

0009

BOX:

39

FOLDER:

456

DESCRIPTION:

Madden, William

DATE:

05/06/81



456

0010

81

Filed *6* day of *May* 188*1*
Pleads

THE PEOPLE

vs.

B

William Madden

Felony Assault and Battery.

Daniel C. Rollins
Part 2. Dec 22/81 **BENI K. PHELPS,**

On M's of Attorney
District Attorney.

Bail decho

A True Bill

See papers of
Wm. J. Phelps

Foreman

I consent to the
discharge of bail
in this case on reasons
disclosed in the papers.
D.C.R.

0011

The People vs Complaint
James C. [unclear]
of Samuel T. Ferguson

against
William Madden

To the Hon. David G. Rollins
District Attorney

I, the undersigned the complainant
against William Madden for
assault desire and wish the
District Attorney to permit me
to withdraw my complaint
and respectfully ask that
no further proceedings be
taken against said Madden
as I think the cause of justice
will better be served by permitting
such withdrawal.

Dated New York June 9th 1881

Attested by
Edw. J. Anderson
No 252 73 Broadway
William L. [unclear]

0012

People of ~~the City~~
of ~~the City~~

1881
William Madden

James Madden of No 111 West 119th
Street in this City, states. I am
the father of William Madden
who is charged with the offense
herein. He is about 28 years of
age and has always lived with
me except when away at
School. He has never been in
any trouble before this. He has
been working at the Academy of
Mus. Music in this City for the
last two years and is ^{and has been} an
very and honest young man.
I never heard anything before
this against his character and
honesty.

Dated New York June 9, 1881

Witnessed
William Madden

James Madden

0013

New York June 7th 1881.
Hon David G. Collins
District Attorney

The undersigned
residents of the City of New York respectfully
represent -

That we have known Mr James Madden
who resides at Number 118 West 19th
Street, a respected citizen of the 16th Ward,
for many years -

We further state that we have also
known his son William Madden, who
resides with his father and mother
at the above address, for ever since his
boyhood, and can certify that he has
been an industrious young man, and
has always borne a good character -

We have never known or heard any-
thing against him (until recently in-
formed of the charge now pending
against him) - but on the contrary
his reputation amongst his neighbors
and those who know him, is, that of a
respectable quiet and inoffensive person -

0014

Name	Residence
Walter Demarest	N. D., 144 N. 25 th St.
Wm. Cannon	222 W 21 st St
Philip Parker	238 West 34 th St
Wm. W. Copan	38 W 18 th St
Edward J. Montague	192 7 th St
Philip Treanor	139 W 19 th St
Edward Tule	300 2 nd Street
J. A. Carter	112 Clinton Pl
David A. Orman	200 E 12 th St
Edwin H. Geyre	141 East 14 th St
E. C. Harris	31 W 15 th St
E. J. L. Wood	241 Spring St
Francis Birmingham	Wallace Street
James L. Miller	307 W 27 th St
John McLean	208 E 36 th St
Joseph C. Miller	344 East 25 th St
Wm. Kelly	113 West 10 th St
John Downing	313 E 21 st St
W. J. Kline	114 W 20 th St
	252 W 39 th St

0015

Wm Madden

People

apt

William Madden

Application to
Lithuanian
Republic of
Lithuanian

0016

TORN PAGE(S)

00 17

Court—Fourth District.

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

James Coof

326 Bleeker

Street,

being duly sworn, deposes and says, that

the

29

day of

December

1880 at the City of New York, in the County of New York.

was lately ASSAULTED and BEATEN by

William Madden

present who struck deponent with
his fist also stabbed deponent with the
blade of a pocket knife in deponent's
back. Deponent has been since confined
in the Hospital since in consequence of
the injury. Deponent believes that said
Madden so stabbed deponent —

0018

H.E.

ON THE

James [unclear]

132 3rd Ave

APR 14 1881

William Moadder

Dated: February 11 1881

William Magistrate.

Officer.

Witness

50 26th Precinct

Robert Tucker

132 3rd Avenue

Thomas Riley

132 - 3rd Avenue

John Bushman

64 East 14th St

John J. Kennedy

No 2 Irving Place

Officer Ferguson

26th Precinct with knife

Walter [unclear] 39 Avenue

Pail St

Joan M Crocker

134 - 7th Ave

0019

with the felonious intent to take the life of deponent, or to do him 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, &c., and be dealt with according to law.

Sworn before me, this 11 day
of February 1871

J. J. Wilmoth
Police Justice.

James Cox

0020

Bellevue Hospital.

Jan 28th.

There is still some risk attached to the exposure of James Cox in his present condition.

He is recovering rapidly and will probably be able to leave the Hospital during the coming week.

Respectfully,
House Surgeon & Surg. Dir.

0021

In the next 4-7 or 8 days
the condition of the patient -
James Cox will probably be
such as to permit - me to give
an opinion concerning the
future condition of his eye.
He is doing well but not able
to leave the ward yet.

Respectfully,
Bellevue Hospital, House Surgeon
Jan 7, 1881. J. S. J. Dir.

2200

This is a copy of the Journal of
the author of the paper on
the subject of the
of the base of the left eye. The
penetrating the interior of the
organ. He has under the
title Feb. 24, 1881 at the
he has described the
has completely healed but the
part of the eye
and the paper of the
changes.
Bellevue Hospital, New York, N.Y.
March 9th 1881. James Duggan

Dec 29,

The patient - was brought today with
a spur wound which penetrates the base of the
eye. He is not in a condition to be removed at
present.

Received thanks from

James Surgen,

Bellarm Hospital.

0023

0024

Billerica Hospital -

Dec 30 - 1880 -

The patient, James Cox, is
unable to leave the Hos-
pital today -

Wm A. Poorhus M.D.
House Surgeon -

per A. M. Sherman M.D.
Senior Assistant -

0025

H. P. TOWNSEND.
J. H. MAHAN.

TOWNSEND & MAHAN,
COUNSELLORS-AT-LAW.

13 CHAMBERS STREET,

New York, Dec 30th 1880.

Dear Sir.

William Madden the son
of an old client of ours was arrested
for an assault and as we understand
committed without bail. Will you
be good enough to let us know by return
if the prisoner can be bailed and if
so will you fix the amount of bail
to be given -

Hon J. J. Kilbuck

Respectfully Yours,
Townsend & Mahan

0026

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

Police Court—Fourth District.

Samuel T. Ferguson
of the *18th Precinct Police* Street, being duly sworn, deposes and says,
that on the *29th* day of *December* 18*80*
at the City of New York, in the County of New York,

James Cox was feloniously assaulted and beaten by William Madden who stabbed said Cox ^{over the left eye} with a pocket knife as this deponent is informed by said Cox who is now confined in Bellevue Hospital in consequence of the injuries inflicted by said Madden. Deponent confronted said Madden with said Cox who identified him as the person who stabbed him

Samuel T. Ferguson

Sworn to before me, this

29th day

of *December* 18*80*

Michael Walsh
CLERK OF JUSTICE

0027

81

Police Court—Fourth District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Samuel S. Ferguson

vs.

William Madden

AFFIDAVIT

Delvingo Cassius Anderson

Dated Dec 29 1880

Ottobourg Magistrate.

Ferguson Officer.

Witness

Disposition

Monday Jan 10/81

10:00 a.m.

Friday Jan 28 1881

Ex Feb 21. 3 P M

March 7 at 3 P M

March 22 " 3 P M

March 24 . 3 P M

" 25 3 P M

April 8. 3 P M

0028

James Lee the Complaciant
being E D by respondents
Counsel Lee P.

I am a waiter at 132
3 ave. Have been for over a year.
Have worked at that place over
3 years. It is a restaurant
kept by Stunts, bet 14 + 15 St.
Know Madden very well by
sight. Spoke to him once & then
but never had much to do with
him. Know that he works in
some capacity about the steps
of Academy of Music. This
happened at 1.40 A.M. Dec
30, at St E cor 3 ave + 14 St.
I was alone. There was a gentle-
man standing on the corner
waiting for a car. That is the
only person. Afterwards there
were 5 or 6 there. After he
started me I knocked him
down. I struck him 4 or 5
times. No one aided me. When
I knocked him down there
were 4 or 5 of my friends there

0029

Prisoner spoke to me first, he came up & asked if I was able to treat him. I said no & he then turned round and struck me. I showed him to the ground. I did not ask to let me have 50 cents. Nothing was said about money. He did not take out a dollar bill. I was standing on the corner distributing advertising cards to the people coming along. They were coming from Dining hall where there was a ball. I am a runner for Stewart's place. Am employed by the week - 6 for week. Get 1/2 a night & two nights I don't work I get 50 cents. I worked there during last fall, and during last summer ~~at that~~, during which time I got 4 1/2 a week & board. At the moment of the stabbing there were also present two others, John Kennedy & Materson.

0030

Have lived at 376 Bleeker Street
since last April. Live with
my brother. Mother of us is
quarantined in room three + board
outside. We rent room from
Miss Robinson. Before I went
to Stewart I worked around
at different places around boat
rooms. Worked for E. Hagon about
6 or 7 months in 1878 or 1879.
After leaving Hagon I went with
Stewart. Worked also for Gen
Ferry. At that time I was
blackening boats + would run
errands for Ferry. My father
is dead. My mother lives in
Baltimore. I was not drunk on
that evening. I never drink.

