

0742

BOX:

96

FOLDER:

1042

DESCRIPTION:

McKallen, John

DATE:

03/15/83



1042

for appearance
application for
license. persons
on day of violation
Place received

Ed.

B 121

Day of Trial,
Counsel, *R. H. R. R. R. R.*
Filed *10* day of *March* 188*3*
Pleads *Not Guilty*

51
THE PEOPLE
vs.
B
John McKeon
51 Pitt St

Violation of Excise Law.
Selling without License.

JOHN MCKEON,
District Attorney.

A TRUE BILL.

Geo. C. Fisher
Foreman.
Part 2 April 10/83
Pleads Guilty
\$10. fine

0743

0744

Court of General Sessions of the Peace
and County
OF THE CITY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

John McKeon

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

of the CRIME of *Selling Spirituous Liquors without a License*, committed as follows:

The said *John McKeon*

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *eight* day of *March* in the year of our Lord one thousand eight hundred and eighty *three*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to

~~and to~~ certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

JOHN McKEON, District Attorney.

0745

EXCISE VIOLATION—WITHOUT LICENSE.

Police Court—1st District.

CITY AND COUNTY }
OF NEW YORK, } ss.

John P. Clarke 52 Years
of No. *An Officer attached to the 4th Precinct* Street,
of the City of New York, being duly sworn, deposes and says, that on the *8th* day
of *March* 188*3* in the City of New York, in the County of New York, at
No. *2 Catherine* Street,
John M. Kallen

did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, ~~strong and~~
~~spirituous liquors, wines, ale and~~ beer, being intoxicating liquors, in quantities less than five gallons at a time, to be
drunk in the house or premises aforesaid without having a proper license therefor contrary to and in violation of law.

deponent saw defendant sell Beer in a
glass to two separate parties

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

Sworn to before me, this *8th* day
of *March* 188*3*
John P. Clarke
POLICE JUSTICE.

0746

BAILED.

No. 1, by Matthew J. Burns
 Residence 15 West 17th Street

No. 2, by John W. Hallen
 Residence _____ Street

No. 3, by _____
 Residence _____ Street

No. 4, by _____
 Residence _____ Street

Police Court - 1st District.
1887

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

John W. Hallen
 vs.
John W. Hallen

Offence Violation of the
Excise Law

Dated March 8 1887
W. J. Burns Magistrate

John W. Hallen Officer
4th Precinct



Witnesses _____ Street

No. _____ Street

No. _____ Street

\$ 100 to answer W. J. Burns Street

Oran

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

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

Dated March 8th 1887 W. J. Burns Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

0747

Sec. 198-200.

187 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. John McKalley

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. Ireland

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

Answer. 51 Oct St

Question. What is your business or profession?

Answer. Liquor

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

Answer. I have made application
for a license for the business
and haven't obtained it
yet
John Mc Kalley

Taken before me this

day of March 1888

W. J. ...

Police Justice.

0748

BOX:

96

FOLDER:

1042

DESCRIPTION:

McKiernan, John

DATE:

03/27/83



1042

0749

The evidence in this case is all contained in the affidavits within. It is not sufficient to convict the defendant, hence I ask that he be discharged on his own recognizance.

W. J. Ryan

April 5, 1883.

Filed *3rd* day of *March* 1883
Attest

Pleas *Not guilty (38)*

RECEIVING STOLEN GOODS

THE PEOPLE

J. P. vs. *J. A.*
John McKiernan

County Court
Attest

JOHN McKEON,

District Attorney.

A True Bill.

Geo. C. Fisher
Foreman.

April 5, 1883

Discharged by Court

0750

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John McDieman

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

John McDieman

of the crime of RECEIVING STOLEN GOODS,
committed as follows :

The said *John McDieman*
late of the First Ward of the City of New York, in the County of New York aforesaid, on
the *fourth* day of *January* in the year of our Lord one thousand
eight hundred and eighty *three* at the City and County aforesaid, with force and arms.

*forty watches, of the value of ten
dollars each, three pairs of
of the value of fifteen dollars
each pair, and one fan of the
value of fifteen dollars*

of the goods, chattels and personal property of *John Daniell and
Charles Saxon and*

by—certain *other* persons to the Jurors aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said _____

John Daniell
unlawfully and unjustly, did feloniously receive and have, he the said _____

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

JOHN McKEON, District Attorney.

0751

913 ~~235~~ ~~2027~~
In the Matter

of
John McKiernan.

Witnesses:

John S. Robertson,
202 W. 53rd St.

Off. Chas. Kusk,
300 Mulberry St.

Edwin

0752

City and County of New-York, SS.:

John W. Robertson, of No. 202 West 53Rd. street, in said City, being duly sworn, deposes and says: I am in the Employ of John Daniell & Son, of No. 759 Broadway; on January 4th, 1883, Charles Seaton, who at that time was also in the employ of the same firm, stole from said firm three opera glasses, and on the 3rd. of February, 1883, he stole about forty watches and one pearl fan. Deponent further says that he has been informed by the said Seaton that he, the said Seaton, on the 4th day of January, 1883, and on other days thereafter, pawned the opera glasses and watches which he had stolen from John Daniell and Son at Simpson's and other places in this City; that he gave John Mc'Kiernan, of No. 227 Tenth Avenue, one watch and a number of pawn tickets for other watches which he, the said Seaton, had pawned, and also gave him two pawn tickets for two of the three opera glasses. Deponent further says that Seaton told him that he, Seaton, and Mc'Kiernan went down the Bowery together to pawn these watches and that they got drunk with the money that they obtained for the goods; that Seaton also told this deponent that some of Mc'Kiernan's friends had got some of the watches.

Sworn to before me, this :

22nd. day of March, 1883. :

John F. Robertson
Notary Public
City & Co. N.Y.

0753

In the Matter
of
John McKiernan.

Witness.

John E. Robertson,
202 W. 53rd St.

0754

City and County of New-York, SS.:

Detective Charles Kush, of the Central Office, No. 300 Mulberry street, being duly sworn, deposes and says: That on the 20' day of March, 1883, Charles Seaton, who on the 4' day of January and the 3rd. day of February, 1883, stole three opera glasses and about forty watches from the firm of John Daniell & Son, of No. 759 Broadway, told him that he had given the pawn tickets for a portion of the stolen property to John Mc'Kiernan, of No. 227 Tenth Avenue, this City, and that Mc'Kiernan went with him when he pawned the same.

And this deponent further says that about the 8' day of March, 1883, the said Mc'Kiernan told him that he had received two pawn tickets for two opera glasses which the said Seaton had pawned at two different places in the Bowery, and that he, Mc'Kiernan, was afraid they were crooked; that the said Mc'Kiernan also told this deponent that Seaton had told him that he, Seaton, had got into some trouble and that he wanted him, Mc'Kiernan, to send him out of New-York, and that he sent him to some friends of his in Connecticut; and that when he, Mc'Kiernan, learned from the said Seaton that he was in trouble he then knew that the opera glasses, the tickets for which Seaton had given him, had been stolen.

Sworn to before me, this :
22nd. day of March, 1883. :

Charles Kush
Notary Public
City & Co NY

0755

913 ~~235~~ 2227
In the Matter

of
John McKiernan.

Witnesses:

John H. Robertson,
202 W. 53rd St.

Off. Chan. Kusk,
300 Mulberry St.

Edwin

0756

BOX:

96

FOLDER:

1042

DESCRIPTION:

McKnight, John C.

DATE:

03/15/83



1042

0757

BOX:

96

FOLDER:

1042

DESCRIPTION:

Keenan, James G.

DATE:

03/15/83



1042

0758

Since the Conviction
of the Deft McLaughlin
I have in the preparation
of the case against his
Co-Defendant been com-
pelled to give the further
my former Conviction
I am of opinion that
the Weight Conviction
may be a grave mistake,
and under all the

Circumstances I would
recommend a Suspension
of the Sentence.
Wm. H. [Signature]
Att. Gen. [Signature]

On reading the above
recommendation of the at-
torney, I think that the only
justice will be rendered
by granting the Deft a
new trial. It is so ordered
same 11/83
R. B. [Signature]

Filed
day of
Pleads
1883

THE PEOPLE
vs.
John E. McLaughlin
and James E. Deanan
[Cases]

JOHN MCGLENN, A.T.
I 2 May 20. 1883
Dist. Atty.
N.Y. Dist. Ct. [Signature]

22 June 12. 1883
A True Bill
[Signature]
Geo. C. Haven
Foreman.

ROBBERY—First Degree.

0759

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against
James E. Deenan
and John C. McShinick

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

James E. Deenan, and John C. McShinick

of the crime of Robbery in the first degree,

committed as follows:

The said *James E. Deenan, and John C. McShinick*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *nineteenth* day of *February* in the year of our Lord one thousand eight hundred and eighty *three* at the Ward, City and County aforesaid, with force and arms, in and upon one *Minna Schwarzwald* in the peace of the said People then and there being, feloniously did make an assault ~~and~~ *each*

of them being then and there aided by an accomplice actually present and one handkerchief of the value of ten cents, one silver coin of the United States of the kind known as half dollars, of the value of fifty cents, one silver coin of the United States of the kind known as quarter dollars of the value of twenty five cents, two silver coins of the United States of the kind known as dimes of the value of ten cents each, and three nickel coins of the United States, of the kind known as five cent pieces of the value of five cents each

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

Minna Schwarzwald
from the person of said *Minna Schwarzwald* and against the will and by violence to the person of the said *Minna Schwarzwald* 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.

JOHN McKEON, District Attorney.

After a careful
examination of the
Case & the Court
think that there is
any testimony enough
to convict Kegan
upon either of the
indictments

J. M. McKeon
Jan 8 '83

Upon a full examination
of the case since the
circumstances of an
Opium, Trade & ...
Be Safer and more
in the furtherance of justice
to grant the ...
New York
J. M. McKeon
Jan 10. 83

135

J. M. McKeon
Counsel
Filed 15th day of March 1883
Pleads Acquittal

THE PEOPLE
vs.
John C. McKeon
James E. Sherman
(two counts)

RAPPE.

JOHN McKEON,
District Attorney.
P. 2. June 8/83
No 2. Recharges by the Court on the
were being ...
A True Bill.
Geo. C. Fisher
Foreman.

0760

0761

COURT OF GENERAL SESSIONS OF THE PEACE

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John C. Mc Knight
and *James G. Keenan*

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

John C. Mc Knight and *James G. Keenan*

of the CRIME OF RAPE, committed as follows:

The said *John C. Mc Knight*, and
James G. Keenan

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *nineteenth* day of *February* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County aforesaid, with force and arms in and upon one *Mina Schwarzwald* wilfully and feloniously made an assault, and the said *John C. Mc Knight* and *James G. Keenan* her the said *Mina Schwarzwald* then and there by force and with violence to her, the said *Mina Schwarzwald* and against her will, did wilfully and feloniously ravish and carnally know, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

And the Grand Jury aforesaid by this indictment further accuse the said *John C. Mc Knight* and *James G. Keenan* of the CRIME OF ASSAULT WITH INTENT TO RAVISH, committed as follows:

The said *John C. Mc Knight* and
James G. Keenan

late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, and at the place aforesaid, with force and arms, in and upon her, the said *Mina Schwarzwald* wilfully and feloniously made an assault, with intent her the said *Mina Schwarzwald* against her will, and by force and violence, to then and there wilfully and feloniously ravish and carnally know, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0762

Committee without case
for Ex 1, Feb 21, 2 20 02

11 Feb 23 9 35 AM
on Motion of both Counsel for
Reference - Adjourn to
Feb 24, 9 30 AM
at the request of
Charles Keegan Esq. Counsel
at law & his co-counsel
German legal firm
and by consent of Counsel for
BAILED the defense the Com
is adjourned to Feb 26
No. 1, 1st at 2 00 PM

Residence
No. 11, 1st St
City, N.Y.
Residence
No. 11, 1st St
City, N.Y.
Residence
No. 11, 1st St
City, N.Y.

No. 11, 1st St
City, N.Y.
Residence
No. 11, 1st St
City, N.Y.

Residence
No. 11, 1st St
City, N.Y.

Adjourn to General Sessions

Employment agency
Street
City, N.Y.

People's Court
District

THE PEOPLE, v. ...
ON THE COMPLAINT OF

Minnie Belmont
James G. Keenan
James G. Keenan

Dated Feb 20 1883
John C. McLaughlin
James G. Keenan

Witnesses
John C. McLaughlin
James G. Keenan

No. 19th Precinct
Street
City, N.Y.



Complainant committed to the name of Station
in default of \$100 bonds to appear as witness
Counsel Beldred

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named John C. McLaughlin and James G. Keenan guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of legally discharged committed to the Warden and Keeper of the City Prison of the City of New York, until they be legally discharged

Dated March 1st 1883 City, N.Y. Police Justice.

I have admitted the above-named _____ to bail to answer by the undertaking hereto annexed.
Dated _____ 188____ Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offence within mentioned, I order he to be discharged.
Dated _____ 188____ Police Justice.

0763

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT—FOURTH DISTRICT.

of No. 334 Fifth Street, Minnie Schwartzwald, 17 years, Domestic

being duly sworn, deposes and saith, that on the 19th day of February 1893, at the 10th Ward of the City of New York, in the County of New York, was feloniously taken, stolen, and carried away, from the person of deponent, by force and violence, without his consent and against his will, the following property, viz:

Good and lawful moneys to the amount and value of seventy five cents and a Pocket Handkerchief of the value of ten cents also

of the value of Eighty five cents the property of deponent

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

James C Mc Knight and James G Keenan (both now here) from the fact that while deponent was walking along Lexington Avenue, when at the corner of 52nd Street in said City, both of said defendants dragged her up the steps of an unoccupied House on the South East corner of Lexington Avenue and 52nd Street in said City. That said assault was committed about the hour of 7.30, o'clock P.M. That after getting her in said unoccupied dwelling they pulled her into the room known as the Parlor, after getting her in said room, he said James Mc Knight placed his hands upon the private parts of her person and then knocked her down and against her chest and will had sexual intercourse with her, that after he said Mc Knight got through he said James Keenan then got hold of her and with the assistance of said Mc Knight he said Keenan also had sexual intercourse with her against her will and consent that while he said Keenan was held by holding said deponent upon the floor he said Mc Knight did by force and violence and against the consent and will

Minnie Schwartzwald

King of

Subscribed before me this

1893

Police Justice

0764

of deponent feloniously take steas and carry away from her person the above described property. That deponent is informed by officer Jacob Tooker of the 19th Precinct Police that after said Mc Knight had been brought to the Station House the Handkerchief (nowhere shown) was taken from him and that deponent identifies it as a portion of the property so taken stolen and carried away as aforesaid described. Deponent therefore asks that each of said defendants be held to answer and dealt with according to law.

