

0129

BOX:

522

FOLDER:

4753

DESCRIPTION:

Maguire, Isaac

DATE:

05/16/93



4753

0130

POOR QUALITY
ORIGINAL

Witnesses:

Wm Mc Donald

In view of the facts presented
upon the application for a
warrant which application
was granted & recommended
the discharge of deft upon
his own recognizance
July 21.93 *Wm Mc Donald*

Counsel,

Filed

Pleads,

189

THE PEOPLE

vs.

[Sec. 803, Penal Code, as amended by Chapter 325, Laws of 1892.]

Isaac Maguire

DELANCEY NICOLL,

District Attorney.

A TRUE BILL.

June 5

Chas. J. Smith

Foreman.

Sept 21.93
was named

0131

POOR QUALITY
ORIGINAL

5 yrs Wm A Callaghan 319-5-7-8
 5 " ~~J. A. Moore~~ 359-6th ave
 5 " H. J. Guicall 116 W 102nd St
 3 " L. W. "Heed 52 W. 93rd St
 6 " ~~Chas. Simonson~~ 308 W. 48th St
 7 " T. & H. Pollock 117 2nd St
 9 " Fred " 663-8 Ave
 8 " Geo. W. Elphinstone 51 W. 4th St
 10 " John J. Courhue 243 Amsterdam Ave
 11 " Albert E. Wood 828 Jefferson St
 5 yrs William J. Van Belt 859-8th Ave N.Y. City
 3 " William H. Phillips 132 West 66 St
 2 " H. K. Frost 339 W 20 St.
 3 " J. C. Ruffin 110-5th Ave.
 2 " Chas. Thurston 100 W 8th St
 1 " Henry S. Lusk 15th Boulevard.
 3 " James M. McW 253 Columbus Ave
 1 " H. R. Kraushaar 154 W. 66 St N.Y.
 9 others Elis Wm Dürnberg 633 Amsterdam Ave
 3 yrs John Miller 453 Amsterdam
 4 " Adam J. Augellhard 423 West 54 St
 9 years
 5 " Chas. M. Meier

0132

POOR QUALITY
ORIGINAL

8 years Seth. Meek 73 W. 86 St
 10 years (George A. Morrissey 1159 Broadway)
 4 years George A. Morrissey 1159 Broadway
 7 1/2 J. H. Noble 780 1st Ave
 9 " Albert Fol 954 E. 185 St
 5 1/2 D. J. Kimbark 38 (Park Row)
 5 1/2 J. Brown 696 Grand Ave Brooklyn 31-9
 3 A. J. Pennell 38 Park Row
 About 4 L. W. Dyer 435 W. 23 St
 R. D. Somerville 38 Park Row City
 3 E. Potter 38 Park Row City

W. V. Mangle
 106 E 115 St

3 Michael Howard 214 West 17 St
 10 years H. M. Mangle 214 West 17 St

3 years A. V. Sanchez 126 Maiden Lane
 3 years Henry M. Gotta 148 Water St.
 4 1/2 years Chas. P. Shinn 450 Amsterdam Ave.
 2 1/2 years Henry Mangle 54 Pine St
 8 1/4 years Wm L. Finley 355 Bleecker St
 2 years A. W. Jeff 251 W. 135 St
 3 years Robert Quast 139 E. 62nd St

0133

POOR QUALITY
ORIGINAL

3 years	Robt. L. Atten	405 Amsterdam Ave
2 "	W. H. Snowden	92 West 68 St
5 years	Jos. C. Kane	242 West 20 St
3 "	F. S. Judson	143 W 44 St
4 years	E. Westwold	11 Wall St
2 "	L. J. Griffin	215 West 18 St
2 years	J. Wesley Kern	1997 7th Ave
7 years	J. W. Grey	1 S Key St
2 "	E. H. Lincoln	180 - 5 Ave
2 "	S. J. Munro	2194 7th Ave
2 "	E. A. Pralle	158 E. 46 St
2 "	J. V. Allen	1408 W 85 St

0134

POOR QUALITY
ORIGINAL

9 years John Durbor's 126 W 63
 2 1/2 years Frank Sherman 111 East 35 St
 3 years H. Wood. 129 W 61 St
 5 " John F. King 44 E 19 St
 9 yrs ~~John F. King~~ 44 E 19 St
 4 years Charles Hansen 76 W 69 St
 5 yrs C. Kassin 178 W 26 St
 5 years John W. W. 120 W 77 St
 7 yrs W. W. W. 120 W 77 St
 5 years Charles J. Tetlow 283 W 83

0135

POOR QUALITY
ORIGINAL

To His Honor:

Frederick B. Smyth, Recorder.

Dear Sir:-

We the undersigned do earnestly request
your Honor to grant Isaac McGuire a new trial.

We sincerely believe from our knowledge
of the man that a grave error has been made in the testi-
mony, and feel that your record for fair dealing will
actuate you in this case, to give it the attention we
are confident it deserves.

9 years. *William D. Hill* 84 Leonard St.
James P. Kenworthy 96 Chambers St.
10 years *Clifford C. Cassidy* 252 W 84th St.
Commanding Co. 22nd Regiment (McGuire's Company)

Franklin B. Bostick

Major 22nd Regt N.Y. S.V.

0136

POOR QUALITY
ORIGINAL

Floyd C. Walker, known him for 2 years
427 W 57 St.

Ed. J. Sheridan

4

105 W 94 St

W. H. Puffer
31 E 124 St

Henry C. Vance

245 W 14 St

Fred. William

1028 Boulevard.

B. H. as Woods

2

E. C. Conklin

128 Bank St

D. K. D. Alley
300 W. 128 St

3
10

Frank M. Wilson

303 West 126 St

5

A. E. Batterell

138-17 W Brlyn

5

George Seery

146 W 100 St

5

J. P. Seery

209 W 17 St

1

John Beck - 2

7 Bank Street.

John G. Murphy

a. H. Murphy
338 West 37 St.

0137

POOR QUALITY
ORIGINAL

R. J. Whyle 403 St 35 St
David B. Cuedin 8 years
240 Bath St - Brooklyn

Edmund 1144 B'way
M. Tate 7 years
5 years

William Roberts 126 Charles
M. S. Snipproe 231 W. 73 St

8 years Joseph Winger 415 East 58 St

14 years E. Brum 240 W 18 St

5 years John Miller 67 5th Ave

William T. Shutead 15 Union Sq City

3 years Alfred Roberts Jr 506 Hudson St

2 yrs Louis H. Hol. 212 West 69 St

2 1/2 yrs Charles E. Pilling Jr 109 West 124 St

1 M. H. Hammonds 38 Park Row

9 L. R. S. H. H. H. 61 B'way

3 R. M. Copell 185 W. 102 St

3 yrs A. Cohen 495 B'way - 208 Ave

6 yrs J. M. H. H. H. 103 W 64 St

3 years H. H. H. H. 407 W. 51 St

2 years Geo. T. Oliver 232 W. 49 St

10 years J. M. Flood 68th St & H. Boulevard

3 years Robt. B. Bunting 98/100 Franklin Str.