Wadden came up 3rd ave and
crossed over 14th St to the corner
where I was standing. Kennedy
was standing by the 3rd ave curb
and about 10 or 12 feet from
me. He did not come over to
where we were. I had nothing
in my hand except cards.

The ~~system~~ ^{Bot Fucker} and Gen Kelly
came from Stewart.

0031

I noticed them first at the time I had hold of Madden. No one attempted to separate us. No one took hold of either of us. They stood about 3 or 4 feet away. I noticed that Tucker had nothing in his hand.

I had hold of Madden when the officer arrived. He was standing up at the time. I had knocked him down twice. After he struck me with his fist I knocked him down. He then got up and stabbed me & I knocked him down again. When he got up he came for me again and I got hold of him and held him until the officer came, which was some minutes. When I first knocked him down there were only 2 others present, but when I knocked him down the 2nd time there were 6 or 7 there. I have known Masterson for a couple of years

0032

He is in the oyster business at 3rd ave and 56 or 57th St, that is he kept it there 3 years ago. I have not seen him around lately. Used to see him around the neighborhood at about 6 or 7 in the evening, but never or later on this evening. I had not seen him before on that evening, I never spoke to him in my life.

I did not see or hear of any oyster knife being used or shown on that occasion. Shunt's place is on west side of 3rd ave about 3 hours above 14th St. This took place right on the corner near the gutter. I do not know if any body went to Shunt's after these people. Suppose they were attracted by the noise. I didn't know I was stabbed until I felt the blood running down my face. I had hold of him then and said to him, "you

0033

slatted me." When I ~~first~~
knocked him down, ^{the 2nd time} I didn't
kick him. I simply held
him down and then I let
him up. I gave him the
black eye. That was after he
slatted me. I did it with my
fist. The first time he struck
me it was in the jaw but
left no mark. I went to
Stator's house & from there to
hospital where I have since
remained. Have been out 4
times - twice to come to court,
and twice to see my families
at corner of Haverstreet & Barwick,
where my brothers work - also
went to Mucker St to see Miss
Robinson and my aunt Mrs
Tracy on 12th St bet 1 & 2 ave.
Also went to St. Vincent's.

Sworn to before me

this 21st day of February 1881

JAMES C. BECK

J. William Police Justice

0034

Samuel T. Ferguson of
the 26th Precinct Police being
duly sworn says,

I made the arrest
of the prisoner. When I
came up at 3⁰⁰ AM + 14⁰⁰ PM
I saw Cox holding on to
the prisoner. I saw prisoner
throw something away and
saw a knife lying on
the ground about
where he had thrown the
article from his hand
I told some one to pick
up that knife. Some one
did so and handed it
to me. The knife now
shown is the one referred
to.

Sworn before me
this 8th day of April 1881

J. Kilbuck, Police Justice
Samuel T. Ferguson

0035

William Madden
the accused being duly
sworn in his own behalf
says,

I reside at 111
W 19th St. Am property man
at Academy of Music. Have
been there off and on for 8
years. Reside with my parents.
When I came out of
a store on 3rd Ave just above
14th St I met a man who
tapped me on the shoulder
and wanted to borrow 50
cents, saying that if he
didn't get home he would
get his "T" from them.
This man was Cox. I
gave him a dollar but
he had no change.

0036

He then said go in the
store & buy something &
get change. I refused
I walked on and
while going along I
was struck by somebody
and knocked down,
I regained my feet
and there were two of
them there, Cox and
an other man. I said
now you go way, let
me get at me at once.
A crowd got around
and pulled and dragged
me & pulled me on the
sidewalk and I was
thrown down again.
I had two dollars ^{& 3 cents} with
me and when I got to
the station house I had
but 3 cents.

x - I had a knife. I might
have used it. I believe I
did. I put it in my
pocket. I took out the
knife at the time they
were rolling me in the

0037

I had been drinking a little, about 3 or 4 glasses of lager. I never had any difficulty with Cox before.

Re-print. I wanted to make a complaint at the Station house against Cox but they would not entertain it. What I did was in self defence, I was in fear of my life & a certain extent, I did not ask Cox to treat me.

Asw before me
this 8 day of April 1881

J. Hillbath

Police Justice
Wm. Madden

0038

John Kennedy of 10 184
E 44th being dug
from day 1.

On the 29 of Dec
last I was on the corner
of 3rd and 14th waiting
for a car. While there
Cox & Maddox were
quarrelling & Cox told
Maddox to go away
& they afterwards climbed
& struck one another,
they fought half way
across the street. Maddox
dropped his hat. Cox told
him if he came over
again he would break
his jaw. He came over
in the direction of Cox
and Cox met him half
way. They clinched
again and fought and
Cox called out that he
was stabbed. I went
over to them and they
each had hold of each

0039

I took hold of Mosher
he said take him off
me and I said, no
you have stabbed him
and must take the
consequences. A man
named Riley held him
until the officer came
I took him in custody.
The crowd then came
and I got on the cow
with my family.

XD
This was about 1 or 2
o'clock in the morning.
I first saw them about
10 or 15 feet north of 14-
st on 3rd ave. The stabbing
occurred in the middle
of the street over the
elevated RR. I can't
say which of them struck
first. I was about 15 or
20 feet from. All I recollect
hearing them say was Co
telling him to keep away
from him. I saw Madam
knocked down once. I

0040

didn't see Cox have any
thing in his hands. I can't
say that he did not, but
I don't recollect to have
seen any thing. He may
have had some cards.
I can't say who struck
first, or who struck first
at the time the fight was
runned in the middle
of the street. Maudslayi
was knocked down on
the ground & Cox was
over him. He was down
for a second or two. Don't
know how many times
he struck him. The only
persons there were myself
& Henry Maudslayi.

Done before
me this 5 day of April 1889

J. Maudslayi John J. Kennedy
Police Justice

0041

Henry Boscha of 64 E 14th
St being duly sworn
sup,

I was on my way
home on the night of Dec
29 at about 11 $\frac{1}{2}$ o'clock
and when I came to 64th
+ 14th St I heard a noise.
On arriving at 6th Ave I
saw Cox having hold of a
man. Cox was bleeding out
of the eye. Cox said I
will hold on to you till the
officer comes. The officer
came + Cox said hold on
he is throwing away the
knife. The officer took him
in charge.

Done before me
this 8 day of April 1881.

J. P. Mitchell
Notary Public

Henry Boscha

0042

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That *William Madden*

late of the City of New York, in the County of New York, aforesaid, on the
twentieth day of *December* in the year of our Lord
one thousand eight hundred and eighty ~~with force and arms~~, at the City and
County aforesaid, in and upon the body of *James Cox*
in the peace of the said people then and there being feloniously did make an assault
and ~~him~~ *the said James Cox*
with a certain *knife*
which the said *William Madden*

in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon willfully and feloniously did beat, strike, ~~stab~~, cut, and wound
with intent *him* the said *James Cox*
then and there, feloniously and willfully 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 Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, ~~on~~ the day and in the year aforesaid, at the City and County
aforesaid, the said *William Madden*
with force and arms, in and upon the body of *James Cox*
then and there being, willfully and feloniously did make an
assault and ~~him~~ *the said James Cox*
with a certain *knife* which the said *William Madden*

in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, willfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound with intent to then and there willfully and feloniously
do bodily harm unto *him* the said *James Cox*
against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, ~~on~~ the day and in the year aforesaid, at the City and County afore-
said, the said *William Madden*
with force and arms, in and upon the body of *James Cox*
in the peace of the said people then and there being, feloniously, did make another
assault and ~~him~~ *the said James Cox*
with a certain *knife*
which the said *William Madden*

in *his* right
hand then and there had and held, willfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of *him* the said *James Cox* with intent *him* the

0043

said *James Cox* then and there feloniously and willfully 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.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said *William Madden*

with force and arms, in and upon the body of the said *James Cox* then and there being, willfully and feloniously, did make another assault and the said *James Cox* with a certain *knife* which the said *William Madden* in *his* right hand then and there had and held, the same being then and there a deadly weapon, willfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there willfully and feloniously main *him* the said *James Cox* 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.

Daniel G. Collins
BENJ. K. PHELPS, District Attorney.

Filed
of
1881
Pleas
81

THE PEOPLE
vs.
William Madden
Felonious Assault and Battery.

Daniel G. Collins
BENJ. K. PHELPS
Book 2 Dec 21/91

For the People
Paul Phelps
A True Bill
Du William
William Madden
Forwards

Sent by the
discharge by Paul
in this case for reasons
disclosed in the paper.
D.G.C.

0044

BOX:

39

FOLDER:

456

DESCRIPTION:

Mahoney, Patrick

DATE:

05/18/81



456

0045

193

Trial for

Counsel,

Wm. H. [unclear] 1887

People

THE PEOPLE

vs.

