

0641

BOX:

29

FOLDER:

353

DESCRIPTION:

Mack, Francis

DATE:

01/17/81



353

0642

156.

Appointed

Emplacement dock
Counsel,

Filed 17 day of Jan 1851

Pleas *Chubbuck*

INDICTMENT
 Petit Larceny of Money from the Person.

THE PEOPLE

vs.

Francis Mack

David S. Collins
DISTRICT ATTORNEY

Robert District Attorney
 Court in May 9. 1851.
 Discharged upon his word & receipt
 of a True Bill.

Francis Mack
Foreman.

Pat. 2. April 27

May 9. 1851

7

0643

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK, }

Francis Mack 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. *Francis Mack*

Question. How old are you?

Answer. *21 Years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *510 West 39th Street*

Question. What is your occupation?

Answer. *Work on a sand Boat*

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

Answer. *I have nothing to say,
am not guilty
Francis Mack*

Marcus DeSobry
Taken before me this 28th day of December, 1880
Police Justice

0544

4th District Police Court

CITY AND COUNTY OF NEW YORK, ss.

of No. 231 East 45th Street, being duly sworn, deposeseth and saith, that on the 19th 27th day of December 1880 at the Ward of the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, and person of deponent

the following property viz.:

One Kid Purse containing good and lawful money of the United States to wit: One two dollar bill or note and fractional currency to the amount of about fifty cents

the property of deponent and her husband Peter Carroll

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 Francis Mack (now here) for the reason following to wit: That deponent was standing on the corner of First Avenue & 44th Street and at the time held said Purse containing money in her (Carroll's) hand. When said Mack put one of his (Mack's) arms across deponent's neck and snatched said Purse containing said money from the person and possession of deponent and ran down First Avenue Mary Elizabeth Carroll

Sworn before me this 28th day of December 1880
M. W. M. [Signature]
POLICE JUSTICE

0645

DISTRICT POLICE COURT.

AFFIDAVIT - Larceny.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Elizabeth Carroll

VS.

Francis Mack

DATED *December 28 1907*

Otterberg
MAGISTRATE.

Davis
OFFICER.
19 Brecknet

WITNESSES:

*\$1500 T. A.
General depositions*

0646

1881

July 18. Case ready
in No 2. gone off at
request of prisoner.
Except in Court very
ill. Has been suffering
from severe nervous pro-
stration. Due to robbery.
After leaving Court she
attempted to kill her child
& herself. prisoner of
Law now in Bellevue.

Do not put in Calendar
if his Counsel make any
motion. let me know.

Answer. Ex-convict &
depraved. Anarchist. Threat
auto pistol at time of
arrest. D. J. P.

0647

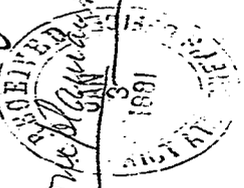
186.
Police Court - Fourth District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Mary Elizabeth Gamble
108-231 E 45th St

Francis Mack

Corporal August Liep



Offence, *Obtaining from the*

Dated *December 28* 188*0*

Otterborg Magistrate.

Davis Officer.

19 Bennett Clerk.

Witnesses,

13

100 to ans

General Sessions

Cover

Received in District Att'y's Office,

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

0648

INDICTMENT FOR

THE PEOPLE,

ON COMPLAINT OF

vs.
Francis Mack
Ret. to Bath

Mack has
been confined
since Dec. 28
charged with
snatching a
purse. The
complaint
has since be-
come deputed
to in Belle-
vue - T.

0649

~~Dear Mr. Perkins~~
I am in the Tombs
now three months the 29th
of this month and I only
am down for trial
twice and I am as essent
off this as you are
I hope that you will
investigate my case and
take me down for a trial
as soon as you can I
have 2 or 3 good witness
that I would like to have
down on my trial I hard
that the lady that make
the charge against me is in
the insane asylum
if it would not be to

0650

much trouble for you
I would like you to
let my witness
know when my trial
is coming off you can
let them no by sending
word to 853 first avenue
Joe Mack in care
of O Fitzsimmons
and they will be there

Please excuse this
mate
Council Mack
Tombs City Prison

0551

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

0652

New York Tuesday April 12
1891
Tombs city Prison

Dear Sir I
take the priviledge of writing you
this letter to state my case to you
and to let you know the length
of time I have been waiting for my
trial I was arrested on the
27th of December for being drunk
and when I was brought to
the station house I was accused
of larceny from the person by
false swearing on the part of
Mrs. carroll the complainant
who was insane and who is
now lodged in the insane
Asylum I will be here 4 months
on the 2nd of this month Dear
Sir I implore you to bring me
down for a trial and if I am
to be punished for a charge I am

0653

innocent of I do not see the use
of delay I can procure several
witnesses who can prove my
innocence the statement that the officer
made towards my character is false
and prejudiced on his part and
I can prove so in a great many
ways warden Finn told me to
write to you he told me you were
a very good man and that
you would investigate my case
and call me down for a trial
I have no Lawyer and no means
to get one now Mr Stevens I
hope you dont let me stay here
any longer without a trial if you
can help it I wish if it would
not be any to much trouble to
you to let me know when my
trial is coming off so that I
can have my witnesses in
court if you could do this you

0654

would oblige your humble
servant

Francis Mack

Dear Sir please excuse this
letter I couldnt do any
better

0655

CITY AND COUNTY }
OF NEW YORK. } N.Y.

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

Francis Mack

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

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *a* United States Treasury Note of the
denomination of *two* dollars and of the value of *two* dollars

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *a* Bank Note of the denomination of
two dollars and of the value of *two* 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 *fifty cents*

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

fifty cents
One piece of the value of fifty cents

of the goods, chattels, and personal property of one *Mary E. Carroll*
on the person of the said *Mary E. Carroll* then and there being found,
from the person of the said *Mary E. Carroll* 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 S. Rollins Acting
BENJ. K. PHELPS, District Attorney.

0656

BOX:

29

FOLDER:

353

DESCRIPTION:

Malone, Dennis

DATE:

01/31/81



353

0659

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Dennis Malone 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. *Dennis Malone*

Question. How old are you?

Answer. *16 years of age*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *150th Street near Morris Ave*

Question. What is your occupation?

Answer. *Wood Bundler*

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*

Dennis Malone

Taken before me, this *24th*
day of *January* 18*81*

Mervin Utterberg
Police Justice.

0660

POLICE COURT - 5th DISTRICT.

OFFENCE: BURGLARY AND LARCENY.

THE PEOPLE, & c.
ON THE COMPLAINT OF

Stephen Croaman
142 nd St + Alexander Ave

vs.
Bernie Malone

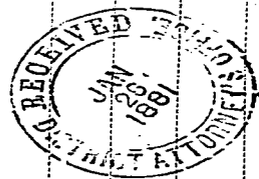
Dated January 26 1881

Ottobrunn, Magistrate.

Schwarze, 33 Officer.

Greger, Clerk.

Witnesses:



Committed in default of \$ 1000 Bail.

Bailed by Bernie Malone

No. Street.

0661

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

Dennis Malone

late of the *twenty-third* Ward of the City of New York, in the County of New York aforesaid, on the *twenty-third* day of *January* in the year of our Lord one thousand eight hundred and ~~seventy-eight~~ *eighty-one* with force and arms, at the Ward, City and County aforesaid, the *stable* of

Stephen Cramer
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

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

Fifty pounds of oats of the value of four cents each pound.

of the goods, chattels, and personal property of the said *Stephen Cramer*

so kept as aforesaid in the said *stable* 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.

0662

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

That the said

Dennis Kealone _____

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,

*Fifty pounds of the value of four cents
each pound.*

of the goods, chattels, and personal property of *Stephen Cramer*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said

Stephen Cramer

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

Dennis Kealone

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

Samuel S. Rollins

BENJAMIN H. BATES, District Attorney.

317

Day of Trial

Counsel,

Filed 31 day of January 1874.

Pleads,

Burglary—Third Degree, and Receiving Stolen Goods.

THE PEOPLE

vs.

F. Dennis Malone.

James B. Collins

HENRY H. WELLS

District Attorney.

A True Bill.

Francis Warren

Feb 1. 1874. Foreman.

James J. [unclear]

Carroll [unclear]

0664

BOX:

29

FOLDER:

353

DESCRIPTION:

Mauch, August

DATE:

01/11/81



353

0665

106
Wm. H. ...
...

Day of Trial. *E. Hooper*
Counsel,
Filed 11 day of *May* 1887.
Pleads *Not Guilty*

THE PEOPLE
vs.
38.
202 Elderly
B.
August Beach.

Adulterated Milk.

Amiel S. Pollard
DEMANDER,
Acting District Attorney.
Not by the Court.

A True Bill.

Francis Darr
Foreman.
Part No: May. 26. 1887
Indict & Amended -
Pin 60 days and
Pin \$100

0555

City and County of New York, ss. :

J. Blake White, Inf,
709 Madison Ave

of milk
Assistant Sanitary Inspector, of said city, being duly sworn, deposes and says, that on the
10th day of *November* in the year 1880, at premises number
202 Eldridge St in the City of New York, the said premises being a place then and
there where Milk was kept for sale, one *August March* unlawfully did then
and there keep, have and offer for sale three quarts of impure and unwholesome Milk, which had been
and was then and there watered, adulterated, reduced and changed by the addition of water or other
substance, or by the removal of cream therefrom, and that such impure, unwholesome, watered, adul-
terated or reduced and changed Milk, was then and there, by the said

August March, unlawfully held, kept and offered for sale against and in
violation of the provisions of the Sanitary Code, and of such Sanitary Code then and there, and at all
times thereafter in force and operation, and especially against and in violation of the provisions of a
section and ordinance of such Sanitary Code which was duly passed and adopted by the Board of
Health of the Health Department of the City of New York, and by said Health Department at a
meeting thereof, duly held in said city, on the twenty-third day of February, 1876, in the manner and
language following, to wit :

“ Resolved, That under the power conferred by law upon the Health Department, the following
“ additional section to the Sanitary Code, for the security of life and health, be, and the same is hereby,
“ adopted and declared to form a portion of the Sanitary Code.

“ ‘ No Milk which has been watered, adulterated, reduced or changed in any respect by the
“ ‘ addition of water or other substance, or by the removal of cream, shall be brought into, held,
“ ‘ kept or offered for sale at any place in the City of New York, nor shall any one keep, have or offer,
“ ‘ for sale in the said city any such Milk.’ ”

That said ordinance was thereafter duly published once a week, for two successive weeks, in the
City Record, a daily official newspaper and journal published in said city, to wit, in the issues of such
newspaper of the 24th day of February, 1876, and also of the 2d day of March, 1876, and that said
ordinance was, at all times alleged herein, in full force and operation in said city and county.

Sworn to before me the *15th* day }
of *November* 1880. }

J. H. Smith

J. Blake White

Police Justice.

0667

*Warrant by
Audrey Stalderberger
78 Stanton St*

922
Police Court, *30th* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John B. White 2nd
709 Madison Ave
vs.
August March
202 Eldridge St.

Affidavit Audrey Card

Dated *November 13* 188*0*



Justice.

Officer.

