

0721

BOX:

179

FOLDER:

1813

DESCRIPTION:

McElroy, Owen

DATE:

06/08/85



1813

0722

No 86
A

Counsel,
Filed
1885

of
Pleads
guilty

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

THE PEOPLE

vs.
P. ~~B.~~

Owen Mc Elroy

Randolph B. Martine

RANDOLPH B. MARTINE,
District Attorney.

A True Bill,

J. M. Marcy
Foreman.

31st

Witnesses:

Daniel Fallon

0723

Police Court 3 District.

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

of No. 55 Lewis Daniel Fallon
Street, aged 25 years,
occupation Driver being duly sworn

deposes and says, that on 29 day of May 1885 at the City of New
York, in the County of New York, in the night time

he was violently and feloniously ASSAULTED and BEATEN by Ozren
Mc Elroy (now present) who
aimed and fired a
revolver loaded with powder
and ball at deponent, one
of the balls passed through his
coat vest and shirt on the
left shoulder, and cut the
skin

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

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

Sworn to before me, this 30 day }
of May 1885. } Daniel Fallon

P. J. Duffy Police Justice.

0724

Sec. 192.

3 District Police Court.

Undertaking to appear during the Examination

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Patrick S. Duffy a Police Justice of the City of New York, charging Quarant' Elroy Defendant with the offence of fel. Assault

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

We, Quarant' Elroy Defendant of No. 30 Therapist Street; by occupation a Li. Quaran and Henry Kavanagh of No. 96 3 Broadway Street, by occupation a Li. Quaran Surety, hereby jointly and severally undertake that the above named Quarant' Elroy Defendant shall personally appear before the said Justice at the 3 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 Three Hundred Dollars.

Taken and acknowledged before me, this 31 day of 4/17 188 88

Patrick S. Duffy POLICE JUSTICE

Quarant' Elroy
Henry Kavanagh
Li. Quaran
Henry Kavanagh

0725

CITY AND COUNTY } ss,
OF NEW YORK, }

Henry Vanover

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

of a sugar factory situated at 69 Bay Street in said City of the value of five thousand dollars

Henry van der Wijk

Sworn to before me, this
1881
Public Justice

District Police Court.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs,

Undertaking to appear during the Examination.

Taken the day of 188

Justice,

0726

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

3 District Police Court.

Chen Mc Elroy 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. *Chen Mc Elroy*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *70 Stuyvesant St (resided there 3 mos)*

Question. What is your business or profession?

Answer. *Liquor*

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*

Chen Mc Elroy

Taken before me this

day of

Sept 1888

Police Justice.

0727

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

Oliver Mc Elroy
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 May 20 1885 Oliver Mc Elroy 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.

0728

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

372 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Daniel Fallon
~~55 Linden St~~
326 Delancey St
Oran M. Elroy

2
3
4

Offence
Arrest

Dated

June 30

188

Magistrate.

James Mulligan

Officer.

13 #

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$1000 to answer

Sessions.

James Mulligan
James Mulligan
Et. v. O. U. Mandy June 1

0729

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Owen McElroy

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

Owen McElroy

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

The said Owen McElroy,

late of the City of New York, in the County of New York aforesaid, on the twenty-ninth day of May, in the year of our Lord one thousand eight hundred and eighty-five, with force of arms, at the City and County aforesaid, in and upon the body of one Daniel Fallon, in the peace of the said People then and there being, feloniously did make an assault and to, at and against him the said Daniel Fallon, a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said Owen McElroy in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge, with intent him the said Daniel Fallon, 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

Owen McElroy

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

The said Owen McElroy,

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 one Daniel Fallon, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and to, at and against him the said Daniel Fallon, a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said Owen McElroy in his right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0730

BOX:

179

FOLDER:

1813

DESCRIPTION:

McGerald, James

DATE:

06/17/85



1813

Witnesses:

Charles Mills

After a careful examination of this case, I am satisfied from the statement of Officer George Wall, concerning the reputation of the complainant, that no conviction can be had. I therefore recommend that this indictment be dismissed.

Gunning J. DeWolf
D.A. D.A.

No indictment
People by Attorney
Counsel, *George Wall* vs
Filed 17 day of June 1885
Pleads, *Not guilty* (17)

[Sections 224 and 228, Penal Code].
Robbery, *1st* degree.

THE PEOPLE

vs.

F

James McFarland

RANDOLPH B. MARTINE,
District Attorney.

Indictment
dismissed
A True Bill.
R. B. Martine
Foreman

June 18.
Officer Wall

0731

0732

LAW OFFICES OF
JAMES T. WILLIAMSON,
194 BROADWAY.

New York, June 20 1885

Hon. Randolph B. Martine
Dear Sir

Your favor rec^d. In response I called
both at your office and private office, but was
unable to see you. An attaché said that you
would probably be in the office at 10 a. m. to-day
at which hour I called but with no success.
I greatly desire to meet you and if you are
disengaged at any time before 2 P. M. to-day
or on Monday at any hour before 5 P. M. I
shall esteem it a favor to be notified. I
remain

Yours Very Truly
James T. Williamson

0733

DISTRICT ATTORNEY'S OFFICE,

New York, 188

James McFarland
Plaintiff of
Lawrence
Trustee James 10/05

0734

DISTRICT ATTORNEY'S OFFICE,

New York, June 16th 1885-

Edward Pfau, Esq

Sir

Please bring your deed
to this office to-morrow
(Tuesday) and oblige,

Yours truly
John Tenney

183 Rivington St

0735

For me - I am a little shaky
about this. It may be all right
never. Search carefully
for me
Dennis

134 Broadway
examined by Dennis
Hall Derrig. Title
\$3000 held in Charles St.
\$1000 - mortgage for
from Theodore Van Court.
Van, about spring of 1881
not, furnished from Dennis
now from 153 Spring
Edward Van, only he
Van make contact

New York, 188

DISTRICT ATTORNEY'S OFFICE,

0736

Please search against Edward Faw
DISTRICT ATTORNEY'S OFFICE,

New York,

188

Edward Faw, bus butler,
at 183 Ringto Street
reside same place.

house + lot No. 183 Ring-
to. 3 of brick house stone
and cellar full lot. Pur-
chased about ~~1881~~ Spring
of 1881, from Theodore
Faw, consideration \$10,000
\$3,000 mortgage held by
Chas H. Hall Brooklyn.
buys in rental of \$900 year
Business considered worth
\$2,800 to \$3,000.

Title examined by Boyles
137 Broadway

0737

Edward Freudenberg owns
house that 113 Rivington St.
purchased in 1872. Edward
Pfau works for him there
for 13 years. House bought
from Fritz Hoch. Pfau
knows nothing about the
matter until then. Having
received a notice from the
District Attorney this day
to try his deed for the
house 113 Rivington St.

0738

New York, June 16 1885
Wm. H. Penney Esq.

Dear Sir:

I am not the
owner of any property & have no
deed of any kind in my possession.

Yours truly

G. A. M. J. J. J.

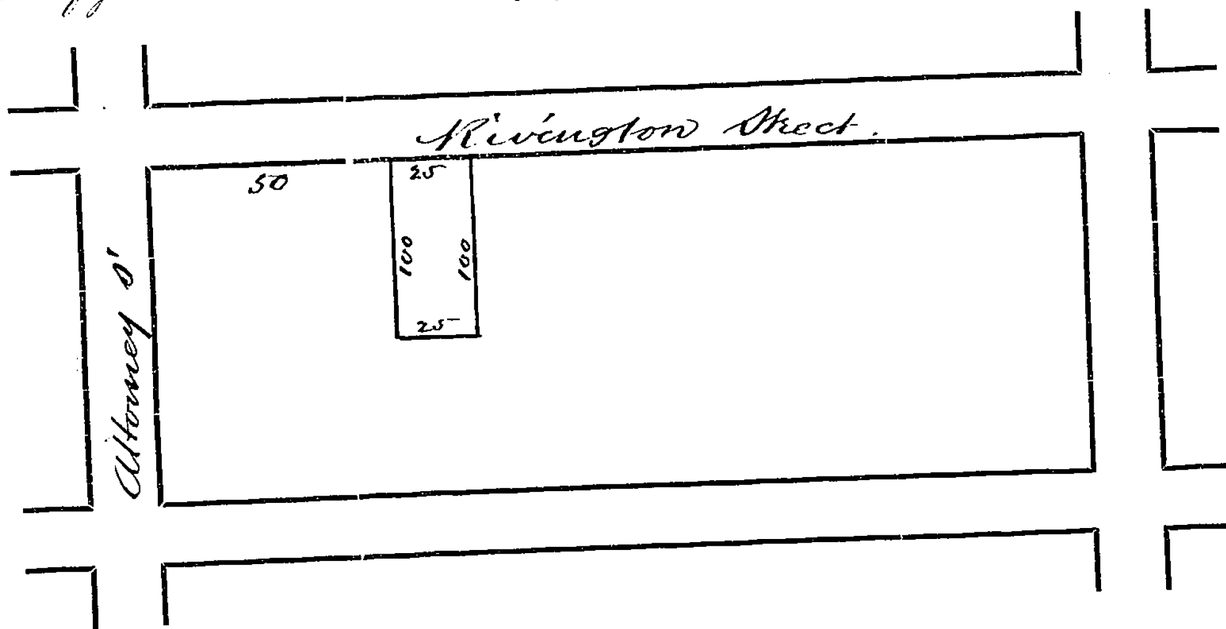
P.S. You have most likely made
a mistake as to the person.