Patrick Mahoney

Indictment for Disorderly House

DANIEL O. ROLLINS,

Attorney at Law

Debered Attorney.

A TRUE BILL.

Foreman.

Mr. Rollins
D. O. Rollins
D. O. Rollins
J. M. H. [unclear]

0046

Police Court, Halls of Justice.

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

of No. 112 1/2 Orchard Street, in the City of New-York,
being sworn, doth depose and say, that on the 13th day of May in
the year 1881 the premises known as No. 97 James Street,
in the City and County of New-York, were kept, maintained, conducted and occupied by

Danick William Mahoney

as a **DISORDERLY HOUSE**, namely, as a common bawdy-house and house of prostitution, and a resort for tipplers, drunkards, common prostitutes and reputed thieves, with other vile, wicked, idle, dissolute and disorderly men and women, and reputed thieves, who, or most of whom are in the practice of drinking, ~~habit~~ quarrelling and fighting, at almost all hours of the day and night, to the great damage and common nuisance of the People of the State of New-York, residing in the neighborhood and passing thereby.

Deponent therefore prays, that the said William Mahoney
and all other, disorderly and improper persons found upon the premises, occupied by said
William Mahoney
may be dealt with as the law in such cases made and provided may direct; and further saith not.

Sworn before me, this 13th day }
of May 1881 }

Fred. J. Courtlander

Frank A. ... POLICE JUSTICE.

0047

Warner 503

Police Court—Halls of Justice.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Frederick J. Courtland
4th Precinct

vs.
Patrick
William Mahoney

AFFIDAVIT—DISORDERLY HOUSE.

Dated *May 18* 18*81*.

Flannery Magistrate.

Officer.

Witness,



505 Bany
Conn

0048

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

Patrick Mahoney

late of the *fourth* Ward of the City of New York, in the County of
New York, on the *thirteenth* day of *May* in the year of our
Lord one thousand eight hundred and eighty *one* and on divers other days
and times, between that day and the day of the taking of this Inquisition, at the City
and Ward, and in the County aforesaid, did keep and maintain, and yet continue to
keep and maintain, a certain common, ill-governed and disorderly house, and in
his said house, for *his* own lucre and gain, certain persons, as
well men as women, of evil name and fame, and of dishonest conversation, to frequent
and come together, then and on the said other days and times, there unlawfully and
wilfully did cause and procure, and the said men and women, in *his*
said house, at unlawful times, as well in the night as in the day, then and on the said
other days and times, there to be and remain, drinking, tippling, gambling, rioting,
disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully,
did permit, and yet continues to permit, to the great damage and common nuisance of
the People of the said Ward, there inhabiting and residing, and of all the people there
passing, to the evil example of all others in the like case offending, and against the
peace of the People of the State of New York, and their dignity.

DANIEL G. ROLLINS,
BENJ. K. PHELPS, District Attorney.

0049

BOX:

39

FOLDER:

456

DESCRIPTION:

Mahoney, John

DATE:

05/03/81



456

0050

Day of Trial, *3*
Counsel, *O. J. May*
Filed *3* day of *May* 1887
Pleads *Not guilty (G)*

BURGLARY—THIRD DEGREE.
NOTHING STOLEN.

THE PEOPLE

vs.
John Mahoney
I

Daniel L. Collins
BENJ. K. FIDELIS,

District Attorney.
Plaintiff vs. Defendant.
A TRUE BILL.

W. Salter

Foreman.
Stratford May
Elmer

2

0051

State of New York.

Executive Chamber,

Albany, Dec 21 1882.

For: Application having been made to the Governor for the pardon of John Mauchoney, who was sentenced on May 5th 1881, in your County, for the crime of Burg 3^d for the term of years and to the State Prison Reformatory you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. It pleased, also, to state the previous character of the convict.

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully yours,

Green Chamberlain
To Hon. Peter B. Olney
District Attorney, &c.

0052

Answered

Dec 26th 1883.

P. O. O.

0053

Brookwood Co.

Police Office, First District.

City and County of New York,

ss. Rufus H Wood

of No. 52 South Street, being duly sworn,

deposes and says, that the premises aforesaid

Street, First Ward, in the City and County aforesaid, the said being a Store

and which was occupied by deponent as a Shop for the deposit

and sale of Ship Chandlery were BURGLARIOUSLY

entered by means forcibly breaching a pane of

glass and removing the bolt or fastening

of a door leading from the street into said premises

on the 22 day of the 22 day of April 1887

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

a quantity of Ship's Stores, consisting of Groceries, Rope, and other articles in all of the value of two hundred dollars and more

the property of deponent and his partners

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

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

John Mahoney now here and another not arrested

for the reasons following, to wit: That deponent found

the window broken, the bolt of the

door withdrawn and the door open

and deponent is informed by one

Kleist that he found the Grisoner

and said other who escaped in

the aforesaid Store and deponent

believes the same to be true

Rufus H Wood

Subscribed and sworn to before me this 22 day of April 1887
Rufus H Wood
Police Officer

0054

City and County
of New York)

Nicholas Klever of No 113
Wall Street being sworn says
that at about the hour of One
O'clock P.M. on the aforesaid
day deponent saw and detected
the prisoner and said other
in the premises 52 South Street
That deponent took hold of and
detained the prisoner said other
ran through the door leading to the
Street and escaped
Nicholas Klever

Sworn to before me this
29th day of April 1881
W. H. Morgan
Justice

0055

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK } ss.

John Mahoney

being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

John Mahoney

Question. How old are you?

Answer.

19 Years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

65 1/2 Water Street

Question. What is your occupation?

Answer.

I drive a horse and cart

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.

*I prefer to say nothing
at present*

John Mahoney

Taken before me this *29th* day of *April* 188*7*
John Morgan
POLICE JUSTICE.

0056

COUNSEL FOR COMPLAINANT

Name,
Address,

2
Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Rufus A Wood
52 South
John Mahoney
J. Mahoney
Offence,

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

COUNSEL FOR DEFENDANT

Name,
Address,

Dated *April 22* 1931

Samuel A. Hall Magistrate.
Officer.

Nicholas Pleas Clerk.

M. H. Wall Witness.

1500
General
No answer. *Chin*
RECEIVED
APR 25 1931
No answer.
ATTORNEY
S. J. ...

Received in Dist. Atty's Office,

0057

CITY AND COUNTY } ss. :
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

John Mahoney

late of the *first* Ward of the City of New York, in the County of
New York, aforesaid,
on the *twenty second* day of *April* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty one* with force and arms,
at the Ward, City and County aforesaid, the *stone* of
Rufus H. Wood

there situate, feloniously and burglariously did break into, the said *stone*
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of

Rufus H. Wood

goods, merchandise and valuable things in the said *stone* with intent the said
being then and there feloniously and burglariously to steal, take, and carry away
then and there

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.

Daniel S. Rollins
BENJ. K. PHELPS, District Attorney.

0058

BOX:

39

FOLDER:

456

DESCRIPTION:

Mann, Thomas

DATE:

05/23/81



456

0059

BOX:

39

FOLDER:

456

DESCRIPTION:

McCormick, Thomas

DATE:

05/23/81



456

0060

BOX:

39

FOLDER:

456

DESCRIPTION:

Allen, Joseph

DATE:

05/23/81



456

0061

213

Counsel,
Filed *22* day of *May* 188*7*
Pleads

INDICTMENT.
Petit Larceny of Money from the Person.
THE PEOPLE
vs.
James Mann
Thomas McCormick
Joseph Allen

DANIEL C. HOLLIS,
BY BENJ. K. PHELPS, Atty.

District Attorney.
Part no way 24. 1887
and
Plaid to both. Proceeding by
James McCormick
A True Bill.

McCormick Foreman.
1887

0062

FORM 891.

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

Police Court--Second District.

of No. Babette Richman
108 West 18th Street being duly sworn, deposes
and says, that on the 15th day of May 1881
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, and from the
person of deponent,
the following property, to wit:

One pocket-book
containing gold and
silver - amount to
about the amount

of the value of about Six Dollars,
the property of Fredrick G. Richman
deponent's husband.

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 Thomas Mann
Thomas McCormick, Joseph Allen
(all gone here) from the fact
that said defendants,
in concert with each
other approached deponent
in West 18th Street while deponent
was leaning over her
baggage carriage deponent
had said baggage in
the left hand pocket
of the Sacque then on the
person of deponent, and
then said Thomas, Joseph
and said pocket-book
with said deponent's name
written on it - Babette Richman.

Sworn to before me, this 16th day
of May 1881
Wm. W. Murray Police Justice.

0063

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

Joseph Allen being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz:

QUESTION.—What is your name?

ANSWER.—

Joseph Allen

QUESTION.—How old are you?

ANSWER.—

15 Years.

QUESTION.—Where were you born?

ANSWER.—

New York.

QUESTION.—Where do you live?

ANSWER.—

182, East 13th St.

QUESTION.—What is your occupation?

ANSWER.—

Shoe Shop.

QUESTION.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.—

I am not guilty.

Joseph Allen
Mark

Taken before me, this

Wm. H. ...
Police Justice.
1887

0064

Police Court—Second District.