200 Camp

0568

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 *August Mauch*
late of the *seventeenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *tenth* day of *November*, in the year
of our Lord one thousand eight hundred and ~~seventy~~ *eighty* at the Ward,
City and County aforesaid, unlawfully and knowingly did expose for sale at the
store known as number *Two hundred and Two Eldridge* Street,
then and there situate, ten quarts of impure, adulterated and unwholesome milk, 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 the said *August Mauch*
late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and in the
year aforesaid, at the Ward, City and County aforesaid, at the store and place of business
of the said *August Mauch*
known as number *Two hundred and two Eldridge* Street,
in said Ward, City and County, and the said premises being then and there a place
where milk was kept for sale, unlawfully did then and there keep, have, and offer for
sale ten quarts of impure and unwholesome milk, which had been, and was then and there
watered, adulterated, reduced and changed by the addition of water or other substance,
and that such impure, unwholesome, watered, adulterated, reduced and changed milk
was then and there by the said *August Mauch*
unlawfully held, kept and offered for sale
against and in violation of the provisions of the Sanitary Code, and of such Sanitary
Code then and there, and at all times thereafter in force and operation, and 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 the said *August Mauch* late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, did bring into the said Ward, City and County, and then and there have and offer for sale, at the store and place of business of him, the said *August Mauch* known as number *Two hundred and Two Eldridge* Street, the said premises being then and there a place where milk was kept for sale, unlawfully did then and there keep, have, and offer for sale, ten quarts of impure and unwholesome milk, which had been and was then and there, watered, adulterated, reduced and changed by the addition of water or other substance, and that such impure, unwholesome, watered, adulterated or reduced and changed milk was then and there, by the said *August Mauch* unlawfully held, kept and offered for sale against and in violation of the provisions the Sanitary Code, and of such Sanitary Code then and there, and at all times thereafter in force and operation, and especially against and in violation of the provisions of a section and ordinance of such Sanitary Code, which was duly passed and adopted by the Board of Health of the Health Department of the said City of New York, and by said Health Department at a meeting thereof, duly held in said City, on the twenty-third day of February, 1876, in the manner and language following, to wit:

“Resolved, That under the power conferred by law upon the Health Department, “the following additional section to the Sanitary Code, for the security of life and “health be, and the same is hereby adopted and declared to form a portion of the “Sanitary Code.

“No milk which has been watered, adulterated, reduced, or changed in any “respect by the addition of water or other substance, or by the removal of cream, “shall be brought into, held, kept or offered for sale at any place in the City of New “York, nor shall any one keep, have, or offer for sale in the said city any such milk.”

Which said ordinance was thereafter duly published once a week, for two successive weeks, in the *City Record*, a daily official newspaper and journal published in said city, to wit: in the issues of such newspaper of the 24th day of February, 1876, and also of the 2d day of March, 1876, and which said ordinance was then and there, and at all times thereafter, in full force and operation against the forms of the Statute in such case made and provided.

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

0670

BOX:

29

FOLDER:

353

DESCRIPTION:

Mays, William

DATE:

01/10/81



353

0671

88

Day of Trial.

Counsel,

Filed 10 day of *January* 1881

Pleads

THE PEOPLE

vs.

Adulterated Milk.

B.

William Mays

David J. Rolland
~~FORN~~

acting District Attorney.

Part No: *May 11, 1881.*

pleads guilty

A True Bill.

James Darr

Foreman.

Indy \$50.

0672

POLICE COURT—FOURTH DISTRICT.

RECOGNIZANCE TO ANSWER AT SPECIAL SESSIONS.

CITY AND COUNTY OF NEW YORK } ss.

BE IT REMEMBERED, That on the 22^d day of March in the year of our Lord, 1879

of No. 57 6th Avenue Street in the City of New York,

and of No. 84 Bank Street in the said City,

personally came before the undersigned, one of the Police Justices of the City of New York, and acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK; that is to say; the said

the sum of Two Hundred Dollars,

and the said Two Hundred Dollars,

separately, of good and lawful money of the State of New York, to be levied and made of their respective goods, chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz:—

Whereas, the said William Knapp was charged before the undersigned, Police Justice as aforesaid, on the oath of Daniel Brennan with MISDEMEANOR, for having on the 22^d day of March 1879 in the City and County of New York, aforesaid, violated Section 108 of the Health Code of the City of New York

AND WHEREAS, he has been brought before said Justice to answer said charge, and upon the examination of the whole matter, pursuant to the statute, it appearing to said Justice that the said Offence has been committed, and that there is probable cause to believe said defendant to be guilty thereof, and the said accused having been informed of his rights under the law, and having waived a trial by jury, and elected to have his case heard and determined by the Court of Special Sessions in said City and County; and the said offence being bailable by said Justice, he did thereupon order the said accused to find Sufficient Bail in the sum of Two Hundred Dollars, for his appearance at the Court of Special Sessions, in said City and County, to answer to the complaint preferred against him for said offence.

Now therefore the condition of this Recognizance is such, that if the above named William Knapp shall personally appear at the next COURT OF SPECIAL SESSIONS to be held at the Halls of Justice in said City and County, at the next term of said Court, to answer to the complaint preferred against him for said offence, and abide the order of the said Court, and not depart therefrom without leave, then this recognizance to be void; otherwise to remain in full force.

Taken and acknowledged before me, the day and year first above written.

A. J. Morque Police Justice.

William Knapp
Robert S. Bates

0673

CITY AND COUNTY } ss.
OF NEW YORK.

the within named Bail, being duly sworn, says, that he is a house holder in
said City, and is worth Four HUNDRED DOLLARS

(\$400), over and above the amount of all his debts and liabilities; and that his property
consists of:

*Personal property at
deposits placed of business
1084 Bank Street New York
City of the value of two
thousand dollars free
of debts and demands.*

Robert S. Bates

N. Y. SPECIAL SESSIONS.

THE PEOPLE, ETC.,
ON THE COMPLAINT OF

vs.
Recognizance to Answer.

William H. Morgan
Taken the 25th day of March 1879

Morgan
Justice

Filed
day of
1879

*1879
Justice
1879*

0674

GLUED PAGES

0675

City and County of New York, ss.

Louis G. Truman an

Assistant Sanitary Inspector of said city, being duly sworn, deposes and says, that on the ^{22nd} day of ^{March} in the year 1879, at premises ^{cor of} number

30th St + 10th Ave. H.R. R.R. Depot

in the City of New York, the said premises being a place then and there where Milk was kept for sale, one *William Mays* unlawfully did then and there keep, have and offer for sale three quarts of impure and unwholesome Milk, which had been and was then and there watered, adulterated, reduced and changed by the addition of water or other substance, or by the removal of cream therefrom, and that such impure, unwholesome, watered, adulterated or reduced and changed Milk, was then and there, by the said *William Mays*

, unlawfully held, kept and offered for sale against and in violation of the provisions of the Sanitary Code, and of such Sanitary Code then and there, and at all times thereafter in force and operation, and especially against and in violation of the provisions of a section and ordinance of such Sanitary Code which was duly passed and adopted by the Board of Health of the Health Department of the said City of New York, and by said Health Department at a meeting thereof, duly held in said city, on the twenty-third day of February, 1876, in the manner and language following, to wit:

“Resolved, That under the power conferred by law upon the Health Department, the following additional section to the Sanitary Code, for the security of life and health be, and the same is hereby, adopted and declared to form a portion of the Sanitary Code.

“No Milk which has been watered, adulterated, reduced or changed in any respect by the addition of water or other substance, or by the removal of cream, shall be brought into, held, kept or offered for sale at any place in the City of New York, nor shall any one keep, have or offer for sale in the said city any such Milk.”

That said ordinance was thereafter duly published once a week, for two successive weeks, in the *City Record*, a daily official newspaper and journal published in said city, to wit, in the issues of such newspaper of the 24th day of February, 1876, and also of the 2d day of March, 1876, and that said ordinance was, at all times alleged herein, in full force and operation in said city and county.

Sworn to before me the ^{22nd} day of *March* 1879

Louis G. Truman
Asst. Sanitary Inspector

B. T. Morgan
Police Justice.

0676



Police Court, District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Louis Freeman

Sanitary Squad

William Mays

57 1/2 Ave

Genl Serv

Affidavit for Fel. 1879
for the Bench

Bailed by
Robert S. Bates
No 84 Bank St.

Dated Mar 22nd 1879.

[Signature] Justice.

Witness -

John McCaulley

No 227 Maryland

\$250.00 Bond

Bailed.

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 *William Mays*
late of the *Tweantieth* Ward of the City of New York, in the County of
New York, aforesaid, on the *twenty second* day of *March* in the year
of our Lord one thousand eight hundred and seventy-*nine* at the Ward,
City and County aforesaid, unlawfully and knowingly did expose for sale at the
store known as ~~number~~ *The Hudson River Rail Road Depot* Street,
then and there situate, ten quarts of impure, adulterated and unwholesome milk, 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 the said *William Mays*
late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and in the
year aforesaid, at the Ward, City and County aforesaid, at the store and place of business
of the said *William Mays*
known as ~~number~~ *The Hudson River Rail Road Depot* Street,
in said Ward, City and County, and the said premises being then and there a place
where milk was kept for sale, unlawfully did then and there keep, have, and offer for
sale ten quarts of impure and unwholesome milk, which had been, and was then and there
watered, adulterated, reduced and changed by the addition of water or other substance,
and that such impure, unwholesome, watered, adulterated, reduced and changed milk
was then and there by the said *William Mays*
unlawfully held, kept and offered for sale
against and in violation of the provisions of the Sanitary Code, and of such Sanitary
Code then and there, and at all times thereafter in force and operation, and 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 the said *William Mays* late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, did bring into the said Ward, City and County, and then and there have and offer for sale, at the store and place of business of him, the said *William Mays* known as ~~number~~ *the Hudson River Rail Road Depot* ~~Street~~, the said premises being then and there a place where milk was kept for sale, unlawfully did then and there keep, have, and offer for sale, ten quarts of impure and unwholesome milk, which had been and was then and there, watered, adulterated, reduced and changed by the addition of water or other substance, and that such impure, unwholesome, watered, adulterated or reduced and changed milk was then and there, by the said *William Mays* unlawfully held, kept and offered for sale against and in violation of the provisions the Sanitary Code, and of such Sanitary Code then and there, and at all times thereafter in force and operation, and especially against and in violation of the provisions of a section and ordinance of such Sanitary Code, which was duly passed and adopted by the Board of Health of the Health Department of the said City of New York, and by said Health Department at a meeting thereof, duly held in said City, on the twenty-third day of February, 1876, in the manner and language following, to wit:

Resolved, That under the power conferred by law upon the Health Department, "the following additional section to the Sanitary Code, for the security of life and health be, and the same is hereby adopted and declared to form a portion of the "Sanitary Code.

"No milk which has been watered, adulterated, reduced, or changed in any "respect by the addition of water or other substance, or by the removal of cream, "shall be brought into, held, kept or offered for sale at any place in the City of New "York, nor shall any one keep, have, or offer for sale in the said city any such milk."

