McDonald, who was then and there of the age of four years, the duty was imposed upon him the said James T. McDonald, to then and there procure proper and sufficient food, clothing, shelter and medical attendance for the said Ellen McDonald. Nevertheless he the said James T. McDonald, then and there willfully, did intentionally and without any lawful excuse, to perform his duty in the behalf aforesaid, and then and there willfully did

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undoubtedly, without regard
expense to your mind, proper and sufficient
food, doct^r and medical and medical
attendance to the said ^{the} said ^{the} said ^{the} said
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.

Richard W. Brewster

District Attorney.

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BOX:

257

FOLDER:

2485

DESCRIPTION:

McVey, Thomas

DATE:

04/18/87



2485

0467

Witnesses:

Henry Reynolds

Counsel,

Filed, *17* day of *April* 188*7*

Pleads,

THE PEOPLE

vs.

N.A.

Thomas Mc Kay

Madame Justice
[Section 1938, Comp. Act, Penn. Code]
Section 85, Stat., and Section
316 Rev. Ordinance of 1880]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

James J. Leavitt Foreman.

James J. Leavitt
Foreman

0468

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas McVey

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

Thomas McVey of a Misdemeanor,
of the Grade of

committed as follows:

The said Thomas McVey

late of the 11th Ward of the City of New York, in the County of New York afore-
said, on the 1st day of January, in the year of our Lord
one thousand eight hundred and eighty-nine, at the Ward, City and County aforesaid,

did unlawfully throw, expose and place,
and cause and procure to be thrown, exposed
and placed, in and upon a certain street and
highway there, known as East 11th Street
Street, otherwise than upon the surface, curbs
and sides of a certain railroad track, there
situate, a quantity of coal, and a quantity of
of rubbish, and a quantity of certain other
substances to the injury and prejudice of
the public and to the annoyance of the
neighboring and law-abiding citizens and
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 Defendant further accuses the said Thomas McLaughlin, the same defendant, an ordinance of the Common Council of the City of New York, committed as follows:

The said Thomas McLaughlin of the Ward, City and County of New York, did unlawfully, cast, throw and sprinkle, and cause to be cast, thrown and sprinkled, a quantity of dirt, and a quantity of certain other substances to the Defendant's said roadway, in and upon a certain street and highway, there known as East Twenty-third Street, and in and upon a certain railroad track, there and there being otherwise than upon any street or turnpike of the said railroad track, for the purpose of making certain snow which had fallen, accumulated and deposited upon the street, highway and railroad track of the Defendant, against and in violation of a certain ordinance that has been passed and adopted by the Common Council of the said City and County of New York in full force and operation, which said ordinance is as follows, to wit:

"It shall not be lawful for any person or persons, company or corporation, to cast, throw or sprinkle, or

0470

cause to be cast, thrown or sprinkled, salt, or any other substance, in or upon any avenue, street, railroad track, except upon switches or turnouts, lane, alley, highway or public place in the city of New York, for the purpose of melting any snow or ice which may have fallen, accumulated or been deposited upon or in any such avenue, street, railroad track, lane, alley, highway or public place in said city, under a penalty of not less than five hundred dollars, nor more than one thousand dollars for each and every violation of and against the provisions of this ordinance; provided that permission to throw salt on switches and turnouts on railway tracks be first obtained from his honor the mayor." against the form of the Statute in and to force made and provided, and against the peace of the People of the State of New York, and their dignity.

Harold W. Brewster

District Attorney.