CITY AND COUNTY OF NEW YORK.

Thomas M. Cornick being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—

Thomas M. Cornick.

QUESTION.—How old are you?

ANSWER.—

15 years.

QUESTION.—Where were you born?

ANSWER.—

22 St. Michael's.

QUESTION.—Where do you live?

ANSWER.—

243 E. 22 St.

QUESTION.—What is your occupation?

ANSWER.—

Being a student.

QUESTION.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.—

*None of us took the pocket book— of *Thomas M. Cornick* must*

Taken before me, this

John J. Morgan
Police Justice.
1887.

0065

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK ss.

Thomas Mann being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz:

QUESTION.—What is your name?

ANSWER.—

Thomas Mann

QUESTION.—How old are you?

ANSWER.—

47 years.

QUESTION.—Where were you born?

ANSWER.—

Ireland

QUESTION.—Where do you live?

ANSWER.—

214 East 22 St.

QUESTION.—What is your occupation?

ANSWER.—

Police Officer

QUESTION.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.—

I did not have the pocket book in my hand—

Thomas Mann

Taken before me, this

16th
day of *May*
188*7*.

P. M. Morgan
Police Justice.

0066

213
570
Form 801.

Police Court-Second District

THE PEOPLE, & C,
ON THE COMPLAINT OF

Robert G. Richmond
108 or 18th St
1 *Thomas M. Munn*
2 *Thomas M. Munn*
3 *George M. Munn*

DATED *May 16th* 1881

M. Munn MAGISTRATE.

OFFICER.

WITNESS:
R. C. Munn
2nd Precinct

570
Each
BAIL BY *W. M. Munn*
MAY 18 1881
DISTRICT ATTORNEY'S OFFICE
No. STREET.

0067

CITY AND COUNTY }
OF NEW YORK. } NB.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That Thomas Mann, Thomas Mc Cornick and
Joseph Allen each
late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *fifteenth* day of *May* in the year of our Lord one
thousand eight hundred and ~~seventy-eight~~ *eighty one* at the Ward, City, and County aforesaid,
with force and arms,

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as United States Treasury Notes, of a number
and denomination to the Jurors aforesaid unknown, and a more accurate description of
which cannot now be given, of the value of *six dollars*

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as Bank Notes, of a number and denomina-
tion to the Jurors aforesaid unknown, and a more accurate description of which cannot
now be given, of the value of *six dollars*

Divers Due Bills of the United States of America, the same being then and there
due and unsatisfied, and of the kind known as Fractional Currency, of a number and
denomination to the Jurors aforesaid unknown, and a more accurate description of
which cannot now be given, of the value of *six dollars*

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid un-
known, and a more accurate description of which cannot now be given, of the value of
six dollars

*One pocket book of the value of
twenty five cents*

of the goods, chattels, and personal property of one *Frederick H. Reichwein*
on the person of ~~the said~~ *me Babette Reichwein* then and there being found,
from the person of the said *Babette Reichwein* 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.

DANIEL C ROLLINS,
District Attorney.

0068

BOX:

39

FOLDER:

456

DESCRIPTION:

Maralo, Dominico

DATE:

05/09/81



456

0069

100-
Filed ^{May 12th} 9 day of *May* 188*1*
Pleads *not guilty*

THE PEOPLE
vs. *P*
Dominico Masalo

Felonious Assault and Battery.

Daniel G. Rollins
BENJ. K. PHELPS,

District Attorney.

Part pro May 12. 1881
tried & acquitted.

A True Bill.

W. Calver
Foreman.

P. 127

0070

Form

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

Police Court—First District.

Michael Schells
of No. *90 1/2 Jersey* Street, being duly sworn, deposes and says,
that on the *30* day of *April* 18*87*
at the City of New York, in the County of New York he was violently and feloniously assaulted and
beaten by *Dominico Masala*.

..... now present.
who stabbed deponent in and upon the back with a pocket knife, severely wounding deponent.

Deponent believes that said injury, as above set forth, was inflicted by said *Dominico Masala*.

with the felonious intent to take the life of deponent, or to do ~~him~~ 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 dealt with according to law.

Michael Schells
mark

Sworn to, before me, this

day of

May 18*87*

Police Justice.

0071

Police Court, First District.

CITY AND COUNTY } ss.
OF NEW YORK.

Dominico Moralo. being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *Dominico Moralo*

Question. How old are you.

Answer. *Fifty six years.*

Question. Where were you born?

Answer. *In Italy*

Question. Where do you live?

Answer. *37 Mulberry*

Question. What is your occupation?

Answer. *Laborer*

Question. Have you anything to say, and if so, what,—relative to the charge
here preferred against you?

Answer. *I did not stab ^{him} ~~him~~
Dominico Moralo
Mark.*

Taken before me, this
day of
1881
JUDGE J. JUSTICE

0072

100

Police Court—First District.

THE PEOPLE, & C. IN THE COMPANY OF

Michael Schell,
9 or 11 Perry St. (summoned)
Domingo Marallo.

BAILED.

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Dated,

May 1881

Magistrate.

Officer.

14 Clerk.

Witnesses,

COUNSEL FOR COMPLAINANT:

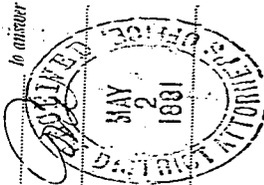
Name,

Address,

COUNSEL FOR DEFENDANT:

Name,

Address,



at General Sessions

Received at Dist. Atty's Office,

0073

CITY AND COUNTY,
OF NEW YORK, ss

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That *Dominico Maralo*

late of the City of New York, in the County of New York, aforesaid, on the
thirtieth day of *April* in the year of our Lord
one thousand eight hundred and eighty *one* with force and arms, at the City and
County aforesaid, in and upon the body of *Michael Schells*
in the peace of the said people then and there being feloniously did make an assault
and *him* the said *Michael Schells*
with a certain *knife*
which the said *Dominico Maralo*

in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon willfully and feloniously did beat, strike, stab, cut, and wound
with intent *him* the said *Michael Schells*
then and there, feloniously and willfully 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 Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *Dominico Maralo*
with force and arms, in and upon the body of *Michael Schells*
then and there being, willfully and feloniously did make an
assault and *him* the said *Michael Schells*
with a certain *knife* which the said *Dominico Maralo*

in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, willfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there willfully and feloniously
do bodily harm unto *him* the said *Michael Schells*
against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said *Dominico Maralo*
with force and arms, in and upon the body of *Michael Schells*
in the peace of the said people then and there being, feloniously did make another
assault and *him* the said *Michael Schells*
with a certain *knife*
which the said *Dominico Maralo*

in *his* right
hand then and there had and held, willfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of *him* the said *Michael Schells* with intent *him* the

0074

said *Michael Schells* then and there feloniously and willfully 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.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said *Dominico Maralo*

with force and arms, in and upon the body of the said *Michael Schells* then and there being, willfully and feloniously, did make another assault and the said *Michael Schells* with a certain *knife* which the said *Dominico Maralo* in *his* right hand then and there had and held, the same being then and there a deadly weapon, willfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there willfully and feloniously main *him* the said *Michael Schells* 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.

Daniel G. Rollins
BENJ. K. PHELPS, District Attorney

B.P.F.

McLain
Poverman

Part pro May 12, 1887
tried & acquitted.
A True Bill.

District Attorney.

Daniel G. Rollins
BENJ. K. PHELPS

Dominico Maralo

vs.
P

THE PEOPLE

Felonious Assault and Battery.

Filed 9 day of May 1887
Pleas *not guilty*

100-
10012

0075

BOX:

39

FOLDER:

456

DESCRIPTION:

Martin, Prudence

DATE:

05/03/81



456

0076

BOX:

39

FOLDER:

456

DESCRIPTION:

Martin, John

DATE:

05/03/81



456

0078

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

FORM 112.

Police Court—Third District.

Abraham Schlesinger

of No. *168 East Houston* Street, being duly sworn, deposes
and says that on the *30* day of *April* 1881
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent.

the following property viz: *a pair of black cloth say about*
4 yards

of the value of *Eighteen* 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 *Providence Martin and*
Jolin Martin (both now here) for the following
reason to wit: That the said Providence & Jolin
came in to deponent's store, in company together
that said Jolin said to deponent that he
was appointed on the police force of this
City and that he wanted to have his measure
for an uniform, that deponent took
the measure for said uniform and said
Jolin and deponent is informed by
Africa Heism of No 158 East Houston Street
that during the time deponent took said
measure, said Providence took the opportunity

Sworn to before me this

day of

1881

Notary Public

0079

property from the counter in said store and placed the same under the over shirt then upon her person and when arrested she dropped said property, defendant is informed that said John is not appointed an officer of the Police force, and that said Providence & John acted in concert together in taking and stealing said property.