0739

J. Dickson & Bro., Steam Printers, 24 Beekman Street, N. Y.

SEARCH REGISTER.

The Register of the City and County of New York
will please search for Mortgages, Conveyances and all other
Incumbrances in his office upon, or affecting the title of the
following described premises, by the following named persons,
and for the periods set opposite to their names respectively, and
certify the result in writing for R. B. Martine Dist Atty. n. y. Co



Return Deed Lib v. and search against
Edward Freudenburg from Jan 1. 1873 to date

Frederick Hoch & wife to Edward Freudenburg Deed dated Jan 14. 1873
Cons^r \$25,500. dated Jan 14. 1873. Rec^d same day Lib 1229
p 328. Subject to a mortg for \$7000. Rec^d Lib. 930 p 666
Cancelled. Jan 23. 1879

Edward Freudenburg. & wife to Charles St. Recd. mortg \$10,000. dated
Jan 1-1879. Rec^d Jan 23-1879. Lib 1426 p 186

Nothing else found. Witness my hand & official seal June 1. 1885. 9 am. R. B. Martine

\$8.50,

Jas. A. Carley
Act Deputy Register

0740

REGISTER'S SEARCH
FOR

R. B. Martinic
Dist atty. nyc

AGT.

Frederickburg

Wanted..... *Al-ance* 188

P. H. McQuinn,
SEARCHER.

E
4327

0741

Report

House and Lot No 163 Rivington Street is the property of Edward Freudenbury - same was purchased by him in the year 1892 - from Fritz Hoch, Edward Pfau is in the employ of Freudenbury and has been for thirteen years past as laborer in Freudenburys butcher shop he lives on the top floor of premises in question and Freudenbury gives him a first class recommendation

In my interview with Freudenbury he informed me that somebody undoubtedly represented himself to you as Pfau - as the only intimation that the latter had of the whole transaction was when he received a letter today from your office asking him to bring the deed, he could not understand what the letter meant and handed

0742

came to Mr Freudenburg
who caused his daughter
to send an answer to
your office which was no
doubt received.

I did not call
on you.

Respect

11 P.M.
June 16th - 1885 -

At Home.

F.

Wm H. Penney
Sailor

0743

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT - FOURTH DISTRICT.

Charles S. Mills of No. 260 - 5th Avenue, Street, 33 Years - Artist

being duly sworn, deposes and saith, that on the 10th day of June 1895, at the Central Park 19th Ward of the City of New York, in the County of New York, was feloniously taken, stolen, and carried away, from the person of deponent, by force and violence, without his consent and against his will, the following property, viz:

One gold watch and gold chain with gold ring attached thereto collectively of the value of three hundred dollars

of the value of the property of deponent Dollars.

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

James McGrade now present and another person (not arrested) acting in collusion. That about three o'clock P.M. on said day as deponent was walking on the eastern side of the Mall he was suddenly assailed and assaulted by the defendants and said other, who took hold of deponent from behind and held him firmly. The defendant took hold of the chain and suddenly jerked the watch from a pocket of the vest then worn by deponent and detached the chain and ring from said watch which the defendant held in his hand. That deponent then shouted for help and observed said other and the defendant, from whom deponent grasped the watch when they both ran away. That deponent soon after saw them in another part of the Park and taking hold of the defendant held him till he was taken into custody. Said other ran away.

Charles S. Mills

Sworn before me, this 11th day of June 1895. Police Justice.

0744

Sec. 198-200.

CITY AND COUNTY OF NEW YORK

District Police Court.

James McQuaid

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 McQuaid

Question. How old are you?

Answer.

26 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

135-3rd St Williamsburgh E.D.

Question. What is your business or profession?

Answer.

Carriage 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 of the charge

James McQuaid

Taken before me this

day of *June* 188*8*

John J. ...

Police Justice.

0745

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 McGrath
guilty thereof I order that he be held to answer the same and he be admitted to bail in the sum of Twenty-five Hundred Dollars \$2500 and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated June 18 1883 Henry Murray 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.

0746

Police Court 598 District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Charles S. Miles
260 5th av

James McGeneral

188 3

1
2
3
4

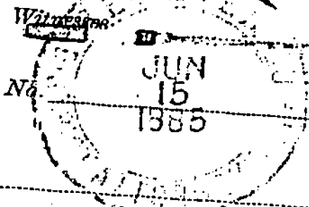
offence Robbery

Dated *June 13th* 188 3

Murray Magistrate.

George Hall Officer.

Opak Precinct.



BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

No. _____ Street.

No. _____ Street.

\$ *25.00* to answer *G. Sessions*

(Com)

0747

State of New York.

Executive Chamber.

ALBANY, Oct 11 1886,

SIR:

An application for Executive clemency having been made on behalf of Henry Brown, who was convicted of Forgery, 2nd degree in the County of W. Y., and sentenced Aug 20 1885, to imprisonment in the Sing Sing Prison for the term of 5 years and 0 months and to pay a fine of \$ 0.

I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial or upon the preliminary examination, or before the Coroner's jury, if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since the conviction.

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

Very respectfully yours,

William G. Rice
Private Secretary.

To Hon. C. C. Martin,

N. Y. City.

0748

Answered
December 29th 1886
A. L. Kn.

0749

STENOGRAPHER'S MINUTES.

4th District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

C. S. Mills

vs James M. Gerald

BEFORE HON.

Henry Murray

POLICE JUSTICE,

June 11th 1885

APPEARANCES:

For the People,

For the Defence,

James Oliver

June 11 1885

I N D E X .

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

Charles Mills

1 to 9 1-9 1 9

~~James M. Gerald~~

Officer Hall

10 to 12 10-12 10-12

M. J. Percy

Official Stenographer.

0750

4th DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF
W. S. Miles
James McRonald ^{asst.} Examination had June 11th 1885
Before Hon Henry Murray Police Justice.

I, M. J. Treacy Stenographer of the 4th District Police Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of Charles S. Mills and Officer George Hall as taken by me on the above examination before said Justice.

Dated June 11th 1885

Henry Murray
Police Justice.

M. J. Treacy
Stenographer.

0751

New York June 11th 1885
4th District Police Court
Hon Henry Murray. Presiding.

Charles J. Mills of No 260:
5th Av, Artist by occupation,
being sworn & say;

Ques

Are you married?

Ans

No Sir, I

am living with an old
friend of my mothers.

Ques

What
time did this occurrence
take place?

Ans

I was in
Central Park yesterday, I
entered about three or half
past three O'clock. When I
first saw these young
man it was about
3 O'clock. I was looking in
the cage. About a quarter
of an hour after this I
lost my watch; about

1

0752

2

Twenty (20) minutes after I had the young man arrested. I saw the young man in another part of the Park, he spoke to me when I was looking at the birds. His accomplice rushed over and grabbed me by the back; this young man was walking along the Mall when I had him arrested. I ran up to him and said I have got you. He appealed to me not to have him arrested. He made no resistance.

Ques

Is it a fact that before you shouted for an officer you and he were standing talking together?

Ans

We were standing talking.

2

(3)

Ques ²² He stood with Gow?

Ans Yes Sir.

Ques This was in Central Park?

Ans Yes Sir.

Ques He had plenty of room to run?

Ans Undoubtedly.

Ques This was after Gow's watch was taken?

Ans Half an hour after.

Ques How many people did you see during that time?

Ans Any amount, Hundreds, between 500 and a 1000.

Ques You saw a great many about his build and size? ^{could you be mistaken as to this young man?} Hardly

Ans I do not know.
Ques In all those people you saw is there a possibility of your being mistaken as to the identity of this

0754

H

Ans Young man?

There is no doubt
about it.

Ques

Can you tell
me the color of his eyes?

Ans

Blue eyes

Ques

His hair?

Ans

Light hair.

Ques

His mustache? What color?

Ans

I know he is
the man notwithstanding those
questions. It is of a light color.

Ques

Is there any
particular mark about his
face?

Ans

I do not know, I
merely took the general
effect; I know it was he.

Ques

You saw others
like him?

Ans

I have no idea
I was on my way home,
I did not look at the
people.

H

0755

Q-

Ques How many did you see resembling him?

Ans I do not know that I saw anybody.

Ques You will not swear that you did not see many people in the Park looking like the defendant?

Ans I will swear, I did not see any just like him, I know this is the man.

Ques Do you mean to swear you cannot be mistaken.

Ans I will swear I cannot be mistaken.

Ques Have ^{you} ever saluted anyone on the street by mistake?

Ans I certainly have done it many times in my life.