Sworn to before me this

20 day of February Minna Schwarzwald.

1883 M. J. Jones

Minna Schwarzwald

Police Court—Fourth District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Robbery.

Dated

1887

Magistrate.

Officer.

WITNESSES:

995

0765

Form 9.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.
aged 44 years,
at No.

Sixth District, Police Court.

Jacob Tucker of the 19th Precinct Police

street,

being duly sworn, deposes and says,

that on the 19th

day of February 1883

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

While deponent was in the 19th Precinct Station House at about the hour of twelve P.M. deponent was informed that there was some trouble on the corner of Lexington Avenue and 52nd Street in said City deponent and officer Murphy of the same Precinct ^{went} to said corner and street, that when he arrived there he found Minnie Schwarzwald standing near the corner in front of an occupied House described in the foregoing affidavit, that deponent was informed through an interpreter that the said Minnie had been forcibly dragged into said House and robbed, that about the time officer Lane of the 19th Precinct who was on post on said street and avenue came along, deponent told officers Lane and Murphy to go into said unoccupied House and see if they could find the two men whom said Minnie had said dragged her into said House and that deponent would remain outside and watch the House to see if ^{they} would come out, that said officers after going into said House found therein the two defendants mentioned in the foregoing affidavit and that they were fully identified by said Minnie as the men who outraged her person and feloniously robbed her of the property described in the foregoing affidavit, that after getting them to the Station House deponent searched Mr Knight one of said ~~the~~ defendants mentioned in the foregoing affidavit and found the Pocket Handkerchief ^{in his possession} and identified by said Minnie as a portion of the property so feloniously stolen from her person.

Jacob Tucker

Summ'd before me this
19th day of February 1883
at City of New York

Photo printed

0766

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. James J Keenan

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. New York

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

Answer. 325 E. 14th - 4 years

Question. What is your business or profession?

Answer. Salesman

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

Answer.

not guilty
James J Keenan

Taken before me this

day of

March 1887

188

Wm J. Conroy

Police Justice.

0767

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question What is your name?

Answer. John C McKnight

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. New York

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

Answer. 569 9th av 8 years

Question. What is your business or profession?

Answer. Hat Salesman

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

Answer. Not guilty
John C McKnight

Taken before me this

day of

March 1
1887

Edw. J. Moran

Police Justice.

0768

Form 9.

4th
State District Police Court.

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

of the 10th Precinct Police Patrick B. Lane aged 33 years.

street

being duly sworn, deposes and says,

that on the 19th day of February 1873

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

deponent found John C. McKnight and James G. Keenan (both now here) in an unoccupied house on the South East corner of Lexington corner and 52^d Street in said city about 8:30 o'clock P.M. ^{near night} That he found McKnight concealed in the cellar and Keenan concealed in a closet on the Parlor floor and that in the presence of deponent Minnie Schwarz was the complainant in the Utwin case, identified them as the men who had feloniously robbed her,

deponent before me the
19th day of February 1873
City of New York

Patrick B. Lane

Prisparties

0769

District Attorney's Office,
City & County of
New York.

People
vs
McKintosh & Keenan

- Hugh Donnelly, Esq.

My dear Donnelly,

I find McKintosh and
his a very peculiar case - one in
which I have a kind of doubt
about. I think it would be
better to let the case of Keenan
stand over until I return. So
you will please mark it for the
May Term

Truly

Wm. F. Payne
April 6th. 83

0770

Police Court, Fourth District.

RECOGNIZANCE TO TESTIFY.

CITY AND COUNTY OF NEW YORK.

BE IT REMEMBERED, That on the 20th day of February in the year of our Lord 1893 of No. 344 4th St. Street, in the city of New York, and of No. 176 East 7th Street, in the said City,

personally came before the undersigned, one of the Police Justices in and for 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 Minnie five Hundred Dollars, and the said Gustav five Hundred Dollars, separately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz.:

The Condition of this Recognizance is such, That if the person, first above recognized, shall personally appear, at the next COURT OF SPECIAL SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there Testify and give such evidence, in behalf of the people of the State of New York, as he may know, concerning an Offence or

Offence, said to have been lately committed in the City of New York, aforesaid by John C. McKnight & James S. Keenan

And do not Depart thence, without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the day and year first above written. Minna Schwarzwald G Schwarzwald Police Justice.

0771

day of
February
1886
Ed
Police Justice

CITY AND COUNTY }
OF NEW YORK. } ss.

the within-named Bail being duly sworn, says, that he is a

said City, and is worth ten over and above the amount of all his debts and liabilities; and that his property consists of

Stock of a Glass Sign manufactory
situated at No. 107 Liberty Street
in said City

Gustav Schwarzwald

Five holder in
Hundred Dollars,

G. Schwarzwald

General
New York Special Sessions.

THE PEOPLE, &c.,

RECOGNIZANCE TO TESTIFY.

vs.

Minnie Schwarzwald

McPherson

Magistrate.

Filed

day of

1886

0773

The within writ allowed
According to statute
New York March 19, 1883.

Alvin Lawrence
TSC

Not dismissed
and further
remanded
Alvin Lawrence
TSC



0774

DISTRICT ATTORNEY'S OFFICE.

New York,

188

Giving the pocket book back was
the act of a thief - the money
could not be recognized

The characteristic feature of a thief
is the Secrecy of woman's person

Wabrus Conner.

Mc Knight could not see on the
street

0775

N.Y. General Sessions

In the Matter of
John C. McKnight
vs

Petition of Citizens
to
Judge Cowing

0776

Hon. Rufus B. Cowing
City Judge, etc

John C. Mc Knight was convicted in the Court of General Sessions on the 22nd day of March 1883, upon an indictment charging him with Robbery.

The undersigned, most of whom have known the young man long and intimately, respectfully beg to urge upon you the propriety of suspending sentence upon the verdict.

Mc Knight's character, we believe, to have been unimpeachable up to the time of the present charge against him. He has been employed as a salesman in the Hat trade, and has served his employers with fidelity, gaining and retaining their confidence and esteem. He has a young wife and child upon whom the humiliation of his imprisonment would be the severest implication. His connections and associations have been reputable. He has already been in confinement for about three months.

Not all of us are familiar with the testimony that was produced against him, yet we are so thoroughly

convinced of his integrity, that we are compelled to believe him the victim of suspicious circumstances

We believe that his restoration to his family, and to society, with the guaranty for future good behavior that a suspended sentence would afford, would be productive only of good results.

New York April 1883.

- John Callahan 140 Bowery
- William B. Woolley 457 8th Ave
- Comptroller John 533 Broadway
- Jack Cooke 71 Broadway
- Henry G. 305 8 Ave
- Wm Hardy No 488 Teack Avenue
- John L Campbell No 209 67th St
- Thomas Martin No 348 55th St 46th Street
- George M. W. Higgins 45 St. St.
- George Becker Shirt Maker 483 8th Ave.
- Ed. H. Johnson 625 8th Ave 8 12 16th Ave
- W. C. Johnson 100 Broadway
- Ed. H. Johnson 133 Broadway
- James M. Gair 64 Bowery
- James D. Gair 476 Broadway
- W. Smith 404 7th Ave
- James A. Gair 540 West 46th St
- Alexander Jaeger 339 Canal St
- Arthur F. 76th St
- Alexander Kelly 79 Jane St
- L. D. Robertson 60 Barclay Street
- John Donaldson 1509 Broadway
- James Johnson 1509 Broadway
- Michael J. Corlette 215 West 15th
- John H. 416 West 25th
- Samuel Robinson Conf. Merchant 570 West 34th
- Wm. J. 217 West 17th
- James J. 35 West 10th
- William Leichman 302 West 32nd
- Wm. J. 30th Ave
- James A. Diamond Brooklyn
- John J. 112 Clinton Place
- John J. 507 West 11th
- James J. 318 West 35th
- Wm. Miller 352 West 35th
- John J. 75th St
- John J. 205 East 10th
- Thomas Stapleton 722 2nd St
- Geo. Williams 55 Elm St
- Robert W. 365 East 10th
- Wm. M. 300 West 14th
- Joseph J. 133 West 21st
- John J. 212 West 11th
- James M. 14th St
- James J. 14th St
- John J. 1137 West 11th
- Wm. J. 502 West 30th

0777

0778

State of New York
City and County of New York } SS

Minnie Schwartzwald

John E. ^{Mess} Wright
James S. Keenan

Robbery

James S. Oliver counsel for defense

Minnie Schwartzwald of No. 334 Fifth Street aged 17 years, Domestic being duly sworn and was examined says I was 17 years of age last Christmas, I have been 8 months in the country my elder brother urged me to come here, My father and mother are living ~~at~~ near Posen in Germany, I had no misunderstanding with any young gentleman before I left them. The gentleman I most kept company was my uncle, I never loved any one, I never had any steady company in either Germany or United States, I landed in the country in the month of May last, I don't know the name of the ship, It was a Hamburg steamer, The officers and crew were German, I was 13 days coming over, A gentleman that used to live in our house came over and I came over with him from the old country his name is Luminsky, he is a married man, he was alone the gentleman came in the

0779

2

2^d cabin, I came in the Stowage.
I did not get acquainted with any of the
crew of the ship coming over; I remember
one of the ship crew his name was Spandau
he was a passenger, I slept alone in a room
coming over there was about 10 or 12 girls
coming over with me in the room, men
occasionally came into the Stowage, I don't
know any of their names they were strangers
to me, Mr. Schwartzwald and Mr. Spandau
never came down there, Mr. Spandau and
Mr. Lomusky came down to see me they
did not come down to see me ^{in the Stowage} they saw
me on Deck, We talked together often
on Deck than we did in the Stowage.
I made a mistake when I said the gentleman
named did not come down to see me,
Mr. Spandau came down once, and
Mr. Lomusky came down several times
I cannot say how many times he came down
I was sick and he came to see me
I was sick four days and he came to
see me each day, He came to see me
in the day time, I never was alone when
he came to see me, We were not allowed to
go on Deck in the day time I remember
Mr. Spandau's sister ^{she} is the only person I
have met since I left the Deck, I know

0780

3d

Spandan sister lives but I cannot tell where it is, Mr. Spandan or Mr. Linsky did not have connection with me coming over the ship, nobody had connection with me coming over, when I landed in this country I went to my brother's house at 73 Orchard street, I landed in Hoboken N.J. when I got off the vessel my brother came and he went with me to the cars. My brother and some men were examining my baggage, I never had a fall or received an injury either here or in Europe. I have had Cramps when at Home, but I have the Home that my parents and I had in took fire, we were all very much frightened in consequence of which I was taken sick and I suffered for three weeks with Cramps in the stomach, I was not delirious during my sickness, I was not ~~conscious~~ conscious during all the time I was in bed suffering frightfully from Pains in my Head during the time I was sick, I always have Head Aches, I never have been sick in the United States, since last Monday week I have not suffered from Head Aches, I never have had a fit or fainting spell, when I went to my brother's house his wife & his children was in the house I

0781

4th

Remained with my brother for 3 months. I don't
 remember ~~under~~ the house directly opposite my brother's.
 I don't recollect any house opposite my
 brother's house. I don't know that any
 houses of prostitution are opposite my
 brother's house. I have ^{not} seen any house
 numbered 70 on the opposite side of the way
 from my brother's. When I left my
 brother's house I went to look out on 42nd
 street to take care of the door in a
 family named Katzenstein a
 butcher.

On Motion Case adjourned till February
 28th at 3 P.M.

Sum. before me:
 21 - February 1883

W. J. Cross

Alfred Justice

0782

CITY AND COUNTY }
OF NEW YORK. } ss.

The People of the State of New-York, To the Sheriff, Deputy Sheriffs, and Policemen of the City and County of New-York, Greeting:

We Command You, and each of you,
That you attach and take the body of
Benjamin Wood
who stands charged before our justices of
our Court of General Sessions of the Peace, in and for the
said City and County, with a Contempt, and his
faithwith being before our said Justices, to be dealt with
according to law.

Witness, Hon. Rufus B. Cowing, City Judge of our
said City, this Twenty first day of March
in the year of our Lord, one thousand eight hun-
dred and eighty three

BY THE COURT.

J. M. H. S. Clerk.

0783

New York General Sessions of the Peace.

THE PEOPLE
Of the State of New-York.

against

Benjamin Wood
et al

Dated, *March 21st* 18 *83.*

Attachment For A Contempt.

0784

TO

Dr Benjamin Wood
No. *323 East 49* Street.

0785

COURT OF GENERAL SESSIONS OF THE PEACE.

SUBPENA.

County of New York, ss:

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

To

St Benjamin Wood

YOU ARE COMMANDED to appear before the **Court of General Sessions of the Peace**, to be holden in and for the said City and County of New York, at the City Hall of the said City, on *Tuesday* day the *21* day of *March* instant, at the

Part 2
hour of ELEVEN O'CLOCK, in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against *John C. Mc Knight*

Dated at the City of New York, *20* day of *March* 188 *3*

By order of the Court,

JOHN SPARKS, Clerk.

The Court is held in the Court House, 32 Chambers Street.