Sworn to before me this }
1st day of May 1881 } A. Schlesinger
As a Juror Police Justice

City & County of New York } 53

Alfred Stein J No 158 East
Houston Street being duly sworn deposes
and says that on the 30th day of April
1881 he saw Providence Martin (ex above)
take a piece of cloth from the counter
in the store of Abraham Schlesinger
at No 108 Houston Street and conceal
the same under the over shirt then
worn upon her person -

Sworn to before me this } Alfred Stein
1st day of May 1881 }
As a Juror Police Justice

City & County of New York } 53

Patricia H Ryan of the 10th
Precinct Police being duly sworn says that
on the 30th day of April 1881 she arrested
Providence Martin & John Martin at the

0080

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK. }

..... being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows.

viz:

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

Question. Where do you live?

Answer.

Question. What is your occupation?

Answer.

Question. Have you anything to say, and if so, what—relative to the
charge heretofore referred against you?

Answer.

Complainant of Abraham Schlessinger &
charging them with Larceny that
when complainant brought said Schlessinger
to the 10th Precinct Station House
said Schlessinger gave her residence
as No. 50 First Street & said Schlessinger
gave his residence as No. 210
Bantam Street

Patrick H. Ryan

Sworn to before me this
1st day of April 1881.

R. W. Foley

Police Justice

Taken before me this

day of

Police Justice.

0001

COUNSEL FOR COMPLAINANT,

Name, _____

Address, _____

COUNSEL FOR DEFENDANT,

Name, _____

Address, _____

23

POISON COURT—THIRD DISTRICT

THE PEOPLE, & al.

ON THE COMPLAINT OF
Abraham DeLeonar
168 E. Houston St.
Houston, Texas

Andreas Kauter
John Kauter
Alvin Kauter

The depths are such
we can't miss

Dated: April 30
Filed by
Reynolds

William
John Affair
Alfred Helen
158 E. Houston St.

RECEIVED
1000
at Houston, Texas
Received at the City Office
1901

AFFIDAVIT—LARCENY

DAVID

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0082

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present :*

That

*Prudence Martin and John Martin
otherwise known as and called Peter Martin
each*

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

*One piece of cloth of the value of
eighteen dollars*

*Seven yards of cloth of the value of
two dollars and fifty seven cents each
yard*

of the goods, chattels, and personal property of one

Abraham Schlesinger

then and

there being found, 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.

0083

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Prudence Martin and John Martin
otherwise known as and called Peter Martin
each

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

One piece of cloth of the value of
eighteen dollars
seven yards of cloth of the value of
two dollars and fifty seven cents each
yard

of the goods, chattels, and personal property of the said

Abraham Schlesinger

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

Abraham Schlesinger

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said
Prudence Martin and John Martin otherwise known as
and called Peter Martin
then and there well knowing the said goods, chattels, and personal property, to have been feloniously
stolen) ^{taken and carried away} against the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York, and their dignity.

DANIEL C ROLLINS,

BDNJ K PHELPS, District Attorney.

0084

BOX:

39

FOLDER:

456

DESCRIPTION:

Mason, George

DATE:

05/09/81



456

0085

BOX:

39

FOLDER:

456

DESCRIPTION:

Jenings, John

DATE:

05/09/81



456

0086

102

Day of Trial,
Counsel,
Filed 9 day of May 1887
Pleas

THE PEOPLE

OR

the grand jury

*George Mason,
John Jones*

David S. Collins
BENJAMIN

District Attorney,
March 10, May 10, 1887
both hand guilty
A TRUE BILL.

W. Palmer
Tyrannan,
Per: *Samuel Cook*

BURGLARY—THIRD DEGREE.
NOTHING STOLEN.

0087

POLICE COURT— DISTRICT.

City and County }
of New York, } ss:

Gerhard Overhaus
of No. 219 Grand Street, being duly sworn,
deposes and says, that the premises No. 219 Grand
Street, 14th Ward, in the City and County aforesaid, the said being a store

and which was occupied by deponent as a Tea Store
^{attempted to be}
^{were} **BURGLARIOUSLY**

entered by means of attempting to force
an entrance through a full
light over a door leading
from a hallway at the side of said
premises on the night of the 26th day of April, 18 87

~~and the following property feloniously taken, stolen, and carried away, viz:~~
with intent to steal property
of the value of Fifty dollars

the property of deponent
and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** ^{attempted to be} ^{attempted to be} was committed and the aforesaid property taken, stolen, and
carried away by George Mason and

John Jennings, (now here)
for the reasons following, to wit: that deponent
heard a noise and saw
a hand protruding through
some full light and then
there ensued the arrest
of said persons, ^{coming out} ^{of the} ^{store}
hall way by Officer D. Brien

Gerhard Overhaus

Deponent to prepare and file
at Court of Criminal Justice
April 28, 1887
Police Justice

0088

Form 10

POLICE COURT-FIRST DISTRICT.

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

of the 14th Precinct Police John D O'Brien Street,

being duly sworn, deposes and says,
that on the 27 day of April 1881, at the City of New York,

in the County of New York.
deponent arrested George Mason and
John Jennings coming out of
described in the foregoing affidavit and the
burglarious implements her shown were found
by deponent in the possession of said persons

John D O'Brien

Sworn to, this 27 day of April 1881

before me,
Police Justice.

0089

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY)
OF NEW YORK.) ss.

John Lemmings being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him states as follows, viz:

Question. What is your name?

Answer.

John Lemmings

Question. How old are you?

Answer.

45 years

Question. Where were you born?

Answer.

Belmont

Question. Where do you live?

Answer.

Green St

Question. What is your occupation?

Answer.

Laborer

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.

*I am not guilty
of the Charge*
John Jennings

Taken before me, this

day of

188

POLICE JUSTICE.

John Jennings
John Jennings

0090

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK } ss.

George Mason

being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him states as follows, viz:

Question. What is your name?

Answer.

George Mason

Question. How old are you?

Answer.

42 years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

6 Spring St

Question. What is your occupation?

Answer.

Book Keeper

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.

I am not guilty of the charge

Geo Mason

Taken before me, this

27th Dec 188

POLICE JUSTICE.

0091

102

POLICE COURT DISTRICT

THE PEOPLE, & C^y
ON THE COMPLAINT OF

Edward Overhays
219 Grand St.
George Mason
John Jennings

Dated April 27 1891

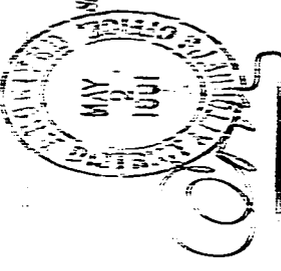
Wardell Magistrate

Allen D. Price officer
14. Clerk

Appearance: *Call the officer*

Committed in default of \$ 5.00 Bail

Detained by
At



OFFENCE: BURGLARY AND LARCENY.

0092

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

George Mason and John Jennings each

late of the *fourteenth* Ward of the City of New York, in the County of
New York, aforesaid,
on the *twenty-sixth* day of *April* in the year of our Lord
one thousand eight hundred and ~~eighty~~ *eighty-one* with force and arms,
at the Ward, City and County aforesaid, the *store* of
Gerhard Oeverhaus
there situate, feloniously and burglariously did break into and enter, the said *store*
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of

Gerhard Oeverhaus

goods, merchandise and valuable things in the said *store* with intent the said
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.

Daniel G. Rollins

BENJ. K. PHELPS, District Attorney.

0093

BOX:

39

FOLDER:

456

DESCRIPTION:

Mathews, Lawrence

DATE:

05/05/81



456

0094

Third District Police Court.

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

of the 4th Precinct James Jarvis Street,
of the City of New York, being duly sworn, deposes and says, that on the 30
day of April 1881, at the City of New York, in the County of New York,
at No. 128 1/2 Chesey Street,
Lawrence Matthews

did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority,
strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than
five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled
"An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

was over after one o'clock at night
Sworn to before me, this 30 day of April 1881 } was no license

day of April 1881 }
B. J. Murphy } James Jarvis
POLICE JUSTICE.

0095

63
H.S.

Police Court—Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Sarvis

vs.

Lawrence Matthews

MISDEMEANOR,
Violation Excise Laws.

Dated the *30* day of *April* 188*1*

Peixby Magistrate.

Sarvis Officers.

Witness..... *7*

Bailed \$..... to App., G.S.

By *Henry Smith*

27 Rutger



0096

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Lawrence Mathews

late of the ~~seventh~~ *thirtieth* Ward of the City of New York, in the County of New York; aforesaid, on the *thirtieth* day of *April* in the year of our Lord one thousand eight hundred and eighty ~~one~~ *one*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to ~~one~~ *a certain person whose name is to the jurors aforesaid unknown*; without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

~~Second Count. And the Jurors aforesaid, upon their Oath aforesaid, do further present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly licensed according to law to sell spirituous liquors and wines on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

Daniel G. Rollins

~~BENJ. K. PHELPS, District Attorney.~~

0097

BOX:

39

FOLDER:

456

DESCRIPTION:

McBride, John

DATE:

05/12/81



456

0098

136

Counsel,
Filed 12 day of May 1881
Plends

THE PEOPLE
vs.
John M. Spivey
BUTGLARX—Third Degree, and
Grand Larceny.

DANIEL C. ROLLINS,
ATTORNEY AT LAW,
DISTRICT ATTORNEY.

Part No: May 13, 1881
pleads *Not Guilty*
A True Bill.