7 years J. W. H. H. H. 305 W 120th St

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POOR QUALITY
ORIGINAL

Know their years.	Harry Wilson. 136 West 63d St.
Know him	John H. Schenck 337 West 37 St
1 year	Wm. Gaylor 345 Fifth Ave.
3 "	J. T. Tinsley 25 Broadway
4 "	J. E. Burke 120 Broadway
4 "	D. J. Baylan 219 W. 5th St.
3 "	James O'Keefe 606 Amsterdam
3 "	Philip O'Reilly 93 Nassau St.
3 "	Robert H. Shea 244 West 48th St.
2 "	A. E. Angel 140 Manhattan Ave.
3 "	Donald Campbell 72 East 87th St.
1 "	Wm. J. Bennett 304 E. 68th St.
2 "	John H. Davis 513 West 54th St.
2 "	Wm. W. Chambers 231 East 68th St.
2 1/2 "	O. Wood 751 Greenwich St.
4 "	Henry Schaefer 156 E 60th St.
7 "	Edwin Parks 1616 Broadway N.Y.C.
3 "	W. Slazinger-moss 38 E 12th St.
4 "	Felix A. MacLugan 21 Beekman Place
4 "	G. Lippman 175 E 81st St.
7 "	John Alfred Horton 436 Canaan Ave.
14 "	L. H. Fether 101 W. 105th St.
9 "	Louis F. Buck 130 W 63rd St.
5 "	Giles Rae 824 6th Ave.
7 "	G. J. Clinton 1613 Broadway
4 -	Marcus & Ball 11 E 130 St.

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POOR QUALITY
ORIGINAL

C. M. RANSOM, PRESIDENT.

E. A. RANSOM, TREASURER.

*N.Y. Office**No. 54 William Street**Room 41—*

THE STANDARD

A WEEKLY INSURANCE NEWSPAPER.

PUBLISHED BY THE STANDARD PUBLISHING COMPANY,
NO. 148 FRANKLIN STREET. TELEPHONE 1377.*N.Y.*
~~BOSTON, MASS.~~ *June 7* 1893

Hon. Frederick Smyth.

Recorder:

General Sessions;

City.

My Dear Sir:

You will recall my visit Tuesday morning with an introductory letter from my father, Stephen N. Simonson, in which he stated that I desired to speak to you of a case which will come up, Friday, under your jurisdiction.

I desire to state in reference to the case in question, "The People vs. Maguire," that I have known this defendant for over six years and I can assure Your Honor, that I sincerely believe a grave mistake has been made in the testimony. I can assure Your Honor that I know this man so well that the very idea of such a charge being made against him seems positively cruel. I have so far interested myself in the case as to obtain from the boy "Butler," an admission that he testified as he did because, as he roughly stated it, "he was scared into it." All that I ask of Your Honor, if you in your own good judgment deem wise, is to kindly consider the affidavits and signatures in his behalf for a new trial which will be presented Friday. Your Honor will note that the petition for a new trial is headed by Major Franklin Bartlett of the 22d Regiment N.G.S.N.Y. Major Bartlett as Your Honor will no doubt recall is Congressman-elect from this city and has known this defendant for a long time. The majority of the names signed to the petition for a new trial are those of members of the Regiment who have had such affiliation with Maguire in years past,, as to feel that they could ^{conscientiously} ~~conscientiously~~ absolve him from any such charge.

Respectfully Yours;

Chas. J. Simonson

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POOR QUALITY
ORIGINAL

unobscuredly done:

was to test that they could not be...
of members of the... who have not been...
time. The... of the... to the... for a...
result is...-... from... and...
... of the... M.C.S.M.A. ... as done... with no...
done... with... for a... is... by...
... to the... for a... which will be...
done... it was to... good judgment... to kindly consider the...
did... as he... it. The... was... it. All... I...
in the... as to... from the... administration... as...
... point... seems positively... I have no... myself
I can... done... that I know this... with... the very... of...
... that I... a... mistake... made in the...
... that I have... this... for over six years and I can... done
I desire to state... to the... the... as
... which will come... under your...
... which... which he stated that I desired to speak to you of a
... will... my... with an introductory letter from

Robert
M. Green

City.

General Sessions:

Recorder:

Non-... ..

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POOR QUALITY
ORIGINALLAW OFFICES OF
CAMPORA & REVILLE,
93 AND 95 NASSAU ST.LOUIS CAMPORA,
PHILIP E. REVILLE.NEW YORK. *Jan 6th* 1893*James H. McLaughlin Esq
Counselor at Law
280 Broadway
N.Y.**Sir:*

I take the liberty of writing to you
to add the slight weight of my testimony
to what you have already received touching
the innocence of your client Isaac
Maguire, of the crime laid to his charge.

I have known him for a period
of about three years; he is a man of
strong character, rugged and honest, and
such a vice as charged is utterly
foreign to his disposition. I have seen
him in many situations, in all of which
he was the same honest manly fellow.

I wish you every success in the trial of
the case, and I trust the end will be
the triumph of innocence. I am, Sir,
yours respectfully
Philip E. Rville

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POOR QUALITY
ORIGINAL

ROBERT RENNERT, PROP.



Baltimore

1892

with his name as a
"Miss Nancy".

As an indication of his
general manner as a
soldier, he came to me and
requested, this was at Buffalo,
that if there was any duty
in which there was going to
be "scrap" I should please
detail him. He was granted
a full and honorable discharge
sometime last fall by Col. Camp.

Trusting your honor will believe in
the sincerity of the foregoing statement.

I am Very respectfully,
Your obedient servant,
William J. Hussey
late Captain Co. H. 22^d Regt. N.Y. M.

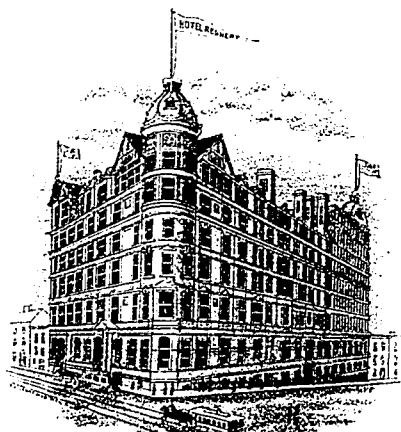
0143

POOR QUALITY
ORIGINAL

Perple
G. Guic

0144

POOR QUALITY
ORIGINAL



ROBERT RENNERT, PROP.



Baltimore, June 7, 1893.

The Recorder, N.Y. City
Sir:

As requested
by you, I have the honor to
address you concerning
the character of Isaac D.
McGuire now awaiting
sentences for sodomy.

As his company com-
mander for nearly two
years I can truthfully testify
to his uniform obedience
courtesy and efficiency as
a non-commissioned officer.
although sometimes inclined
to be coarse in his language.

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POOR QUALITY
ORIGINAL

his conduct was ever courageous and manly, and just the reverse from the effeminacy commonly imputed to such characters. During the late strike in Buffalo his conduct was such as to merit the personal commendation of the Battalion Commander, Major Franklyn Bartlett, M.C. and he was considered one of our best "hon. coms" in camp. I have known him for nearly eight years, known men who have slept with him, drank with him, went after women with him, and although such subjects are often discussed in the company room and made the subject of ribald jest and derision, have never heard the breath of suspicion connected

0146

POOR QUALITY
ORIGINAL

Hirsch, Fielding & Co.
Cigar Importers.
749 Broadway

New York June 7 1893.

Mr. J. M. Laughlin.
Dear Sir;

I have known
Mr. Maguire for the past 10 years.
I served 5 years in the 22nd Regiment
with him - Company H. I was more
than surprised to learn he was
charged with a crime, he is
absolutely innocent of - there
must be some mistake - I think
the policeman, committed perjury
in ~~in~~ swearing as he did - I hope
you will do all you can for
him - Hoping you will succeed
I remain yours Very Resp^{tly}
H. B. Richards with Salts Hirsch & Co. 749 Broadway.

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POOR QUALITY
ORIGINAL

NEW YORK:
S. W. Cor. 27th & Broadway.

PHILADELPHIA:
S. W. Cor. 11th & Chestnut Sts.

ROBERT J. THOMPSON & Co.,

Well-Cut
Garments.