0786

The personal
check

Lucinda (outer)
James & James

The personal
check
The immediate outside

Lucinda (outer)
She is change within
her 5.00

James & James
Capt. [unclear]
Murray [unclear]
Paul [unclear]

The fact that [unclear]
unable to speak [unclear]
language is a [unclear]
against them

Q: [unclear]
A: [unclear]

0787

Court of General Sessions

People

vs
John C. H. Hays
Defendant

filed March 21/82

0788

Court of General Sessions

The People vs }
John C. Mac Knight } Rape

City & County of New York ss

William Mac Knight

being duly sworn says that he resides at
569 9th Avenue this city. That on the
20th day of March he served upon Dr Ben-
jamin Wood a subpoena a copy of which
is hereto attached at his residence No. 373
East 79th Street this city by handing him the
subpoena which he refused to take, and
thereupon deponent left said subpoena
on table in presence of said doctor, and a
lady then came in, and deponent was or-
dered out of the house by said doctor and
lady. Deponent further says that after leaving
said subpoena he was threatened with
arrest if he did not leave the house, and
the subpoena was thrown out after deponent.

Sworn to before me this }
21st day of March 1883 } William Mac Knight
Murray Meyer }
Notary Public }
N.Y.C. }

0789

There are a number of persons
of the name of Say, living
in the town of Say, Conn.

John S. Say, Esq.

The oldest known name

is that of a native of the
town of Say.

Had to travel open the house.

Very likely that the two names
separate in a great house

of the name of a family of the name

They are all in the name
in the name of the name of the name

His examination (Doctor) was assigned
to the Medical Professor

0790

N. Y. SPECIAL SESSIONS.

THE PEOPLE

vs.

McKnight

Keenan

Stenographer's Transcript,

Mich A & 7 1883

DAVID S. VEITCH,
OFFICIAL STENOGRAPHER,
101 CENTRE STREET, N. Y.

0791

J. P. MANN, Printer, 84 Nassau St., N. Y.

STENOGRAPHER'S MINUTES.

N. Y. SPECIAL SESSIONS.

4th District Police Court.

THE PEOPLE

vs.

John McKeight
Gas. G. Keenan

BEFORE

John M. J. Foster
Police Justice

March 1st to 7th 1883

WITNESSES.

Direct.

Cross.

Re-called.

WITNESSES.	Direct.	Cross.	Re-called.
<i>Minnie Schmidt (maid)</i>	<i>10</i>	<i>1.24</i>	
<i>Patrick B. Lane</i>	<i>26</i>		
<i>James Murphy</i>	<i>30</i>		
<i>Robert Foster</i>	<i>34</i>	<i>36</i>	

DAVID S. VEITCH,

Official Stenographer,

101 CENTRE ST., N. Y.

0792

4th District Police Court.

-----+
The People on the complaint of : Before
Minnie Schwartzwald : Maurice J. Power,
 : Police Justice
against : March 1st, 1883.
John C. McKnight and James G. Keenan. :
-----+

Charles K. Lexow, for the people
James Oliver,

Frank K. Keller, for the Defendants.

Minnie Schwartzwald, was now
called for cross examination by Mr. Oliver (through the
interpreter).

Q You went to live at the butcher's house when at Mr. Katzen-
stein's last August?

A Yes, sir.

Q You left the butcher's when?

A I remained a month there ; then I returned again to my
brother in September.

Q How long did you remain with your brother?

A A fortnight; then I went to Mr. Letler who lives in 57th
Street between 1st Avenue and Avenue A; he is a Feather

0793

2

Manufacturer.

Q Did you live in the house with the family or work there in the day time?

A I lived with this man's family, I was nursing the children

Q What month did you go there and when did you leave?

A It was in the month of September I went there and I remained four months; then I returned again to my brother's house, and remained four days.

Q Where did you go to then?

A I went out seeking an intelligence office, to find another place.

Q Well, what intelligence office did you go to?

A It was the office of the Milk business in 5th Street.

Q What do you mean by its being the office of the milk business? What employment office did you go to to seek to get a place?

A I was only seeking an office but I did not find it.

Q What did you say about a place in 5th Street, a milk store?

Dr. St. Albe, the interpreter says:

It was a misunderstanding; I thought she said milk but she says meat; it is a woman who has an intelligence office in 5th Street, that is the place where I went to this woman, and remained a couple of hours; I was still seeking an intelligence office and I went out in the evening

0794

3

at 6 o'clock to find that office, as I had not yet found it.

Q You said you were several days looking for an intelligence office?

A Yes, sir.

Q And where did you go?

A To 52nd Street between 4th and 5th Avenues; I went to go to an office, but I could not find one.

Q What do you mean by 52nd Street between the 4th and 5th Avenues?

A In 52nd Street between the 4th and 5th Avenues, I was riding for the purpose of finding such an office, but I had not yet found it.

Q Didn't you say you were at your brother's in Forsyth Street and you went out four or five days looking for an intelligence office?

A Yes, sir; I have said so; I first took the cars and then I walked in 52nd Street, I went to find an intelligence office there.

Q That is in 52nd street between the 4th and 5th Avenues?

A That is what I just don't know, because I went out to seek for that.

Q For what purpose did you locate yourself in 52nd street between 4th and 5th Avenues? What were you doing on that

0795

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block?

A A woman told me that I might go and seek an intelligence office in 52nd street between 4th and 5th Avenues; I do not know the woman's name.

Q Where were you before that?

A I was in 5th Street in the place where this woman told me; she is a German woman.

Q Did you walk up to this woman and ask her for an intelligence office?

A My aunt told me to go and seek an intelligence office in 5th Street; then I went to 5th Street and to the wrong woman, and this woman directed me to go to 52nd street and seek there, then I went; my aunt's name is Davit.

Q How far from your aunt's house is the place where you went to look for an intelligence office?

A Four blocks toward the river.

Q What made you leave your brother's house at night time to look for an intelligence office after 6 o'clock?

A Because I had some business during the day at my aunt's.

Q How do you wish us to understand you, you said you had business at your aunt's during the day, but you left your brother's house after 6 o'clock to look for an intelligence office?

(Counsel for the People objects to the question as

0796

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being too indefinite; objection sustained).

Q It is true that you left your brother's house after 6 o'clock and went to your aunt's house, and from there went to the place in 5th Street?

A I left my aunt's house.

Q What business did you have at your aunt's.

A I had some sewing at my aunt's.

Q Did you do it?

A Yes, sir.

Q Is that the day that you went to the other woman's in 5th street?

A Yes, sir; and the day I went to 52nd street.

Q Is that the day you left your brother's house after 6 o'clock at night?

A No, I did not leave my brother's house when I was seeking this office, I left my brother's house.

Q What did you mean by saying plainly and distinctly that you left your brother's house after 6 o'clock at night to look for an intelligence office?

A Yes, sir; I said so.

Q What did you mean by it, now you say you did not?

A I said I went to my aunt's; I went to my aunt and I left her house about 5 o'clock, and I went to my brother's house, and near 6 o'clock I started from my brother's

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house in search of an intelligence office.

Q Where did you go the other days that you spoke about, that you were looking for an intelligence office?

(Question objected to as immaterial and indefinite; objection overruled.)

A I deny that I have said I was several days seeking a place, I was not.

Q (The Court) Are you testifying as to what occurred last Monday week, or as to the time you left the feather place?

A When I left the feather place, that was Saturday; Sunday I remained home, and on Monday evening I went in search of this place, that was the last Monday week; I left the feather place on Saturday, in the month of February.

Q Why did you leave the feather place?

A Because I had spasms of the stomach.

Q How often did you have spasms of the stomach while you were there?

A Twice.

Q How often previous to that, for how long a period?

A This complaint is chronic, I suffered from spasms of the stomach from four or six weeks while in Europe; I cannot say how old I was at the time; when I came out of school I had these spasms in my stomach.

Q Were you eight or nine years of age? Were you so young

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when you first took them that you do not know?

A I was 14 years of age.

Q Do you wish us to understand that you have been having them for the past 14 years off and on?

A Yes, sir; but I was not all the time sick, but off and on during this time.

Q How some of those times, did you become unconscious?

A No, sir, I have only the pain in the stomach and can't eat.

Q During those periods of sickness with the stomach, is your head affected?

A No, sir; never.

Q Has not your womb been affected by it for the past two or three years?

A No, sir.

Q Do you know whether your womb is affected or not? Do you know the meaning of the word womb or in what part of your body it is?

A I do not know what a womb is, I do not know in what part of my body it is.

Q Did you ever bleed from your private parts?

A At sixteen my menstruations set in and in the periods between the menstruations I had also bleeding from that part.

Q Before the period of your regular and natural changes, did

0799

8

you have ever bleeding from those parts?

A No, you can write to my parents; I was several times sick and was confined with sickness several times but never lost any blood before that time of sixteen years.

Q How many times did you say you were confined with sickness?

A I was always healthy at home, only for the spasms of my stomach; I was affected and I did not know what it was.

Q What do you mean by saying, "I was confined with sickness several times"?

A I mean by being sick several times, I always mean the same disease, these cramps in the stomach.

Q Does your head now, this moment, trouble you?

A No, sir.

Q Have you a pain in your head now, this moment?

A If so much is said to me I suppose that I will have it.

Q Have you a pain in your head now over your right eye?

A Yes, I have a pain over my right eye.

Q How many male acquaintances, if any, have you made since you came to New York?

A Not one; I have only relatives and I am only speaking to those; I never speak to any unknown man.

Q Is the gentleman who went bail for you a relative?

A He is my cousin.

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Q When did you first see this man Keenan?

A I did not see this gentleman at all.

Q Did you ever see him before to-day in your life, anywhere in the world in your life?

A No, sir, never.

Q Never before to-day, now?

A No, sir.

Q Did he ever do anything to you in his life, put his hand upon you or anything?

A No, sir; I do not know him.

Q You say you were in a house on Lexington Avenue where you lost some money and a handkerchief?

A Yes, sir.

(Counsel for Keenan now directed him to stand up and asked the witness, did you ever see him in that house?)

A No, sir.

Mr. Oliver; I have no other questions to ask. I now ask for Keenan's discharge.

Q Could you be mistaken in saying you never saw him before in your life?

A There is no doubt in my mind that I never saw this man in that house.

Mr. Oliver: I have no other questions to ask you.

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R E-D I R E C T by Mr. LEXOW.

Q What time of the night was it, that you were in the house corner of 52nd street and Lexington Avenue?

A Half past seven o'clock.

Q Was it dark at that time or light?

A It was a little light, twilight.

Q In what room in the house were you?

A Up stairs, one flight from the street, it was was a front room.

Q Was it dark in that room?

A It was dark.

Q How long after you went into the house were you outside again? How long did you remain in the house?

A Three quarters of an hour.

Q How many people did you see in that house?

A There was no one in the house.

Q Was there a man there?

(Question objected to by the defence; objection sustained.)

Q Is there any person present in this room whom you had seen in that house on Monday night a week ago?

(Question objected to; sustained.)

Q Did you go into the house alone?

0802

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A No, sir.

Q With whom did you go?

A With this big man (McKnight).

Q Now when you got into the house, was there any other man there?

(Objected to; overruled; exception).

Q (The Court) Ask if there was any other person in the house?

A No, sir.

Q Now ask her if she understands the question, if there was any other person in the house, and let her explain her understanding of it.

A I thought that there would be several people there but there was no one there at all.

Q Did you speak in that house with any person other than McKnight?

(Objected to; sustained).

Q When you got into the house, what did you see?

A I saw nothing.

Q Did you see a room?

A Yes, sir.

Q Did you see any chairs?

A There was only one chair.

Q Did you go into any other room?

A No, sir.

0003

13

Q Were you down at the station house on that evening?

A No, sir; they brought me there, a man brought me there.

Q Are there any persons present here whom you saw in the station house?

(Objected to; sustained).

Counsel for the people said he proposed to trace the defendant Keenan there. The court said that from the statement of the policeman there was no doubt but that he had been there.

Q Where have you seen this man McKnight first?

(Objected to as leading; sustained)

Q When you arrived at the corner of 52nd street and Lexington Avenue, who was with you at the time?

A I was alone.

Q From there where did you go before you went into the house?

A I went down 52nd street towards the 4th Avenue.

Q Did you meet anyone?

A Yes, sir; I met that tall man, McKnight.

Q Well now, state what occurred, tell us what took place?

A He commenced to speak to me and I did not understand what he was saying, then he took me by the arm.

Q Well, go on, what did he do and what did you do?

A He took me into the house; I was under the impression that there were people in this house.

0804

INFORMATION CUT

OFF AT BOTTOM

EDGE

0805

13

Q Were you down at the station house on that evening?

A No, sir; they brought me there, a man brought me there.

Q Are there any persons present here whom you saw in the station house?

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Q Did you meet anyone?

A Yes, sir; I met that tall man, McKnight.

Q Well now, state what occurred, tell us what took place?

A He commenced to speak to me and I did not understand what he was saying, then he took me by the arm.

Q Well, go on, what did he do and what did you do?

A He took me into the house; I was under the impression that there were people in this house.

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that there were people in this house.

Q In what way or manner did he take you?

A He got hold of me by the wrist and brought me to this house?

Q Well, when you got into the house what occurred?

A Then when we came to the house this man unlocked a room and I went to go down, but he still had hold of me.

Q Unlocked the room or unlocked the door, which?

A He unlocked the door and that door led to a room.

Q How did you get into the front door?

A He unlocked the front door with a key.

Q Did he open another door inside of the house?

A Yes, sir; and then he opened a room in the house.

Q Was that room on the same floor, one flight from the street?

A Yes, sir; from the street it was one flight up stairs.

Q Now what did he do then after he opened the door of that that room?

A Then he led me into this room and I was frightened, because I thought there would be people in there.

Q Were there any people in there?

A No, sir.

Q Well, what was then done?

A He commenced to kiss me, and I did not want that.

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Q Well, what did you do in regard to stopping it, if anything?

(Objected to)

(The Court) Let her tell the narrative, I will not allow that question.

Mr. Lexow: I desire to show the reluctance of this girl.

The Court: She is telling the story; there is a great deal of emotion in her testimony; she has sensibility, she blushes from time to time; she doesn't require the aid given by this question; she is abundantly able to testify with the aid of the present interpreter; let her tell the story, she tells it very well indeed.

Q When you got into the room what was then done?

The Court: Tell her to state in her own way what took place after he was kissing her; tell her to speak as if she were telling it to her mother.