Which said ordinance was thereafter duly published once a week, for two successive weeks, in the *City Record*, a daily official newspaper and journal published in said city, to wit: in the issues of such newspaper of the 24th day of February, 1876, and also of the 2d day of March, 1876, and which said ordinance was then and there, and at all times thereafter, in full force and operation against the forms of the Statute in such case made and provided.

Daniel S. Rollins, Acting
~~DENY R. PHELPS~~ District Attorney.

0679

BOX:

29

FOLDER:

353

DESCRIPTION:

McBride, John

DATE:

01/05/81



353

0580

40-

Filed 5 day of Jan 1881
Plends

ROBBERY—First Degree.

THE PEOPLE

vs.

John McFide
I.

Amel G. Collins
BENJAMIN

District Attorney.

A True Bill.

Francis Carr

George B. Hill
Foreman.

Henry C. Baker

S. P. Finkbeiner

0581

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

Police Court--First District.

of No. *41 Cherry* Street, being duly sworn, deposes
and says, that on the *2^d* day of *January* 18 *80*
at the *Fourth* Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent, by force and violence, without his consent and against his will, the following property viz:

*One silver watch and plated chain
attached, in all*

of the value of *Five* Dollars,
the property of *deponent*

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

*John M. Spide, now here, from
the fact that said watch was then con-
tained in the left side pocket of the coat
then worn upon the person of deponent
as a portion of deponents (wally) clothing, and
was fastened to said coat by said chain.
That said John was then in Company
with deponent and had been drinking
with deponent. That deponent then
stood in front of his own premises,
41 Cherry Street, with the latch key
of the front door in his hand and
said John stood close to deponent. That*

Subscribed and sworn to before me this

day

Police Justice

0582

After asking deponent for money and
deponent telling him he had none,
the said John seized hold of
deponent and prevented deponent
opening the door with his key
and pulled open deponents over-
coat and struck deponent on the
stomach and then seized hold
of said watch and chain and
forcibly tore the same from
the person and possession of
deponent and ran away with
said property in his possession.
Sworn to before me this
2^d day of January 1864
James M. Sacklan

Wm Murray Police Justice

0683

Police Court—First District.

CITY AND COUNTY } ss.
OF NEW YORK.

John McBride 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 McBride*

Question. How old are you?

Answer. *Twenty-two years of age*

Question. Where were you born?

Answer. *United States*

Question. Where do you live?

Answer. *No. 68 Cherry St.*

Question. What is your occupation?

Answer. *Driver*

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 McBride

Taken before me this 2nd day of *February* 18*81*
Wm. C. ...
Police Justice.

0584

Police Court--First District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

James Mackay
24 Cherry St.
John McFadden

AFFIDAVIT--ROBBERY.

BAILABLE:

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

18 61

James Mackay Justice

Mackay Officer

McFadden Clerk

Witnesses

William Mackay
H. Med. Police

\$ 1000 to answer

at Sessions

Received at Dist. Atty's office

Cur

COUNSEL FOR COMPLAINANT.

Name

Address

COUNSEL FOR DEFENDANT.

Name

Address

0585

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 First Ward of the City of New York, in the County of New York, aforesaid,
on the *second* day of *January* 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, in and upon one *James M. Kachtan*
in the peace of the said People then and there being, feloniously did make an assault and

One watch of the value of eight dollars
One chain of the value of two dollars

of the goods, chattels and personal property of the said *James M. Kachtan*
from the person of said *James M. Kachtan* and against
the will and by violence to the person of the said *James M. Kachtan*
then and there violently and feloniously did rob, steal, take and carry away, against
the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

Daniel E. Rollins
BENJAMIN PHELPS, District Attorney.

0585

BOX:

29

FOLDER:

353

DESCRIPTION:

McCabe, John

DATE:

01/11/81



353

103.

Day of Trial.
Counsel,
Filed *11* day of *Jan'y* 1877.
Pleads

THE PEOPLE
vs.
Adulterated Milk.

B.

John J. McCabe,
(2 cases)

~~*Daniel S. Collins*~~

David C. Hill, District Attorney.

Filed 2.25,

A True Bill.

James D. Hill

James D. Hill Foreman.

Head guilty

0688

New York General Sessions
The People of the State
of New York
against
John J. McLeane

City and County of New York
John J. McLeane being duly sworn says
that he is not guilty of the Charge
in the indictment in this Court against
him made; that he has fully and freely
stated the Case in this action to his
Counsel James M. Smith and Charles
A. Johnson who reside in the City of New
York, and is by them after such statement
advised that he has a defence upon the
merits in said actions - That the Charge
against him are for adulterating milk
that they are only supported by alleged
tests with an instrument called a
"Lactometer", and by analyses - That this
instrument is advised that said methods
is an unreliable instrument and the
methods of said analyses imperfect and
also unreliable and that they have so
been pronounced by eminent Chemists
and among other by Doctor Doremus
and this defendant says that he is a
wholesale milk dealer purchasing only
of reputable purveyors in the County
that he has never seen the milk he is
charged with adulterating; that it is brought
to the City by said road, to the depot
and then from there distributed to retail
dealers, and defendant is advised that
a question as to the nature or degree of
his possession as to whether it renders him
guilty will be raised upon the trial of
this Case
And defendant desires to and intend to
subpoena upon the trial of this Cause Charles
and among them said Doctor Doremus, and is
advised that time for experiments and analyses
is needed and that this defendant

will require to secure the attendance
of his witnesses & for preparation
the next term of the Court and
Sanna January 17th
1881 before me

Alex Boyd
Notary Public
N.J. Co

John J. M. B. O.

Attest of me
I pre a day in
Trent in January
Term, 1st Monday
January 18th
at Trent
Newport January 17th 1881

Stanley Collins
Deputy Notary

filed Jan 18 - 1881

New York General Services
The People of the
State of New York
against

John J. Mc Clarke

Appellant

James M. Lynde
Charles J. Sprague
Attorneys

filed Jan. 18 - 1881

0690

New York General Term

The People of the
State of New York
against
John J. McClellan

I hereby authorize
Schuyler J. Spencer to
act as my attorney and
counsel in this case and
especially empower him
to appear in this Court &
plead to the indictment in
my name & appear in
my stead upon any trial
of this case

New York April 22^d 1880

John J. McClellan 

0691

Myra of Fresno

The People of

pp

John M. Beck

Ernest Young

0592

Court of General Sessions.

Part *M*

THE PEOPLE

INDICTMENT

vs.

For

John J. McLoake

To

Mr. Cornelius Farley

No. *46* & *66* Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *trial* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *Thursday* the *10th* day of *March* instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

BENJAMIN K. PHELPS,

District Attorney.

0593

Cornelius Farley
46 E 66 St.

Not found
March 8/01.

0695

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 *John J. McCabe*
late of the *Twenty-second* Ward of the City of New York, in the County of
New York, aforesaid, on the *eighteenth* day of *November* in the year
of our Lord one thousand eight hundred and ~~seventy~~ *eighty* at the Ward,
City and County aforesaid, unlawfully and knowingly did expose for sale at the
store known as number *six hundred and twenty West fifty-second* Street,
then and there situate, ten quarts of impure, adulterated and unwholesome milk, 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 the said *John J. McCabe*
late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and in the
year aforesaid, at the Ward, City and County aforesaid, at the store and place of business
of the said *John J. McCabe*
known as number *six hundred and twenty West fifty-second* Street,
in said Ward, City and County, and the said premises being then and there a place
where milk was kept for sale, unlawfully did then and there keep, have, and offer for
sale ten quarts of impure and unwholesome milk, which had been, and was then and there
watered, adulterated, reduced and changed by the addition of water or other substance,
and that such impure, unwholesome, watered, adulterated, reduced and changed milk
was then and there by the said *John J. McCabe*
unlawfully held, kept and offered for sale
against and in violation of the provisions of the Sanitary Code, and of such Sanitary
Code then and there, and at all times thereafter in force and operation, and 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.

SHIPP CORNELL

THIRD COUNT.

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

THAT the said *John J. McCabe* late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, did bring into the said Ward, City and County, and then and there have and offer for sale, at the store and place of business of him, the said *John J. McCabe* known as number *six hundred and twenty West Fifty second* Street, the said premises being then and there a place where milk was kept for sale, unlawfully did then and there keep, have, and offer for sale, ten quarts of impure and unwholesome milk, which had been and was then and there, watered, adulterated, reduced and changed by the addition of water or other substance, and that such impure, unwholesome, watered, adulterated or reduced and changed milk was then and there, by the said *John J. McCabe* unlawfully held, kept and offered for sale against and in violation of the provisions the Sanitary Code, and of such Sanitary Code then and there, and at all times thereafter in force and operation, and especially against and in violation of the provisions of a section and ordinance of such Sanitary Code, which was duly passed and adopted by the Board of Health of the Health Department of the said City of New York, and by said Health Department at a meeting thereof, duly held in said City, on the twenty-third day of February, 1876, in the manner and language following, to wit :

“Resolved, That under the power conferred by law upon the Health Department, the following additional section to the Sanitary Code, for the security of life and health be, and the same is hereby adopted and declared to form a portion of the Sanitary Code.

“No milk which has been watered, adulterated, reduced, or changed in any respect by the addition of water or other substance, or by the removal of cream, shall be brought into, held, kept or offered for sale at any place in the City of New York, nor shall any one keep, have, or offer for sale in the said city any such milk.”

Which said ordinance was thereafter duly published once a week, for two successive weeks, in the *City Record*, a daily official newspaper and journal published in said city, to wit: in the issues of such newspaper of the 24th day of February, 1876, and also of the 2d day of March, 1876, and which said ordinance was then and there, and at all times thereafter, in full force and operation against the forms of the Statute in such case made and provided.

Daniel E. Rollins
~~HENRY K. PHELPS~~, District Attorney.

0697

BOX:

29

FOLDER:

353

DESCRIPTION:

McCann, James

DATE:

01/10/81



353

0698

BOX:

29

FOLDER:

353

DESCRIPTION:

Smith, Sidney

DATE:

01/10/81



353

0699

BOX:

29

FOLDER:

353

DESCRIPTION:

Johnson, William

DATE:

01/10/81



353

57

Day of Trial, *J. M. [unclear]*

Counsel, *J. M. [unclear]*

Filed 10 day of *July* 1887

All Pleadings *Not Guilty*

THE PEOPLE

vs.

James W. Cannon

Sidney Smith

William Johnson

by Daniel J. Rollins

~~Printed and Published by~~

District Attorney

Part No. July 13, 1887

All Trials - conducted at P. 3.

A True Bill.

[Signature]

SP 2 1/2 years each. Foreman.

Warrant for arrest of James W. Cannon, Sidney Smith, and William Johnson, charged with conspiracy to defraud.

0701

Police Office, First District.