Palmer
Fireman.

Verdict of Guilty should specify of which count.
John M. Spivey
2 1/2 years & 100

✓

0099

Police Office, First District.

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

Richard Hessel

of No. *51 Matt* Street, being duly sworn,

deposes and says, that the premises No. *51 Matt*

Street, *6th* Ward, in the City and County aforesaid, the said being a *brick building*
and which was occupied by deponent as a *dwelling room*

were **BURGLARIOUSLY**

entered by means *of forcibly bursting open the door*
leading to said room

on the *afternoon* of the *5th* day of *May* 18*81*
and the following property, feloniously taken, stolen and carried away, viz.:

one overcoat, one sack coat, one pair of blue
cloth pantaloons, and two pairs of black cloth
pantaloons one black coat, four vests,
and one clock in all of the value
of seventy five dollars

the property of *this deponent*

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

John M^c Bride (now here)

for the reasons following, to wit: *that on said day to wit the*
5th day of May 1881, at the hour of six o'clock
A. M. said articles were contained in said
room, that at said hour deponent left
said room after noon and premises after
secured by locking said door, and went away,
and returned at about two o'clock P. M. on
said day, and then saw that said door

0100

had been forcibly burnt and broken open, and found that said articles were missing from said room; that deponent was informed by John Ockse of 51 West Street in said City that at about 12.30 P. M. on said day he said John Ockse saw said defendant carrying from down stairs from the first floor of said house 51 West Street where this deponents room is situated and that then and there said defendant had said articles in his possession, and that he said John Ockse then went to the room of deponent and saw that the said door had been burnt open and the lock on said door broken. Deponent therefore charges that said ~~into~~ premises were being lawfully entered as aforesaid and said articles feloniously taken stolen and carried away by said John Mc Bride.

Sworn to before me this 5th day of May 1881

Marcus O'Keefe
Justice of the Peace

Benhard Henzel

State of New York, City and County of New York,
John Ockse being by me duly sworn deposes and says he resides at No. 51 West Street in said City, that he has heard read the foregoing affidavit and is familiar with the contents of the same, and that portion thereof referring to him and his information given by him is true to his own knowledge.

Sworn to before me this 5th day of May 1881

Marcus O'Keefe
Justice of the Peace

0101

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } ss.

John M. C. Bride being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *John M. C. Bride*

Question. How old are you?

Answer. *thirty years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *253 Spring Street*

Question. What is your occupation?

Answer. *Painter*

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer. *I am guilty of the charge*
John M. C. Bride

Taken before me, this

5 day of *May*

1887

Thomas M. McGaughey
POLICE JUSTICE.

0102

Form 001

Police Court—First District.

COUNSEL FOR COMPLAINANT.

Name
Address

THE PEOPLE, &c.,
ON THE COMPLAINANT OF

Abraham L. Lenz
51 North St.

John M. C. Prindle

Burglary

Offense

Dated *May 5* 188*7*

Attest Magistrate

John Shields Officer

14 Precinct Clerk

Witnesses *John Pollock* *51 North St.* Address

COUNSEL FOR DEFENDANT.

Name
Address



\$ *2000* to answer

General Sessions

Received in Dist. Atty's Office,

Chas

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0 103

CITY AND COUNTY } ss.
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

John M. Bride

late of the *sixth* Ward of the City of New York, in the County of
New York, aforesaid, on the *fifth* day of *May* in the
year of our Lord one thousand eight hundred and eighty-*one* with force and arms,
about the hour of *three* o'clock in the *day* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Bernhard Hensel

there situate, feloniously and burglariously did break into and enter, ~~by means of force~~

he the said

John M. Bride

then and there intending to commit some crime therein, to wit: the goods, chattels and
personal property of

Bernhard Hensel

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

And the jurors aforesaid, upon their oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County
aforesaid, the said

John M. Bride

late of the Ward, City and County aforesaid,

one overcoat of the value of fifteen dollars
one coat of the value of ten dollars
one pair of pantaloons of the value of five dollars
Two other pairs of pantaloons of the value of five dollars each
one other coat of the value of ten dollars
Four vests of the value of five dollars each
one clock of the value of five dollars

of the goods, chattels, and personal property of the said

Bernhard Hensel

in the said dwelling house then and there being, 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.

~~DANIEL C. ROLLINS~~
~~BENTLEY PHELPS~~, District Attorney.

0104

BOX:

39

FOLDER:

456

DESCRIPTION:

McCabe, Thomas

DATE:

05/31/81



456

0105

295

Day of Trial

Counsel,

Filed 31 day of

May 1881

Pleads

THE PEOPLE

vs.

Mr. H. H. 116

James McCabe

BURGlar—Third Degree, and
[Receiving [Stolen Goods.]

DANIEL G. ROLLINS,

BENJAMIN K. PHELPS

District Attorney.

Case No. 1001-1881

pleads P.L.

A True Bill.

Wm. J. [Signature]
Foreman

0106

Form 50.

Police Court, Sixth District.

City and County }
of New York, } ss.

Joseph Patrick

of No. 323 - East 113th Street, being duly sworn,
deposes and says, that the premises ~~is~~ on 3^d Avenue opposite 156th
Street, 23^d Ward, in the City and County aforesaid, the said being a building
and which was occupied by deponent as a Store and Shop
where valuable things were kept, were **BURGLARIOUSLY** broke
and entered by means of forcing open the fastenings on
a window in the rear of said building
with intent to steal

At the day-time of the 22^d day of May 1881
and the following property feloniously taken, stolen and carried away, viz:

One set of single harness of the value
of twenty five dollars. Butchers rack
of the value of thirteen dollars. A quantity
of lumber and two doors of the value of
ten dollars. in all of the value of forty
eight dollars (\$48)

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

for the reasons following, to wit: That said premises
were securely locked and fastened
by deponent on the 30th day of April
the above described property being
therein. That on said 22^d day of
May deponent found the said
premises open and said property
stolen and carried away therefrom.

0107

That said McLane admitted to deponent
that he (McLane) had broken the fastenings
on the window and entered the said
building. ~~and taken the~~
That deponent accused said McLane
with having stolen the aforesaid
property where said McLane who
is the owner of said premises said
"he would bring back anything he
had taken and would let deponent
have the premises rent free for
three months if deponent would not
say anything about it." That at
the time there was a bag filled with
property belonging to deponent packed
ready to be carried away. Joseph Patrick

Sworn to before me this
23 day of May 1881.

J. H. Patterson, J. Police Justice

0108

Form 75.

Police Court—Sixth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas McCabe being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question. What is your name?

Answer. *Thomas McCabe*

Question. How old are you?

Answer. *53 years*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *156 W 3rd Avenue*

Question. What is your occupation?

Answer. *Laborer*

Question. Have you anything to say and if so, what,—relative to the charge of *Burglary*
& *Larceny* here preferred against you?

Answer. *I took some of the boards
but deny taking the harness. I
broke in the place to lie down in
the hallway.*

Thomas McCabe

John J. Dawson
Taken before me, this
22nd day of
May 1879
Police Justice

0109

COUNSEL FOR COMPLAINANT.

Form 66. 295
POLICE COURT, SIXTH DISTRICT

THE PEOPLE, &c.,

Name
Address,

ON THE COMPLAINT OF
Joseph Patrick
323 E 113th St
Brooklyn, N.Y.
Thomas J. McCall
1001 108th St
Brooklyn, N.Y.
Office,
Joseph Patrick
323 E 113th St
Brooklyn, N.Y.

BAILED,

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Dated

May 23 1881

Paterson Magistrate.

Name,
Address

Officer,
James Lewis
33 1/2th St
Clerk.

Witnesses,

J. J. O'Connell

Carne

Received in District Atty's Office,

COUNSEL FOR DEFENDANT.

0110

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Thomas McCabe

late of the *twenty three* 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 *one* with force and arms, at the Ward,
City and County aforesaid, the *store* of

Joseph Patrick

there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said

Joseph Patrick

then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*One set of harness of the value of
twenty five dollars*

*Fifty books of the value of five cents
each*

*Two hundred feet of lumber of the
value of ten cents each foot*

of the goods, chattels, and personal property of the said

Joseph Patrick

so kept as aforesaid in the said *store* then and there being, 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.

0111

And the Jurors aforesaid, upon their oath aforesaid, do further present

THAT the said

Thomas McCabe

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

One set of harness of the value of twenty five dollars

Fifty hooks of the value of five cents each

two hundred feet of lumber of the value of ten cents each foot

of the goods, chattels and personal property of

Joseph Patrick

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

the said Joseph Patrick

unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have (the said

Thomas McCabe

then and there well knowing the said goods, chattels, and personal property to have been feloniously stolen, ~~against the~~ ^{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.

DANIEL C. ROLLINS,
~~DANIEL C. ROLLINS,~~ District Attorney.

0113

BOX:

39

FOLDER:

457

DESCRIPTION:

McClees, Edward D.