A Then he went to kiss me and I objected to it; then he sat down on the chair, and he took me on his lap with my limbs apart, one limb to the right and the other to the left; then he put his hands under my wearing apparel, under my dress, and he unbuttoned his pants, I did not know what he wanted to do; then he penetrated my body

0000

with a great deal of pain; and while I was hallooing he covered my mouth; and after that was done he opened the house and called up a little man, and I went to step out and he said "no, no." As soon as the small man arrived, he pushed me towards the wall, he threw me to the wall and then went to raise my petticoats and I did not allow it; then he took me into another room, and threw me down upon the floor; then he laid upon me and raised my petticoats; and while this occurred the tall man took possession of my pocketbook and of my handkerchief.

Q Well, what did the little man do to you?

(Objected to; objection sustained).

The court: Let her continue the story.

A He did the same thing as the tall man.

Q Did he penetrate your body?

A He did not do exactly all that the large man did.

Q Did he lay upon you and penetrate your body with his pants

A Yes, sir; he laid upon me and penetrated with his pants into my body; I could not get up, I was senseless, and they raised me up.

Q What did they do with you?

A Then the little man went to take me again upon the chair and then I halloed "I don't want"; and the tall man got hold of me by the arm and he returned the pocket book to me and I saw that there was no money in it, and he said

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"go on", and I could not walk; then he slapped me upon the back.

Q Well, what occurred after that?

A Then I stopped in front of the house, I could not go further and a boy passed me and I asked him if he could speak German; he saw me crying; then the boy called up several men; these men fetched up the police officer, and I saw that the two men were hidden in the cellar, and I could not go around and so I was led around; the policeman entered the house by the window.

Q Did you go into the house with him?

A They had led me around when the policeman went into the house; I felt bad, I had to be led around and a doctor was sent for.

Q Where did they take you to?

A Into the station house; then the police officer asked me to relate what the man had done, and I said that which they had done; and while I said that I felt so much like fainting that the doctor was called on the scene then they sent a dispatch for my brother, so he might know where I was during the night; I remained over night in the station house on account of my not being able to walk

Q What did the doctor say and do to you?

A The doctor came and examined me, but I do not know what

0810

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he said; he asked me the question how the handkerchief became full of blood, how it came to be on the handkerchief; then I said to the doctor "I do not know exactly". And when I came home to my brother I discovered on my drawers that they were stained with blood.

Q How did you see any people on the street there when you arrived on the corner of 52nd street and Lexington Avenue?

A There was no one walking in the street, it was perfectly still and quiet.

Q Describe how he took you and what you did and what he did

The court: What do you want to know about that?

Mr. Lexow: I want to prove the resistance.

The court: We have enough of that in the second case; there is enough in the case as far as the rape is concerned; you need not go into that question.

Mr. Lexow: I would like to have it on the record.

The court: I will allow it.

Q Now I want you to state in what way you went into that inside room from the hall.

The court: Unless that you intend to prove that this woman is simple, in the sense that the law provides for idiots and persons of that kind, there is proof enough that a rape has been committed.

0011

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Mr. Lexow: I desire to show that she went unwillingly into the house and into the room.

The Court: She told us she went in unwillingly, that he put his hand upon her, and she described how it was done. The testimony as to the second assault is sufficient for this examination.

Q Did you have any conversation with Mr. McKnight coming up to the house?

A I had no conversation with him.

Q Did you hear his voice at all?

(Objected to; sustained)

Q When you got to the door, tell me what you did?

(Objected to)

Mr. Lexow: I want to show the degree of resistance which she showed on that occasion.

The Court: I will admit the question on that ground.

Mr. Oliver: It is not competent in law or under the rules of evidence to give it now; it is a rebutting question.

Mr. Lexow: It is for your Honor to say what evidence or acts she displayed on this occasion to show whether she went in with reluctance.

The Court: I have already said that as far as that is concerned, or the alleged crime of rape is concerned,

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there is sufficient testimony now before us; if the other side recant that, then you can go all over it again, but we have enough.

Mr. Tolson: We have enough to convict the second unknown part, if you recall him; but I desire to convict the defendant tonight.

The court: He is convicted with it already.

Q (Mr. Tolson) You have stated that he kissed you, and that you then objected, in what way did you object?

Objected to; objection sustained.

Q (The court) Ask her what she said and did when she was kissed by the large man who testified went into the room?

A I turned my face away when the attempt was made to kiss me.

Q Did you do anything else, if anything?

A I hallooed.

Mr. Oliver: I think I can honestly now, in view of the uncontradicted statements of this woman, ask for a discharge of the defendant Logan; she denies ever having seen him in the house in Lexington Avenue.

The court: I do not think we have arrived at the point to discharge your client; it was halfpast seven o'clock at night when she went in there, and she was detained there three quarters of an hour; the officers went in

0813

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there almost immediately after the occurrence and found three persons in the building.

MR. OLIVER says he would like to ask the witness if she has seen the small man, who had connection with her in the house on that night, since that time until now.

The court: Understand the question clearly, have you seen the man of the second assault since the little man, that is since you left the house?

A. Never.

Q. Are you sure of that?

A. I never saw that man any more.

Q. Would you meet him if you were to see him? Do you believe if you were to see him that you would know him?

A. If I were to see him, then I could know.

Q. Did you see him then on that night?

A. No, sir.

The court to a juror: Ask her if on that night when the small man came up stairs or she called up stairs, if at any time when she took her up the man or three men down, she saw his face so as to be able to recollect it?

A. No, I did not see his face.

MR. TOLLER said he would like to ask the witness one question: I want to ask her if she had a key in her purse to let her out door to wherever she was going, and back again?

08 14

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This page is left blank, to indicate that a misnumbering
of the pages has occurred.

0015

333

A I had eighty-five cents; they left ten cents in my pocket-book.

The Court: I will not go any further with this examination to-day, because I do not think it proper, she is tired and she is not very strong anyway, she has been nearly three hours on the stand. I will now adjourn the case until the 5th of March at 3 P. M.

0816

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March 7th, 1913.

Minnie Schwartzwald, was now recalled by her Counsel.

Q Did you have a handkerchief when you were in the house?

A Yes, sir.

Q How was it marked, if it is marked?

A It was marked "M.S." the initials of my name.

Q What was the value of that handkerchief?

A Ten cents.

Q Did you see any other person in the house except the two persons that you have described?

A No, sir.

Q Were you in any other room except those two rooms that you have described?

A No, sir.

Q After you left the house what did you do?

A I could not move away from there and I was led off to the Station House.

Q About how long were you there?

A About two minutes; a man took me away.

Q Did you see anyone come out of that house in that interval?

Objected to, overruled, exception.

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A No, sir.

RE-CROSS Examination by Mr. Oliver.

Q How long did you remain outside of the door before the man came up to take you to the Station House?

A It may have been a couple of minutes.

Q Might it not have been ten minutes?

A It may be, yes.

Q Might it not be 20 minutes?

A No, it was not longer than 10.

Q Might it not have been 15 minutes?

A It was not longer than 10 minutes.

Q How long did it take you to go to the Station House with this strange man?

A A couple of minutes.

Q Do you mean 10 or 15 minutes?

A I was senseless.

Q Did you have recollection enough?

A I remember this occurrence.

Q Do you remember how long it took you to go with the man to the Station House?

A Only a few minutes.

Q How long did it take you in the Station House to make yourself understood?

A Almost three quarters of an hour.

08 18

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Q Wasn't it an hour?

A Yes it was an hour, I sat there for a very long time.

Q How long from the time you left that corner was this man who you identified, brought into the Station House where you were, wasn't it two hours?

A No, sir.

Minna Schwarzwald.

Sworn to before me this 8th day of March, 1883.

W. J. O'Connell

Police Justice.

0819

26

Patrick R. Lane, a witness called for the People, and sworn, deposes and says.

Q (By Mr. Lexow) You are connected with the 19th Precinct?

A Yes, sir.

Q Do you remember seeing the complainant in this action?

A Yes, sir at 52nd Street and Lexington Avenue, I forget the day, it was a Monday, three Mondays ago.

Q About what time was it you saw the complainant and where?

A It was about half past seven or a quarter of eight o'clock in the evening.

Q Please state what you did there on the corner of 52nd Street and Lexington Avenue on that night?

A I went up the stoop of this residence, 595 Lexington Avenue, corner of 52nd Street, I rang the door bell, I got no answer, I pulled the parlow window down and raised it up from the bottom, and broke the shutters in and got in through the parlow window; I found this man (Keenan) in the rear part of the house in a closet, the door was open; I found out that there was a friend with him in the house, that there were two there--I asked him where his friend was, and he told me that he did not know; after I got into the place, Officer Murphy came in; we had two small ^{papers} ~~papers~~ to light and finally they burned out in

0020

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no time; I asked Keenan if he knew of any light in the house, and he said he thought there was a piece of a candle in the back part of the basement down stairs; and Officer Murphy and I and Keenan went down stairs, found the piece of candle and lit it; I stood at the head of the stairway leading to the cellar; I arrested Keenan and held hold of him while Murphy took the candle and went down into the cellar and brought up McKnight.

Q Did you examine to see if there was anyone else in the house?

A All we searched was the parlor floor, the basement and the cellar.

Q Did you ask the defendants if there was anyone else in the house?

(Objected to, overruled, exception).

A No.

Q Now did you take them down to the Station House?

A Yes, sir.

Q Who did you take?

A I took Keenan and Officer Tucker and Murphy brought McKnight.

Q When you saw Keenan, did you have any conversation with him about this matter?

(Objected to, overruled, exception)

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- A No, sir, nothing more than making the arrest.
- Q Where was the complainant at this time?
- A On the sidewalk outside.
- Q Was she alone?
- A No, there were a great many around her at the time I came there.
- Q Can you fix about the time you were there?
- A Yes, sir: a quarter of eight or half past seven in the evening.
- Q Did you have any conversation with Keenan until the time you made the arrest?
- A No, sir, nothing more than he wanted to know what he was arrested for, and I told him he would find that out afterwards when we got to the Station House.
- Q Was that the only conversation you had with him?
- A Yes, sir.
- Q Was it dark or light at the time you were there?
- A It was quite dark.
- Q Did you go down or the other officer go down into the cellar?
- A Officer Murphy went down cellar and I stood at the head of the stairs with the door open.
- Q You said from certain information you received you went there?

0822

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- A Yes, sir, a German man gave me the information; I had a conversation with an interpreter corner of 5th Street and Lexington Avenue.
- Q Was he with the complainant at the time?
- A Yes, sir.
- Q Any other officers present at the time?
- A Yes, sir; Officers Murphy and Tooker.
- Q (The Court) Did this conversation and was this arrest made before the girl was taken to the Station House?
- A While I was in the house making the arrest the girl was brought around to the Station House and was in the Station House when I got there with the prisoner.
- Q Was that the first time she was in the Station House?
- A Yes, sir.
- Q You were on post?
- A Yes, sir.
- Q You made this arrest on post?
- A Yes, sir.
- Q On account of information you received from a person standing there at the time?
- A Yes, sir.

Patrick B. Lane

Sworn to before me this 14th day of March, 1883.

W. J. Owen

Police Justice.

0023

30

James Murphy, a witness called by the People and sworn, deposes and says.

Q (By Mr. Laxow) You are an officer connected with the 19th Precinct?

A Yes, sir.

Q Have you ever seen the complainant in this action?

A Yes, sir; corner of 52nd Street and Lexington Avenue, I do not know the date exactly.

Q Do you know what day of the week?

A No, sir.

Q Well now, state what you did there in your official capacity?

A Word was sent around to the Station House that there was trouble there; I went around and I saw this young lady there crying, she could not talk English, and I called upon a German gentleman to find out the particulars of the case; she told me there were two men in the building; I got the assistance of another officer, a detective, and went into the building.

Q How did you get into the building?

A I went in through the window.

Q Did you make any other attempt to get into the building?

A Yes, sir; we tried to get the door open for 5 or 10 minutes, but no one answered us; we knocked on the door

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and tried to get in.

Q (The Court) Was there a bell there?

A I do not think there was because we pounded on the door; we got in by the window.

Q Now state what you did?

A We got a light and found one of the men on the parlor floor

Q Which one?

A The little one (~~following~~) (pointing to the defendant Keenan.)

Q Did you have any conversation with him?

A No, I did not, the other officer got hold of him first.

Q Then what did you do?

A The other officer had him and I searched the other part of the house; I went down into the sub-basement and I found this man (McKnight), and I told him to come up stairs along with me.

Q What did you do with him then?

A I took him out and fetched him around to the Station House?

Q About what time was this?

A A quarter past eight or about that time.

Q About how long were you trying to get him to the house?

(Objected to, overruled, exception)

A From the time I got into the window, about 10 or 15 minutes

Q How long were you in the house?

0025

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A It was not over 15 or 20 minutes.

Q Did you take him directly to the Station House?

A Yes, sir.

Q How long did it take to get there?

A I should think 5 or 6 minutes.

Q Did this girl speak in the English or German language?

A In the German language.

Q Was there an interpreter present?

A Yes, sir.

Q Were questions put to her in the German language?

A Yes, sir.

Q Now what questions, in your presence, were given to her?

(Objected to; objection sustained)

Q Did you see either of the defendants search^{ed}?

A Yes, sir; both of them.

Q Did you see what was taken from them by anyone?

A There was some money taken and a handkerchief.

Q Do you know from whom?

A From that gentleman (pointing to McKnight).

Q (The Court) Describe in your own way what took place in the Station House?

A They were brought in there and searched the same as any other persons.

0826

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Q Tell us what was found upon each?

A I did not have the searching, it was not my case.

Q Who searched them?

A The other officer; the detective had the case and I was his assistant.

Q (Mr. Lexow) Did you search the house for any other persons

A No, sir.

Q Did you do anything further in the house other than what you have stated?

A No, sir.

Q Did you go up stairs above the parlor floor?

A No, sir.

Q Did you have any conversation with Mr. McKnight about this case?

James Murphy
(Objected to; objection sustained)

Sworn to before me this 6th day of March, 1883.

W. J. Owen

Police Justice.

0027

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J a c o b T o o k e r, a witness called by the People and sworn, deposes and says:

Q (By Mr. Lexow) Are you connected with the 19th Precinct as detective?