Q-

6

Ques And you were equally
as sure of the identity of
those people, as you are
of this young man's identity.

Ans As I approached
those people I became
conscious of my mistake.

Ques But till you found out
your mistake you were
sure of their identity, your
mind was, as all our
minds are liable to be
mistaken in fixing
identities of people,

Ans I am not
mistaken.

Ques You were excited?

Ans Of course.

Ques Are we not
more likely to be mistaken
in the identity of people,
when we are excited than
when not so?

Ans Yes Sir, we are.

6

17

Ques By the Court. Did you lose sight of the defendant between the time of the assault and the arrest?

Ans After the occurrence I lost sight of him for half an hour.

Ques Did you have a difficulty with any person other than the defendant?

Ans Not any. No other person had their hands on me.

Ques By Counsel Did you meet anyone you knew?

Ans No Sir.

Ques Did anybody have their hands on you?

Ans These two men.

Ques Did you have your

17

0758

S

Q Hands on them?

Ans

No Sir, they took hold of me, two of them were together. I was talking to this man first, I answered him, as I went along I was in hopes of eluding them but I could not. He asked me if I knew where there was a mineral. I said "No," I did not, his accomplice rushed over from behind a tree and there the affair occurred. He had walked up the East Drive over a thousand feet. He went up that path together. I sat down, he sat down, I got up, he got up. He went to a tree and urinated, he then followed me, we went in the same direction. The

S

9

Other man caught me
by the back; the defendant
caught hold of my watch
and chain. The man
that held me from
behind took my silver
headed cane. I screamed,
his accomplice said let
him go; they ran away
I was accosted by a lady
and gentleman, after these
two had attempted to rob
me.

By the Court.

Ques

Where did
you meet this woman, the
defendants wife?

Ans

At the corner,
she said she was his wife.

Sworn to before me }
this 11th day of June 1885 } Charles S. Smith

Henry Manning

Justice

9

10

Officer George Hall, of the
Central Park Police,
being sworn says;

When
I arrested this defendant,
Mr Mills was with him.

Ques

Any other person
with him?

Ans

No Sir.

Ques

Did you see any other
person?

Ans

No Sir. My
attention was first attracted
by a kind of car call,
I kept on walking and
~~whistling~~ ^{watching} in the direction,
I must have been 100
yards from where the
occurrence took place,
I kept watching, at the
second call the prisoner
and complainant were
walking together, after the
second call they walked

10

//

About Ho feet apparently together without coming in direct contact. I saw people looking in that direction. I went over and said "what is the matter, Mr Mills," said arrest that man the defendant. He made the complaint of being robbed. I brought them over.

Qns The defendant stood talking to the complainant some time?

Ans Yes Sir.

Qns Did the prisoner try to run away?

Ans No Sir; he had time enough to do so; there was no struggle or wrangle.

11

12
 By the Court. In the
 event of the defendant here
 making an effort to escape
 or get away was there
 any chance of his effecting
 his escape?

Ans Could get away, there
 were about a 1000 people
 all around the
 Mall.

Sworn to before me } George Lau
 this 11 day of June 1885 }

James M. ... Police Justice

Motion to discharge denied,
 exception taken and allowed.
 \$ 2500 ~~500~~ \$ to answer

0763

4th District Police Court.

Charles Mills

James McFarland

STENOGRAPHER'S TRANSCRIPT.

June 17th 1885

BEFORE HON.

Henry Murray

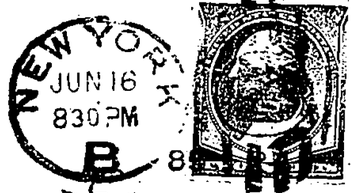
Police Justice.

A. J. Conroy

Official Stenographer.

0764

ED. FREUDENBURG,
Packer and Provision Dealer,
183 RIVINGTON ST.,
NEW YORK.



Wm. H. Penney Esq.
District Attorneys Office
City & County of N. Y.
N. Y. City.

0765

At a Court of General Sessions in and for the
City and County of New York, on the
17th day of June A.D. 1885.

Present,

Hon. Frederick Smyth,

THE PEOPLE OF THE STATE OF NEW YORK,

against

James McFarland

copy B
over
- 10/15 -

Application having been made to this Court
by the above named Defendant to be admitted to bail,
on a charge of Robbery first degree

under which he was, on the 13th day of
June 1885, duly committed to the custody
of the Keeper of the City Prison, and the District
Attorney waiving notice and consenting thereto;

It is Ordered, that the said James
McFarland be admitted to bail in the sum of
Twenty five Hundred Dollars,
and that said bail may be taken before any Judge of
this Court or Justice of the Supreme Court.

Wm
Jd

... to the entry
of the foregoing order.
Done at New York, June 17th 1885
Thomas L. Harris
Asst. District Attorney.

0766

People vs A Aug 20/85

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

Cre

An indictment having been found on the 17th day of June 1885, in the Court of General Sessions of the City and County of New York, charging James McLaughlin with the crime of Robbery in the first degree, and he having been duly admitted to bail in the sum of Twenty-five hundred dollars:

We, James McLaughlin defendant, residing at No. 135 Third Street Williamsburgh, and Edward Pau, residing at No. 183 Rivington Street,

surety, hereby jointly and severally undertake that the above-named James McLaughlin shall appear and answer the indictment above mentioned, in whatever Court it may be prosecuted, and shall at all times render himself amenable to the orders and process of the Court; and, if convicted, shall appear for judgment, and render himself in execution thereof; or, if he fail to perform either of these conditions, that we will pay to the people of the State of New York, the sum of Twenty-five hundred dollars.

Taken and acknowledged before me this

17th day of June 1885

J. Smith
Rods

James McLaughlin Principal
Edward Pau Surety



0767

And we, the undersigned, Principal and Surety in the annexed Recognizance, do hereby Stipulate, Agree and Consent, That in case said Recognizance shall be forfeited, that a copy of the order of the Court forfeiting the same, together with this Recognizance, be filed in the office of the Clerk of the City and County of New York, and that judgment may be entered for the several sums set forth in said Recognizance, and that execution issue forthwith thereon according to law.

Witness *John J. Ferris*

James McSerald Principal

Edward Pfau Surety

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

The above-named surety, being duly sworn, deposes and says, that he is a resident, and a free holder within the said City, County and State; that he is worth the sum of Seven Thousand ~~and~~ dollars, exclusive of property exempt from execution.

Sworn to before me, this 17th day of June 1887 } *Edward Pfau*
Phineas Rein

0768

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

Edward Pfau, Butcher,

of No. 183 Rivington Street, the Surety named in the annexed

Recognizance, being duly sworn, deposes and says that he owns in his own right real estate in the

city of New York consisting of a lot 20 + 96 with

three-story brick building thereon. Deponent purchased said property which is situated at No. 183 Rivington Street New York City about the Spring of 1881 from Theodore Pfau, deponent's uncle, consideration ten thousand dollars. The property described is subject to a mortgage of three thousand dollars held by Charles A. Hall of Brooklyn. The title to the property was examined by Mr. Bowley deponent's lawyer. Deponent considers his business as butcher worth from \$2,800 to \$3,000 per year

~~and that the same is of the value of not less than Dollars, and is subject to no incumbrance except a mortgage of~~

~~and that he owns personal estate in the and that its value is not less than that it consists of~~

Dollars;

~~and that it is subject to no incumbrance~~

and that there are no unsatisfied judgments or executions against him, and that he is under no recognizance

and that he is worth in good property not less than Seven thousand Dollars over and above all debts, liabilities and lawful claims against him, and all liens, incumbrances and lawful claims upon his property.

Sworn to before me this 17th day of June 1885. Edward Pfau. Surety.
J. M. [Signature]

0769

L. N.

NEW YORK

Court of General Sessions of the Peace.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

James Fitzgerald

Taken the *17th* day of *June* 188*5*

Recognition to Answer.

Approved as to Form and Sufficiency.

Dated *June 17th* 188*5*
Howard L. Parris

Act. District Attorney.

Identified by *James J. Williamson*
19th day of *June* 188*5*

0770

The People

James McKernald

city security of New York fo:-
George Hall being
duly sworn says:- That he is a
Park Policeman. That deponent is
informed and verily believes that
one Charles Mills is in the habit
of loitering about the animals in
the different Parks for the purpose of
soliciting men for immoral practices,
from the fact that said Mills
has been seen by several Park
Policemen and it is generally reported
among them, that he loiters there
and solicits men for said immoral
practices.

Sworn to before me this
23^d day of June 1885 } George Hall
Rudolph L. Schauf
Com^r of Deeds
N. Y. City

0771

COURT OF GENERAL SESSIONS.