IMPORTERS & TAILORS.

New York June 7 1893

To His Honor,

Recorder Smyth;
I trust you

will pardon the liberty
I take in writing you calling
your attention to the case
of my esteemed friend Isaac
McGuire. This gentleman
has been one of my closest
friends for the past 4
years and I know that
his nature and disposition
is above all suspicion
of any act of an immoral
character and most particularly
of that crime of which he
has been convicted and

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POOR QUALITY
ORIGINAL

S. W. Cor. 27th & Broadway.

PHILADELPHIA:
S. W. Cor. 11th & Chestnut Sts.

ROBERT J. THOMPSON & Co.,

Well-Cut
Garments.

IMPORTERS & TAILORS,

New York, _____ 189

trusting you will grant
him a new trial by which
I am most confident he
can prove his innocence

I Remain, Sir,

Yours Most Respectfully
George A. Morrissey
Manager for Robert J. Thompson & Co.

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POOR QUALITY
ORIGINAL

People
vs
DeGuerre

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POOR QUALITY
ORIGINAL

No. 2.

1691

TO THE CHIEF CLERK.

~~Please send me the Papers in the Case of~~
PEOPLE

vs.

Fulton

+

Bradley

~~See transcript of~~
~~testimony before~~
~~Gov. McKinley.~~

Registration for
Meyetta withdrawn
by Gov. Howe Nov 23/93

J. J. S. S.
District Attorney.

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POOR QUALITY
ORIGINAL

J. H. A.

New York, June 7th, 1893.

To His Honor:

Frederick Smyth, Recorder.

Dear Sir:

I cheerfully endorse the petition presented to your Honor in behalf of Isaac McGuire; and in addition I take pleasure in stating that I have known him for a number of years and invariably found him to bear an excellent character and to be regarded among his friends as a most reputable citizen.

Very respectfully,

J. H. A.

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POOR QUALITY
ORIGINAL

"A"

If not yourself interested, please hand this circular to some vocalist or musician of your acquaintance. — JOHN HOWARD.

ARTISTIC SINGING,

LESSONS BY MAIL.

THE

HOWARD * METHOD.

Mrs. L. Mc Cune Teacher Howard Voice

Address JOHN HOWARD, *Method*

at 1328 BROADWAY, (one door south of 35th street,)

NEW YORK CITY.

CARDINAL PRINCIPLES.

Voice is the result of muscular efforts. The artistic singing voice is the result of certain *hitherto absolutely unknown* combinations of certain muscles and the omission of certain muscles prone to intrude. So rare, so extremely rare, is the accidental choice of the right and the avoidance of the wrong muscles, that a naturally beautiful and artistic tone is an *anomaly*.

Hitherto the voice teacher has been as much in the dark as the pupil, and at best has hit upon some little knack of tongue or palate movement or some bit of advice, like "forward" tones, or "reserved" breath, or the constant use of swelling tones, or the *pm*-practice of French origin. The laws of artistic vocal action had not been discovered.

The written lessons would give you an exact command over each one of the few necessarily controllable organs of singing, the palate, tongue, lips, cheeks, lower jaw and respiratory organs. They would tell you just what efforts are to be made by each one of these parts and give many simple devices by which you could learn to make them at will, while the very few faulty efforts would be checked. And the method is a simple one, for only two efforts are to be made with the palate, three with the tongue and one each for the cheeks, lips and lower jaw. The result of these efforts is *invariably* a beautiful tone of singing volume, and still the personal quality is not lost.

In a word, this method affords an exact and progressive discipline to master the workings of the *machinery of voice*. And it is a most welcome fact, that that rich, luscious quality, so instantly recognized in the artistic singing tone, *is not a rare gift, but may be produced by any throat in a condition of moderate health*. As surely as two and two make four, will the combining of a few muscular efforts of tongue, cheeks, jaw, palate and lower throat and the checking of two, evolve that artistic product so long considered an almost monstrous grace. Each one of these muscular efforts may be conquered rapidly, each one tested with finger or seen with eye as unmistakably as a movement of the arm.

Many people would undoubtedly think that the tone would need to be heard by the teacher in order to be criticised by him; but with rarest exceptions the pupil is as capable of judging whether the tone is right as is the teacher. Complaint or in

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definite urging to make the tone better does no good. The pupil needs to know how to change his throat effort, how to make the right effort of tongue, cheek, jaw, palate, and lower throat instead of the wrong one; then the tone improves as the natural result, and the pupil appreciates the change as fully as the teacher could have done.

Besides this all important work—the posing of the voice, the true vocal process which evolves the artistic tone at all degrees of pitch and for all vowels—the written lessons give the student control of that peculiar mode of connecting the tones of a rapid passage whereby the legato smoothness is gained, while each separate note is distinct from its neighbors. The far easier trill is similarly acquired. The principal points of expression, or vocal effects are detailed in the lessons upon a special song so far as they are largely dependent upon the consciously controllable action of the vocal organs. The lessons upon execution and upon style or expression are sometimes taken separately.

The teachers of fine repute even in our largest cities are so generally teaching the wrong process, that I advise you to read this circular carefully, and if sufficiently interested to answer my questions most carefully.

A large number of you who read this circular may be in a peculiar position. Though you have been brought up in comparative luxury you yet realize the possibility of being at some time thrown upon your own resources. If you have musical ability, your best chance of still enjoying those luxuries in some degree in an emergency is, to work moderately now, and thus take advantage of your unusual amount of leisure time.

TESTIMONIALS.

"I now see that your method, compared with others, is like a mountain to a molehill. I am profoundly convinced of the opportunity I have of mastering, so far as in me lies, a most wonderfully original and correct vocal method as presented in your system. A method, which, unlike the old systems, will not only take a good voice and make it better, but will take a poor voice and make it good."—*H. A. Roehrer, Voice Teacher, Easton, Pa.*

"I return you DOWN PULLING AND PALATE MUSCLES. It is, indeed, a valuable lesson. My voice is developing rich and resonant; I shall forever feel grateful to you for this deliverance. Your great method just begins to dawn upon me. Until recently I had hardly grasped its scope; it is just the same as the training required to become an athlete; the muscles must first go through certain preliminary work in order that they may become controllable."—*D. B. Smith, First National Bank, Vevey, Indiana.*

"I would not be without the written lessons though you were present to give the lessons in person. It is so easy to forget the word of mouth advice, while the written instructions are more precise and are always at hand to be referred to and studied at leisure."—*Mrs. L. McCune, 592 Sixth Avenue, New York City.*

"I am often asked if I can understand the correspondence lessons. I always reply, 'Perfectly; the lesson, if closely followed, must give the right movement.' I like your method very much and think it is based on true and scientific principles. I have no hesitancy at all in saying that I find myself much benefited. I can now sing the high F above the staff as easily as I could the C or D."—*Mrs. (Rev.) Geo. T. Keller, South Bend, Ind.*

"I want to tell you that I am getting along nicely and I feel very thankful that I began the lessons. To-day I sang for half an hour or more using those muscles (studied in the few written lessons sent) the best I could and with wonderful freedom and splendid tone, so far as I am able to judge. I am delighted. I would not take—well, I don't know what—for even the first lesson."—*Mary V. Gibbon, Napa, Napa College, Cal.*

"I am so delighted that I must send you a line if for nothing more than to say so. I was reviewing my lessons last night, Outside Efforts, etc., and came to the Ex. where I separate the corners of the mouth with thumb and forefinger and draw in, intending to make rigid the tongue-palate muscles, and hold the cricoid cartilage (Adam's apple) against the spine for resonance. I tried the exercise and gave the ah! Such a clear, ringing tone, and so powerful! I was almost wild with delight; my whole head seemed to vibrate. Such a fine time I then had singing my favorite

songs. I tried this morning again and gained the same clear, ringing tones."—*Lee Holbrook, Jr., Milford, Mass.*