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

of No. 140 Bowery Street, being duly sworn,

deposes and says, that the premises No. 140 Bowery Street, 1st floor of 1st Ward, in the City and County aforesaid, the said being a brick building and which was occupied by deponent as a Hat Store

and which was occupied by deponent as a Hat Store attempted to be entered by means of making a hole in the rear wall of said premises were **BURGLARIOUSLY**

on the morning of the 29 day of December 1880 and the following property, feloniously taken, stolen and carried away, viz.:

Twenty pieces of Silk plush
Satin and Ribbons, property
of John Callahan

of the value of Two thousand dollars
the property of Compliments

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

James M. Carran, Sydney Smith and
William Johnson (now present)

for the reasons following, to wit: from the fact that deponent is informed by officer Edward Galligan of the 14th precinct police that where he was patrolling Elizabeth Street on the morning of the above date that he noticed in the door way facing the alley, and entering upon the rear of 140 Bowery James M. Carran standing and acting in a suspicious manner.

Said Galligan took said McCann into custody and upon searching him found a jimmy, iron key and a case knife. Said McCann stated he was waiting for two friends and shortly afterward the two friends Sydney Smith and William Johnson were detected within thirty feet of where said McCann was standing, upon said Galligan searching William Johnson dependent is informed their was found upon him a jimmy, two pick locks, and a knife, and upon Smith was found a knife, key and a letter which provided for an appointment on the above date in the dependent charges said James McCann Sydney Smith and William Johnson with having attempted to Burglariously enter dependent premises on the ~~so~~ above mentioned date.

Given to reference
 on this 30 day of December 1883
 Wm. J. Sullivan
 Sheriff Justice

0703

Police Court—First District.

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

Edward Galligan

of No. 14 ^{Street,} ~~14~~ ²⁹ being duly sworn, deposes and says, that on the day of December 1888, at the City and County of New York, at about 11 o'clock in the morning deponent was patrolling Elizabeth Street and in the door way facing the alley of the rear of 140 Borey deponent noticed James Mc Cann standing in a doorway acting in a suspicious manner when questioned he told such a story as led deponent to believe that he was a suspicious character deponent then and there searched said Mc Cann and found upon his person the following Burglarious tools a jimmy, four keys and a large case knife deponent sent out a rap for assistance when officer Thomas Gray ^{came} to my aid and immediately the other men put in an appearance within thirty feet of where Mc Cann was ^{standing} deponent called upon Gray to assist deponent in arresting them and upon the person of Sydney Smith was found a letter marking an agreement to meet other parties to meet them on Tuesday evening, a knife and a key, and on the person of William Johnson two pick locks, large jimmy, pocket knives

0704

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } ss.

James McCarroll 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. *James McCarroll*

Question. How old are you?

Answer. *Twenty one Years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *49 Orchard Street*

Question. What is your occupation?

Answer. *Print Layer.*

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

Answer. *I know nothing about it*

James McCarroll

Taken before me, this

day of December 1880

Police Justice.

0705

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } ss.

Sydney Smith 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. *Sydney Smith*

Question. How old are you?

Answer. *Twenty five years*

Question. Where were you born?

Answer. *England*

Question. Where do you live?

Answer. *Carlton House*

Question. What is your occupation?

Answer. *Works on Steamships as waiter*

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

Answer. *I am not guilty*

Sydney Smith

Taken before me, this

day of *December* 188*8*

[Signature]
POLICE JUSTICE.

0706

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } ss.

William Johnson 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. *William Johnson*

Question. How old are you?

Answer. *Twenty four years*

Question. Where were you born?

Answer. *Pennsylvania*

Question. Where do you live?

Answer. *228 Chrystie Street*

Question. What is your occupation?

Answer. *Shoe Cutter*

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

Answer. *I am not guilty*

William Johnson

Taken before me, this

day of December 1887

POLICE JUSTICE.

0707

COUNSEL FOR COMPLAINANT.

Name
Address

COUNSEL FOR DEFENDANT.

Name
Address

Police Court - First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edw. Galligan
140 Broadway
James de Capri
Stephen Smith
William Johnson
Offence, *Alcohol & Drug*

Dated *December 3* 18*97*

Murray Magistrate.
Galligan Gray Officer.
14 Clerk.

Witnesses
Edwards Galligan
14 precinct police
Thomas Gray
14 precinct police
11/14 to answer
14 Sessions,
Received of Dist. Atty's Office
Gray

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,

0708

CITY AND COUNTY 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

James McCann, Sidney Suits and William Johnson each

late of the fourteenth Ward of the City of New York, in the County of New York, aforesaid, on the twenty ninth day of December in the year of our Lord one thousand eight hundred and ~~seventy~~ eighty with force and arms, at the Ward, City and County aforesaid, the store of

John Callahan attempt to 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

John Callahan

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.

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

And the jurors aforesaid, upon their oath aforesaid, do further present:

That James McConn, Sidney Smith and William Johnson each late of the fourteenth Ward of the City of New York in the County of New York aforesaid, on the day and in the year last aforesaid at the Ward, City and County aforesaid with force and arms, feloniously and unlawfully did have in their possession in the night time of said day, divers instruments and implements of burglary to wit: Two instruments of the kind commonly called Jimmies, Four Keys, Two instruments of the kind commonly called Pick-locks, Two Knives with intent then and there feloniously and burglariously a certain store of a certain person whose name is to the jurors aforesaid unknown and cannot now be given there situate, then and there to break into and enter and divers goods wares and merchandise of a description to these jurors unknown, a more accurate description of which cannot now be given, of a certain person or persons whose names are to these jurors unknown and cannot now be given, in the said store then and there being, then and there feloniously to steal, take and carry away.

Daniel S. Rollins,
District Attorney.

0710

BOX:

29

FOLDER:

353

DESCRIPTION:

McCarthy, Michael

DATE:

01/27/81



353

0711

Part one 243

Counsel

Filed 7 day of Jan 1881

Pleas *In Guilty*

THE PEOPLE
vs.
MICHAEL MORRIS
I.
ROBBERY—First Degree.

David G. Rollins
WEN KAPENKA
Attorney District Attorney.

A True Bill.

Francis O'Connell
Foreman.

Part No 2 Eday 7. 1881
Printed & enclosed P. Spear
S.P. Troycars

0712

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

Form 123.

ss.:

Police Court—Second District.

Charlotte M. Wall

of No. 313 East 79th Street, being duly sworn, deposes and says,

that on the 5th day of January 1881

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the person of deponent, by force and violence, and against the will of

deponent, the following property, viz.:

One pink purse containing good and lawful money of the United States, consisting of Bank Notes or Bills and Silver Coin, and being in all of the amount and

of the value of fifteen dollars
the property of deponent, ~~and~~ Michael M. Carthy ~~is a witness~~

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away, by force and violence, and against his will, by Michael M. Carthy, now here,

from the fact that deponent was then walking on 2nd 5th Street between 7th and 8th Avenues and said purse and money was snatched and contained in the left hand of deponent. That said Michael approached deponent, then and there, and struck deponent violently in the breast and seized hold of deponent and forcibly opened the left hand of deponent and did not deponent of the property of said
Charlotte M. Wall

Sworn to before me this 7th day of January 1881

James B. [Signature]
Justice

0713

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK } ss.

Michael M. McCarthy 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.—*Michael M. McCarthy*

QUESTION.—How old are you?

ANSWER.—*Twenty years of age*

QUESTION.—Where were you born?

ANSWER.—*New York City*

QUESTION.—Where do you live?

ANSWER.—*465 West 26th Street*

QUESTION.—What is your occupation?

ANSWER.—*Shoe Finisher*

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.*
Michael M. McCarthy

Taken before me, this

for
day of *January*, 188*7*
Police Justice.

0714

Form 188

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, &C.,

Affavit—Robbery.

Charlotte M. Wall
313 E 99th St



Michael McCaskey

Dated January 7 1881

J. H. Hammer Magistrate.

Cornis 16th Officer.

Witness, Charlotte Underwood

113 East 79th St.

Robert R. Williams

247 West 19th St.

Sworn to and

Bailed by

No. Street.

0715

OFFICE OF THE
Receiver of the Mutual Benefit Savings Bank,
73 BROADWAY, ROOM 70,

New York, July 2^d 1881

John Henderson was my neighbor at
Dobbs Ferry Westchester County for several years.
I knew him well and I believed him to be
an upright, honest, and kindly disposed man.
I thought him a man of the better sort, a
little unskillful in making money.
I am disposed to believe the stories told
me about what has created his present un-
fortunate entanglements and am ready to think
that he has been more sinned against than
sinning

Yours
Dob Bradley

0716

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

Michael McCarthy

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *fifth* day of *January* in the year of our Lord
one thousand eight hundred and eighty *one* at the Ward, City and County
aforesaid, with force and arms, in and upon one *Charlotte M. Wall*
in the peace of the said People, then and there being, feloniously did make an assault
and *one* 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: *one*
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: *two* promissory notes for the
payment of money, being then and there due and unsatisfied, (and of the kind known
as United States Treasury Notes), of the denomination of five dollars, and of the value
of five dollars each: *two* promissory notes for the payment of money, being
then and there due and unsatisfied, (and of the kind known as United States Treasury
Notes) of the denomination of two dollars and of the value of two dollars each:
one 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* coins,
(of the kind known as cents), of the value of one cent each: *one* coins,
(of the kind known as two cents), of the value of two cents each: *Twenty* coins,
(of the kind known as five-cent pieces), of the value of five cents each: *Twenty*
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: *Sixteen*
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:
one 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 denomina-
tion of ten cents each, and of the marketable value of ten cents each:

\$15.00
100

One purse of the value of one dollar

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

Charlotte M. Wall

from the person of said *Charlotte M. Wall* and against
the will, and by violence to the person of the said *Charlotte M. Wall*
then and there violently and feloniously did rob, steal, take,
and carry away, against the form of the Statute in such case made and provided, and
against the peace of the People of the State of New York, and their dignity.

Daniel G. Rollins, Attorney
DANIEL G. ROLLINS, District Attorney.

0717

BOX:

29

FOLDER:

353

DESCRIPTION:

McCarthy, William

DATE:

01/04/81



353

0718

BOX:

29

FOLDER:

353

DESCRIPTION:

Dalton, Bartley

DATE:

01/04/81



353

0719

BOX:

29

FOLDER:

353

DESCRIPTION:

Cash, Patrick

DATE:

01/04/81



353

0720

BOX:

29

FOLDER:

353

DESCRIPTION:

McLaughlin, Patrick

DATE:

01/04/81



353

0721

4. 1887
2. 1887
1. 1887
Filed day of *May* 1887

Plends *Not Guilty* (or)

THE PEOPLE,
vs.
William McCarthy
Bartley Dalton
Patrick Cash
Patrick McLaughlin

~~BANK BUILDING~~
David S. Rollin
District Attorney

Indictment for Receiving
Stolen Goods.

A True Bill.

Francis Durr
May 8/87. Foreman.

John J. ...
James P. ...
James P. ...
James P. ...
1. 274 State of ...
3. S. C. ...

0722

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Bartholomew Dalton 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.—Bartholomew Dalton

Question.—How old are you?

Answer.—22 years

Question.—Where were you born?

Answer.—New York City

Question.—Where do you live?

Answer.—135 Governor St.

Question.—What is your occupation?

Answer.—Boiler maker.

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

Answer.—I am not guilty I saw a crowd upon the corner, with a Policeman I ran up there and the Policeman arrested a man, I had nothing to do with it

Bartholomew Dalton

Taken before me, this

27

day of March

1890

Police Justice.