A Yes, sir.

Q Did you ever see this complainant before?

A Yes, sir, I first saw her on the southeast corner of Lexington Avenue and 52nd Street on the 18th of February; I went to the Station House about 11 o'clock, and the sergeant sent me out to go around to 52nd Street and Lexington Avenue; I went around and found the complainant standing at the steps going down to the basement gate; there were people there talking with her, Germans, and I asked her what was the matter, but I could not understand her.

Q Give us the information you obtained there?

A Officer Lane came along there and I told him the information I got, and I told him to try the parlor windows; he tried the door first and afterwards the windows; he got in through the windows; in two or three minutes afterwards I saw him come to the window with a man with a hat on, the smallest one of these men here (pointing to Keenan) shortly afterwards, five or ten minutes, they came to the basement gate with the two men.

0828

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Q You remained outside?

A Yes, sir; there was a ladder leading from the second story window to the stable in the rear; then there was quite a crowd collected, and I sent this girl to the Station House and I told her to stay there until we came around; she went to the Station House, and when we got in there she was asked something or another in German.

Q Do you understand German?

A No, sir; she pointed to these two men when we came in, the biggest one and the other one.

Q About what time was it, officer?

A Well, I got to the Station House about 6 o'clock, and from there we went to 22nd Street and back again; I think it was 8.15 when we got back.

Q Was the complainant in the Station House when you returned?

A Yes, sir.

Q Did you examine the prisoners in the Station House?

A Yes, sir; I searched McKnight and I found on him two or three pocket handkerchiefs, a napkin, \$1.50 in money and some keys.

Q Describe the handkerchiefs?

A Two of them we gave back, one of them was identified and had the initials of this girl on it; she claimed it.

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Q Do you know what initials they were?

A "E. W." I think.

(The handkerchief referred to was now produced, it is marked "E. W."; the money was also produced)

CROSS EXAMINATION.

Q Do you know what the interpreter said to her, or what any person said to this woman, before she pointed her finger at these two men?

A No, sir.

Jacob Tucker

Mr. Oliver: I move that that part of the testimony of the witness be struck out, where he says that she pointed to the two men.

The Court: We do not know what she said.

(The prosecution now rested, and Mr. Oliver moved for the discharge of the defendant Keenan).

Sworn to before me this 5th day of March, 1883.

W. J. O'Connell

Police Justice.

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The Court denied the Motion of Counsel to discharge the defendant Keenan.

The Court held each of the defendants to answer before the Grand Jury.

Mr. Oliver notified the Court that he would serve a Writ of Certiorari to-morrow.

Mr. Oliver now renewed his motion for the discharge of Keenan, on the ground that the prosecution have wholly failed to make out any case against him.

Motion denied; exception.

0831

BOX:

96

FOLDER:

1042

DESCRIPTION:

McLaughlin, Michael

DATE:

03/28/83



1042

0832

#B 287

Day of Trial,
Counsel,
Filed *27* Day of *March* 188*3*
Pleads *Not Guilty after*

THE PEOPLE
vs.
B
Michael S. Sanderson
sub. 2nd
612

Violation of Excise Law.
Selling without License.

JOHN McKEON,
District Attorney.

22 April 12, 1883
plead guilty
A TRUE BILL.

Geo. C. Fisher
Foreman.

Filed by Clerk
File #10
FD

at the citizens
Peace of Peace
FD

Thursday Jan 1st

0033

Court of General Sessions of the Peace
and County
OF THE CITY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Michael McLaughlin

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

of the CRIME of *Selling Spirituous Liquors without a License*, committed as follows :

The said *Michael McLaughlin*

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *sixteenth* day of *March* in the year of our Lord one thousand eight hundred and eighty *three*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to

~~and to certain other~~ persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

JOHN McKEON, District Attorney.

0834

EXCISE VIOLATION—WITHOUT LICENSE.

Police Court—11th District.

CITY AND COUNTY } ss.
OF NEW YORK, }

of the 21st Precinct Police Bernard Malarky
Street,
of the City of New York, being duly sworn, deposes and says, that on the 16th day
of March 1883, in the City of New York, in the County of New York, at
No. 612 2nd Avenue Street,

Michael M^oLaughlin (now present)
did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and
~~spirituous liquors, wines, ale and beer,~~ being intoxicating liquors, in quantities less than five gallons at a time, to be
drunk in the house or premises aforesaid without having a proper license therefor contrary to and in violation of law.

WHEREFORE, deponent prays that said Michael M^oLaughlin
may be arrested and dealt with according to law.

Sworn to before me, this 17th day }
of March 1883 } Bernard Malarky

W. J. O'Connell POLICE JUSTICE.

0835

4213

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Madarkey

Michael M. Laughlin

Offence *Violation of Law*

Dated *March 17* 188 *3*

M. J. Powell Magistrate

W. Madarkey Officer

121 Precinct

Witnesses

No. _____ Street _____

No. _____ Street _____

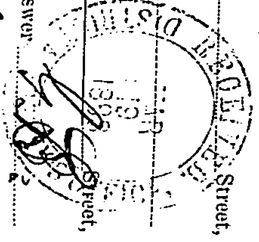
No. _____ Street _____

No. _____ Street _____

§ *107* TO ANSWER

Ordered by

Thomas Regan 858 3rd Ave



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

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

Dated *March 17* 188 *3* *W. J. Powell* Police Justice.

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

Dated *March 17* 188 *3* *W. J. Powell* Police Justice.

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

Dated _____ 188 _____ Police Justice.

0836

Sec. 193-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Michael M. Laughlin*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *612 2^d Avenue. 2 months*

Question. What is your business or profession?

Answer. *Bar tender*

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

Answer.

I have nothing to say

Michael M. Laughlin

Taken before me this

day of *March* 188*3*

W. J. Green

Police Justice.

0837

BOX:

96

FOLDER:

1042

DESCRIPTION:

McMahon, Matthew

DATE:

03/07/83



1042

0838

B. 17 Section

Counsel, 140
Filed 7 day of March 1883
Pleads *Not Guilty*

THE PEOPLE
vs. *B*
Matthews & McPherson
vs. Larceny

JOHN McKEON,
District Attorney
1 1/2 Ave 13th St
Indigent dismissed Mrs. D.A.
A True Bill. Fair charged
[Signature]
Foreman.

0839

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Matthew J. McMahon

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

Matthew J. McMahon

of the CRIME OF Petit LARCENY in the degree, committed as follows:

The said Matthew J. McMahon

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the twenty-fifth day of February in the year of our Lord one thousand eight hundred and eighty-three, 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 United States Treasury Notes of the denomination of five dollars and of the value of five dollars.

one Promissory Note for the payment of money, the same being then and there due and unsatisfied, and of the kind known as Bank Notes of the denomination of five dollars and of the value of five dollars.

five promissory notes for the payment of money, the same being then and there due and unsatisfied, of the kind known as United States Treasury notes, of the denomination and of the value of one dollar each, two promissory notes for the payment of money, the same being then and there due and unsatisfied, of the kind known as United States Treasury notes, of the denomination and of the value of two dollars each

of the goods, chattels and personal property of one Warren A.

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

John McLean District Attorney

0040

BAILLED.

No. 1, by Stephen P. Ryan
 Residence 1290 3rd Ave
 Street

No. 2, by _____
 Residence _____
 Street

No. 3, by _____
 Residence _____
 Street

No. 4, by _____
 Residence _____
 Street

Police Court District 169

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Manuel A. Vaccaro
 519 1/2 2nd Ave
 131 Liberty St.
Matthew J. McMahon

Offence Hotel Larceny

Dated March 2nd 1883

Samuel H. Kennel Magistrate.
J. P. Riley Officer.
321 Precinct.

Witnesses Samuel Hoar
 No. 589 9th Avenue
 Street

No. _____
 Street

WITNESSES
 I do answer E. J.
 Street



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

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

Dated March 2nd 1883 [Signature] Police Justice.

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

Dated March 2nd 1883 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0841

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer.

Matthew J. Mc Mahon

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

307 East 111th Street

Question. What is your business or profession?

Answer.

Publisher

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

Answer.

*by direction of counsel.
I have nothing to say*

Mc Mahon

Taken before me this

day of *March* 188*7*

Police Justice.

0842

City and County of New York, ss.

Police Court—4 District.

THE PEOPLE

vs.

On Complaint of Warren A. Jacobsen
For Pet. Larceny

Matthew J. McMahon

After being informed of my rights under the law, I hereby demanded 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 March 2 1883

[Signature]
POLICE JUSTICE.

Matthew J. McMahon

0843

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

POLICE COURT, 4 DISTRICT.

John Harris aged 35 years
a liquor dealer
of No. 589 9th Avenue Street, being duly sworn, deposes and
says that on the 2^d day of March 1883

at the City of New York, in the County of New York, deponent has read

the foregoing affidavit of Warren A. Jacobson,
(now present) and says that he has no
acquaintance with the defendant Matthew
J. McMahon, and never authorized him
McMahon, to go to the said Jacobson to
solicit orders for advertisements; nor
did deponent write any letter to the
said Jacobson, recommending the said
McMahon to him the said Jacobson
John Harris

Sworn to before me, this
of March 1883

[Signature]
Police Justice.

0844

New York Feb 11 1888
Received from [unclear] [unclear]
[unclear] Dollars
[unclear] [unclear]

0845

1
District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Warren A. Jacobson aged 52 years
Street, Liquor dealer

of No. 121 Liberty being duly sworn, deposes and says, that on the 12th day of February 1885
at the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, *in the daytime*

the following property, viz:

good and lawful money of the United States
of the value of Five dollars. \$5.00/100

Sworn before me this

the property of deponent. *And Morris Livingston, Co partners*

day of

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 *Matthew J. McMahon (now present)*
who did with the intent to defraud the owners of
said property falsely fraudulently and feloniously
represented to deponent, that he was then
soliciting advertisements for a journal, which deponent
does not remember and that he was sent
by one John Haave, to deponent for the
purpose of deponent giving him McMahon an
order for an advertisement in said journal
and at the same time the said McMahon

Police Justice

1885

0846

gave & deponent a letter purporting to have been
 written by John Hairs and representing Miss
 M. Mahon to be a friend of his the said Hairs
 and asking deponent to advertise in the
 said journal, deponent then gave him an
 order for an advertisement, and for which the M. Mahon
 demanded the said sum of five dollars, which deponent gave
 him, M. Mahon, and deponent further says that
 by said false and fraudulent representations he said
 M. Mahon did obtain from the possession of this deponent
 the aforesaid property, that said representations
 were then known by said M. Mahon to be false and
 fraudulent, the truth and fact being that
 the said John Hairs, had never sent the said
 M. Mahon, or written any letter to deponent soliciting
 any favors from deponent for him, said M. Mahon
 Subscribed for me this }
 2nd day of March 1880 } Warren A. Westwood

[Signature]
 Police Justice

District Police Court.

THE PEOPLE & C.

ON THE COMPLAINT OF

APPEAL—Larceny.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

THE DAY WE CELEBRATE.

I Import all my own Brandies, Wines, Gins, &c.

De Snytes Special
Wines & Whiskies
LUYTIES BROTHERS, COR. PRINCE STREET,
NEW YORK.

De Snytes Special
Old Crusted Port, Sherry Madeira,
&c. &c.
LUYTIES BROTHERS, COR. PRINCE STREET,
NEW YORK.

OPPERMANN & MULLER,

LAGER BEER BREWERY

316 to 338 E. 46th Street.

Bet. 1st & 2nd Aves., NEW YORK.

JOHN QUINN,

N. E. Cor. 51st St. & 11th Ave.,
NEW YORK.

THE OLDEST HOUSE UP-TOWN

And the Best for

Ales, Wines, Liqueurs, Segars,
ETC., ETC.

First-Class Shuttle Boards.

J. DAIKERT,

French and Italian

CONFECTORNER,

Ice Cream Saloon,

1296 THIRD AVENUE,
Bet. 74th & 76th Sts. NEW YORK.

Orders sent to all parts of the city
or country.

JAS. W. BOYLE,

Wholesale Dealer in and
Director of

OYSTERS,

Depot, Boat No. 8,

Foot of Broome St., E. R. NEW YORK.

Oysters Shipped to all parts of the United
States and Europe.

WILLIAM GRIFFITHS

Sample Room,

Ales, Wines, Liqueurs and Segars,
182 CHATHAM STREET,
NEW YORK.

Depot for Chas. Cass' Celebrated Cigars.

EDGAR W. YOUNG,

Wholesale and Retail Dealer
in all kinds of

COALS,

Lehigh, Red Ash and other Coals,
By the Ton or Charge at Company's Prices.

Yards, Foot Canal St., N. R.
Connected with Telephone 186. NEW YORK.

Henry Ferris & Sons,
BREWERS OF

Ales and Porter,

Highest Award and Diploma,
Philadelphia, 1876.
Excelsior Spring Brewery,
249 & 251 Tenth Ave., N. Y.

DUHME & MEYER,

No. 115 Christopher Street,
MINERAL WATERS, LAGER
AND WEISS BEER.