"I have taught music for ten years, and during that time have taken a great many lessons from teachers who were accounted very fine, but I have received more benefit (and actual knowledge) from your written lessons than from all the teachers combined. I cannot say too much in their favor. I am always glad when a new one comes. These are all wonderful lessons. My great trouble has always been that I have held the throat too loose. I have gotten control of the above named lessons and they have had a marvelous effect on the power and quality. The hollowness has all gone and in its place a clear ring has come."—*M. L. McPhail, Conductor, Canton, O.*

"I wish to say that the lessons I took of you by mail some years since are still improving my voice. I would not have been ashamed to have even you hear me in a solo I sang last week."—*(Rev.) A. G. Blackman, Sioux City, Iowa, Jan. 31st, 1891.*

"Your written lessons are such a help to me in my teaching that I wish, not only to thank you for the new light received, but, if possible, to influence others to take them, as they should be learned by all teachers, whether of singing or of elocution. I consider these lessons worth \$5 a piece to any teacher of voice, or to any one with a voice worth cultivating. They are really wonderful and very fascinating, though a lazy person had better not undertake them."—*Mrs. J. H. Wilkins, Le Mars, Iowa.*

"I sang in church here one Sunday and that gave me a chance to see what the lessons had done. I found a wonderful change in every way. My friends were surprised and delighted with it."—*Mrs. Mary L. Orrman, Yarmouth, Maine.*

"That one lesson, Constant Recoil, has been worth a fortune to me in my teaching."—*Mrs. S. F. A. Higgins, 101 Corillo St., Santa Barbara, Cal., Feb. 1891.*

"Your lessons are admirable in experiments and successful in their presentations."—*Geo. H. Howard, A. M., Teacher in New England Conservatory of Music, Boston, Mass.*

Samuel B. Johns, first tenor of the well-known Schubert Male Quartette, of Chicago, wrote me, July 23, 1892: "I have naturally a poor tenor voice. I have always been an admirer of your method, and I am certain that it is through your written lessons that I have gotten where I am to-day. I would rather continue with your written lessons than taken lessons of any teacher in Chicago."

869 Indiana Street, Chicago, Ill. (Permanent address of the Quartette, 139 Adams Street, Chicago.)

E. E. Kelsey, formerly teacher in the Boston Conservatory, now of the solid and reliable Boston Training School of Music, wrote me July 26th: "I consider that John Howard's investigations have shed honor upon the American name. Howard's own fine voice, developed from almost nothing, is a good testimonial to the value of his ideas. I have accompanied him in the tenor solos of Wagner's 'Tristan and Isolde,' when he took the high B flat and B sharp repeatedly with apparent ease and a fine resonant quality."

(Mr. Kelsey is the only one of these pupils that Mr. Howard had seen personally at the time of writing.)

Should you think seriously enough of studying to write for terms and conditions, please answer carefully the following questions, so that I can consider them meantime, for they will decide me somewhat in my choice of lessons for your particular case. Each lesson is accompanied by a short personal letter of advice.

QUESTIONS.

(All referring to the starting and maintaining of the tone, not to inspiration, except the final one.)

1. Do the little perpendicular, fleshy strips at the extreme rear of the mouth's roof (just at the tonsils) separate or come nearer together?
2. Does the tongue sink or rise (when you sing of course)?
3. Do the lips leave the teeth (exposing them) or cover them?

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ORIGINAL

4. Does the angle between the fleshy under-jaw and the neck, just where the neck begins directly in front, swell forward or remain still while singing?
5. Is the lower jaw drawn back or does it open straight down?
6. Does the abdomen flatten, expand or remain still while you are singing?
7. Do the sides of chest and back swell or expand?
8. What is the position of the tip of the tongue?
9. Does the larynx (Adam's apple) sink or rise at start of tone. (Ladies can feel the harder part by pushing against the flesh about a third of an inch below the angle between lower jaw and neck and can then feel how this harder part moves.)
10. Does the abdomen, or does the chest expand while taking breath?
11. What is the present compass of your voice, and has it any breaks or weak spots, and where?

WORKS ON VOICE.

For Sale at Music Stores.

"Physiology of Artistic Singing," \$4.00. 334 pages—84 diagrams (by Conant and Russell) illustrating the vocal parts and their right and wrong action—17 Personal Tests, by which each reader can see or feel in his own throat, neck, tongue, palate or cheek, whether his own vocal delivery is right or wrong, and in what particulars it must be reformed.

A new work entitled "Expression in Singing," will soon be issued. It will be based upon the author's long experience as a teacher of the various styles of artistic singing, upon his fifteen years' constant study of the best examples at home and abroad, and will be illustrated by passages from the different operas, showing how they have been rendered by famous artists.

OPINIONS OF THE PRESS.

"We believe we are right in saying that Mr. Howard is the first successfully to put into practice the plan of written voice lessons, and to demonstrate the fact that a voice all but ruined by fallacious teaching and practice may be restored to its native power and compass. From a private viewing of Mr. Howard's correspondence, including letters from heads of conservatories and seminaries, teachers and singers, we are prepared to testify, not only to the philosophy, but the practical results of the Howard method."—*Church's Musical Visitor, Cincinnati, Ohio.*

"Mr. Howard is a graduate of Yale, and was liberally educated also at Leipsic, in the branch which he now teaches with distinguished success. Both in singing and elocution, his method is most efficacious."—*Christian Union.*

"Another illustration of how the world at large is brought to the very doors of the great metropolis is in the teaching of the voice by mail. If this information should come to us from any but the reliable source that it does, we should smile as incredulously as the reader. But the name of Mr. John Howard is too strongly guaranteed by both prominent artists and influential citizens to raise a doubt in our minds of his ability to carry out his plans of vocal culture successfully."—*Independent.*

"That you can accomplish so much by mail is one of the wonders of the present age."—CHAS. HOWARD, editor of *The Advance, Chicago, Ill.*

Mr. Howard refers to—

A. K. Virgil, inventor of the wonderful Practice-Clavier.

E. M. Bowman, President of M. T. N. Association.

Dr. Norris Wolfenden, editor of *The Lancet*, 19 Upper Winpole St., London, Eng. who writes of Mr. Howard in *The Musical Opinion* as "The acknowledged head of the physiological school of voice culture."

Dr. Clarence C. Rice, a leading throat specialist, 115 East 18th St., New York, associated with Mr. Howard in preparing the laryngological department of the *Physiology of Artistic Singing*.

"I shall read the book with the attention it evidently deserves."—(The late) Sir Morrell Mackenzie, 19 Harley St., Cavendish Square, W., London, Eng.

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POOR QUALITY
ORIGINAL

Apparatus
written
for
New Trial.

The People
vs.
George Maguire

FROM
JAMES W. McLAUGHLIN,
COUNSELOR AT LAW,
280 BROADWAY,
NEW YORK CITY.

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POOR QUALITY
ORIGINAL

Applicants

motion

for

New Trial.

The People

vs.

Grace Maguire

FROM

JAMES W. McLAUGHLIN,

COUNSELOR AT LAW,

280 BROADWAY,

NEW YORK CITY.

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POOR QUALITY
ORIGINAL

THE PEOPLE,

vs.

ISAAC McGUIRE.