R. M. Wickham

0723

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

William McLearty 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.—William McLearty

Question.—How old are you?

Answer.—19 years

Question.—Where were you born?

Answer.—New York

Question.—Where do you live?

Answer.—112 Avenue Ser.

Question.—What is your occupation?

Answer.—Printer

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

Answer.—I am guilty

William McLearty

Taken before me, this

R. Williams
24 day of March 1890
Police Justice.

0724

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Cash 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.—Patrick Cash.

Question.—How old are you?

Answer.—23 years

Question.—Where were you born?

Answer.—New York

Question.—Where do you live?

Answer.—99 Grand St

Question.—What is your occupation?

Answer.—Braes finisher

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

Answer.—I am not guilty, I did
not see the man

Patrick Cash

Taken before me this

27

day of March 1892

J. Mitchell

Police Justice.

0725

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Mc Laughlin 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.—Patrick Mc Laughlin

Question.—How old are you?

Answer.—19 years

Question.—Where were you born?

Answer.—Scotland

Question.—Where do you live?

Answer.—69 Lewis Str.

Question.—What is your occupation?

Answer.—Junkman

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

Answer.—I am not guilty I was not
there when the robbery was committed
I never saw the man

Patrick Mc Laughlin

Taken before me, this
29 day of March 1891
J. Mitchell
Police Justice.

0726

Police Court-Third District.

CITY AND COUNTY } ss.
OF NEW YORK.

George Lutz

of No. *111* Columbia Street,

being duly sworn, deposes and saith that on the *27* day of *December* 1880, at the *13th* Ward of the City of New York, in

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

viz.: *one Silver Watch and Chain of the Value of some Dollars and one pocket book containing silver coin of various denominations in all of the Value of three 75/100 Dollars - one Handkerchief of the value of ten cents said property being in all*

of the value of *Twelve 86/100* DOLLARS, the property of *deponent*

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by force and violence as aforesaid, by *William McCarthey and Bartholomew Dalton and Patrick Cash and Patrick McLaughlin all (now here) and two other persons who are not arrested and whose names are unknown to deponent from the fact that deponent was walking in Lewis Street between Broome & Detmold Street, at the hour of about 10 o'clock a.m. when said McLaughlin and said unknown persons seized hold of deponent and held deponent when said McCarthey said Dalton and said Cash searched deponents pockets and did steal the aforesaid property, by force and violence*

Sworn before me this

1887

Police District

day

0727

from deponents person and from the further fact that deponent is informed by officer Nathan Lemlein of the 13th Precinct Police that he saw said Mr. Leatty run into a house in Gerrit Street and that he ran after him and arrested him and that he found on the steps in said house and when said Mr. Leatty was standing there within described watch which deponent fully identifies as the property stolen from his person as aforesaid

Sworn to before me this 27th day of December 1880 } George Lutz

J. W. Wright
Police Justice

City & County of New York

Nathan Lemlein being duly sworn says that he heard read the affidavit of George Lutz and knows the contents thereof that the statement therein referring to deponent is true to deponent's own knowledge

Sworn to before me this 27th day of December 1880 } Nathan Lemlein

J. W. Wright
Police Justice

1055

Police Court—Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Lutz
111th St. Columbia
William McLeatty
Archibald Suttan
Robert Long
Robert McLeatty

AFFIDAVIT—HORREY.

Date: Dec 27 1880

Magistrate

W. Lutz

Lemlein & McLeatty Officers

13

WITNESSES: Jury officers

2000

[Handwritten mark]

0728

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 *William McCarthy, Bartley Dalton,*
Patrick Cash and Patrick Laughlin
each

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the ~~twenty seventh~~ day of *December* in the year of our Lord
one thousand eight hundred and ~~seventy eight~~, at the Ward, City, and County
aforesaid, with force and arms, in the night time of said day, in and upon one

George Lutz

in the peace of the said People then and there being, feloniously did make an assault and

One watch of the value of six dollars
One chain of the value of three dollars
Three pocket book of the value of ten
cents
Five 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 three dollars and seventy six
cents

12⁸⁶

of the goods, chattels and personal property of the said

George Lutz

from the person of said

George Lutz

and against

the will and by violence to the person of the said

George Lutz

then and there violently and feloniously did rob, steal, take and carry away, against
the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

been feloniously stolen). against the form of the Statute in such case made and pro-
vided, and against the peace of the People of the State of New York, and their dignity.

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

0729

~~CITY AND COUNTY~~
~~OF NEW YORK,~~ } ss

And *aforesaid* 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, *aforesaid* do further present

That *William McCarty, Bartley Dalton, Patrick Cash and Patrick McLaughlin* each late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *thirteenth* day of *December* in the year of our Lord one thousand eight hundred and ~~seventy~~ *eighty* with force and arms, at the Ward, City and County aforesaid,

*One watch of the value of six dollars.
One chain of the value of three dollars.
One pocket book of the value of ten cents.
Divers coins of a number, kind and denomination to the jurors aforesaid unknown and a more accurate description of which cannot now be given of the value of three dollars and seventy six cents*

of the goods, Chattels and personal property of

George Lutz

by *a certain person*

~~and certain other persons.~~ to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

George Lutz

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

*William McCarty, Bartley Dalton
Patrick Cash and Patrick McLaughlin*

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

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

0730

BOX:

29

FOLDER:

353

DESCRIPTION:

McDonald, Charles

DATE:

01/05/81



353

0731

BOX:

29

FOLDER:

353

DESCRIPTION:

Madison, Archibald

DATE:

01/05/81



353

0732

IN SENATE
JANUARY 11 1887

Day of Trial,
Counsel, *Leahman*
Filed 5 day of *Jan* 1887
Pleads *Not Guilty*

THE PEOPLE
OR.
17
Charles McEwald
vs.
Abraham Madison

Samuel S. Collins
DISTRICT ATTORNEY

Part no. 1000
Jan 11, 1887
with 2 pleas guilty
A True Bill.

Francis Davis
Foreman.

Each
Pen one year.

BURGLARY THIRD DEGREE.
NOTHING STOLEN.

OF THE COURT
CLERK

IN SENATE
JANUARY 11 1887

0733

Police Court—Second District.

City and County } ss:
of New York.

of No. 183 Prince Street, being duly sworn,

deposes and says, that the premises No. 183 Prince
Street, 8¹⁴ Ward, in the City and County aforesaid, the said being a Store

and which was occupied by deponent as a Lager Beer Saloon
& Restaurant were **BURGLARIOUSLY**
entered by means of breaking a glass
in the front window

on the night of the 24th day of December 80

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

A quantity of cigars
of the value of
Twenty five dollars

the property of deponent

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

the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen

and carried away by Archibald Madison
and Charles M. Donald (now Berg)
for the reasons following, to wit: That deponent

is informed by Officer
Finnerty that he found
the glass so broken and
said Archibald Madison
inside said premises
and M. Donald has
admitted in deponent's
presence that he was with
Madison when he so entered
said premises and Berg

John Berg

John Berg
John Berg
John Berg

0734

FORM 10.

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

Sworn before me this 25th day of December 1888
J. J. [Signature]
Notary Public

John F. Timmerly
of No. 111 St. James Street, being duly sworn, deposes and says,
that on the _____ day of _____ 1888 at the City of
New York, in the County of New York, he has heard
read the foregoing
affidavit of the facts
therein stated and
information of
deponent are true

John Timmerly

0735

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Archebaud Madrasion 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.— *Archebaud Madrasion*

QUESTION.—How old are you?

ANSWER.— *15 years*

QUESTION.—Where were you born?

ANSWER.— *New York City*

QUESTION.—Where do you live?

ANSWER.— *24 Henry St*

QUESTION.—What is your occupation?

ANSWER.— *work at printing*

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

here preferred against you?

Answer.— *I am guilty
but was drunk and
was in boy named
McDonald induced
me to go with him*

Archebaud Madrasion

Taken before me, this
25 day of *Dec*
188*8*
[Signature]
Police Justice.

0736

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

Charles M. McDonnell 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.— *Charles M. McDonnell*

QUESTION.—How old are you?

ANSWER.— *17 Years*

QUESTION.—Where were you born?

ANSWER.— *Philadelphia*

QUESTION.—Where do you live?

ANSWER.— *No 3 Vandam*

QUESTION.—What is your occupation?

ANSWER.— *Iron Box Factory*

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

ANSWER.— *I was at the window & run away when the officer came*

Charles McDonnell

Taken before me, this *25* day of *Dec* 188 *5*
J. J. Connelley Police Justice.

0737

1051
Police Court—Second District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

John Berglund
183 Avenue
John W. S. Brown
Archibald Macdonald

OFFENSES AGAINST THE LAWS OF THE DISTRICT OF COLUMBIA

RECEIVED
DEC 26 18 80
Date

Wanderer
Magistrate

J. L. ...
Clerk

Witness: Officer J. L. ...
See Pol.

Committed in default of \$ 1000 Bail
C. L. ...

Bailed by
No. Street.

Cour

0738

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

*Charles McDonald and
Archieball Madison each*

late of the *eight* Ward of the City of New York, in the County of
New York, aforesaid,
on the ~~twenty fourth~~ day of *December* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty* with force and arms,
at the Ward, City and County aforesaid, the *store* of

John Berghauer
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

John Berghauer

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

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

Daniel S. Rollins
DANIEL S. ROLLINS, District Attorney.

0739

BOX:

29

FOLDER:

353

DESCRIPTION:

McElroy, William

DATE:

01/14/81



353

0740

72 175

Day of Trial,
Counsel, *Shuck*
Filed, *4* day of *May* 187*7*
Pleads *charging* ?

*Alfonso A. G. and
Joseph A. G. and
Joseph A. G.*

THE PEOPLE

vs.

P.

William H. Gray

Amel G. Collins
~~Amel G. Collins~~

District Attorney

A TRUE BILL.

James J. ...

James J. ...
Foreman

James J. ...

0741

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

Third District Police Court.

of No. *the 11th precinct* *Albert Rohloff*

Street,

being duly sworn, deposes and says,

that on the *3rd* day of *January* 188*0*

at the City of New York, in the County of New York, *he arrested*
one ~~widow~~ James Still and
a person whose name is
unknown for Grand Larceny
in stealing a stone, wagon
and other property from
Benjamin Eisenmann and
said unknown person was
in the lawful custody of this
deponent who is a police
man in said City. That
deponent was at this time
dressed in his police uniform
when William Mc Elroy now
here came up to deponent
and said that deponent
should not arrest said
unknown person and did
then and there strike
deponent a violent blow on
the head with some hard
substance cutting deponent's
head and knocking deponent
down thereby enabling said
unknown person to escape
and said unknown person did then
escape

Albert Rohloff

Sworn to before me
this 3rd day of January 1880
R. H. Ripley Police Justice

0742

15
Police Court, Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Albert Rohloff
11th Precinct



William E. Ebray

Dated, January 3^d 1881

304. B. Magistrate.

Rohloff " Officer.

2000 bond - owing
prisoner to escape
+ A. B. See
complaint against
James Willing.