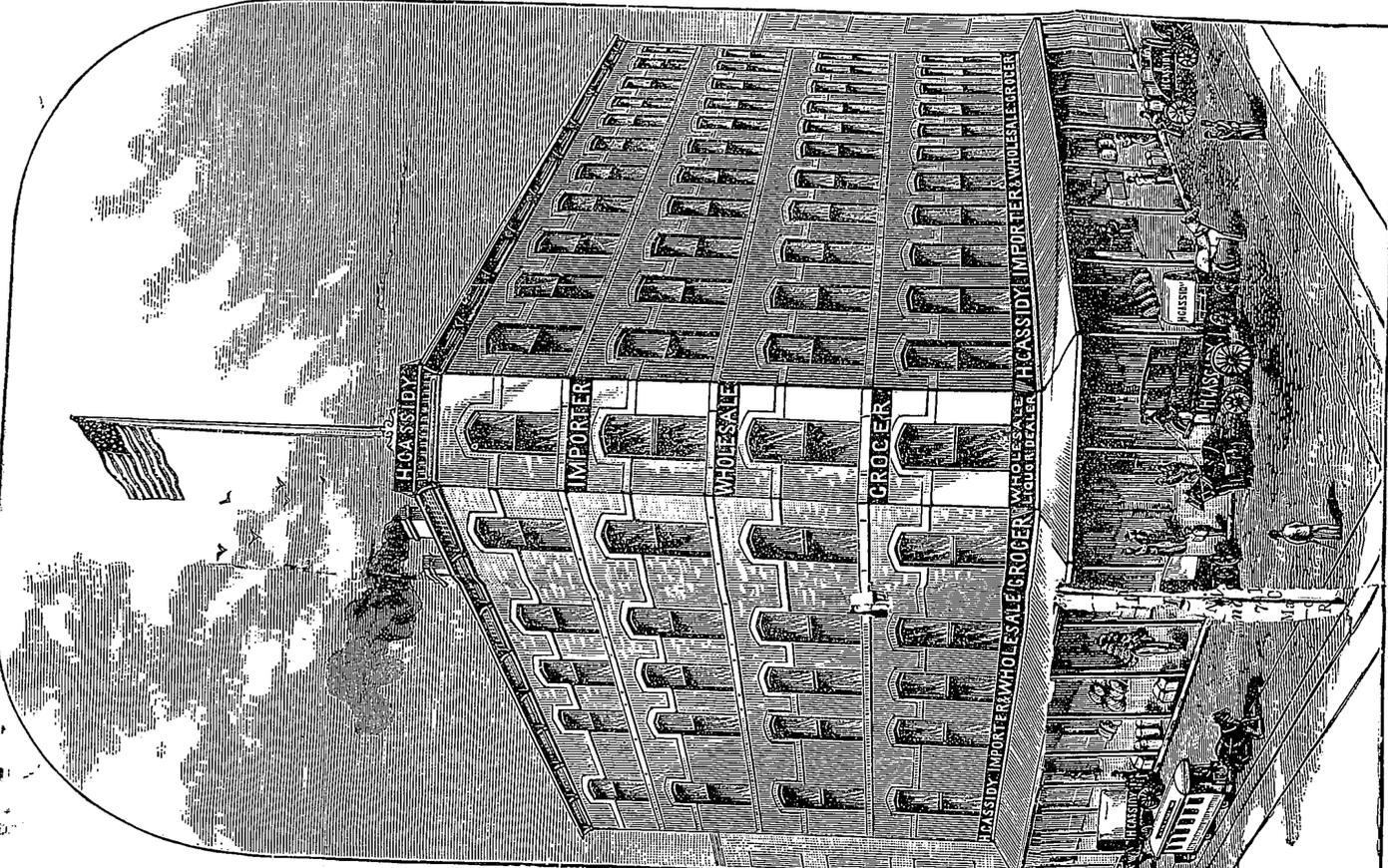
BROGAN'S

NEW YORK HOUSE

114 BOWERY,
NEW YORK.

A choice selection of Wines, Liqueurs, Segars, Ales, Light, &c.

BUTTER, CHEESE & COUNTRY PRODUCE.



DIRECT RECEIVER OF FLOUR.

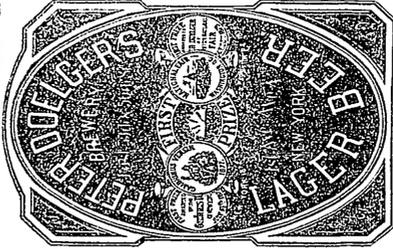
0847

H. CASSIDY,

811 & 813 Washington St., & 68, 70 & 72 Gansevoort Street.

BONDED WAREHOUSE, 30 & 31 West St.

COODS



M. VAN LEEUWEN,
Manufacturer and Dealer in Foreign
and Domestic SEGARS,
552 Tenth Ave.,
New York.

JO KALONEY,
WINE MERCHANT,
14th and Street,
Brooklyn, E. D.
Cor. 4th St.

HUC NESBITT,
Real Dealer in
PAINTS & SUPPLIES.
55th St., 52
Bet. Cannon St. & 5th St.
Established for Half a Century.
Paints, Oils, Colors, Brushes, &c.

ELY M. HAIGHT,
Wines and Liqueurs,
678 Eighth Avenue,
Cor. 43rd Street, NEW YORK.

MANHATTAN INN,
493 BROADWAY.
Five Wines, Liqueurs, Segars
and **CHOP HOUSE,**
On about May 1st, 85, a Branch of the
above establishment will be opened at
589 BROADWAY,
Opp. Metropolitan Hotel.
JOHN RONAN.



FRANK GLOVER & SON,
Importers, Whiskies, Gins, &c.,
30 & 41 Peak Slip,
New York.

THE DAY WE CELEBRATE.

BOUND TO LEAD.

Positively Startling Reductions by

JAMES HIGGINS,

Wholesale and Retail

GROCER,

And Dealer in

FINE TEAS, COFFEES, SUGARS, SPICES,

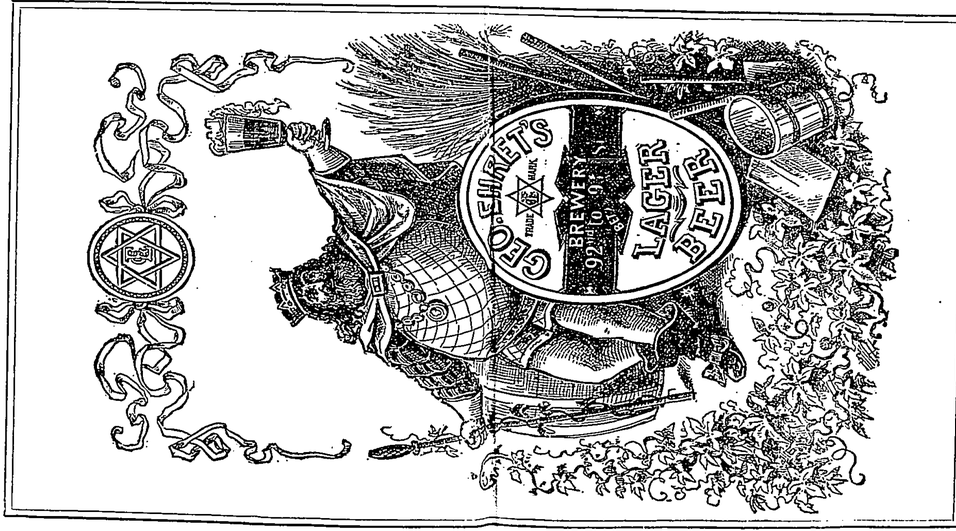
Butter, Cheese, Lard, Eggs, Syrups, Molasses,
Canned Goods, Pickled Sauces,

AND ALL KINDS OF FANCY & STAPLE GROCERIES

AT ASTONISHINGLY LOW PRICES.

1132 Second Avenue,

Between 59th and 60th Streets.



JOHN GALVIN,

FURNISHING UNDERPAKER,

No. 45½ GRAND ST.,
NEW YORK.

T. P. ROGERS & SON,

Makers and Producers of

CIDER AND VINEGAR,

370 & 372 WASHINGTON STREET,
NEW YORK.

If you want good Tea, Coffees,
Sugar, Spices, Flour, Butter, Ham,
and general groceries, go to the old
place, 160 Pavonia Avenue, J. G.

J. T. McFERRAN,
Prop.

Come in time to wait for the rush.

ESTABLISHED 1870.

CENTENNIAL.

David Meyer,

Lager Beer Brewer,

THIRD AVENUE,

Ret. 108th & 109th Sts.

A. MILLER
IMPORTERS OF FINE WINE

35 & 37 Broad St., 39 & 41 First Ave. & 4 Union Square.

Are the only Importers of HUNGARIAN WINES, LIQUORS,

who are regularly and personally attending to the selection of their Wines directly from the
very best of WINES and LIQUORS for FAMILY and MEDICINAL use, at reasonable prices, especially with
of either of the above places, will be promptly attended to. Law Telephone 692.

WINTER
EXCISE & WINTER
BREWERY,
EAST 54th STREET,
BETW. 42 AVENUE & 4, NEW YORK.

BYRNE'S,

43 Rutgers St.,

WAS.

IS

AND WILL

Always be the cheapest and
most reliable

Grocery and Tea

STORE

In the 7th Ward.

ONE MILE HOUSE

OPEN DAY AND NIGHT.

213 Borewy, Cor. Rivington St.

Imported and Domestic

WINKS, LIQUORS AND CIGARS,

W. B. HANSON, Proprietor.

THOS. MUREY,

Dealer in Imported

Ales, Wines, Liquors

AND SEGARS,

S. R. 20th St. New York.

Meeting Rooms Free.

CHAS. ORINGE'S

Restaurant, Lager Beer, Wine

AND LUNCH ROOMS,

Billiard and Pool Tables.

16 EAST 11th STREET,

Opp. Tompkins Market, New York.

UNION

Brewing Co.

TOWN OF UNION, N. J.

SUCCESSORS TO

LOUIS F. LEWERTH,

J. & J. WALLSWORTH,

Wholesale Dealers, Planters

and Exporters of

NYSTERS

Oysters shipped to New York, N. Y.

Canada & the United States

and EUROPE.

JOHN BRESS,

BREWERY,

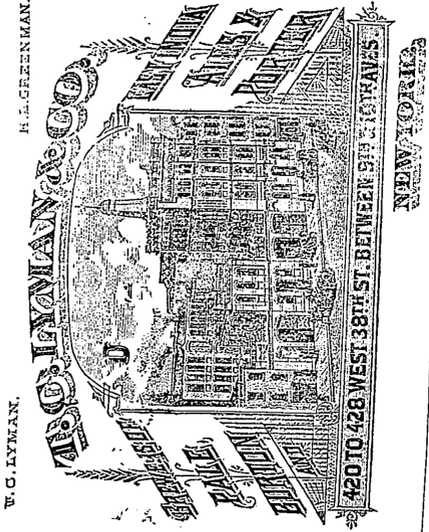
211-223

EAST

118-224

NEW

ARCH ST.,
PHILA.



WILLIAMSBURG BREWING CO.,
LIMITED.



Nos. 170 to 184 Scholes Street,

BROOKLYN, E. D., N. Y.



Beadleston & Woerz,

Ales, Porter,

and Lager Beer,

Empire Brewery,

291 West 10th Street, New York.

FITZGERALD BROS.,

BREWERS & MALSTERS,

X, XXX AND XXXX ALES AND PORTER.
FINE OLD STOCK ALES ALWAYS ON HAND.

595 to 609 River St., Troy, N. Y.

Cor. Desbrosses & Washington Sts., N. Y.

C. P. HAWKINS.

R. C. INSLEE,

O. P. HAWKINS & CO.

ASHUELLOT BREWERY,

ALE AND PORTER.

343 & 345 West 41st Street,

Near Ninth Avenue,

NEW YORK.

BRO,

CROWN CHAMPAGNE, & C.,

Principal Office & Warehouse, 307 & 309 E. 54th St.

CROWN CHAMPAGNE in the United States & Canada.

of either of the above places, will be promptly attended to. Law Telephone 692.

0848

THE DAY WE CELEBRATE!

St. Patrick's Day, March 17th.

THE DAY WE CELEBRATE.

To-day, old songs, old scenes, old friends and old recollections occupy an affectionate corner in the Irish heart, wherever tyranny has consigned us throughout the broad expanse of the universe.

Stripping St. Patrick's day of its religious associations, each successive anniversary is heralded with an indescribable something, that touches a pathetic chord in every Celtic bosom, independent of rank or station.

In the lovely solitude of the Exile's humble garret, as amid the blaze of mirth and revelry, every vacancy of imagination is transformed into some familiar verdant spot of long ago, and re-people from the neighboring church yard.

Every pastime of youth is re-enacted with an athletic buoyancy of yore unparalleled. The village dance, the hurling, the leaping, the wrestling, etc., all come crowding upon the memory, until the hot tears, responsive to the command of nature, come trickling down our cheeks, and sympathetically remind us that it is all a dream.

There is indeed, some endearing spell surrounding Erin, that chains us to her with such imperishable dissolution through sunshine or storm; and the murkier and darker the clouds of adversity and oppression loom over her, the warmer and stronger grow our love and aspiration to elevate her as a nation among the nations of the earth.

The wanderers from other lands, as soon as the longings of those endearing friends they left behind have given way to the attractions of exile, settle down, with resignation to the decree of fate. Bright faces grow up around the newly established homestead, and what before seemed thorny and desolate brightens up with the odorous allurements of flowery contentment.

The past seldom ventures obtrusion upon the sunny moments of the present. To us, victims of an abhorrent craft, wherever allotted by destiny, our hearts still cling with renewed devotion to the motherland that bore us. The sun has lost half its brightness, the fields unadorned with myriads of glittering buttercups, does not possess the same pleasing verdancy; in a word, every artistic effort of nature to induce us from our sad yet joyous recollections are unavailing.

We may encourage and appreciate the harmless enjoyments of youth, even join with them, smile with them, sing with them, but the pleasure is only momentary, it only awakens sorrowful remembrances, and we steal across the foamy abyss that shuts out all we hold sacred to cast one loving look at the dismantled cot by Fergus, Strir or Bann.

St. Patrick's day goes and comes only to find us the more tenacious to kin, tradition and home-land, from which we can never be alienated.

Is Ireland then indeed all our fancy paints her? Is she worthy of all this mental strain and unrestable devotion? Is she deserving of our "felons' sufferings and our martyrs' blood?"

Oh, yes! She needs not the poet's pen, nor the rosy touches of the orator's eloquence to endear her to us. She is the shrine of every brilliant virtue; the cradle of unselfish patriotism; the nurse of charity, learning and christianity—in brief, she is the reality of dreams, tears and prayers.

"First flower of the Earth,
And first gem of the Sea."

HUGH CASSIDY.

We call attention to the cut on another page of the large wholesale establishment of Mr. Hugh Cassidy, on the corner of Washington and Ginevevoort Streets. He is doing an extensive trade through this State and New Jersey, and has considerable trade South and West.