THE RECORDER'S CHARGE:

GENTLEMEN: I do not concur with one suggestion that was made by defendant's counsel in summing this case up to you, and that was -- that he took upon himself the blame, if blame was to be attached to anybody, for not getting this defendant's witnesses. The defendant, in answer to a question that I put to him, stated to me that he had seen his counsel, and that he did not disclose to him the name of any witness or witnesses that he wished to have brought here. So Mr. McLaughlin, although he has very generously--if it is generosity on his part--assumed a liability for which he is not at all responsible, he could not be expected to subpoena witnesses when his client did not give him the name of any witness. There is another thing that Mr. McLaughlin might have done, and undoubtedly would have done --because he is a gentleman of a good deal of experience in this and other courts-- if he had the faintest idea that witness whose testimony would have been of benefit to his client, I have no

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doubt it would have been his pleasure to have gotten a postponement of this case on that ground. Now, we will dispose of that, because it has nothing whatever to do with this case.

Now, this man is charged with what the law, prior to the Code, denounced as "a detestable crime against nature" And it is a detestable crime against nature, and I am sorry to say that the Legislature of this and every State in the Union have had to legislate against this "detestable crime against nature." It is absolutely necessary for courts and juries, in the trial of a case where the testimony satisfies both the mind of the Court and the minds of the jury that a crime has been committed -- ~~it is not only their sworn duty~~ to see that the law is enforced against the person who violated it, especially in a case of this sort, if it is true that an offence of the character charged in this indictment was perpetrated in one of the public parks of this city, which, on such days as the one on which this offence is alleged to have been committed, is generally occupied by children and their attendants. Now, it is absolutely necessary that that public place of all others shall be rid of ~~animals~~

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~~or men~~ who would be likely to commit crimes of this character.

The Statute has already been read to you by the District Attorney; the language of it is very simple and very clear.

It is very easily understood. It will not be difficult for *provisions the Statute* you to apply the testimony in this case ~~to it~~, and it will

be for you to say whether the District Attorney has established the guilt of this man within the meaning of the Statute: "A person who carnally knows, in any manner, any animal or bird; or carnally knows any male or female person, by the anus, or by or with the mouth; or voluntarily submits to such carnal knowledge; or attempts sexual intercourse with a dead body, is guilty of sodomy, and is punishable" in the manner prescribed by this Statute. Now, language cannot be plainer than the language of this Statute. It then further *provided* ~~provided~~ that any sexual penetration, however slight, is sufficient to complete the crime ~~specified in the section of the Statute which I have just read to you.~~ Now, if this boy's testimony be true, there can't be any question whatever that this defendant has brought himself within the pains and penalty of this Statute. I do not propose to go

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over this disgusting evidence; you have heard it; it must necessarily have impressed your minds. You recollect what that boy testified to, and he has been corroborated by the testimony of the police officer. Against that testimony is the evidence of this defendant. To establish a case of this sort, the evidence on the part of the People should be of such a character as to convince a jury beyond all reasonable doubt before they are called upon to convict; and the law requires that the testimony of the complainant in such a case as this should be corroborated. The prosecution claim that they have corroborated this witness by the testimony of the policeman, and if you believe, as I stated, the testimony of the police officer, ~~that evidence~~ does corroborate the testimony of the complainant in this case.

~~Now,~~ this defendant tells you that he is a keeper or attendant in a private insane asylum in Connecticut. You have observed this man's manner upon the stand, ~~you have observed~~ his language here -- and while I don't say this in detriment to the defendant's case at all, ~~from~~ the language used by him upon the stand, and his inability to control his own temper and passion, it seems to me that the keeper of

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that insane asylum in which he says he was employed, is not one of the most judicious persons to be placed in charge of the unfortunate insane, whoever they may be. Now, this defendant tells you positively that everything that that boy testified to, with the exception of the conversation about The Cave, and the getting into the Cave, is utterly false and untrue. He tells you that everything that the police officer has testified to is likewise false and untrue, and, therefore, his oath is against the oath of those two witnesses; and it is for you to determine between the People's witnesses and this defendant as to who ^{will} ~~told~~ the truth in respect to this matter. Now, the District Attorney very properly stated to you that it is impossible to obtain a number of witnesses to the perpetration of a crime of this character. Of all the crimes ^{which} ~~that~~ are likely to be committed in secrecy, surely this is one of that character ~~of secrecy~~; and the District Attorney can only produce to you, and you have only a right to ask that he shall produce, such testimony as is reasonably ~~within~~ his reach; ~~and he has produced it.~~

Now, who has a motive to tell an untruth in this case, because you must come right down to that question.

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First this boy comes here and tells that he admitted to the police officer, immediately upon his arrest, that he was engaged in the perpetration of this crime; he admitted it before the Police Magistrate, when he was taken there. After he was indicted by the Grand Jury of this county he came into this court and publicly admitted at the bar his guilt of the offence charged in the indictment; and then he comes here upon the witness stand and tells what occurred upon this occasion. He does not deny it, and does not seek to hide it in any way. What benefit has he to derive from coming here and testifying in the manner in which he has testified? The District Attorney tells you he has not been promised by the prosecution any immunity; he certainly has not been promised by the Court any immunity for the offence which he has committed, yet it may be that he expects to receive some consideration, under the circumstances. It is a question for you to say whether that expectation would lead him to testify *against the defendant* ~~by upon this subject~~ the commission of so infamous a crime as that which is charged *against him* ~~in this indictment~~.

Then here is the policeman. He is a public officer
6 whose duty it is to detect and bring to punishment people who

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are engaged in the perpetration of just such acts as this
defendant is charged with. He is detailed on special duty,
in citizen's clothing. He said he observed this man upon
that day; he saw him go into ^{the case} ~~this case~~; he ~~tells you~~ that he
followed him there, and ^{he described} ~~then speaks of~~ the disgusting sight
that he saw there. He arrested this man, and says he had to
use force to compel him to submit to that arrest. He tells
you that he showed the defendant his shield, and that he
said he was a police officer. Now, although this man was
charged with the commission of an offence of this character,
the moment he became acquainted with the fact that he was
dealing with an officer of the law it was his duty to at
once submit to that arrest, and he had his remedy. ^{if any wrong was done} Instead
of that, he committed an assault upon the person of the offi-
cer, and it required additional force to compel him to sub-
mit to the arrest. He may have done this, as he said he did,
in anger, having been charged with so atrocious an offence.
That is a question for you to say, whether it was an effort
on his part to avoid arrest. If it was an effort to avoid
arrest because he had been found in the commission of crime,
7 why then it would have a very great bearing upon the question

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of his guilt or innocence. Now, what motive has this police
in testimony or motive for
officer, what earthly benefit is it to him to come here and
tell us the story that he has told with reference to this
transaction? He never came in contact with this man before,
there doesn't seem to have been any trouble between ~~these~~ *them*
~~two men~~. There is nothing, so far as the testimony in this
case goes, which under ordinary circumstances would induce a
jury to say that a complaint of this sort was made to grati-
fy spleen or spite or vengeance upon ~~somebody~~ for a real or
imaginary grievance. All you can say about this case is, if
the defendant was engaged in the perpetration of this crimin-
al offence, the officer was engaged in the business for which
he is paid by the tax-payers of this city, and which it was
his sworn duty to perform. ~~What motive has he to come here~~
~~and testify falsely?~~ What motive has the defendant to swear
falsely? He is here charged with a crime which, if he should
happen to be convicted, will brand his character to the last
day of his life. He is here charged with the commission of
a crime which may render him amenable to punishment for a
series of years; his liberty is at stake. He claims to be-
long to a respectable family, and that he thinks a great deal

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of the reputation of that family, and he may have a motive--
it is for you to say--in endeavoring to save the reputation
of respectable and decent people. Now, the prosecution
claim that he has the strongest motive of all the parties
connected with this transaction to come here and state what
is not so. The law says-- and it is only recently that it is
so --that ~~now~~ a defendant charged with the commission of a
criminal offence may be a witness in his own behalf. There
~~was a time when that man's mouth was closed, and he could~~
not speak in his own behalf. He is now permitted to be a
witness in his own behalf; he is permitted to come upon the
stand here and tell his own story, and the jury are to take
his testimony in the same way that they take the testimony
of any other witness ~~in a case~~; ^{but} that where ^{his} testimony con-
flicts with the testimony of other witnesses, and it becomes
necessary for the jury to determine his credibility ~~as a~~
~~witness~~, the law says that the jury ^{shall} ~~should~~ take into con-
sideration the position ^{which he} ~~that the man~~ occupies, and that it
will be for them to say whether, for the purpose of reliev-
ing himself ~~from the position at present occupied by him,~~
and the consequences which may result to him in the event of

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a conviction, whether that would furnish him with a sufficient motive to come upon the witness-stand and testify untruly.