EW

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 *William M. Elroy*
late of the City of New York, in the County of New York, aforesaid, on the
third day of *January* 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 *Albert Rokloff*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *Albert Rokloff*
with a certain instrument and weapon, a description of which is to the jurors afore-
said unknown and cannot now be given, which the said
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut, and wound
with intent *him* the said *Albert Rokloff*
then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

And the 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 M. Elroy
with force and arms, in and upon the body of the said *Albert Rokloff*
then and there being, wilfully and feloniously did make an
assault and *him* the said *Albert Rokloff*
with a certain instrument and weapon, a description of which is to the jurors afore-
said unknown and cannot now be given, which the said

William M. Elroy
in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there wilfully and feloniously
do bodily harm unto *him* the said *Albert Rokloff*
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 M. Elroy
with force and arms, in and upon the body of *Albert Rokloff*
in the peace of the said people then and there being, feloniously, did make another
assault and *him* the said *Albert Rokloff*
with a certain instrument and weapon, a description
of which is to the jurors aforesaid unknown and cannot now be given, which the said

William M. Elroy in *his* right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,

0744

of

day

Year

Felony Assault and Battery.

WINDSOR

18

SEN. K. THOMAS

Assistant Attorney

Revenue

A True Bill

~~WIND. K. THOMAS, District Attorney.~~

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 C. C. C. C.* with force and arms, in and upon the body of the said *Albert C. C. C.* did make another assault and battery, with a certain instrument and weapon, a description of which is to the jurors unknown and cannot now be given, which the said *William C. C. C. C.* in his right hand then and there had and held, the same being then and there cut and wound with intent to then and there willfully and feloniously maim *him* against the form of the Statute in such case made and provided, and against the peace of the State of New York, and their dignity.

FOURTH COURT.

and wound, the same being such means and force as was likely to produce the death of *him* the said *Albert C. C. C.* with intent *him* 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.

0745

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, a certain person whose name is to the jurors aforesaid, unknown and cannot now be given at the City of New York in the County of New York aforesaid did feloniously take, steal and carry away from the possession of one Benjamin Ensmann among other things one wagon of the value of Fifty dollars and one single harness of the value of Fifteen dollars the property of one Benjamin Ensmann, and was then and there charged by the said Benjamin Ensmann with feloniously taking, stealing and carrying away as aforesaid such wagon and harness so belonging as aforesaid and thereupon the said certain person whose name is to the jurors aforesaid unknown and cannot now be given was then and there lawfully arrested and taken in custody by one Albert Rohloff who then and there was and was acting as an officer, member and patrolman of and in the Police Department

0746

of and in the City and County of New York aforesaid and of the Police Force of the City and County aforesaid and then and there was held and was in the lawful charge and legal custody and control of him the said Albert Rohloff as such officer, member and patrolman as aforesaid for such taking, stealing and carrying away as aforesaid, ^{and for and upon such charge as aforesaid} and to answer the same.

And the Jurors aforesaid upon their oath aforesaid do further say: That William M. Elroy at the City and County aforesaid on the said third day of January in the year of our Lord one thousand eight hundred and eighty-one well knowing that he the said Albert Rohloff was then and there such member, officer and patrolman as aforesaid and then and there had as such member, officer and patrolman as aforesaid the said certain person whose name is to the jurors unknown as aforesaid in his lawful custody, charge and control as aforesaid for the offence so committed and so charged, ^{to be committed by him} as aforesaid, did with force and arms wickedly, wilfully, unlawfully and feloniously make an assault

0747

upon him the said Albert Rokloff and did strike, beat and throw down him the said Albert Rokloff and the said certain person (whose name is to the jurors aforesaid, unknown out of and from such lawful arrest, custody and control aforesaid of him the said Albert Rokloff and against the will of him the said Albert Rokloff then and there feloniously and unlawfully did rescue put at large and set free, to go where he ~~where he~~ would against the form of the Statute in such case made and provided and against the peace of the People of the State of New York and their dignity.

Paul G. Rollins,
District Attorney.

0748

BOX:

29

FOLDER:

353

DESCRIPTION:

McEvoy, Edward

DATE:

01/28/81



353

He has employment
of \$3. per week and
is called to go in
charge of his father's
store

29th

N. Leary

Filed 29 day of Jan 1887

Pleads in Equity (31)

THE PEOPLE

vs.

18. six
220

I

Felonious Assault and Battery.

Edward M. Cross
Daniel G. Hollins
BENJ & PHELPS

Part no Feb 14. 1887
pleads A.B.

A True Bill. Sentinel
Suspended during good
behaviour. Half year
Prisoner

Foreman.

Feb 10th
Thos. S. [unclear]
Merrill

0750

Form

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

POLICE COURT—FIRST DISTRICT.

Pietro Giorgio
of No. 257 West Street being duly sworn, deposes and says,

that on the 23^d day of January 1881

at the City of New York, in the County of New York, he was violently and feloniously assaulted and
beaten by Edward McCree

who then and there cut now present.

deponent in the right
side of the face with
some sharp instrument

Deponent believes that said injury, as above set forth, was inflicted by said

Edward McCree

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 accord-
ing to law.

Pietro di Giorgio

Sworn to before me, this

day of

January 1881

Police Justice,

[Signature]

0751

Police Court—First District.

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

Edward M. Evoy 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. *Edward M. Evoy*

Question. How old are you?

Answer. *18 years of age*

Question. Where were you born?

Answer. *New York city*

Question. Where do you live?

Answer. *220 Elizabeth St.*

Question. What is your occupation?

Answer. *Stock Clerk.*

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.*

Edward M. Evoy

Taken before me, this

24th day of January 1887.

J. W. Morgan
POLICE JUSTICE.

0752

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

294
Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Peter George
Edward W. Barry
271
1881
VICTORINE

AF FIDAVIT—Felonious Assault & Battery

Date, *January 24th* 188*1*
Magistrate Magistrate.
Sighe Officer.

Witnesses

Boo to answer
at General Sessions
Received at Dist. Atty's Office,

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,

0753

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 M. Evoy
late of the City of New York, in the County of New York, aforesaid, on the
twenty third day of *January* 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 *Pietro di Giorgio*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *Pietro di Giorgio*
with a certain instrument and weapon, a description of which is to the jurors afore-
said unknown and cannot now be given, which the said *Edward M. Evoy*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did *beat, strike, stab, cut, and wound*
with intent *him* the said *Pietro di Giorgio*
then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

And the 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 *Edward M. Evoy*

with force and arms, in and upon the body of the said *Pietro di Giorgio*
then and there being, wilfully and feloniously did make an
assault and *him* the said *Pietro di Giorgio*
with a certain instrument and weapon, a description of which is to the jurors afore
said unknown and cannot now be given, which the said *Edward M. Evoy*
in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to *them* and there wilfully and feloniously
do bodily harm unto *him* the said *Pietro di Giorgio*
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 *Edward M. Evoy*

with force and arms, in and upon the body of *Pietro di Giorgio*
in the peace of the said people then and there being, feloniously, did make another
assault and *him* the said *Pietro di Giorgio*
with a certain instrument and weapon, a description
of which is to the jurors aforesaid unknown and cannot now be given, which the said
Edward M. Evoy in *his* right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,

0754

and wound, the same being such means and force as was likely to produce the death of *him* the said *Pietro di Giorgio* with intent *him* the said *Pietro di Giorgio* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

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 *Edward M. Eroy*

with force and arms, in and upon the body of the said *Pietro di Giorgio* then and there being, wilfully and feloniously, did make another assault and the said *Pietro di Giorgio* with a certain instrument and weapon, a description of which is to the jurors unknown and cannot now be given- which the said *Edward M. Eroy*

in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously maim *him* the said *Pietro di Giorgio* 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.

*For reasonable support -
at \$5 per week and
warranted to go on
Charge of his father's
attf.*

2917

*Filed
1897
day of
Jan
1897
Pleas
for County (31)*

THE PEOPLE

P

Felonious Assault and Battery.

*Edward M. Eroy
Daniel G. Rollins
BENJ. K. PHELPS*

*Part no. 14, 1897
Yours truly
1897*

*A True Bill. Dubois
Subscribed during pro
before H. H. H. H.
Justice Barr*

Handwritten signatures and notes

0755

BOX:

29

FOLDER:

353

DESCRIPTION:

McIntyre, Thomas

DATE:

01/18/81



353

0756

179

Counsel,
Filed *18* day of *Jan'y* 188*1*
Pleads

THE PEOPLE
vs.
Thomas DeLacy
F.

Larceny, and Receiving Stolen Goods.

N. S. Collins
BANKRUPT
District Attorney.

A TRUE BILL.

John W. Davis
Jan'y 19/81
Foreman.

James H. [Signature]
S. I. Three years & 6 mo.

0757

Form 112.

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

Police Court—First District.

William Cotton
of No. *82 Broadway* Street, being duly sworn, deposes
and says, that on the *14th* day of *January* 18*81*
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 an express*
wagon which deponent had in charge
the following property, viz: *one lot of type*

of the value of *Seventy* Dollars,
the property of *James Little & Company* doing
business at 63 & 65 Beekman Street and
in deponent's charge as a common carrier

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 McFadyen*
now here from the fact that the
property was placed in deponent's
wagon for delivery at the Jersey City
Depot, but was subsequently found
in the prisoner's possession by Officer Hearside
as deponent is informed and truly believes
William Cotton

Sworn to before me this
day

Henry Hearside
1881
Police Justice

City And County of New York's Henry
Hearside of the 14th Precinct being sworn says that
he arrested the prisoner in Printing House Square at
about 5 O'clock P.M. on the day in question and

0758

at the time of such arrest he
had in his possession the above
described property which the
Complainant identifies as having
been taken from his Express wagon
while on the way to Jersey City
Depot for the delivery of the same

Henry Heavside

Sworn to before me this
13th day of January 1887
R. L. Morgan
Deputy Justice

0759

Police Court, First District.

CITY AND COUNTY OF NEW YORK.

Thomas McJurye 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.

Thomas McJurye

Question. How old are you?

Answer.

30 Years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

I live on Ninth Avenue

Question. What is your occupation?

Answer.

Labourer

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

Answer.

I was drinking yesterday when a man ^{told a constable friend} asked me to take the bot & I thought it belonged to him I did not steal it.

his
Thomas McJurye
mark

Taken before me, this

Wm. J. Murray
1877
Police Justice

0760

179

Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
William Cotton
82 Broadway

vs.
Anna McFadyen

A Indavit—Larceny.

BAILABLE

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

1
2
3
4
5
6



Date: 1896

Henry [Signature] Clerk

Witnesses: [Signature] Collector

\$ [Signature] to answer

at Sessions

Received at Dist. Atty's office

COUNSEL FOR COMPLAINANT.

Name

Address

COUNSEL FOR DEFENDANT.

Name

Address

0761

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

Thomas M. Intyre _____

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

*Fourteen pounds of type of the value of five
dollars each pound.*

One box of type of the value of seventy dollars.

of the goods, chattels, and personal property of one

Aaron D. Farmer

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.