It is needless for us to recommend him to Irish friends in the Grocery or Liquor trade, as he is too well known among them as a true and staunch Irishman.

Mr. Cassidy has branch stores in Brooklyn and Jersey City.

SCHOLES BROTHERS,

132 & 131 First Ave. and 370 Ninth Ave., having put in a fresh accession of teas, sugars, fruits, &c., specially invite the attention of their friends and the public.

They are noble examples of Irish tact and perseverance, whose success in their adopted land has not alienated them from home and home-land.

JAMES HIGGINS

Grocer, 1132 Second Avenue, enjoys an enviable trade. He is a splendid specimen of Irish mould and stature. He has the good will and support of a large circle of friends, who speak of him as being a man upright and honorable almost to a fault in his dealings, which accounts for the extensive trade which he is driving in that locality.

PROGRAMME OF THE IRISH SOCIETIES

ST. PATRICK'S DAY, MARCH 17.

ANNUAL INVITATION BALL

OF THE

69th Reg't, N. G. S. N. Y.

AT THE

ATLANTIC TOMPKINS MARKET,

ENTRANCE 7th St. & THIRD AVENUE,

Friday Evening, March 16th.

Music by O'Brien's Regimental Band.

COMMITTEE OF ARRANGEMENTS—Red Badge.

Major ED. DUFFY, Chairman.
Sgt. JAS. D. QUIRK, Treasurer.
Lt. D. C. MCCARTHY, Sec'y.
Sgt. HUGH M. GARVIAN.
Sgt. PAUL F. LEONARD.
Sgt. PATRICK J. SHEEHAN.

FLOOR MANAGER.

Sgt. STEPHEN TWHIG, "G" Co.

ASSISTANT FLOOR MANAGER.

Sgt. JOHN E. SHARKEY, "I" Co.

FLOOR COMMITTEE—Green and White Badges.

Sgt. PETER CARROLL, Non. Commissioner Staff.	"F" Co.
Corp. H. Richardson,	"A" Co.
J. Gilmore,	Sergt. Thos. Morrigan,
Sergt. F. O'Leary,	Corp. D. T. Guinan,
Priv. M. Carroll,	Priv. Frank Magee,
Jos. Lennon,	E. B. Holmes,
Sergt. Jos. F. Johnson,	C. J. J. Hanbury,
Corp. John Gibroy,	Corp. Thos. Sexton,
Sergt. D. H. Burke,	Priv. J. Murphy,
Priv. J. Wetherall,	Sergt. Pat. O'Connor,
	Corp. Peter Troy,

Programme of the Irish Societies.

Right of line resting on 8th street and 4th avenue, 68th Regiment taking right of line; Hibernian Rifles, Co. A, under command of Col. J. Cavanagh, St. Colombia Rifle Co.; St. Patrick's Alliance Rifle Co.

THOMAS MAGUIRE, Grand Marshal.

PATRICK MALLOON, First Aid.

KIERNAN FLANNAGAN, Second Aid.

SPECIAL AIDS OF DIVISIONS.

2d Division,	Michael Murphy and Patrick Mulvany
3d do	James Kenner
4th do	Daniel Terry and John Kerr
5th do	Edward Nugent and Thos. Colwell
7th do	William H. Shine and John O'Rourke
9th do	Thos. Shields and Justin McCarty
10th do	Thos. Clark and Peter Mahon
11th do	Thos. O'Connor and Martin Flynn
12th do	Peter Curry and Philip Duff
13th do	Patrick McIntrine
14th do	P. Sullivan
16th do	Patrick McGovern and Wm. Leddy
17th do	Peter Burnes and Patrick Bannon
18th do	Patrick Daly, Hubert Bahl and Dan Manly
19th do	James Conner, Thos. Donnelly
20th do	James Marley, Robt. Connoek
21st do	Martin McGarry and P. K. McGuinness
22d do	Martin Lenton
23d do	Martin Sullivan and B. T. Cuddigan
24th do	Edward Healy
25th do	Owen Murphy and James Donnelly
26th do	Thos. Hughes and Thos. McCarty
27th do	John McMahon
28th do	Gallagher and Michael Clinton
29th do	James McAdams and Owen Keenan
30th do	John Creedon, Thos. Cah and D. Williams
31st do	Michael Ryan and Thos. McLaughlan
32d do	Philip McArdle, Martin Flynn and John Loden
33d do	P. H. Masterson
34th do	Thomas Beveridge
35th do	James Crealy
36th do	John P. Smyth and John Devine
37th do	Michael L. Cassey
38th do	H. Delaney
39th do	Michael Killean and John Tobis

3d DIVISION A. O. H. LONG ISLAND.

PHILIP J. SMITH, Grand Marshal.

WILLIAM MURPHY, First Aid.

P. MCINTIRE, Second Aid.

The procession will start at 12 noon, and move up 4th avenue to 14th Street, around Washington monument to 17th Street, where it will be reviewed by the Mayor and Common Council—through 17th Street to 7th avenue—up 7th avenue to 42 Street, to 6th avenue—up 6th avenue to 68th street, to Eastern Boulevard to Jones Woods, where the Societies will enjoy themselves in

National Games and Dancing.

QUITE A DROP.

Last Saturday evening a lady called at one of the great cheap cash Grocery and Flour stores of Scholes Brothers, and asked a salesman if he could sell a good barrel of Flour for nine dollars. No man was the reply, but we can sell you a barrel of the best family Flour in New York for \$6.90. That's quite a drop from the nine dollars I paid in an up-town grocery store, said the enquirer. After I had made my purchase I was told of your extremely low prices, and here comes a friend of mine who will be glad to SAVE THREE DOLLARS by dealing with you. The above conversation suggests a more prominent announcement than has heretofore been made of Scholes Brothers, specialties, a good bbl. of family Flour \$5.40 to \$5.90; choice \$6.40; very best family Flour, \$6.90 per bbl. Choice black and mixed Teas, 30c., extra choice 40c., very best 50c. Scholes Bro's Cream Java Coffee, best in the world; Splendid Coffee, 17 and 20c. lb.

Finest selections of Dairy and Creamery Butter, retailed at wholesale prices; and all kinds of fine family and staple groceries at astonishing low prices.

SCHOLES BROTHERS,

281 FIRST AVE., Cor. 16th St.
370 NINTH AVE., Cor. 31st St.
132 FIRST AVE., Cor. 8th St.

Wholesale Commission Merchants in Flour and Grain, New York
Produce Exchange,
ESTABLISHED 1862.

D. M. KOEHLER,

Distiller & Importer,
And Dealer in Choice

Old Wines & Liquors,

202 & 204 East 29th St.,
Near 3rd Avenue, NEW YORK.

JOHN U. GENT,

MANUFACTURER OF

Bellast, Ginger Ale, Bottle Beer,
PORTER, ALE & CIDER,
East 92d Street,
Bet. Madison and 5th Aves.,
NEW YORK.

JAMES WALSH,

Successor to Morgan & Bro.

IMPROVED MINERAL WATERS,

Ginger Ale & Fine Cider,
145 WEST 35th STREET,
NEW YORK.

GEORGE MALOON,

BREWER OF

PALE, AMBER

And Extra Fine

Ales and Porter,

Wallabout Brewery,
394 to 414 Flushing Ave.,
New York, N. Y.

M. F. LYONS,

AND

DINING ROOM,

259 BOWERY,

Between Houston and Stanton Sts.,
NEW YORK.

MANHATTAN

Pie Bakery,

540 Grand Street,
AND

No. 5 CANNON STREET,
NEW YORK.

JOHN STEINCESTER, Proprietors.
HENRY F. QUAST,

1458 3rd Ave., 1458,
Bet. 2nd & 3rd Sts., NEW YORK.

J. F. BROWN,

AND

ONE PRICE HATTER,

MANUFACTURER,

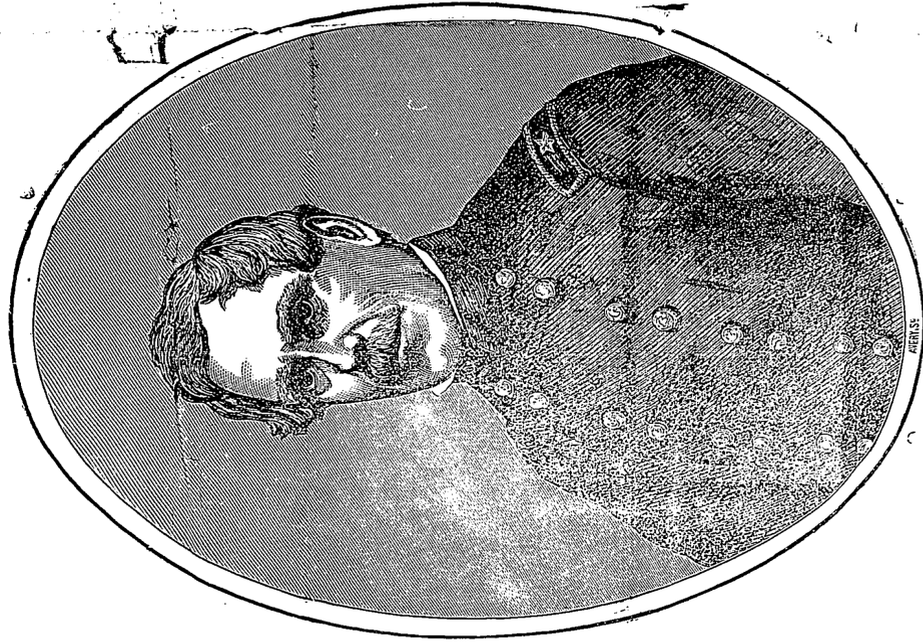
1458 3rd Ave., 1458,
Bet. 2nd & 3rd Sts., NEW YORK.

0049

THE DAY WE CELEBRATE.

McGIL'S GERMANY LAUNDRY SOAP

IS THE BEST. TRY IT.



GENERAL SHIELDS.

MAX D. STERN,
Importer and Wine and Liquor
MERCHANT,
No. 9 Stone Street, New York

PETER FLYNN,
Dealer in
WINE LIQUORS & SEGARS
No. 732 W 736 FULTON STREET, BROOKLYN.

MICHAEL CLARK,
Importer and Dealer in
ALES, WINES, LIQUORS & SEGARS
ALSO LAGER BEER.
50 DELANCY ST.,
New York.
Particular attention paid to Family Trade.

One Milkman who had a Conscience.

A young man who has long driven the milk wagon of one of the oldest established dairies of this country and has supplied milk to its customers for years, yesterday early, came to his employer, and to his great surprise, resigned his situation. He had no other place, had no complaint to make, was attached to his employer, liked the business, and all that, but resign he would. It turned out that this was the cause: "I've a day the maid, whose duty it is to fill the used cans of that day, poured them full of water as they stood in the wagon, and left them to stand twenty-four hours to sweeten as is the rule. Before daybreak, yesterday the driver brought out his team and hitched up to the wagon containing the cans of water colored by the remains of milk. Instead of a second wagon in which the fresh milk had been placed for him. Obnoxious of his error he drove over his route and served all the customers with milk-colored water. When, later in the day, he discovered his error, he resigned rather than face the battery of the complaints he knew was ready for him. "I can go up to a cannon's mouth," said he, "and let my eyes again on a house where I served that water." His employer enjoys the joke hugely, and was busy all day yesterday setting things to rights and explaining the error between his gasps for breath from too much laughter. Some of his customers remarked that they had noticed the milk wasn't quite as rich as usual.

A GEM FOR EVERY MONTH.

JANUARY.
By her who in this month is born
No gem save garnets should be worn;
They will insure her constancy,
True friendship and fidelity.

FEBRUARY.
The February born will find
Sincerity and peace of mind;
Freedom from passion and from care,
If they the Analyst will wear.

MARCH.
Who on this world of ours their eyes
In March first open shall be wise;
In days of pestil firm and brave,
And wear a bloodstone to their grave.

APRIL.
She who from April dates her years
Diamonds should wear, lest bitter tears
For vain repentance flow; this stone
Emblem of innocence is known.

MAY.
Who first beholds the light of day
In Spring's great, flowery month of May,
Shall be the owner of a happy wife
And love to time her day of birth.

JUNE.
Who comes with Summer to this earth,
And owes to June her day of birth,
With ring of opal on her hand,
Can health, wealth, and long life command.

JULY.
The glowing Ruby should adorn
Those who in warm July are born;
Then will they be exempt and free
From love's doubts and anxiety.

AUGUST.
Wear a Sardonyx, or for thee
No conjugal felicity;
The August born, without that stone,
... said, must live unloved and lone.

SEPTEMBER.
A maiden born when Autumn leaves
Are rustling in September's breeze,
A pearl on her brow should bind,
Cure diseases of the mind.

OCTOBER.
Other's child is born for love,
And life's vicissitudes must know;
But, by an Opal on her breast,
And hope will fill those words to rest.

NOVEMBER.
Who first comes to this world below
With clear November's fog and snow,
Should wear the Topaz's amber hue—
Emblem of friends and lovers true.

DECEMBER.
If cold December gave you birth,
The month of snow and ice and north,
Place on your hand a Turquoise blue—
Success will bless whate'er you do.

M. J. BÖRAN,
FURNISHING UNDERTAKING,
482 Grove Street, J. C.

Business and Conches consigned on Hand at moderate rates. To meet all orders.

Henry Miller, Jr., H. A. MILLER, I. P. MESSINGER,
HENRY MILLER, JR., & CO.,
Wholesale Dealers in Pianinos or
OYSTER,
Boat No. 11, foot of Perry St., N. R.
NEW YORK.

AUSTIN, NICHOLS & CO.,
Importers and Manufacturers of Fine
Havana, Key West and Domestic
CIGARS,
Hudson, Jay and Maple Streets,
NEW YORK.

C. WEBBER,
PROVISION DEALER,
34 Folsvill St.,
Near Canal,

M. EAT MARKET,
100 CANAL ST.,
Cor. Folsvill St.

WM. M. NEGUS, of the Firm of WRIGHT, NEGUS & CO.,
Wholesale and Retail Dealers in
OYSTERS AND CLAMS
of every variety, opened or in shell,
No. 12, FOOT OF PERRY STREET,
NEW YORK.