Now, gentlemen, this is an important case. If this evidence establishes this man's guilt there ought to be no hesitation in convicting him; there ought to be no sympathy for such a man -- there cannot be in the minds of decent people. If the evidence fails to satisfy you, beyond reasonable doubt of his guilt, it will be your duty, and I have no doubt your pleasure, to say so, and to discharge this man from so infamous a charge as this. Give him the benefit of every reasonable doubt. When you do that you have done what the law requires, and if there is such a doubt as this, give it to him. If, on the other hand, you entertain no reasonable doubt of his guilt, do not permit any sympathy for the man, even in the position that he claims to occupy, to stand in the way of your performing your sworn duty as jurors in this case. ~~That is all, gentlemen.~~

The Jury rendered a verdict of GUILTY.

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Police Court, 4 District.

City and County } ss.
of New York,

of No. 100 Police Office, Street, aged 29 years,
 occupation Police Officer, being duly sworn, deposes and says,
 that on the 13 day of May 1893, at the City of New
 York, in the County of New York

Isaac McGuire (now known
 as Sam McGuire) in a manner
 contrary to nature to wit:
 he did manipulate the penis
 and the said McGuire did
 voluntarily submit to such
 carnal knowledge in violation
 of Section 303 of the Penal
 Code for the reasons follow-
 ing to wit: on the said date
 defendant saw the defendant
 McGuire in a striping pos-
 sition before the said McGuire
 in a car in Central Park
 when he (defendant) approached
 the defendant the said McGuire
 arose and the said McGuire
 had his penis exposed.
 The said McGuire after being
 informed of his rights admits
 and confesses to having orally
 committed the offense
 and being allowed the
 said McGuire to manipulate
 his penis with
 his mouth

Foram to before me
 this 14th day of May 1893 John J. McDonald
 Justice of the Peace

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Sec. 198-200.

CITY AND COUNTY } ss:
OF NEW YORK, }

District Police Court.

James Butler 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 sees fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I was without money and the man (McJannet) told me he would pay me if I allowed him to sneak my friends - he did sneak us.

James Butler =

Taken before Magistrate

day of May 1893

Police Justice.

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Sec. 198-200

CITY AND COUNTY } ss:
OF NEW YORK, }

4 District Police Court.

Isaac Mayumi 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 sees 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.

Isaac Mayumi

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer

Manila

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

Answer.

Sumner Ave. 4 hrs

Question. What is your business or profession?

Answer.

Attendant

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

Answer.

*I am over friendly.
Isaac Mayumi*

Taken before me this

day of

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Police Justice

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Residence.

..... 12/11/2011

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

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**POOR QUALITY
ORIGINAL**

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THE PEOPLE,

COURT OF GENERAL SESSIONS, PART 1.

vs.

BEFORE RECORDER SMYTH.

ISAAC McGUIRE.

Friday, May 19th, 1893.

ASSISTANT DISTRICT ATTORNEY BRADLEY, for THE PEOPLE.

MR. McLAUGHLIN, for THE DEFENCE.

Indictment for SODOMY.

A Jury was empanelled and sworn.

JAMES BUTLER, sworn, and examined by Mr. Bradley, testified:

Q. James, how old are you?

A. Eighteen.

Q. Where were you born?

A. At Rhinebeck, Dutchess County, New York.

Q. How long did you live there?

A. I live there all my life but two or three years.

Q. Where else besides Rhinebeck have you lived?

A. Here and Buffalo and Macon, Georgia.

Q. How long did you live there?

A. I couldn't tell you exactly.

Q. Are your parents still living?

A. No, sir; both dead.

Q. How long is your father dead?

A. He died when I was seven years old; and my mother died three years ago.

Q. Since you left New York, where have you lived?

A. Buffalo, and Macon, Georgia.

Q. Where did you go to from Buffalo?

A. Macon, Georgia.

Q. How long have you been back from Macon, Georgia?

A. I left there Thursday.

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Q. Thursday of last week?

A. Yes, sir.

Q. Where have you been living since you returned to New York?

A. I had no regular place; I was working for a lady on West End avenue; I stayed down at the dock over night.

Q. Slept there?

A. Yes, sir.

Q. Where were you on the afternoon of the 13th of May, last Friday?

A. Last Friday, at Central Park.

Q. Last Friday would be the 12th of May; are you sure it was last Friday?

A. Yes, sir; I think it was.

Q. Last Friday you were in Central Park; what portion of Central Park were you in?

A. Up at the reservoir.

Q. Did you see this defendant there?

A. Yes, sir; I did.

Q. What time Friday afternoon was that?

A. About half-past 1; between half-past 1 and 2.

Q. What were you doing at the time when he and you met?

A. I was going over to West End avenue.

Q. Who spoke, did you have any conversation, you and he?

A. No, sir; he came down, the first words that he said was asking me for a match; I gave him one.

Q. What did he do?

A. He gave me a cigarette, and asked me where the Cave was, in Central Park.

Q. What did you do then?

A. I showed him where it was.

Q. Well, go on and tell what occurred?

A. He asked me where the cave was in Central Park; he asked me if I would show it to him. I took him down and showed him; I seen the sign that pointed. We got down in

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the Cave; he was telling me about a lady that he seen go up to the Tower, that goes over the reservoir -- telling me what nice legs she had. He said he got hard on her. He asked me if I ever done any such business as that. I told him, "No."

Q. I want to get the language which this defendant used at the time?

A. He asked me if I had ever anybody suck off my cock. I told him no, I was not a fellow of that kind. He said that was all right, that he would give me some money if I would let him do it. The man took it and put it in his mouth.

Q. Tell what other conversation occurred?

A. He took it and put it in his mouth; he had it in his mouth.

Q. He took it out? A. Yes, sir.

Q. Tell what he did before he did take it out?

A. He takes it out.

Q. Were your trousers buttoned at the time?

A. Yes, sir; they were.

Q. Tell what he did?

A. He unbuttoned them and took it out and put it in his mouth, and he also had his out, at the same time. He put his back, and I took mine away, and was starting to walk away when the detective came up and arrested us.

Q. Was that Officer McDonald, who is here in court?

A. Yes, sir; I think his name is McDonald.

Q. Had you ever seen this defendant before?

A. No, sir, I haven't.

Q. Did you have any conversation with him since that time?

A. Yes, sir. When he came down here, the other day, to

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get indicted, and was in the Tombs, he wanted me to plead not guilty. He said it would save myself, and also save himself; he said he would get anywhere from one to twenty years, and I would get the same.

CROSS EXAMINATION.