0762

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

Thomas W. Intyre

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,

*Fourteen pounds of type of the value of
five dollars each pound.
One box ^{of type} of the value of seventy dollars.*

of the goods, chattels, and personal property of the said *Aaron D. Farmer*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said

Aaron D. Farmer

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

Thomas W. Intyre

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

N. G. Rollins
BENJAMIN PHELPS, District Attorney.

0763

BOX:

29

FOLDER:

353

DESCRIPTION:

McLaughlin, James

DATE:

01/19/81



353

0764

195
Jan 19 1851
Counsel

Day of Trial
Counsel
Filed 19 day of Jan 1851
Pleads *Ad. Quilty. (w)*

BURGLARY—THIRD DEGREE.
NOTHING STOLEN.

THE PEOPLE
vs.

James McLaughlin
2

Daniel S. Phelps
DANIEL S. PHELPS,

District Attorney,
Part in day 26. 1851
Not requested.
A True Bill.

Freemidorn

Foreman.

0765

NEW YORK
JAN 17
3 PM
PO

How. Joseph M. Miller.
Columbian House
#50 Bleeker St
City

In Reply

0766

Friend fat i take the pleasure of ~~writing~~ those few
lines hoping to find you in good health as it leaves me
at present please tell Joe to send me up some tobacco
and tell hen barber that foley says to send him
some tobacco and tell brock's brother that he says
to send me up some weed also and if you dont see
those parties write up and let me know how
sun is getting along i have only got 3 months i
will be out. 14 day of march tell Joe when he
sends it up to put on Thomas gallagher Dec 14
penitentiary B¹ and fetch it up to west 3rd ave

Yours friend G. J. G.

0767

And that is all I want
I had a Ross dinner
sent to me yesterday
By Bang up he has gone
to Middletown after
some money to buy tools
with don't fail to visit
me at my room No 114
Tier 8th Tombo Hotel
Come tomorrow afternoon
if you can
By ought to be good
today. Adieu Adieu
Your friend
Simpson
McMullen

0768

Dear friend
I am glad you
make such a fine
good. I wish either
you or I could come
and see me tomorrow
afternoon or Wednesday
evening and let me know
how things are. My fingers
say that I will get out
of this scrape very

Frank Holt
Jan 17/81

0769

City and County of New York, ss.:

Police Court, Third District.

THE PEOPLE

vs.

Joseph W. Muller

On Complaint of *Thomas J. Crystal*
For: *assault with intent to steal*
as a Pick-pocket

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

Dated *January 20* 18*81*

R. W. Murphy

POLICE JUSTICE.

J. W. Muller

0770

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

Thomas J Crystal

of *the 10 Precinct Police* Street,
being duly sworn, deposes and says that on the *19* day of *January*
18*80* at the City of New York, in the County of New York *he arrested*

Joseph Mc Mullen (now here)
in Grand Street and said Mc Mullen
did then and there assault a person unknown
to this deponent and lay his hand hand
upon the clothing then and there upon
by said unknown person with intent
to steal as a full pocket

Thomas J Crystal

Sworn to this
before me
20 day of *January*
18*81*
[Signature]
Police Justice.

0771

POLICE OFFICE, THIRD DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomson Crystal
10



Joseph Mc Mullen

Affidavit Assault with intent
to steal

Dated Jan 20 1881

B. H. Buxby JUSTICE.

Crystal 10 OFFICER.

WITNESSES: Richard Sullivan
10th Prec Police

500 Wm G.S

C

0772

CORRECTION

0773

BOX:

29

FOLDER:

353

DESCRIPTION:

McLaughlin, James

DATE:

01/19/81



353

0774

195
James M. Laughlin
James M. Laughlin

Day of Trial
Counsel
Filed 19 day of Jan 1851
Pleeds *James M. Laughlin*

BURGLARY—THIRD DEGREE.
NOTHING STOLEN.

THE PEOPLE

vs.

James M. Laughlin

David S. Atkins
DAVID S. ATKINS,
COUNSEL FOR DEFENSE

Part in case of
Dist. Attorney
Jan 28, 1851
Not acquitted
A TRUE BILL.

Frederick

Foreman.

W. M. LORR
CLERK FOR CORRECTION

0775

Police Court—Second District.

City and County
of New York.

vs: Marcus Weiss

of No. 663 Eighth Street, being duly sworn,

deposes and says, that the premises No. 593 Eighth Avenue

Street, 20th Ward, in the City and County aforesaid, the said being a brick building,

and which was occupied by deponent as a Crockery Store

were **BURGLARIOUSLY** attempted

to be entered by means of forcibly breaking open the cellar door fastening on 39 feet by breaking in two the iron bar securing said door, at about the hour of 1 1/4 o'clock on the morning of the 16th day of January 1881

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

A quantity of Crockery ware of the value of Fifty (and more) dollars

the property of deponent

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

and carried away by James M. Laughlin, now known for the reasons following, to wit: That at the time aforesaid deponent saw said M. Laughlin in the act of breaking open the door of said cellar containing said property and deponent found that he had broken the iron bar fastening said door and had said door open.

Subscribed before me this 16th day of January 1881
Marcus Weiss
Judge

0776

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK.) ss.

James M Laughlin 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.—*James M Laughlin*

QUESTION.—How old are you?

ANSWER.—*Nineteen years of age*

QUESTION.—Where were you born?

ANSWER.—*New York City*

QUESTION.—Where do you live?

ANSWER.—*No. 330 West 56th St.*

QUESTION.—What is your occupation?

ANSWER.—*I work in a paper factory*

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

ANSWER.—*I have nothing to say.*

James M Laughlin

Taken before me, this

John W. Brown
Police Justice.
1881

0777

195

Police Court—Second District.

OFFENSE: BURGLARY AND LARCENY.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Marcus Weiss
663 8th ave

v.s.

James M. Laughlin



1881

Dated

January 18 1881

Magistrate.

Carmelo D. Officer.

Wet Clerk.

Witness:

Stephen Carmick
S.A. West Police

Committed in default of \$ 1000 Bail.

Bailed by Carmel

No. Street.

0778

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

James Mc Laughlin

late of the *twentieth* Ward of the City of New York, in the County of
New York, aforesaid,
on the *sixteenth* day of *January* 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 *store* of

Marcus Weiss
there situate, feloniously and burglariously did break into and enter, the said
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

Marcus Weiss

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.

David S. Rollins

BENI K PHELPS, District Attorney.

0779

BOX:

29

FOLDER:

353

DESCRIPTION:

McMullen, Joseph

DATE:

01/25/81



353

0780

~~210~~
Counsel, No. 6 of *Jan*
Filed 25 day of *Jan* 1851
Plends for County No.

INDICTMENT.
Assault with intent to steal
as a pickpocket.
vs.
THE PEOPLE
vs.
Joseph W. Muller
P.

Samuel S. Perkins
DISTRICT ATTORNEY,
District Attorney.

A TRUE BILL.

Richard S. Jones
Foreman.
Aug 27/51

Wm. V. Jones
J. W. Jones

0781

And that is all I want
I had a Ross dinner
sent to me yesterday
by Bang up he has gone
to Middletown after
some money to buy tools
with don't fail to visit
me at my room No 164
Tier Old Tombs Hotel
Come tomorrow afternoon
if you can
Biz ought to be good
today. Adieu Adieu
Yours friend
Wm Simpson
McMullen

0782

I am glad you
 make out of hope
 good. I wish either
 you or fat would come
 and see me tomorrow
 afternoon - Wednesday
 fine. and let me know
 how things are. my hope
 was that I will get out
 of this camp every

Dear friend
 Love
 June 17/81

0783

City and County of New York, ss.:

Police Court, Third District.

THE PEOPLE

vs.

Joseph W. Muller

On Complaint of *Thomas J. Crystal*
For *assault with intent to steal*
as a Pickpocket

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

Dated *January 20* 1881

R. W. Proby

POLICE JUSTICE.

J. W. Muller

0784

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

Thomas J. Crystal

of the *10 Precinct Police* Street,
being duly sworn, deposes and says that on the *19* day of *January*
18*80*, at the City of New York, in the County of New York *he arrested*

Joseph Mc Mullen (now here)
in Grand Street and said Mc Mullen
did then and there assault a person unknown
to this deponent and lay his hand hand
upon the clothing then and there worn
by said unknown person with intent
to steal as a full pocket

Thomas J. Crystal

Sworn to this *20* day of *January* 18*81*
before me
A. W. [Signature]
Police Justice.

0785

POLICE OFFICE, THIRD DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Crystal
10



Joseph Mc Mullen

51
Affidavit Assault with intent
to steal

Dated: Jan 20 1881

T. H. Buxby JUSTICE.

Crystal 10 OFFICER.

WITNESSES:

Richard Sullivan
10th Prec Police

500 Wm G.S

C

0786

Friend fat i take the pleasure ~~of~~ ~~of~~ those few
lines hoping to find you in good health as it leaves me
at present please tell joe to send me up some tobacco
and tell hen barber that foley says to send him
some tobacco and tell brock's brother that he says
to send me up some weed also and if you dont see
those parties write up and let me know how
sun is getting along i have only got 3 months i
will be out. 14 day of march tell joe when he
sends it up to put on Thomas gallagher Dec 14
penitentiary B.F. and fetch it up to west 3d ave

~~your friend~~ G. J. J.

0787

NEW YORK
JAN 17
3 PM
PA

How. Joseph M. Miller.
Columbian House.
#60 Bleeker St.
City.

in hand

0788

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

Joseph M. Chullen

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *nineteenth* day of *January* in the year of our Lord
one thousand eight hundred and ~~seventy-eight~~ *one* at the Ward City and County afore-
said, with force and arms, in and upon ~~one~~ *a certain person whose name is to the jurors*
unknown and cannot now be given did make an assault, and that the said
the hands of him *Joseph M. Chullen* the said

Joseph M. Chullen, unlawfully did lay
upon the person of the said *certain person whose name is to these jurors*
unknown and cannot now be given, and upon the clothing
which was then and there upon the person of the said *certain person whose name*
is to these jurors unknown and cannot now be given ~~is~~
with intent then and there certain goods, chattels and personal property of the said
certain person whose name is to these jurors unknown and
cannot now be given
on the person of the said, *certain person whose name is to these jurors unknown*
and cannot now be given then and there being found, from the person of the said
certain person whose name is to these jurors unknown and cannot now be given then and there
feloniously 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. Collins

DANIEL G. COLLINS District Attorney.

0789

BOX:

29

FOLDER:

353

DESCRIPTION:

McNally, Bridget

DATE:

01/31/81



353

0791

FORM 112.

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

Police Court—Third District.

of No. 213 Bayard Street, being duly sworn, deposes
and says that on the 26 day of January 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 by trick and device

the following property viz.:

One pocketbook containing good and lawful money of various denominations to wit: One gold coin of the United States issue of the denomination and value of two dollars and fifty cents and the balance in bank notes or bills to the amount of Two Hundred and four dollars. One pocketbook containing One gold watch of the value of Forty-two dollars and one bank note or bill of the denomination and value of two dollars in all of the value of Two Hundred and fifty dollars and 50/100 Dollars
the property of deponents mother Mary Ann Wolcott
and in the care and custody 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 Bridget Mc ^{Chowhen} Kelly from the fact that said Bridget came to deponents house and stated to deponent that deponents mother sent her said Bridget for the aforesaid property and deponent believing said statement to be true parted with said property. That deponent has since been informed by her mother that she did not send said Bridget for said property. Therefore deponent charges said Bridget with the larceny of said property as aforesaid.