The People, &c.

vs
James McCarroll

OFFENSE

RANDOLPH B. MARTINE,
District Attorney

0772

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 McFadden

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

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

The said James McFadden,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the tenth day of June, in the year of our Lord one thousand eight hundred and eighty-nine, in the day time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one Charles D. Miller, in the peace of the said People, then and there being, feloniously did make an assault, and

one watch of the value of two hundred and fifty dollars, one chain of the value of twenty five dollars, and one ring of the value of fifteen dollars,

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

(The said James McFadden being then and there aided and abetted by an accomplice actually present whose name is to the Grand Jury aforesaid unknown)

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

Charles D. Miller District Attorney

0773

BOX:

179

FOLDER:

1813

DESCRIPTION:

McKenna, Mary

DATE:

06/25/85



1813

0774

235

+ *McClay*

Counsel,

Filed 25 day of June 1885

Pleas *(Arquidy) (26)*

THE PEOPLE

ASSAULT IN THE FIRST DEGREE, ETC. (Sections 217 and 218, Penal Code).

vs.

R

Mary O'Connell

(2 former) I for acquitted.

RANDOLPH B. MARTINE,

July 13 1885
District Attorney.

Filed by my deapsee
A True Bill. *performed by County*

A. M. Kirby

Examiner.

Com. Arthur J. Quinn

13 MD.

Witnesses:

Michael Craym

Thomas Conaghan

27 Cont

In view of the fact in this

case I recommend that

Def. be discharged on

her own recognizance.

July 13 1885

M. Quinn
Dy, cont. subalt.

0775

Police Court - First District.

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

of No. 10 Washington Street, aged 30 years,
occupation Housekeeper being duly sworn

deposes and says, that on 18th day of June 1888 at the City of New York, in the County of New York, Katie Craig a child of the age of five

months was violently and feloniously ASSAULTED and BEATEN by Mary Mc Kenna (now here) who did wilfully and maliciously cut and stab the said Katie Craig a child, ^{on the forehead} with the blade of a knife then and there held in her ~~hands~~ hands and said assault was committed

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

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

Sworn to before me, this 19th day of June 1888
Samuel C. Reilly Police Justice. Katie Craig mark

0776

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer. *Mary McKeena*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *10 Washington St. 2 years*

Question. What is your business or profession?

Answer. *Domestic*

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*

her
Mary X McKeena
mark

Taken before me this

day of

June 19 1885

Samuel P. Kelly Police Justice.

0777

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 Mary M. Tenma

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10
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 19 June 1885 Samuel C. Bell 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 h to be discharged.

Dated _____ 188 _____ Police Justice.

0778

Police Court

18th District 634

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Kate Cragin
10 Washington St
Mary Mc-Nenna

Offence Felonious Assault
on Cattie Cragin a child of
of age

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated 19 June 1885
Daniel O'Reilly Magistrate.

Thomas Coughlin Officer.



27 Precinct.

Witnesses
No. Street.

No. Street,

No. Street.

\$ 1000 to answer Sessions.

[Signature]

0779

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Mary Mc Dennis

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

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

The said *Mary Mc Dennis,*

late of the City of New York, in the County of New York aforesaid, on the
nineteenth day of *June,* in the year of our Lord
one thousand eight hundred and eighty *five,* with force of arms, at the City and
County aforesaid, in and upon the body of one *Katie Croagin,*
in the peace of the said People then and there being, feloniously did make an assault
and *in* the said *Katie Croagin,*
with a certain *knife*

which the said *Mary Mc Dennis,*
in *her* right hand then and there had and held, ~~the same being a deadly and~~
~~dangerous weapon,~~ wilfully and feloniously did beat, strike, stab, cut and wound,
the same being such means and
force as were likely to produce the
death of the said Katie Croagin,
with intent *in* the said *Katie Croagin,*
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

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

The said *Mary Mc Dennis,*

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 one *Katie Croagin,*
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault, and *in* the said *Katie Croagin,*
with a certain *knife*

which *she* the said *Mary Mc Dennis*
in *her* right hand then and there had and held, the same being an
instrument likely to produce grievous bodily harm, then and
there feloniously did wilfully and wrongfully beat, strike, stab, cut 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.

0780

THIRD COUNT--

And the Grand Jury aforesaid, by this indictment, further accuse the said
Mary M. Hanna
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Mary M. Hanna,*

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 one *Stacie Praeger,*

in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault, and *then* the said *Stacie Praeger,*

in and upon the *head,* of *her* the
said *Stacie Praeger,* did then and there
feloniously, wilfully and wrongfully strike, beat, *stab, cut,* bruise and wound,
and did thereby then and there feloniously, wilfully and wrongfully inflict
upon *her* the said *Stacie Praeger,*
grievous bodily harm, to the great damage of the said *Stacie Praeger,*
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.

0781

236

McClayer

Counsel,

Filed 25 day of June 1885

Pleas *(Inguilty to it)*

THE PEOPLE

vs.

R

Mary McHenna

(Defendant)

ASSAULT IN THE FIRST DEGREE, ETC.
(Sections 217 and 218, Penal Code).

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

A. M. Kirby
Foreman

Witnesses:

Michael Coragin

Thomas Croghan

27 Oct

*In view of the facts of
this case I recommend
that def. be discharged
on her own recognizance.*

July 1st 85

*W. H. Davis,
Dist. Atty.*

0782

Police Court First District

City and County } ss.:
of New York,

of No. 10 Washington Michael Cragin
Street, aged 44 years,
occupation fireman being duly sworn
deposes and says, that on 18 day of June 1885 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Mary McKenna (nowhere) who did
wilfully and maliciously cut and stab
deponent on the forehead with the blade
of a knife then and there held in her
hands as deponent is informed by
his wife Kate Cragin and said assault
was committed

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

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

Sworn to before me, this 19th day
of June 1885 Michael Cragin
his
mark
Samuel C. Reilly Police Justice

0783

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 30 years, occupation Kate Craigie
Housekeeper of No.

10 Washington Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Michael Craigie

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

Sworn to before me, this 19
day of June 1887

Kate ^{her} Craigie
mark

Samy O'Reilly
Police Justice.

0784

Sec. 198-200.

18 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question. What is your name?

Answer.

Mary McKeena

Question. How old are you?

Answer

35 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

10 Washington St 2 years

Question. What is your business or profession?

Answer.

Domestic

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

Mary McKeena
Mona

Taken before me this

day of

1888

James P. Kelly
Police Justice.

0785

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 Mary McKenna

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated 19 June 1885 Samuel C. Bell 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 h to be discharged.

Dated _____ 188 _____ Police Justice.

0786

Police Court District. ^{1st} ~~634~~ 634

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Craigie
~~Washington St~~
1 Mary McKenna
2
3
4

Offence Felonious
Assault

BAILED,

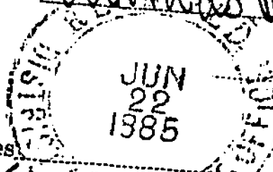
No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated 19 June 1885
Daniel O'Reilly Magistrate.
Thomas Broughlin Officer.
27 Precinct.



Witnesses
No. Kate Craigie Street.
~~Washington St~~
101 Greenish Street.

No. _____ Street.
\$ 1000 to answer _____ Sessions.

[Signature]

0787

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mary Mc Anna

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

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

The said Mary Mc Anna, late of the City of New York, in the County of New York aforesaid, on the eighteenth day of June, in the year of our Lord one thousand eight hundred and eighty-five, with force of arms, at the City and County aforesaid, in and upon the body of one Michael Craigin in the peace of the said People then and there being, feloniously did make an assault and ruin the said Michael Craigin, with a certain knife

which the said Mary Mc Anna in her right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound, the same being such means and force as were likely to produce the death of the said Michael Craigin, with intent to ruin the said Michael Craigin, 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 Mary Mc Anna of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Mary Mc Anna, 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 one Michael Craigin, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and ruin the said Michael Craigin, with a certain knife

which she the said Mary Mc Anna in her right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully beat, strike, stab, cut 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.

Randolph B. Madison District Attorney

0788

BOX:

179

FOLDER:

1813

DESCRIPTION:

McKenney, William

DATE:

06/29/85



1813

0789

255

Francis N. Keller
Mr. L. Fish

255
Counsel,
Filed *by* day of *June* 1885
Pleads *Not guilty* (30)

THE PEOPLE
vs.
William H. McKenna

Forgery in the Second Degree.
(Sections 511 and 521.)

*James
McKenna*

Charles R. Manning

District Attorney.

A True Bill.

A. M. [Signature]
Foreman.

June 30/85
Head of Jury
S. P. Quabbert

0790

No. 4500 New York, June 18th 1885

The Garfield National Bank

Pay to the order of Wm. H. McKenney

One hundred and sixteen Dollars

\$117.00 J. A. Megargee

Notes Bros. 33 Cortland St. N.Y.