By Mr. McLaughlin:

Q. Where did you say that you lived before you came to the city of New York? A. In Buffalo.

Q. How long had you been in the city of New York?

A. Before that happened?

Q. Yes, before this happened?

A. I got here the day before, Thursday.

Q. The day before? A. Yes, sir.

Q. Where did you live that day?

A. I was working for a lady over on West End avenue, and I stayed down at the dock.

Q. Slept down at the dock? A. Yes, sir.

Q. Where were you before you came here?

A. Macon, Georgia.

Q. How long did you live there?

A. I worked there about three months, at Macon, the Knitting Company, Mr. Hansom is President of the company; it is a sock mill, that makes socks and stockings.

Q. You met this man, and you went to the Cave with him; is that right? A. Yes, sir.

Q. The first thing that occurred there, he opened your pants; is that right? A. Yes, sir.

Q. He pulled out your private parts, and immediately put it in his mouth; is that right? A. Yes, sir.

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Q. There cannot be any doubt about that?

A. No, sir; that is the truth.

Q. And you did permit it?

A. I permitted it at the time, but I took it away from him and walked away.

Q. This all took about a moment?

A. I was there some eight or ten minutes; not longer.

Q. From meeting him, on the outside, until going into the Cave?

A. Yes, sir.

Q. Now, did you have any conversation with him when you came to the 57th street Police Court and down to the Tombs?

A. Yes, sir; coming down in the van, him and Benjamin Scott wanted me to plead not guilty.

Q. Did you tell him then that you only testified in the way you did before the Police Court because you were told that that would protect you and help you?

A. No, sir; I didn't.

Q. You said no such thing, of that kind?

A. I didn't tell him that anybody told me to say anything at all.

Q. You didn't tell the detective, in order to implicate him?

A. No, sir; he wanted me to say that.

Q. Did you say that to him?

A. No.

Q. Did the detective say anything to you?

A. No; he told me to tell the truth.

Q. This affidavit you made in the Police Court, you made of your own free will; is that right?

A. Yes, sir.

Q. Immediately as you got in the Cave he opened ~~your~~ pants and put the penis in his mouth; is that right?

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Q. Was it dark down there?

A. No, sir; it was not dark. I could see to read a paper; I had a paper in my hand.

Q. How near were you to the entrance to the Cave?

A. About three feet from one door, and about seven from the other; it was only a little narrow place; I was standing up.

Q. How was his position?

A. Standing up, when we first went in; certainly. He bent down when he put it in his mouth.

Q. He was standing up at the time, when he put it in his mouth?

A. No, sir.

Q. What was his position then?

A. Bending down.

Q. How?

A. He stood on his feet, he just bent over, like this (showing).

Q. His back was to the light; was it?

A. No, sir; his back was toward the side of the Cave.

Q. You were towards the light?

A. My back was towards one side of the cave, and his was towards the other; we both stood right there. I said my back was to one side of the Cave.

By Mr. Bradley:

Q. What was this complaint, this paper that you signed in the Police Court, that my friend has asked you about?

A. I couldn't tell you; that is my signature.

Mr. Bradley: I desire to offer this in evidence. All that it amounts to is, when asked, "What explanation have you to make of the circumstances appearing in the testimony against you, and state any facts tending to your exculpation"-----

Objected to.

Objection sustained.

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JOHN J. McDONALD, sworn, and examined by Mr. Bradley,
testified:

Q. You are a Park Police officer; are you not?

A. I am doing special duty in the Park; yes, a Park
detective.

Q. In what park?

A. Central Park.

Q. And how long have you been connected with the Park Police?

A. Going on six years.

Q. Officer, do you recollect the day on which you placed the
last witness, James Butler, and this defendant, Isaac McGuire
under arrest?

A. Yes, sir; very well.

Q. What day was it?

A. It was Saturday afternoon, about half-past 1 o'clock.

Q. On May 18th; whereabouts were you at the time?

A. About 1 o'clock, Detective Higgins was with me, and
we walked up in the Melvidere, and we seen McGuire lounging
around there, alone; and, twenty minutes after that, I walk-
ed down into the Cave. A couple of little boys came after
me; I came in pretty quick, and McGuire broke away from But-
ler, having hold of Butler's penis, which was exposed.

Q. The defendant had hold of Butler's, the last witness's,
penis, and it was exposed?

A. Yes, sir.

Q. Was there anything said at the time?

A. I told him I was an officer, and put him under arrest.

Q. Did they do anything?

A. McGuire made a desperate fight; I had to blow for
Higgins to come in and assist me.

Q. The defendant tried to get away?

A. Yes, sir.

Q. What did Butler say at the time when you placed him under

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arrest?

A. Butler says, "I will

go with you, Officer."

Q. Did Butler deny his guilt at that time?

A. No; he made a statement that he met McGuire, and McGuire asked him for a match, &c.

Q. In McGuire's presence?

A. Yes, sir; at the station house.

Q. Butler admitted the charge against him at all times?

A. Yes, sir.

Q. Have you ever seen this defendant in that neighborhood before?

A. Yes, sir; I saw him in the Ramble, about eight months ago, before-----

(Objected to)

and two more de-

tectives also seen him.

Mr. McLaughlin: I object to the Ramble business.

The Court: I will not let him go into the Ramble business, but I will allow him to state that he saw this man before the arrest.

Mr. McLaughlin: I except to your Honor's ruling.

By the Court:

Q. You saw him before?

A. Several times.

Q. How many months before?

A. I guess about six or eight months ago.

By Mr. Bradley:

Q. Officer, have you seen him at any other time?

A. Yes, sir; I have seen him on the Boulevard, west side.

CROSS EXAMINATION.

By Mr. McLaughlin:

Q. Butler immediately said, "I will go with you, Officer;" and

8 he?

A. Yes, sir; something of that sort.

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Q. He (the defendant) wouldn't go with you?

A. No.

Q. He struck out at you?

A. He did; yes, sir.

Q. Because you charged him with this crime?

A. Of indecent assault.

Q. You told him he was charged with this offence, and he struck at you?

A. Yes, sir.

Q. You were dressed as you are now?

A. Yes, sir; I had my shield on me, and I showed it to him -- I showed him I was an officer.

Q. He denied his guilt in the Police Court; did he not?

A. Yes, sir.

Q. And he denied it to you?

A. Yes, sir.

Q. Do I understand you to say that you saw this man repeatedly up there?

A. Oh, I have, and two more detectives seen him.

Q. Did you?

A. I did, a dozen of times, about six to eight months ago, around the Marble.

Mr. Bradley: That is the People's case, your Honor.

THE CASE FOR THE DEFENCE.

Mr. McLaughlin: I ask your Honor to take away this case from the jury, on the ground that one cannot carnally know a person in the manner described in the indictment.

The Court: Motion denied. Exception.

Mr. McLaughlin opened the case for the defendant.

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POOR QUALITY
ORIGINAL

ISAAC E. McGUIRE, sworn, and examined by Mr. McLaughlin,
testified:

Q. McGuire, where do you reside?

A. I resided, for the last three months, at South Walton,
State of Connecticut.

Q. What was your business there?

A. I was an attendant in a private sanitarium, an insane
asylum, for Dr. Smith.

Q. Where before going there, were you working?

A. I was working in the 22nd regiment, in 68th street
and Western Boulevard; I was military marshal for that reg-
iment, and also for the 47th regiment, in Brooklyn; I used
to work in the armory, as a laborer.

Q. How did you work for these different armories?

A. I worked there for two years, at the 22nd regiment,
almost from the time it was finished.

Q. And the other armory that you speak of?

A. I didn't work in the old armory, at 74th street, but
was connected with it ten years. I was a member, and was
in Buffalo, at the riots, and was honorably discharged from
the 22nd regiment; I haven't got it with me.