Mary Elizabeth Wolcott

Sworn to before me this

27 day of January 1881

[Signature]
POLICE JUSTICE.

0792

City and County of New York § 55

Mary Ann Wileot of No 23 Bayard Street being duly sworn deposes and says that on the 26th day of January 1881 at the City and County of New York she was informed by her daughter Mary Elizabeth Wileot that Bridget McNally or her name here called at deponent's house at No 23 Bayard Street and stated to deponent's daughter that deponent sent her said Bridget for the property described in the within affidavit That deponent did not authorize said Bridget or any other person to make said statement

Sworn to before me this }
27th day of January 1881 }

Mary Ann ^{her} Wileot
mark

Solow Smith

Police Justice

0793

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Bridget McVally 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. *Bridget McVally*

Question. How old are you?

Answer. *21 Years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *23 Bayard Street*

Question. What is your occupation?

Answer. *Dressmaker*

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

Answer. *I did not take it there was three
or four woman had the money*

Bridget McVally

Taken before me, this
John J. Smith
18/1
POLICE JUSTICE.

0794

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

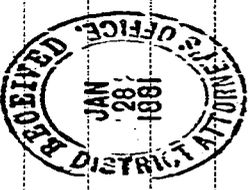
Name,
Address,

POLICE COURT—THIRD DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF
Mary Elizabeth Noble
vs.
23 Bayard St.

Bridget Mc Nally



AFFIDAVIT—LARCENY.

2
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4
5
6

Dated *January 27* 1881

Magistrate.

Officer.

Clerk.

Witness

Mary Ann Noble

23 Bayard Street

Albert L. Noble

23 Bayard Street

Subscribed and sworn to before me this 27th day of January 1881

J. H. O. to answer

at Sessions

Received at Dist. Att'y's Office,

Com

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

0795

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

Brigget McNally

late of the First Ward of the City of New York,
in the County of New York, aforesaid on the *twenty six* day of *January* in the year
of our Lord one thousand eight hundred and ~~eighty one~~ *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 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
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,) be-
ing 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 unsatis-
fied, 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 Amer-
ica, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomi-
nation 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 frac-
tional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

\$206.75

Two pocketbooks of the value of fifty cents each
One watch of the value of forty two dollars

of the goods, chattels, and personal property of one *Mary Ann Wolcott*
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. *David S. Rollins*

BENJ. K. PHELPS, District Attorney.

0796

BOX:

29

FOLDER:

353

DESCRIPTION:

McNally, William

DATE:

01/10/81



353

0797

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF COLUMBIA
IN RE: [REDACTED]

That the above named [REDACTED] is a person of ill fame and disrepute, and that he is guilty of the crime of [REDACTED] in violation of the laws of the United States.

Indictment—Larceny—*Gravel*
Counsel,
Filed *10* day of *May* 188*7*
Pleads *not guilty*.

THE PEOPLE

vs.

F
William McCall

David S. Rollins
DISTRICT ATTORNEY

District Attorney.

Robertson

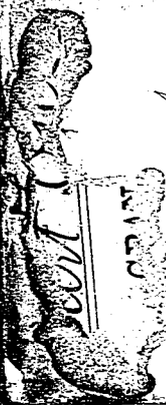
A True Bill.

W. H. ...

Part 2. *Feb 11-1887*

Tried and convicted

S. P. Three years



0798

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

The People of the State of New York
against
William C. Kelly

City and County of New York. I William C. Kelly of
said City being duly sworn do depose and say
I am the above named Defendant and
am indicted for Grand Larceny in
stealing a horse and other property of
the value of one hundred and forty dollars
on the 28th of July, 1880.

I am innocent of
said offence, and have a good defence
on the merits.

I can prove my innocence
by two witnesses whose names are
John Walsh and James Healy. These
witnesses are necessary and material
to establish the fact, that at the
time I am charged with feloniously
appropriating said property (I having
previously obtained said property from
the Complainant to use at my
work) I was at work at the
dock at the foot of East 14th Street.

0799

and accidentally backed said horse
and a Cart to which said horse
was attached into the East River.
Both these men saw said
accident take place. I have
tried to secure the attendance
of said witnesses and sent a
writon from the Tombs Prison
to hunt them last week and
was informed that said Welsh
and Haley were on a board
a sloop which is loaded
with stones and that they
will not return until next
Tuesday or Wednesday which
which time I pray the
trial of my case may be
postponed.

I lastly say I never
told my brother in law that
I sold the Complainant's property
for sixty five dollars or any
other amount, nor is it a fact
that I ever sold or disposed of
said property.

Sworn to before me this }
10th day of January 1887 } Wm. M. Kelly

Samuel J. Barronard

Commissioner of Deeds
New York City & County

0000

Chrysothamnus

—

People's

—

W. H. Kelley

—

Apparatus of

Science.

W. H. Kelley

of Science

(Philadelphia 1877)

0001

Form 112.

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

Police Court—First District.

William P. Magee
of No. 703 Greenway Street, being duly sworn, deposes
and says, that on the 28 day of December 1880
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent, Ellis N. Brown using
trick at No. 140 Varick street by trick
and device
the following property, viz: one horse value one
hundred and twenty five dollars
one horse value one
hundred and twenty five dollars

all of the value of one hundred and thirty Dollars,
the property of Ellis N. Brown and in
complaintant's care and charge

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by William Mc Nally
(now present) from the fact that
Said Mc Nally hired a horse
from deponent to take from
sweepings from Broadway and
Houston streets to the foot of
Lighthouse street and River, Said
Mc Nally by said trick obtained
the said horse on the 28 day
of July last and has never
been seen since until the 25
day of December 1880. Deponent charges
said Mc Nally with having taken
stolen and carried away the above
described property from the possession of Ellis
William P. Magee

Sworn to, before me, this
29 day
of December 1880
Thomas J. Murray
Police Justice.

N. Brown

0002

Police Court—First District.

CITY AND COUNTY } ss.
OF NEW YORK, }

William McKally 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. *William McKally*

Question. How old are you?

Answer. *Thirty four years*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *No home*

Question. What is your occupation?

Answer. *Murderer*

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

Answer. *I am not guilty*

Wm McKally

Taken before me, this
James Watson
day of *26* *December*
18*80*
Police Justice.

0003

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

Police Court—First District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

William P. Brazel
703 Greenwich St.
vs.
William W. Salby

Affidavit—Larceny.

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5
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Dated *December 26* 18 *90*

Patterson Magistrate.
Wm D. White Clerk.
Joseph Winters

\$ *1000* to answer
at *9* Sessions
Received at Dist. Atty's office

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,

0004

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 McNally

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the ~~twenty eighth~~ day of *July* in the year of our Lord one
thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County
aforesaid, with force and arms

*One horse of the value of one hundred
and twenty five dollars
One collar (of the kind commonly
called a horse collar) of the value
of five dollars*

of the goods, chattels and personal property of one

William P. Froze

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.

Daniel G. Rollins
~~WENNA PULLER~~ District Attorney.

0005

BOX:

29

FOLDER:

353

DESCRIPTION:

McPherson, Frank

DATE:

01/16/81



353

0006

BOX:

29

FOLDER:

353

DESCRIPTION:

Bausch, August

DATE:

01/16/81



353

0007

Form 116.
201
Police Court—Second District.

THE PEOPLE, & Co.,
OF THE COMPANY OF

William M. ...

373 6

August 17 1891



Office *Verdine*

Dated *August 17 1891*

W. P. ... Magistrate.

Joseph Westcott Officer.
29 Park Clerk.

Witness *Joseph A. Westcott*

29 Police Precinct Street

George J. Gordon

No. *177 William* Street.
at 45th Street
William ...

No. *1000* Street.

to answer Committed.

Received in Dist. Atty's Office.

W. P. ...

WOT

FILED, No. 1, by *J. B. McPherson*

Residence *15th Avenue* Street

Real Estate

No. 2, by *W. P. ...* Street

Residence *15th Avenue* Street

No. 3, by *J. B. McPherson* Street

Residence *15th Avenue* Street

No. 4, by *J. B. McPherson* Street

Residence *15th Avenue* Street

0000

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK.) ss.

August W. Bausch 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.—

August W. Bausch.

QUESTION.—How old are you?

ANSWER.—

Twenty six years of age

QUESTION.—Where were you born?

ANSWER.—

Manchester, England.

QUESTION.—Where do you live?

ANSWER.—

265 West 33rd Street.

QUESTION.—What is your occupation?

ANSWER.—

Fisher

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.
August W. Bausch.

Taken before me, this

1st day of *October* 188*1*

John W. ...
Police Justice

0009

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK. } ss.

Frank J. McPherson 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.—

Frank J. McPherson.

QUESTION.—How old are you?

ANSWER.—

Twenty seven years of age

QUESTION.—Where were you born?

ANSWER.—

Kingston, New Jersey.

QUESTION.—Where do you live?

ANSWER.—

N^o 88 Charles Street.

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 am not guilty of the charge.

Frank J. McPherson

Taken before me, this

John W. Adams
day of *January* 188*1*
Police Justice.

0810

POLICE COURT—SECOND DISTRICT.

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

Josiah A. Westervelt
of *the 29 Police Precinct* Street, being duly sworn, deposes
and says, that on the *15* day of *January* 188 *1*,
at the City of New York, in the County of New York,

He arrested Frank M. Phelan and August W. Bausch - both here present - and charged with feloniously receiving a quantity of jewelry which had previously been feloniously stolen, stolen and carried away by one Clarence R. Gordon from the possession of William Spier, and that when deponent so arrested said Bausch he handed to deponent a pawn ticket which said Bausch informed deponent represented three diamond studs and which said studs he said Bausch had received from said Clarence R. Gordon. and that the said Bausch further admitted to deponent that he had also received from the said Gordon another set of diamond studs and a pair of diamond sleeve buttons. Deponent further says that the said McPhelan also admitted to deponent that he had received from said Gordon one Gold Chain and a Gold Pocket attached; One Gold Snap Pin and One pair of Gold Sleeve Buttons and which said property he, said McPhelan had pawned.

B-

meP

Sworn to before me this *Josiah A. Westervelt*
16 day of *January* 188 *1*
John W. Miller Chief Justice

0011

POLICE COURT—SECOND DISTRICT.

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

George J. Gordon

of *No. 177 Hillman Street, Brooklyn* Street, being duly sworn, deposes

and says, that on the _____ day of _____ 188

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

that he is the father of Clarence L. Gordon who was charged by William Moir with the larceny of a quantity of jewelry and that he knows Frank M. Cherson and August W. Rausch - both here present - and that they have been companions of deponents said son for some time past - and that deponent was informed by his said son that he had given said M. Cherson and Rausch a number of articles of jewelry which he, deponents said son, had stolen from the possession of William Moir.

Sworn to before me this } *Geo. J. Gordon*
16th day of January 1881 }

John M. ... Police Justice.