DATE:

05/23/81



457

0114

209
DW

Counsel,
Filed May 23 1887
Pleas

THE PEOPLE
vs.
Conant &
Trueblood
et al.
applying
for a writ of
Habeas Corpus

David G. Perkins
BERG. K. PHILLIPS

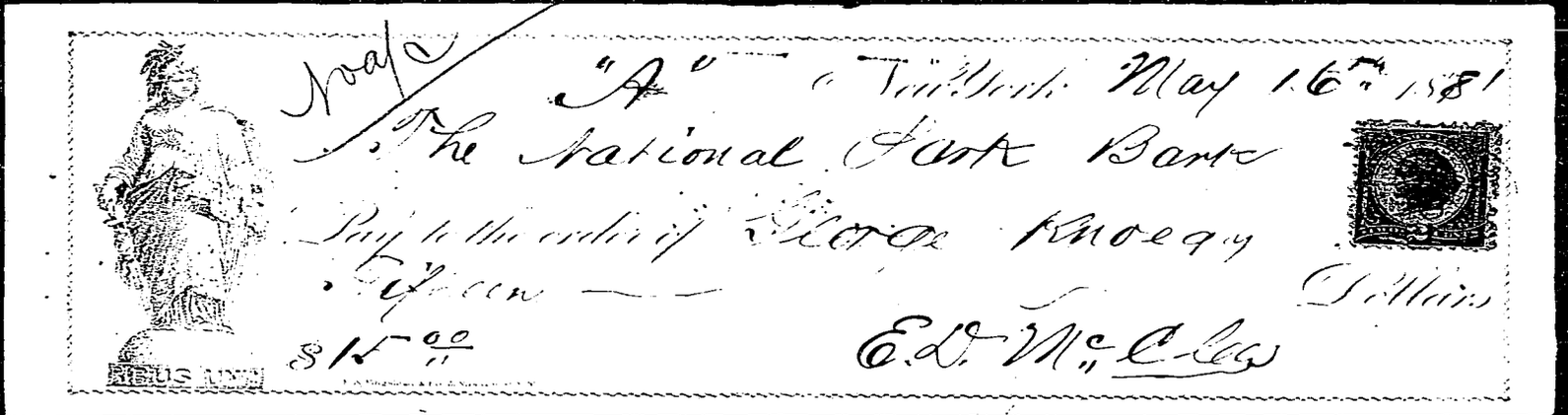
District Attorney.

Part in May 23, 1887
pleas for my Edg.
A TRUE BILL.

Foreman:
W. H. Adams
State Refractory

Inquisito the

0115



No. 10

"A" New York May 16th 1881

The National Bank of New York

Pay to the order of George Knoeqy

Fiveteen

\$15⁰⁰

E.D. McClellan

Dollars



0116

Remind

Mr. M. W. 44

FOR DEPOSIT IN THE
CHEMICAL NATIONAL BANK

BY

[Handwritten signature]
[Handwritten signature]

ST
NAT'L
BANK

62 White St

0117

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

Police Court—Fourth District.

of No. 1431 Broadway Street, being duly sworn, deposes and says,
that on the 16 day of May 1881
at the City of New York, in the County of New York.

Edward D. McClees (now present) did on the above date obtain from deponent by the false and fraudulent representations that he had money deposited in the Park National Bank to pay the annexed check when presented. obtain from deponent the sum of fifteen dollars. Said McClees now acknowledges that he had no money on deposit in said Bank at the time he uttered

Subscribed to before me, this _____ day

Notary Public

1881

0118

Said check,

Sworn to before me
this 23 day of May 1881
Wm. H. [Signature]
Police Justice

George Hinckley

Police Court—Fourth District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

AFFIDAVIT

vs.

Dated.....187

Magistrate.

Officer.

Witness,

Disposition, 500 St. 13th Ave

0128

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward S M Cless being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *Edward S M Cless*

Question. How old are you?

Answer. *Thirty three years.*

Question. Where were you born?

Answer. *Delaware*

Question. Where do you live?

Answer. *Jenkins Wescott Co N.Y.*

Question. What is your occupation?

Answer. *Clerk*

Question. Have you anything to say, and if so what,—relative to the charge here preferred against you?

Answer. *I have nothing to say.*

E. S. M. Cless

Taken before me this

93

day of May

1897

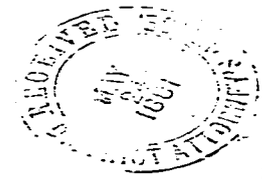
Wm. H. ...
Justice

0121

Police Court--Fourth District.

THE PEOPLE, &c. &c.

ON THE COMPLAINT OF
George A. Murray
1431 Broadway
vs
Charles D. M. & Cleop



BAILLED:

No. 1, by.....

Residence.....

No. 2, by.....

Residence.....

No. 3, by.....

Residence.....

No. 4, by.....

Residence.....

No. 5, by.....

Residence.....

No. 6, by.....

Residence.....

Dated *May 28* 1881

Murray Magistrate.

W. S. Mathews Officer.

W. S. Mathews Clerk.

Witnesses

W. S. Mathews
W. S. Mathews
19 Sub present

W. S. Mathews

Cur

Received in District Att'y's Office,

W. S. Mathews

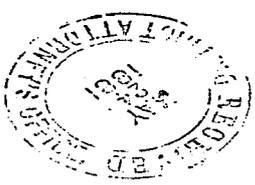
0122

Police Court—Fourth District.

THE PEOPLE &c.
ON THE COMPLAINT OF

George Magee
1438 Broadway

Edward M. Cleary



Offence, *John Peterson*

BAILED:

No. 1, by.....

Residence,.....

No. 2, by.....

Residence,.....

No. 3, by.....

Residence,.....

No. 4, by.....

Residence,.....

No. 5, by.....

Residence,.....

No. 6, by.....

Residence,.....

Dated *May 24* 18*97*

Murray Magistrate.

M. Malson Officer.

19 Clerk.

Witnesses,

Officer de Blasio

19 Clerk present

1000 Clerk

Cam

Received in District Atty's Office

0123

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward D M Clees

Being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to h *im* states as follows, viz:

Question. What is your name?

Answer. *Edward D M Clees*

Question. How old are you?

Answer. *Thirty three years*

Question. Where were you born?

Answer. *Bellevue*

Question. Where do you live?

Answer. *Junkers N.Y.*

Question. What is your occupation?

Answer. *Clerk*

Question. Have you anything to say, and if so what,—relative to the
charge here preferred against you?

Answer. *I have nothing to say*

E. D. McCles

Wm. W. ...
Taken before me this *23*
day of *May*
187*9*
Justice

0124

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

Police Court—Fourth District.

George Keeley
of No. *1431 Broadway* Street, being duly sworn, deposes and says,
that on the *22* day of *May* 18*81*
at the City of New York, in the County of New York,

Edward D Mc Clees (now present)
did on the above date obtain from
deponent by the false and fraudulent
representations that he had money so
deposited in the Murray Hill Bank
to pay the annexed check when
presented the sum of Twenty
five dollars. Said Mc Clees
now acknowledges and confesses
that he had no money on deposit
in said Bank at the time he

Sworn to before me this
day

of

18*81*

POLICE JUSTICE.

0125

uttered the check

George Throop's
Sworn to before me
this 23 day of May 1851
Wm. M. Morrison
Police Justice

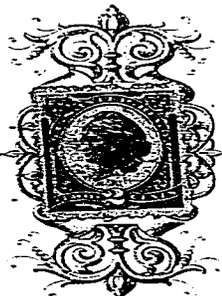
Police Court—Fourth District.

AFFIDAVIT
THE PEOPLE, &c.
ON THE COMPLAINT OF

Dated _____ by _____
Magistrate _____
Officer _____
Witness _____

Disposition, 5-25-51 B. H. A. W.

0126

	No. 119 / 6 th New York May 12 1881
	Murray Hill Bank
	Pay to the order of M. C. Lees & Co
	Twenty five Dollars
	\$25.00 A. A. Thompson
	<small>WAYER, MENKEL & OTTMANN, LITH. 25-25 WARREN ST. N. Y.</small>

0127

By order Gen Knorr

J. K. McClas

McCleat Co

Gen. Knorr

J. McClas

Sullivan & Sawyer

~~_____~~

0128

Chemical National Bank,
270 Broadway.

No. _____ New York, *April 27th 1881*

THE **CHEMICAL NATIONAL BANK** OF N.Y.

Pay to *Mr. K. Mc. Cullen* order of

Twenty or *Twenty* Dollars

\$20

by Joseph J. Potter

0129

Wm K. McCarty
S. C. P. Co. Inc.

PAID

Wm K. McCarty

0130

CITY AND COUNTY)
OF NEW YORK.) ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Edward D. McClees

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the ~~twenty seventh~~ day of April in the year of our Lord
one thousand eight hundred and ~~seventy-eight~~ one at the Ward, City, and County
aforesaid, having in his custody and possession a certain instrument and writing

commonly known as and
called a check

which said

check

is as follows, that is to say:

New York April 27th 1881
(Int. Revenue Stamp)
The Chemical National Bank of N.Y.
Pay to Mr. E. McClees or order
Twenty Dollars
\$ 20. Estate of Joseph Potter, dec.
by Joseph J. Potter, Ex.

the said

Edward D. McClees

afterwards, to wit, on the
day and year last aforesaid, with force and arms, at the Ward, City, and County afore-
said, feloniously did falsely make, forge, and counterfeit, and did cause and procure to
be falsely made, forged, and counterfeited, and did willingly act and assist in the false
making, forging and counterfeiting on the back of the
said check a certain instrument and writing
commonly called an endorsement which said false, forged, and
counterfeited instrument and writing, commonly called an endorsement
is as follows: that is to say,

" Edw. D. McClees "

to injure and defraud

William K. McClees with intention

and divers other persons, to the jurors 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.