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

Good and lawful money of the United States amounting to one hundred and eight dollars

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by William H. McKenney (now here) for the following reasons, to wit: On said date about the hour of 12 o'clock noon the said deponent handed to deponent the check here to attached ^{amounting to one hundred and sixteen dollars} purported to be drawn by one J. A. Megargee on the Garfield National Bank, New York City in favor of said deponent. ^{and which said deponent endorsed} That said deponent handed said check to deponent in payment of rent amounting to thirty eight dollars which said deponent then owed to deponent. That deponent believing said check to be genuine gave said deponent a receipt for the rent as aforesaid, and then and there paid said deponent fifteen dollars. On

Station for Deponent's Office

1885

Police Justice

0791

CORRECTION

0792

No. 45710 New York, June 18th 1885
The Garfield National Bank
Pay to the order of Wm. H. McRenny
One hundred Seventeen Dollars
\$ 117.00 J. A. McFarree

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

0793

Ann H. McKenny

Francis H. Keller

1875

0794

JUN 10 1885

885

Police Court Second District.

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

of No. Francis M. Nella
310 West 49th Street, aged 53 years,
occupation House agent being duly sworn

deposes and says, that on the 19 day of June 1885 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:

Goods and lawful money of the United States amounting to one hundred and eight dollars

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by William A. McKenney Crowder for the following reasons, to wit: On said date about the hour of 12 o'clock noon the said deponent handed to deponent the check hereto attached ^{amounting to one hundred & eleven dollars} purported to be drawn by one J. T. Megargie on the Garfield National Bank, New York City in favor of said deponent ^{and which said deponent endorsed}. That said deponent handed said check to deponent in payment of rent amounting to thirty eight dollars which said deponent then owed to deponent. That deponent believing said check to be genuine gave said deponent a receipt for the rent as aforesaid, and then and there paid said deponent fifteen dollars. On

Section to take testimony in this case
1885
Police Justice

0795

The morning of the following day deponent paid over to said defendant five dollars and in the afternoon of said day deponent paid over to said defendant's wife fifty dollars. - On the 27th instant the said check was returned from the Garfield National Bank through the West Side Bank to deponent and the said check was marked "No. 4". Deponent is further informed by William L. Fish, Bookkeeper of the Garfield National Bank that no such person as J. H. Megarney ever had an account in said bank.

Wherefore deponent charges said defendant with the larceny of said property.

Given to before me
this 27th day of June 1885 } Francis X. Keller
D. P. Dwyer }
Police Justice

Dated _____ 1885 Police Justice

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

There being no sufficient cause to believe the within named

Dated _____ 1885 Police Justice

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated _____ 1885 Police Justice

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

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

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

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

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

Police Court, _____ District,

THE PEOPLE, &c.,
on the complaint of

vs.

1 _____
2 _____
3 _____
4 _____

Offence—LARCENY.

Dated _____ 1885

Magistrate _____

Officer _____

Clerk _____

Witnesses, _____
No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ _____ to answer _____ Sessions.

0796

CITY AND COUNTY }
OF NEW YORK, } ss.

William L. Fish

aged 19 years, occupation Bank Keeper of No. the
Garfield National Bank, 23rd and 6th Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Francis H. Keller

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

Sworn to before me, this 23
day of June 1885

Wm L Fish

P. J. Depp
Police Justice.

0797

Sec. 198-200

Dud
217 District Police Court.

CITY AND COUNTY }
OF NEW YORK, ss.

William H. McKenney 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. William H. McKenney

Question. How old are you?

Answer. 44 years

Question. Where were you born?

Answer. The state of Maine

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

Answer. 250 West 35th Street, and born in 5 months

Question. What is your business or profession?

Answer. Boot and shoe fitter

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

Answer. I am not guilty

W. H. McKenney

Taken before me this

23rd

day of

August
1888

Edw. J. Barry

Police Justice.

0798

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 A. McKenney

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

Dated June 27 1885

[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 h to be discharged.

Dated _____ 188

Police Justice.

0799

Police Court *2nd 642* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Francis H. Keller
310 14 49 St.

William H. McKenna

Offence Grand Jurors

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 *June 23* 188*5*

Steph Magistrate.

Stephen Carmich Officer.

Mattew McConell 20 Precinct.

Witnesses *William L. Fish*
Garfield National Bank
No. *23rd Street* Street.

No. _____ Street,

No. _____ Street.

\$ *1000* to answer _____ Sessions.

adjourned till 2:15 PM
June 24/85.

0800

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William D. McHenry

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

William D. McHenry of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said William D. McHenry

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the nineteenth day of June, in the year of our Lord one thousand eight hundred and eighty-five, with force and arms, at the Ward, City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain instrument and writing, to wit: an order for the payment of money

of the kind commonly called Trade Orders,

which said forged order for the payment of money is as follows, that is to say:

No. 45 New York June 12th 1885
Sheffield National Bank
Pay to the order of Wm D. McHenry
One Hundred Seventeen — Dollars
\$117.00 — J. A. McFarree

with intent to defraud, 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.

0001

SECOND COUNT.

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

William St. Vincent Kenney

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

The said William St. Vincent Kenney

late of the Ward, City and County aforesaid, afterwards, to wit, on the said seventeenth day of June in the year of our Lord one thousand eight hundred and eighty five with force and arms, at the Ward, City and County aforesaid, with intent to defraud, Kenney in his possession, a certain forged instrument and writing, to wit, an order for the payment of money of the kind commonly called bank checks, which said last-mentioned forged order for the payment of money is as follows, that is to say:

No. 45	New York June 17th 1885
The First National Bank	
Pay to the order of Wm St. Vincent Kenney	
One Hundred Seventeen - Dollars	
\$117.00	J. A. McFargee

with force and arms, and
with intent to defraud, the said forged order for the payment of money then and there deliberately utter, dispose of and put off as true, the the said William St. Vincent Kenney, then and there well knowing the same to be forged, 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,
JOHN H. H. H. H., District Attorney.

0802

BOX:

179

FOLDER:

1813

DESCRIPTION:

McNabb, Alexander

DATE:

06/08/85



1813

0803

No 76

Witnesses:

Officer Jacob Mollenstern
Sent for to Back
Lauri Lamney
150 Spring St
Lauri Lamney
says he worked
with Robert in
Chicago & then
Cheney & then
Cheney near Cheney
to far as he knows

Counsel,
Filed
Pleads,
1885

THE PEOPLE
vs.
Alexander McNabb
[Sections 498, 506, 528, 531]
Burglary in the Third Degree.

RANDOLPH B. MARTINE,
District Attorney,
Pleads May 3, 1885.

A True Bill.

R. B. Martine
Foreman
14th Street
FD

0804

Police Court— 34 District.

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

of No. 327 Broome Street, aged 41 years,
occupation Saloon Keeper being duly sworn

deposes and says, that the premises No 327 Broome Street,
in the City and County aforesaid, the said being a dwelling house
with a saloon on the basement floor
and which was occupied by deponent as a lager beer saloon
and in which there was at the time ^{of} ~~at~~ human being, by name

were **BURGLARIOUSLY** entered by means of forcibly opening
the front door leading into the
premises since being lawfully
committed.

on the 30 day of May 1885 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One silk umbrella
cigars and good and lawful money
of the United States in pecuniary
of the value of two dollars in
all of the value of thirty five dollars

the property of deponent \$ 35.00

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
Alexander Mc Mabb
(now here)

for the reasons following, to wit: that the deponent was
informed by Officer Mallestein of
the 10th Precinct Police that at the hour
of 9 o'clock A. M. on the said day he saw
the defendant emerging out of the front
door of the said premises with the above
described property in his possession and said property was fully
identified by deponent as his own.

0805

And the deponent further says
that before he left his premises
on the evening previous he secured
fastened and locked said doors
to his premises. H BAKER

Subscribed before me
this 30th day of May 1885

J. J. Duffy
Police Justice

Police Court _____ District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Burglary _____ Degree.

Dated _____

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0806

CITY AND COUNTY }
OF NEW YORK, } ss.

Jacob Wallenstein
aged *27* years, occupation *Police Officer* of No.
129 Allen Street, being duly sworn deposes and

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

Sworn to before me, this

30

day of

May

188*5*

Jacob Wallenstein

J. M. Duffley

Police Justice.

0807

Sec. 198-200.

34

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Alexander de Muble 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. *Alexander de Muble*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *Canada*

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

Answer. *160 Spring Street 3 weeks*

Question. What is your business or profession?

Answer. *Printer*

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

Answer. *I am guilty of the charge of burglary*

Alexander de Muble

Taken before me this

30

day of *May* 1885

[Signature]
Police Justice.

0808

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

Alexander H. Mable

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

Dated *May 30* 188*7*

[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 h to be discharged.

Dated _____ 188

Police Justice.

0809

76 336
Police Court - 3^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Bunker
377 Broome St
New York
Alexander M. ...

Offence ...

JUN 1 1885

Dated May 30 1885
Suff Magistrate.
Wallstein Officer.
10 Precinct.

Witnesses Jacob Wallstein
No. 10 Precinct St.

No. Street,

No. Street.

\$ 500 to answer Sessions.