The "Sunrise,"
No. 49 Carmine Street,
Cor. Bedford,
Wines, Liquors and Segars.
ROBERT MCKEE,
Proprietor.

THE BRUEN CRACKER BAKING CO.,
CRACKERS AND BISCUIT
Of all kinds. Wholesale and Retail
884 and 886 Grand St.,
Hand-made butter crackers a specialty.

PAUL GILL,
Manufacturer of
Fine Domestic and Havana Cigars
No. 405 East 12th Street,
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Wholesale Butcher,
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Fine Wines, Brandy, Whiskies, Gins, &c.
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Country Pork, Sausages and Execution Ham
a Specialty.
Residence, No. 183 Grand Street.

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LADIES' & GENTS' DINING ROOM,
228 Bleeker Street,
Near Cornhill St., NEW YORK.
Open day and night. Popular prices.

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Proprietor of the
"LAFAYETTE CLUB" WHISKIES,
No. 26 W. Houston Street. NEW YORK.

William Williams
Wholesale Liquor Dealer, #--
156 FIFTH STREET,
Near South 6th St., Brooklyn, E. D.

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Widow of the late Felix Murphy,
Furnishing Undertaker,
49 Madison Street,
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Butcher and Provision Dealer,
4, 6, 7, 8, 9 and 10
CATHERINE MARKET, N. Y.

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EXCISOR MEAT MARKET,
No. 25 RECTOR STREET,
Shipping, Hotels, Restaurants. Retailers of Cigars and Families supplied at short notice and lowest prices.
—GIVE US A TRIAL—

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FURNISHING UNDERTAKERS,
Office, 225 Spring St.,
Near MacDougal Street, NEW YORK.
Caskets, Coffins, Robes, &c. Personal attention
in all cases. Stables, 9 MacDougal Street,
FIRST-CLASS COACHES AT ALL HOURS.

ANSLEY BEDELL,
Wholesale Dealer in and Printer of
OYSTERS & CLAMS,
BOAT No. 19,
Foot of W. 10th St., N. R., N. Y.

FRITZ HANDRICH,
Importer of
WINE & SPIRITS, BRANDIES, &c.
933 & 955 THIRD AVENUE, New York
Orders promptly attended to and delivered free of charge to any part of the City.

MARTIN V. WOOD,
Wholesale Dealer in
Cyprus and Glams,
Foot Broome St., E. R., N. Y.

JOHN MORGAN,
Pure Mineral Waters, Vichy, Improved
Carbonic Water, Selters,
Pulna Water, Kissengen, Citrate
of Magnesia.
-43 & 346 W 39th St., NEW YORK.
Orders received by first mail will receive prompt attention same day.

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Manufacturer of
FINE HAVANA | SEGARS,
246 PEARL STREET,
NEW YORK.

MARYLAND CLUB WHISKEY
Best in the Market.
61 PARK PLACE.
M. SPACHELBERG & CO.,
Manufacturers.
CIGARS AND LEAF TOBACCO,
154 & 256 So. 5th Ave.,
NEW YORK.

CHAS. A. EBERHARDT & CO.
Importers and Wholesale Dealers in
Brandy, Gins, Wines, Rum,
Bottillon and Bye Whiskies, &c.,
317 & 319 GREENWICH ST.,
Up Stairs, New York.

HENRY C. WEBB,
IMPORTER & BOTTLER,
No. 9 BARCLAY STREET,
NEW YORK.

J. & C. A. RUDD,
And Dealers in
PRODUCE COMMISSION MERCHANTS,
Butter, Eggs Cheese, Lard, &c.,
52-52 Eighth Avenue,
Near 54th Street, NEW YORK.
References, National Park Bank, New York.

CHRISTIAN SCHMIDT,
Manufacturer of
FINE SEGARS,
No. 69 AVENUE D,
Corner Fifth Street,
NEW YORK.

FRANCIS M. HIGGINS,
Manufacturer of and Dealer in all kinds of
FURNITURE,
Chamber Suits, Mattresses, Carpets, Mirrors,
Clocks, Stoves and Ranges,
487 EIGHTH AVENUE,
Bet. 24th & 26th Streets, NEW YORK.
Sold on weekly or monthly payments.

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Importer of
Brandy, Gin and Wines,
Also Dealer in all kinds of Domestic Liquors, &c.
No. 88 CORTLANDT ST.,
Near West Street, NEW YORK.

McCANN,
HATS,
218 DOWRY.

ROSSKAM, GERTLEY & CO.,
PENNSYLVANIA
Whiskies,
226 South Fourth Street,
133 & 135 DOCK STREET,
Philadelphia.
New York Office, 38 Broadway.

0850

0851

BOX:

96

FOLDER:

1042

DESCRIPTION:

McNally, John

DATE:

03/12/83



1042

0852

B 66

Day of Trial
Counsel,
Filed *12* day of *March* 188*3*
Pleeds *Not guilty.*

John McKeon
vs.
F
H. R.
BURGLARY—Third Degree, and
Receiving Stolen Goods.

JOHN McKEON,

District Attorney.

John McKeon
A True Bill.

Foreman.

March 22 1883
John McKeon
Printer & Copywriter of
State of Kansas

0853

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

THE PEOPLE OF THE STATE OF
NEW YORK,
against

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

John McNamee
of the crime of Burglary in the third degree,
committed as follows:

The said John McNamee

late of the Twenty-second Ward of the City of New York, in the County of New York,
aforesaid, on the seventh day of December in the year of our
Lord one thousand eight hundred and eighty two with force and arms, at the Ward,
City and County aforesaid, the store of

Paul F. Brandt
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

Paul F. Brandt
then and there being, then and there
feloniously and burglariously to steal, take and carry away, and five coats

of the value of fifteen dollars
each, five overcoats of the value
of twenty dollars each, five
pairs of trousers of the value
of twelve dollars each pair
and fifteen vests of the
value of five dollars each

of the goods, chattels and personal property of the said

Paul F. Brandt

so kept as aforesaid in the said store then and there being, then and
there feloniously did steal, take and carry away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of New
York and their dignity.

*Answer
by
P.F.*

0854

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

John McKeon
of the crime of Receiving Stolen Goods

committed as follows:

The said John McKeon

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, five

coats of the value of fifteen dollars each, five overcoats of the value of twenty dollars each, five pairs of trousers of the value of twelve dollars each pair and thirteen vests of the value of five dollars each

of the goods, chattels and personal property of Paul F. Brandt

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen of the said Paul F. Brandt

unlawfully and unjustly, did feloniously receive and have (the said _____

John McKeon

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.

JOHN McKEON, District Attorney.

0855

Testimony in the
case of
John McHally

filed March
1883.

0856

4-1
The People
vs.
John McHally } Court of General Sessions, Part I.
Indictment for burglary, in the third degree and } Before Recorder Smyth. March 22. 1883
receiving stolen goods. Paul J. Brandt, sworn and
examined. My place of business is 1686 Broad-
way and Fifty Third St.; it is on the ground
floor, tailoring business; on the 7th of Dec.
last I closed up the place, the window
with ^{wire} screens and the door with a padlock.
at 9 o'clock at night. There was property miss-
ed the next morning which was there the
night before - consisting of pantaloons, over-
coats and vests, the whole amount was
worth a hundred dollars. The officer aroused
me from sleep at 2 o'clock the next morn-
ing and I went there. I saw the window in
Fifty Third St open; it was pressed through
the bolts lying loose on the bottom of the
window. Afterwards saw in a pawn shop
in Tenth Ave. a pair of military pants
which my brother saw and which I iden-
tified as a portion of the property which I
missed the next morning. They were brought
up to the store by my brother and the
detective McAdle. I have the pantaloons
here (pantaloons produced) You could
find the pants in a thousand. There
is a certain mark on the back.

0857

Thomas Reilly sworn and examined. I know the prisoner. I saw these pantaloons before in a merchant tailor's store in some place up town. I was brought there by two detectives Mc Bidle and another man; they took me and the prisoner Mc Sully. I had a pawn ticket representing those pants. Where did you get that pawn ticket from? I bought it of John Mc Sully, the prisoner between the 15th and the latter end of last January, as near as I can recollect. Where were you when you bought it? I was in 461 Greenwich St. I went to this place with the pawn ticket and I was arrested. You told the officer how you had come by the pawn ticket? Yes sir. The office was kept by a man named Lavery. That is the pawn ticket (shown) I did not see the pantaloons at all when I was in the pawn shop.

Cross Examined. I know the prisoner over a year and a half; he generally gathers raps. I don't know anything detrimental to his character; he has a good reputation in the house where he stops. I have never heard any one talk of him one way or the other. I purchased the pawn ticket from the prisoner. How much did you pay for it? I

0858

promised him ten cents and I gave it to him inside of a week afterwards. Now did you come to buy it, did he make any inducement to you to buy it? He simply came and asked me if I would not buy a pawn ticket. I asked him what it was for and he told me. What did he say? He said it was for a pair of pants. How much was advanced on the pants do you know? Fifty five cents on the ticket. I was lying upon my bed at 461 Greenwich St. when he gave me the ticket. I kept the ticket for over a month before I went to the pawn office. Henry Mc Ardle sworn. I got the pawn ticket from Keilly. He told me he got it from Mc Nally, who could be found in a lodging house near Greenwich St. Mc Nally told me he bought it from Mc Gowran in Sixtieth St. I knew there were two brothers and I asked him which one. He said the ~~oldest~~ next the eldest. I got both of the McGowrans and brought them to the station house. I brought Mc Nally out and then showed the McGowrans to him and he said neither of them did it, he then said he got it from somebody in the street. Heard him give this answer to the question which the Magistrate put

0859

"I bought the pawn ticket which I gave Reilly from a person, I do not know his name, I gave five cents for the ticket." I went down to Lavery's. I got the pantaloons the next day after they were stolen; they were stolen on the 7th and I got them on the 8th of ^{Dec.} The brother of the complainant was with me and identified the pants. Cross Examined. This pair of pantaloons is the only portion of the stolen property that I have been able to recover. Paul J. Brandt recalled. I saw the prisoner in my place two or three weeks before the 7th of Dec. last; he asked me if I had a pair of pants to give. I told him we did not have anything to give away. John M^c Kally sworn and examined in his own behalf testified. I am a junk-man employed by Mr Duffey for over a year; his place is corner of 5th ave. and 7th St. I bought this pawn ticket about the middle of January from a boy on the hill as I was going round to gather rags, and gave him five cents for it. I afterwards sold it to Reilly for ten cents. I know nothing about breaking into the complainant's store and was not with anybody who did it. I was

0860

never arrested before for any offence.

The jury rendered a verdict of guilty of petty larceny. He was sent to the Penitentiary for six months.

0861

BAILED.

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Paul H. Brantlett
1686 Broadway

John McHale

Offence Burglary and
Larceny

Dated March 5th 1883

Joseph H. Thomas, Magistrate,
Henry Mitchell, Officer,
225 Precinct.

Witnesses Henry M. O'Grady

22 Precinct Street

Thomas Reilly

House of Detention Street

No. _____ Street
1000
MAR 8 1883
RECEIVED
DISTRICT CLERK

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

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

Dated March 5th 1883 [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0862

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

J District Police Court.

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

Question. What is your name?

Answer. *John Mc Nally*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *461 Greenwich Street, four months*

Question. What is your business or profession?

Answer. *Junk man*

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

Answer.

I bought the pawn ticket which I gave Riley, from a person I do not know his name. I gave five cents for the ticket

John Mc Nally

Taken before me this

day of *March*

188

[Signature]
Police Justice.

0863

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry M. Ardle
aged 39 years, occupation a police officer of No. the 22nd Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Paul P. Brant
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 5th
day of March 1883 } Henry M. Ardle

[Signature]
Police Justice.

0064

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

POLICE COURT, 4 DISTRICT.

Thomas Reilly

of No. 461 Greenwich Street, being duly sworn, deposes and

says that on the or about 15th day of January, 1883

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

from John M. Kelly (now present),
a pawn ticket representing a pair of
pantaloons, which had been pawned at
the pawn shop of D. Lavery, on the 8th day of
December ~~1882~~ 1882, and when deponent
presented said ticket for said pantaloons
deponent was arrested by officer M. Ardle
and deponent informed said M. Ardle
that deponent got said ticket from said
John M. Kelly.

Thomas Reilly

Sworn to before me, this 5th day
of March, 1883

[Signature]
Police Justice.

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Police Court— 4 District.

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

of No. 1686 Broadway, corner of 53rd Street, aged 25 years,

occupation a Tailor being duly sworn

deposes and says, that the premises, No 1686 Broadway Street,
in the City and County aforesaid, the said being a brick tenement building

and which was occupied by deponent as a place for the sale and manufacturing of
wearing apparel
and in which there was at the time a human being by name of Paine

were BURGLARIOUSLY entered by means of forcibly and feloniously
forcing open a large pane of glass in the
windows of said premises and leading from
the street into said premises

on the Seventh day of December 1882 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

a number of cloth dress coats, overcoats
pantaloons and bests
all of the value of Three Hundred dollars—
\$300.00.

the property of deponent

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

John M. Kelly (now present,

for the reasons following, to wit: that previous to said Burglary
the said premises were securely fastened, and
the said property was in said premises, and
on the 8th day of December 1882 deponent found that
said premises had been so entered and the
said property taken from said premises, and this
deponent was informed by officer Henry M. Andle
of the 22^d Precinct Police, that he M. Andle found
in the pawnshop of Dr. Lavery at 592 9th Avenue

0866

one pair of pantaloons which deponent identified as one of the pair stolen and taken from the possession of deponent.

Deponent further says that said Mr. Ardle also informed him that on the 3rd day of March 1883 one Thomas Reilly, (now present) had presented the pawn ticket representing the said pair of pantaloons to said Lavery, who he said Reilly was arrested by him said Mr. Ardle, and that the said Reilly then informed him Mr. Ardle that he Reilly had received the said ticket from said John Mc. Nally, and said Mr. Nally was unable to tell how he came in possession of said ticket.

Paul F. Brantley

Sworn before me this }
5th day of March 1883
[Signature]

Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary

Degree

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.