0131

And the Jurors aforesaid, upon their Oath aforesaid, do further present:
That the said

Edward D. McCles

late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and year last aforesaid, at the Ward, City, and County aforesaid, having in his custody and possession a certain instrument and writing

commonly known as and called a check

which said check is as follows, that is to say:

New York April 27th 1881
The Chemical National Bank of N.Y.
Pay to Mr. E. McCles or order
Twenty Dollars
\$ 20. Estate of Joseph Potter dec
by Joseph J. Potter Exr

and on the back of which said check was then and there written a certain false, forged, and counterfeited instrument and writing, commonly called an endorsement of the said last mentioned check which said false, forged, and counterfeited instrument and writing commonly called an endorsement is as follows, that is to say:

"E. D. McCles"

said

the

Edward D. McCles

then and there well knowing the premises last aforesaid, and that the said instrument

was false, forged, and counterfeited, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City, and County aforesaid, feloniously did utter and publish as true, the said false, forged, and counterfeited endorsement of the said last mentioned

check with intention to injure

0132

and defraud

William K. Lee

and divers other persons, to the jurors aforesaid unknown; he the said *Edward*
D. Lee uttered and published the said false, forged, and counterfeited *endorsement*
ment of the said last mentioned *check* at the time he so
then and there well knowing the said *endorsement*
to be false, forged, and counterfeited, as aforesaid, against the form of the statute in
such case made and provided, and against the peace of the People of the State of
New York, and their dignity.

Daniel G. Rollins

BENJAMIN K. PHELPS, District Attorney.

0133

BOX:

39

FOLDER:

457

DESCRIPTION:

McCormack, John

DATE:

05/31/81



457

0134

Pr. 285 BW

W. H. G. 1111
Counsel

Filed 31 day of May 1881

Plants of M. Guilty - Sept 17

THE PEOPLE

vs.

PAUL

John W. C. ...
... ..

of ...

DANIEL C. ROLLINS,
Attorney at Law

District Attorney

Attended ...

Sept 9, 1881

A TRUE BILL

W. H. G. Foreman

Sept 17, 1881
W. H. G. Foreman

W. H. G. Foreman

0135

CITY AND COUNTY : ss.
OF NEW YORK :

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of
New York, upon their Oath, present:

THAT John McCormack otherwise known as and called
Wax late of the First Ward of the City of New York, in the
County of New York aforesaid, on the twenty fourth day of
May in the year of our Lord one thousand eight hundred and
eighty one at the Ward, City and County aforesaid, with
force and arms, three promissory notes for the payment of
money, being then and there due and unsatisfied (and of
the kind known as United States Treasury Notes), of the
denomination of one thousand dollars, and of the value of
one thousand dollars each; three promissory notes for the
payment of money, being then and there due and unsatisfied
(and of the kind known as United States Treasury Notes),
of the denomination of five hundred dollars, and of the
value of five hundred dollars each; twenty promissory notes
for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States
Treasury Notes), of the denomination of one hundred
dollars, and of the value of one hundred dollars each;
thirty promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known
as United States Treasury Notes), of the denomination of
fifty dollars, and of the value of fifty dollars each;
fifty promissory notes for the payment of money, being then
and there due and unsatisfied (and of the kind known as

0136

United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each; sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each; eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each; ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each; one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind

0137

known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each; thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar

0138

pieces), of the value of one dollar each; gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the ~~marketable~~^{marketable} value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due

0139

and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each, one pocketbook of the value of fifty cents, Two earrings of the value of five hundred dollars each, of the goods, chattels, and personal property of one Shirley S. Davis on the person of the said Shirley S. Davis then and there being found, from the person of the said Shirley S. Davis 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.

Daniel G. Rollins,

District Attorney.

0140

CITY AND COUNTY : ss.
OF NEW YORK :

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of
New York, upon their Oath, present:

THAT John McCormack otherwise known as and called
Wax late of the First Ward of the City of New York, in the
County of New York aforesaid, on the twenty fourth day of
May in the year of our Lord one thousand eight hundred and
eighty one at the Ward, City and County aforesaid, with
force and arms, three promissory notes for the payment of
money, being then and there due and unsatisfied (and of
the kind known as United States Treasury Notes), of the
denomination of one thousand dollars, and of the value of
one thousand dollars each; three promissory notes for the
payment of money, being then and there due and unsatisfied
(and of the kind known as United States Treasury Notes),
of the denomination of five hundred dollars, and of the
value of five hundred dollars each; twenty promissory notes
for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States
Treasury Notes), of the denomination of one hundred
dollars, and of the value of one hundred dollars each;
thirty promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known
as United States Treasury Notes), of the denomination of
fifty dollars, and of the value of fifty dollars each;
fifty promissory notes for the payment of money, being then
and there due and unsatisfied (and of the kind known as

0141

United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each; sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each; eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each; ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each; one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind

0142

known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each; thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar

0143

pieces), of the value of one dollar each; gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the ^{marketable} ~~marketable~~ value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twentyfive cents each: five hundred due bills of the United States of America, the same being then and there due

0144

and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each, one pocketbook of the value of fifty cents, Two earrings of the value of five hundred dollars each, of the goods, chattels, and personal property of one Shirley S. Davis on the person of the said Shirley S. Davis then and there being found, from the person of the said Shirley S. Davis 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.

Daniel G. Rollins,
District Attorney.

0145

City & County of New
York

Mrs. Shirley S. Davis, re-
siding at the Brieft-
ingham Hotel in the
City of New York (5th
Avenue and 20th
Street) being duly
known alleges:

That on the after-
noon of Tuesday the
24th day of May 1881
she was a passenger
in a 5th Avenue Stage,
No. 43, ~~between~~ from
43rd St. to 20th Street.
That on leaving the
stage at 20th Street
and before reaching
the sidewalk she dis-
covered that she had
monnaie containing
about Eleven ~~two~~ ^{two} ~~dollars~~
dollars in money, a
pair of diamond ear-
rings of the value of
\$1,000, and certain

0146

papers was not in
the papers. That
shortly before, while
the ship was passing
22°. That she put
her hand in her pocket
to take out her
fan and her paper
monnaie was there
in her pocket. That
at the time she entered
the ship at 43° that
a man whom she
had not before seen
to her knowledge, but
whom she can identify,
also entered the
ship, and took a
seat next her, first
asking a small boy
who sat by her side
who was in my com-
pany, to change his
seat. That the man
papers he had up
to the dinner, received
change, deposited the

0147

fare, and handed her
the change, during
which transaction
department observed him.
That while department
continued in the stage
the man crossed
toward and again
her more than ap-
peared to be necessary;
and that immediately
after department left
the stage the man also
left, and went in a
different direction from
that taken by dep-
artment. That dep-
artment upon discover-
ing her loss returned
to the stage and an-
nounced it to the pas-
senger, one of whom, Mr.
Charles Roschett, of
37 N. 3^d St., pursued
but did not overtake
him. That she has
been shown at No. 300
Vanderburg Street, a

0148

photograph of one John
McCormack alias
"Max", which she re-
cognizes, as does Mr.
Rochester also, as the
likeness of the man
of whom she has often
heard and who she
believes to be the per-
son who stole her inter-
national and its
contents.

Stirling S. Davis
Sworn to before me
this 27th day of June 1881.
Jesse Dreyer
Notary Public, N.Y.

The P. 28
John McCormack

McCormack
"alias"
"Max"

Affidavit of
Stirling S. Davis.

Witness:
Captain
Chas. Rochester

(No subscript)

J. G. J. by this
attorney's power
taken.

0 149

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present :*

That *John McCornack otherwise known as
and called ~~was~~*
late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the ~~twenty fourth~~ *fourth* day of ~~May~~ *May* in the year of our Lord one thousand eight hundred and eighty ~~one~~ *one* at the Ward, City and County aforesaid, with force and arms, ~~in the night time of said day,~~ three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each : three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each : twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each : thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each : fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each : sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each : eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each : ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each : one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each : one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars : two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each : three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each : fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each : thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each : bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each : three gold coins (of the kind usually known as eagles), of the value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each : fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each : one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each : three hundred silver coins (of the kind usually called dimes), of the value of ten cents each : six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

*One pocketbook of the value of fifty cents
Two earrings of the value of five hundred dollars
each*

of the goods, chattels, and personal property of one *Shirley S. Davis* on
the person of the said *Shirley S. Davis* then and there being found,
from the person of the said *Shirley S. Davis* 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 the dignity~~ **ROLLINS,**

BENJ. K. PHELPS, District Attorney.