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

08 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

Alexander McNamee

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

_____ *Alexander McNamee* _____

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

The said *Alexander McNamee*

late of the *5th* Ward of the City of New York, in the County of New York, aforesaid, on the *12th* day of *May* in the year of our Lord one thousand eight hundred and eighty-*five*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *residence* of one

_____ *Henry Parker* _____

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

_____ *Henry Parker* _____

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

0811

SECOND COUNT—

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

Alexander McNeill

of the CRIME OF Fraud LARCENY, committed as follows:

The said Alexander McNeill

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

one hundred and five the value of seven
dollars, four hundred pieces of
the value of five cents each, and
the sum of two dollars in money
lawful money of the United
States of America, and of the
value of two dollars,

of the goods, chattels and personal property of one Henry Barker,

in the possession of the said Henry Barker,

there situate, then and there being found, in the possession 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.

Randolph B. Martine
District Attorney

08 12

BOX:

179

FOLDER:

1813

DESCRIPTION:

Meehan, Thomas

DATE:

06/05/85



1813

0813

No 64 +

Witnesses:

Officer J. J. Corcoran
J. W. O'Connell

Counsel,
Filed *J. P. Dign* -
day of *June* 188*7*
Pleads, *Not Guilty*.

THE PEOPLE
1887 *Masses* *P*
primes
Thomas Meehan

(Section 219, Penal Code.)

ASSAULT IN THE THIRD DEGREE.

RANDOLPH B. MARTINE,
Pr *Shaw* *vs* *Pr* *District Attorney.*
pleads guilty

A True Bill.

A. M. Andy
J. W. O'Connell
Foreman
F. R.

0814

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

3 District Police Court.

Thomas Meehan 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 Meehan*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *188 Munn St (since then) 1 year*

Question. What is your business or profession?

Answer. *Printer*

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

Answer. *I am not guilty
Thomas Meehan*

Taken before me this

day of

188

Police Justice.

08 15

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

Thomas Mehan

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 *May 31* 188*5* *W. J. Peck* 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 h to be discharged.

Dated _____ 188 _____ Police Justice.

0816

No 64 338
Police Court 3 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. Quinn
vs
Precinct
Thomas Maclean

1
2
3
4
JUN 1985

Offence as a result
in an office

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated May 31 1885

James J. Quinn
Magistrate.
Officer.
Precinct.

Witnesses
No. Street.

No. Street,

No. Street.

to answer Sessions.

0817

Police Court— 3 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

James J. Cronin
of No. 7 Presmit Street, aged 25 years,
occupation police man being duly sworn, deposes and says, that
on the 30 day of May 1885 at the City of New York,
in the County of New York, in the night time
he was violently ASSAULTED and BEATEN by Thomas Meekhan
(was present) who struck deponent
with his clenched fist on
the left ear and in deponent's
mouth

without any justification on the part of the said assailant

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

Sworn to before me, this 31
day of May 1885 } James J. Cronin
J. G. Deady Police Justice.

08 18

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 Madhan

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

Thomas Madhan

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

The said Thomas Madhan,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the thirtieth day of May in the year of our Lord one thousand eight hundred and eighty-five, at the Ward, City and County aforesaid, in and upon the body of one James G. Provier in the peace of the said people then and there being, with force and arms, unlawfully did make an assault and in the said James G. Provier, did then and there unlawfully beat, wound and illtreat, to the great damage of the said James G. Provier, 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.

0819

BOX:

179

FOLDER:

1813

DESCRIPTION:

Mellick, Lewis P.

DATE:

06/08/85



1813

0820

BOX:

179

FOLDER:

1813

DESCRIPTION:

Bruyn, Charles

DATE:

06/08/85



1813

Witnesses:

James B. Spaul

5210 9th Ave

Edwin Leonard

Officer 20 Street

From the facts I
have learned and from
the papers & other
data furnished by the
prosecution and
the defendant
I am charged

June 26/85

Wm B. B. B. B.
James T. B. B.

63 Grand No 60
Mr. Choate
Counsel for the
Filed day of June 1885
Pleads Not guilty

THE PEOPLE
vs.
Lewis P. Mellick
and
Charles Bryn

RANDOLPH B. MARTINE,
District Attorney.
A True Bill.

Foreman.
June 26th
G. S. B.

Grand Larceny, 2nd degree
[Sections 528, 531, 550 Penal Code].
and Receiving etc.

0021

0822

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 5th DISTRICT.

Patrick Leonard

of No. the 30th Precinct Police ^{Street, aged} _____ years,
~~occupation~~ ^{father} _____
that on the _____ day of _____
being duly sworn deposes and says,

~~at the City of New York, in the County of New York,~~ when he arrested
Louis Mellick in possession of the
horse and wagon of James F. Gray
on the 27th day of May 1885, said
Mellick was in company with Charles
Bruyn, now here, was in the wagon
with him and in possession of said
property together with said Mellick

Patrick Leonard

Sworn to before me, this _____ day of _____ 1885
of _____
_____ Police Justice.

0823

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, 5 DISTRICT.

Patrick Leonard,

of No. The 30, Duane Street, aged 26 years,

occupation Police man being duly sworn deposes and says,

that on the 24 day of May 1885

at the City of New York, in the County of New York, he arrested Louis Mellick who was in possession of a horse and wagon and was acting in a suspicious manner and that defendant has been informed by J. J. Sulfridge employed by David Bullock that said horse and wagon was stolen from said Sulfridge and defendant therefore asks that said Mellick be held to give defendant an opportunity to notify the owner of said property.

Patrick Leonard

Sworn to before me, this 24 day

of May 1885

Walter J. Smith

Police Justice.

0824

63

Police Court, 5 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Patrick Leonard

vs.

Rouis Mellick

AFFIDAVIT.

Dated May 24 188

A. White Magistrate.

Remond Officer.

Witness, _____

Disposition,

4. 9. 30. May 28/88.

0825

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Louis Mellick 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. *Louis Mellick*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *307 E. St.*

Question. What is your business or profession?

Answer. *Watchmaker*

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 wish to have an explanation before I say anything
Louis P. Mellick*

Taken before me this

day of *March* 188*8*

[Signature]
Police Justice.

0826

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, { ss

5th District Police Court.

Charles Bruyn

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. Charles Bruyn

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. Orange County N.Y.

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

Answer. 90th street near 3^d Avenue; 3 weeks

Question. What is your business or profession?

Answer. Hat-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 Charles Bruyn

Taken before me this 2nd day of March 1885
W. J. Justice, Police Justice.

0827

Police Court— District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 546 9th Ave Street, aged 28 years,
occupation Stone cutter being duly sworn

deposes and says, that on the 27 day of May 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 hundred
One horse of the value of fifty dollars
and one wagon of the value of two hundred dollars both of the value of two hundred and fifty dollars

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Louis Mellick and Charles Bruner (now here) from the fact that deponent was informed by John J. Sulfridge that he Sulfridge securely fastened in said property in a stable located at Amelia & E. River 90th and 91st Street and that said stable had been opened and said property taken and carried away, and deponent is further informed by his Officer Patrick Leonard of the 36th Precinct that he Leonard arrested said Mellick and said Bruner with said property in their Mellick's possession, and deponent further says that he identified said property as his and as that taken from said stable

James F. Gray

Sworn to before me, this 27 day of May 1887
Police Justice.

0828

Police Court, J District.

THE PEOPLE, &c.,
on the complaint of

James F. Gray
546 9" Ave

- 1 Louis Mellick
- 2 Charles Bryson
- 3
- 4

Offence—LARCENY.

Dated May 28 1885

Charles Mellick Magistrate.

Leonard Officer.

30 Clerk.

Witnesses, John Selfridge

No. 340 Street,

Patrick Leonard

No. 30 Street,

The presiding Justice will please

advice of this court in

No. 111 Street,

\$ to answer Sessions.

S. 30-10. Ave.

Bail 1000.

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

Louis Mellick and Charles Bryson
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 May 30 1885. Charles Mellick Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated May 30 1885.

There being no sufficient cause to believe the within named Charles Bryson Police Justice.

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

Dated May 30 1885. Charles Mellick Police Justice.

0829

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 P. Meade

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

Samuel P. Meade

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

The said *Samuel P. Meade*,

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

one horse of the value of
two hundred and fifty dollars,
and one wagon of the value
of two hundred dollars,

of the goods, chattels and personal property of one *James F. Gray*

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.

0830

SECOND COUNT—

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

James P. Medida

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said James P. Medida,

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

one horse of the value of
two hundred and fifty
dollars, and one wagon of
the value of two hundred
dollars.

of the goods, chattels and personal property of one James M. Ryan

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

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

James P. Medida

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

RANDOLPH B. MARTINE,

District Attorney.

1 E 8 0

No. 63

Witnesses:

James F. Gray
Patrick Leonard
officer 30 Pacht.

Counsel,
Filed *[Signature]* day of *[Signature]* 188*[Signature]*
Pleads

Grand Larceny 2nd degree
[Sections 528, 58 1 550, Penal Code].

THE PEOPLE

vs.

F

Lewis P. Mellick
& another
Chas. Bryson

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

[Signature]
Foreman.

0832

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 P. Mellick
and Charles Brumby

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

Samuel P. Mellick and Charles Brumby

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

The said *Samuel P. Mellick and Charles Brumby, each*

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

one horse of the value of two hundred and fifty dollars, and one wagon of the value of two hundred dollars,

of the goods, chattels and personal property of one *James F. Gray*

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.

0033

SECOND COUNT—

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

Lewis P. Mellick and Charles Brugn
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Lewis P. Mellick and Charles
Brugn, each* _____

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

*one horse of the value of two
hundred and fifty dollars, and
one wagon of the value of two
hundred dollars,* _____

of the goods, chattels and personal property of one *James F. Gray,*

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

~~unlawfully and unjustly, did feloniously receive and have;~~ the said *Lewis P.*

Mellick and Charles Brugn, _____

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

RANDOLPH B. MARTINE,

District Attorney.

0834

BOX:

179

FOLDER:

1813

DESCRIPTION:

Monaghan, Robert

DATE:

06/04/85



1813

0835

Witnesses:

Officer Jacob Lambrecht
3rd Precinct

This case has been reported to me by the complainant in the West Precinct and he stated when I went there that the case was in his precinct, A. H. Perry, 22nd Precinct

No 79
J. Walsh

Counsel

Filed 4 day of June 1885
Plead City of New York

THE PEOPLE

S. P.

Robert Monaghan

Indicted

affidavit

RANDOLPH B. MARTINE,

District Attorney.

Indicted by the Grand Jury
in the 2nd Precinct
A True Bill.

A. H. Perry

Foreman

10 June 11 1885
22nd Precinct

Grand Larceny 2nd degree
[Sections 528, 58 1 330 Penal Code].
and Possession

0836

Police Court— 13 District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Edward E. Looker
of No. Schooner James Slater lying Pier 13 East River
occupation Seaman Street, aged 19 years,
being duly sworn

deposes and says, that on the 20 day of May 1885 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 :

a quantity of Raw Rubber about
forty five pounds of the value of
twenty seven dollars

the property of John R Matthews and William
St Jones copartners as common carriers
and in care and charge of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Robert Monaghan (now here)
from the fact that deponent missed
said property from two wooden cases
on Pier No 13 East River and subsequently
deponent found said property ^{concealed} under
said pier and found said defendant
by said property under said pier where it
was ^{concealed} ~~was~~
Wherefore deponent charges said
defendant with taking stealing and carrying
away the aforesaid property

Edward E. Looker

Sworn to before me, this 20 day

1885

William
Police Justice.

0037

Sec. 198-200

1st District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Robert Monaghan 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. Robert Monaghan

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. New York city

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

Answer. 110 New Church St. about 2 years

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am not guilty

Robt. Monaghan

Taken before me this

20th

day of

1888

Samuel Peurton

Police Justice.

0838

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 Robert Monaghan

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 20 May 1885 J. M. Pittman 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 h to be discharged.

Dated _____ 188 _____ Police Justice.

0839

No 29

Police Court 1st District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward C. Tucker
PIER. 13th East River

1 Robert Monaghan
2
3
4

MAY 25 1885

Offence Grand Larceny

Dated 20th May 1885

Jacob M. Patterson Magistrate.

Jacob Lambrecht Officer.

3 Precinct.

Witnesses Officer
No. John R. Matthews Street.

No. Wm. N. Jones Street.

No. \$1000 to answer Gen. Sessions.

Conrad

BAILED.

No. 1, by Catherine Poplon
Residence 439 8th St. Brooklyn Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

0840

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Robert Monaghan

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

Robert Monaghan

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

The said Robert Monaghan,

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

took five pounds of
value of the value
of eight cents each
pound,

of the goods, chattels and personal property of one

John R. Matthews,

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.

0841

SECOND COUNT—

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

Robert Monaghan

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

Robert Monaghan,

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

*forty five pounds of rubber
of the value of sixty cents
each pound,*

of the goods, chattels and personal property of one

John R. Matthews

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

John R. Matthews

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

Robert

Monaghan,

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

RANDOLPH B. MARTINE,

District Attorney.

0842

BOX:

179

FOLDER:

1813

DESCRIPTION:

Mullen, John

DATE:

06/19/85



1813

0043

Dec. 19, 1885.
S. O. Roman
206 Broadway

Counsel,
Filed 19 day of Dec 1885
Pleads (by authority)

[Sections 316, Penal Code]

THE PEOPLE

vs.

John Mullen

RANDOLPH B. MARTINE,
District Attorney.

Discharged by Court.

A True Bill.

A. M. Kirby
Foreman

Jan 25 1886
9. P. O.

Witnesses:

John F. Mahan
off. Sec. E. Murray
11. Court

Subscribed
The undersigned, being satisfied
that the Defendant was guilty
of the crime, the offense was
committed and the written
statement of the complainant
being filed with the District
Court to that effect, and the
Court to discharge the Defendant
on the same day and
Gunning J. Bishop
P. D. R.

0844

Court of General Sessions

The People vs)
John Mullen)

City & County of New York S.S.

John F. Whalen, being
duly sworn, says I made the
complaint herein. Since mak-
ing the complaint I have seen
the same girls who were present
when the defendant herein was
urinating, following drunken
men in the street. When Mr Mullen
was arrested he was drunk and
I do not believe he exposed his
person intentionally or lewdly,
and think justice will be
promoted by his discharge.

Sworn to before me

this 2nd day of June 1885

James C. Gorman
Notary Public.

John F. Whalen

0845

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

POLICE COURT, DISTRICT.

John J. Whalen

of No. *15 Dy Dock* Street, being duly sworn, deposes and says,

that on the *14* day of *June* 188 *8*

at the City of New York, in the County of New York, *John Muller*

(now here) did wilfully unlawfully
and lewdly expose his private person
to public view, from the fact that
deponent saw the said John Muller
at the foot of Thirtieth Street and East
River near a fence, in a secluded
place where he was in company with
three or four little girls to whom he was
exhibiting his person

John J. Whalen

Sworn to before me, this *15* day

of *June* 188

John J. Whalen
Police Justice.

0846

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK

John Muller

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 Muller*

Question. How old are you?

Answer. *40*

Question. Where were you born?

Answer. *New York State*

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

Answer. *512 West 46. six 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 went behind the fence to make water. I was drunk - I saw no children when I went in. afterwards the children came in but I never spoke to them nor exposed myself. I demand a trial by jury*

John Muller

Taken before me this

day of

June

188

Wade
Police Justice.

0847

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 M Allen

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

Dated *June 15* 188*5* *M. A. Rude* 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 h to be discharged.

Dated _____ 188 _____ Police Justice.

0848

Police Court 9 District 616

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John F. Whalen
15 Bay Dock St
John Muller

*Indecent
Exposure of
Person*

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *June 15* 188 5

Welde Magistrate.

Murray Officer.

11 Precinct.

Witnesses

No. Street.

No. Street,

No. Street.

\$ *500* to answer Sessions.



Qu

0849

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 Mullen

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

of the CRIME OF Willfully and lawfully exposing the private parts of his person in a public place, committed as follows:

The said John Mullen,

late of the 1st Ward of the City of New York, in the County of New York aforesaid, on the 10th day of June, in the year of our Lord one thousand eight hundred and eighty-eight, at the Ward, City and County aforesaid, willfully and lawfully exposed the private parts of his person in a public place, to wit: in a certain common and public highway, more known as East 11th Street, 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 John Mullen of the Crime of Willfully and lawfully exposing the private parts of his person in a place where others were

present, committed as follows:

The said John W. Warden, late of the
 Ward, City and County of aforesaid, afterwards
 to wit: on the day and in the year
 aforesaid, at the Ward, City and County
 aforesaid, did unlawfully, willfully
 and knowingly expose the private acts of
 this person, in a certain place there,
 where one John W. Warden and divers
 other persons whose names are to the
 Grand Jury aforesaid unknown, were
 then and there present; 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 W. Martin,

District Attorney.

0851

BOX:

179

FOLDER:

1813

DESCRIPTION:

Murfino, Joseph

DATE:

06/23/85



1813

0852

Witnesses:

Joseph Sweeney
24 South
Off. John J. O'Brien
6 Court

No 211
George O'Callahan

Counsel,

Filed 23 day of June
Pleads Not guilty (no)

188

THE PEOPLE

vs.

F
Joseph Marino

ASSAULT IN THE FIRST DEGREE, ETC.
(Sections 217 and 218, Penal Code).

RANDOLPH B. MARTINE,

District Attorney.

July 6/08.
Speed & Acquitted.

A True Bill.

A. M. Kirby
Foreman.

0853

Police Court _____ District.

City and County } ss.:
of New York,

of No. 24 Baxter Joseph Sussume
occupation Salesman Street, aged 22 years,

deposes and says, that on 14 day of June being duly sworn
York, in the County of New York, 1885 at the City of New

he was violently and feloniously ASSAULTED and BEATEN by Joseph Murfino
(name here) who wilfully and maliciously cut
and stabbed deponent in the stomach
with a knife or some sharp
instrument then and there held
in the hand of said deponent

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

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

Sworn to before me, this 17 day }
of June 1885 } Joseph Sussume

Samuel C. Kelly Police Justice.

0854

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Joseph Murino 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 Murino

Question. How old are you?

Answer

41 years

Question. Where were you born?

Answer.

Italy

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

Answer.

36 Baxter St Brox

Question. What is your business or profession?

Answer.

Confectioner

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

Answer.

I am not guilty

*Joseph ^{his} Murino
made*

Taken before me this

day of

June 17

188*8*

James P. McNeill
Police Justice.

0855

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 150
Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he
give such bail.

Dated June 17 1885 Samuel W. 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 h to be discharged.

Dated _____ 188 _____ Police Justice.

0856

Police Court 1 District 620

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Sussanne

24 vs. 24 Baxter St
Joseph Murphy

Officer Johnson
Abaul

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated June 17 1885

G. O. Rully Magistrate.

Geo J O'Brien Officer.

6 Precinct.

\$2500 for & 2 P.M.

Witnesses June 17

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1500 to answer G. S.

C

0857

Call C.H. Wright to find
out in respect of
the money.

" Hang back with the
fuging of his signature.

0858

Can be identified couple
what was he doing in the
yard -

2 witnesses could not say exactly
what couple.

2 witnesses to the matter.

0859

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 Murphy

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

Joseph Murphy

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

The said Joseph Murphy,

late of the City of New York, in the County of New York aforesaid, on the fourteenth day of June, in the year of our Lord one thousand eight hundred and eighty-five, with force of arms, at the City and County aforesaid, in and upon the body of one Joseph Dussanne, in the peace of the said People then and there being, feloniously did make an assault and ruin the said Joseph Dussanne, with a certain knife

which the said Joseph Murphy in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound

with intent ruin the said Joseph Dussanne, 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

Joseph Murphy

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

The said Joseph Murphy,

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 one Joseph Dussanne in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and ruin the said Joseph Dussanne,

with a certain knife

which he the said Joseph Murphy in his right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully beat, strike, stab, cut 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.

Randolph B. Martin, District Attorney.

0860

BOX:

179

FOLDER:

1813

DESCRIPTION:

Murphy, John

DATE:

06/23/85



1813

0061

Witnesses:

Henry Brunken
Thos. O. Keil

322 Paed

No 207
Jett Brady

Counsel,
Filed 203 day of June 1885
Plead *Christy Kelly*

Grand Larceny, 2nd Degree.
(From the Person.)
[Sections 528, 531, Penal Code.]

THE PEOPLE

vs.

John Murphy
an Employee of

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

John Murphy
Foreman
Speed & Associates of
an attorney
June 13th
July 1st 1885

0862

21

The People of County of General Sessions Part 2
John Murphy before Judge Gilderleeve July 1, 1945
Indictment for grand larceny in the
second degree.

Henry Meinken sworn and examined.
Where do you live, Mr. Meinken? No 35
West Thirty Fourth St. Were you in the city
of New York on the 11th of June? On a boat.
The boat Westfield, was it not? I do not recall
but the name of the boat. Where were you
going? Coming back from Bay Ridge. You
saw the prisoner didn't you? Yes sir
What were you doing at the time you saw
him? I was drinking a glass of milk.
How near was he to you while you were
drinking a glass of milk? I could
just reach him with the hand. He was
near enough to reach you was he not?
Yes sir. What did you feel him do of any
thing while you were drinking milk? I
felt something at my pocket. After you
felt something at your pocket what did
you do? I looked sideways and I saw
him. I felt put his hands behind my
hand on my pocket and I felt my watch
was gone. I looked sideways and I happened
to have the chance this way touching
I then disappeared my left hand and

caught him by the throat, and the
 chain was hanging down. I could not
 see the watch; the watch was gone out of the
 pocket, the chain was hanging down.
 As I caught him by the throat he drop-
 ped his left hand and the watch drop-
 ped. That is the watch. You knew it
 was yours? Yes sir. That is the value
 of it? One hundred and seventy dollars
 it cost me. You are sure this is the
 man in whose hands the watch was
 and that he dropped it? Yes sir.
 Cross examined. When your watch
 dropped was it still fast to the chain?
 Yes sir. It was never separated from
 the chain at any time? No sir.
 In these words you caught the man you
 looked down and the watch attached to your
 chain was hanging from your button hole?
 The chain was hanging down and the
 watch was on the end of it? He watch
 I could not see. Then you found the
 watch? Then the watch was hanging in
 the chain. How the watch was
 when you saw it and found it
 that is the way (showing). After you had
 caught the prisoner that is the way
 the watch was? Yes sir. As far as

0864

you know it had never been removed from your vest had it? No sir. You are positive of that? Positive of it. Where had you been to that day? To the races. At Sheephead Bay? Yes sir. What time did you leave the races? I think the train leaves there about ten minutes past six. You came from there to Bay Ridge? To Bay Ridge. And then you got aboard the boat ~~Westfield~~ on which this occurred at Bay Ridge? I don't know the name of the boat. You got on board the boat on which this occurred at Bay Ridge? Yes sir, at Bay Ridge. How long after you got aboard the boat did this happen? I do not believe over five minutes. The boat was fastened to the dock? The boat just started; it had hardly left the dock; it had just left the dock. By Mr. Bedford. On the direct examination I understood you to tell this jury that you felt a tug. Yes sir. And then this chain was cut and you saw the watch in the prisoner's hand, cried that he dropped it, is that so? Yes. Where? When I saw him first I could only see the chain; the watch was that way (showing). He touched the chain. I saw him touch the chain. When I caught him by the

0865

that he dropped the left hand
used the watch dropped this way,
just in coming from the chain.
The watch was taken from the
chain! It never got away from
the chain at all. I thought you said
it dropped on the floor. No, it did
not drop on the floor.

Thomas O'Neill sworn. What precinct do you belong to? The third precinct. Did you arrest the prisoner?

Yes sir. Do you know anything of your own knowledge regarding this theft committed on the steamerboat? Nothing more than what I have been told. There is two other officers here.

Counsel. I ask your Honor to direct an acquittal on the ground of want of jurisdiction, on the ground of variance between the proof and the indictment, and that there is no larceny proven. The motion was denied.

The jury rendered a verdict of guilty.

0867

Testimony in the
Case of
John Murphy
filed June

1883

[Faint, illegible handwritten text, likely bleed-through from the reverse side of the page]

0858

Police Court—First District. 1

Affidavit—Larceny.

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

of No. 31 West 34th Street, aged 48 years,
occupation Printing Wall Paper being duly sworn

deposes and says, that on the 16 day of June 1888 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 daytime, the following property viz:

One double cross gold watch of the value of One Hundred and Seventy 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 John Murphy (nowhere)

for the following reasons to wit: while deponent was on board of the steam boat Westfield standing in a crowd in the act of drinking a glass of milk he deponent felt a tug or pull at deponent's watch chain attached to a watch in the left hand side of deponent's vest pocket, worn by deponent as a part of deponent's bodily clothing and deponent immediately looked down and saw the said defendant with his deponent's watch in his defendant's left hand, and deponent caught hold of said defendant and he defendant immediately dropped the said watch, and deponent found the said

Subscribed and sworn to before me this 16th day of June 1888

Notary Public

0869

water hanging down outside deponent's clothes

Wherefore deponent charges the said defendant with taking, stealing, and carrying away the aforesaid water from possession and person of deponent

Sworn to before me } Henry Meinkeu
this 17th day of June 1880

Sam'l O'Reilly Justice of Peace

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

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

Dated 1880 Police Justice

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

Dated 1880 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 1880 Police Justice

Police Court, District, _____

THE PEOPLE, &c.,
on the complaint of

ss.

1 _____

2 _____

3 _____

4 _____

Dated 1880 _____

Magistrate.

Officer.

Clerk.

Witnesses,

No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ _____ to answer Sessions.

Offence—LARCENY.

0870

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

John his *Murphy*
mark

Taken before me this

day of

188

Police Justice.

0071

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

Dated June 17 1885 Samuel O'Reilly 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 h to be discharged.

Dated _____ 188 _____ Police Justice.

0872

V: 622

Police Court - 1 District:

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Meinken
314 West 34th St

1 John Murphy
2
3
4

Offence Larceny from the Person

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated June 17 1885

D. O. Reilly Magistrate.

Thos. O'Neill Officer.

3^d Precinct.

Witnesses Thomas Huckey
Richard Connor Street.

Edward Slavin
Detective, Surgt Street,

who assisted defendant
in a previous charge Street.

\$ 2500 to answer G. S.

PAID
JUN 17 1885
RECEIVED

0873

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 [unclear]

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

John [unclear]
of the CRIME OF GRAND LARCENY in the ~~second~~ degree, committed as follows:

The said *John [unclear]*

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

*one watch of the value of one
hundred and seventy five dollars,*

of the goods, chattels and personal property of one *Danny [unclear]*,
on the person of the said *Danny [unclear]*,
then and there being found, from the person of the said *Danny [unclear]*,
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.

Charles B. Martin,
District Attorney