Q. But you have been honorably discharged?

A. Yes, sir; I can prove it by Mr. William J. Hussey,
80 Greene street, he is with the Hochstadter Company; he
was my Captain. I was employed by the Insurance Company of
North America, for over two years, as a policy clerk, at
16 & 18 Exchange place.

Q. For whom did you work prior to that?

A. At the Advance Discount Company, No. 152 Nassau street,
four years, room 22. I left there because I had a better

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**POOR QUALITY
ORIGINAL**

position in the insurance company, and had more salary.

Q. You have heard the testimony of this young gentleman from Macon, who testified against you here to-day?

A. I did; yes, sir.

Q. Is that true?

A. It is a most damnable lie; I swear it is, as I expect to meet a higher judge than his Honor that sits on the bench. It is a most damnable lie, gentlemen of the jury--as I expect, by the dust of my sainted mother (God have mercy on her soul) that is in her grave, that is one of the most damnable outrages that was ever perpetrated on a man.

Q. This officer here says that he saw you with this boy's penis in your hand?

A. That officer lies.

Q. When the officer came down to arrest you what occurred?

A. This officer came in. I met this boy; I came from the Belvidere. I got off on Friday from this place, for two days; you are not allowed any days or nights off up there, you are in continual attendance on the patient. Every month a man is allowed a day off. I had no day off since I went up there, and I was allowed two days. On Friday I came down to the city. I spent my time with friends in Brooklyn and New York, and on Saturday I had to wait to half-past 4 to go on the train that connects with South Walton. I strolled up the Boulevard, I called in to the armory to see my friend. I didn't find any members of the regiment; I walked from there to the park, to kill time until half-past four, up to catching my train. I went up around by the reservoir; I was walking through the Park, when I met this young man. I had a cigarette, I asked him, "Can you oblige me with a match?" He says, "Yes; have you got a cigarette?" I says, "Certainly," and I handed him one. He said, "Do you know

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ORIGINAL

where the Cave is?" I says, "The Cave is down there, in that direction; you take that path." He said, "I am in pretty hard luck." I says, "What is the matter?" He said, "I have had just to run away from Georgia." I said, "What did you have to run away for?" He said, "I got in a scrape there; I came away from there." Then he says, "Where is this Cave?" I says, "Over there. If you want to see it, go on that path, and it will take you to it." He said, "Will you come." I was going that way, and I walked over. He walked in the Cave, and he says to me, "what do they use this place for?" I said, "I don't know what they use it for, or what it is. I suppose it is a freak of nature, this cave." I was standing talking to him; he was five or six feet from me, he was as far as from where I am to where this juror here is. While I was standing there, I was just about going out when this officer ran up, McDonald, and grabbed me and says, "God damn you, you big son of a bitch, I have got you now." I said, "Let go of me. What are you doing?" He grabbed me. I said, "Let go;" he said I should come. I hit him, "You son of a bithh, what are you trying to do, rob me?" He blew his whistle, and in come another officer, and the two went at me till I was black and blue, hitting me on the head. He said, "You are a cock sucker, God damn you." Gentlemen, as I sit in this chair I am not a cock sucker, nor never was. When a charge like that was put against me, has a man no feeling, no humanity in him, not to refute a damned charge like that? The officer said, "I am going to lock you up." He took me down and made this charge. He had the boy by himself on the way down, and whether this boy is a stool-pigeon or not I don't know; that

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ORIGINAL

is none of my business. He kept that boy away from me, and that boy stated, in the van coming down from the Yorkville Police Court to the Tombs, on Monday morning, "I am sorry-----"

(Objected to)

The Witness: I am going to give my testimony, I want to clear myself of this damned wrong charge. He says, coming down in the van, "I am sorry that I ever told this lie against you, but the policeman told me to say that,--" that he wanted to arrest me, that he wanted to send me away -- "and I will get out of it." I said, "That is a nice way for you to go and put such stuff as that up against a man. Have you no humanity in yourself?" I said, "Go on the stand and say what you said, and tell the truth." He said, "They will send me away for perjury." I said, "Are you going to try to send me away, my life blasted, and convicted by lies of such an infamous charge as that." The policeman said, "I have been laying for you for a month," while he was locking me up. Gentlemen, I haven't been in New York city for a month, I haven't been here for three months; I have been working. If I only had money to send for witnesses ---since I have been in jail I had forty cents, and spent that for tobacco, in the Tombs. I can get a hundred witnesses to prove my character; the Captain of my company, where I served in the National Guard. Such a charge as this is an infamous lie. I appeal to you, if you have got manhood in you, to take away such a charge. I don't care what that boy and the officer says, this is a lie, it is perjury. I ask you as men of honor not to take a man's manhood away on such damnable perjury, because it is nothing else.

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POOR QUALITY
ORIGINAL

CROSS EXAMINATION.

By Mr. Bradley:

Q. McGuire, you have been to New York before; haven't you?

A. Yes, sir; of course I have.

Q. You told us about different people here, whom you know?

A. Yes, sir.

Q. You know a great many people, Mr. Hochstadter, the Captain of your company?

A. Mr. Hussey, a salesman who works for Mr. Hochstadter.

Q. Are any of those people in court to-day?

A. I can't find them; I don't see any one that I know here.

(Objected to)

Q. Now, McGuire, how long were you working in the lunatic asylum?

A. Since the 20th of last February, about three months; I was there until I came down on last Friday, a week ago to-day.

Q. How did you come down?

A. I came down on the train.

Q. And where did you stop Friday night?

A. Friday night I stopped at No. 37 Bowery; the Colliseum Hotel.

Q. That is the lower part of Bowery; isn't it?

A. It is above Chatam Square.

Q. Have you got some friends down there?

A. No, sir.

Q. Who did you stop with, down there?

A. It is a hotel; I paid a quarter for my room; I went there to sleep.

Q. The next day you went out; where did you spend all day Sat-

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POOR QUALITY
ORIGINAL

urday?

A. Saturday I got up about 6 o'clock, or so, and went and had my breakfast and went over to Brooklyn, in the morning, and got some things out of pawn for one of the men that works with me in South Walton. I expressed it to him? There is the express receipt, South Walton, Mr. Samuel Stadler.

Q. What did you express to him?

A. I expressed -- I don't know what it is, a coat and some underclothing, one thing or another that he had in the pawn shop, in Washington street.

Q. Where did you go Saturday morning?

A. I went up to Bridge street, Brooklyn, to a friend that I know; his name is Kennedy.

Q. Where were you after that?

A. After that I came over the bridge, to New York.

Q. Whereabouts in New York did you stay, did you go right up to the Park?

A. No, sir; I went to Huber's museum, went in and saw the curiosities, in 14th street; I was by myself.

Q. It was not there that you saw the lady?

A. I didn't see any lady at all. What lady do you refer to?

Q. On Saturday morning where did you go to from Huber's museum?

A. I took the Third avenue car, and rode up as far as 42nd street.

Q. Was it not to Worth's museum that you went?

A. Worth's, I guess it is; it is the one in 14th street and Third avenue.

Q. You went up on the Third avenue car to Central Park?

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POOR QUALITY
ORIGINAL

A. No, I went to 42nd street. I walked over to the depot, to see what time the train would go to where I wanted to go.

Q. When did you intend to return?

A. On the half-past 4 train, the only train I could take that I could connect with at South Norwalk; I had my ticket in my pocket. I got on the boulevard car, and went up to the armory. I went to the armory to see if there was any of my friends there, in 68th street and Western Boulevard, it takes in the block of Ninth avenue. There was nobody there, none of the boys there that I knew in the regiment; I didn't see any of them around. And from there I walked up to 72nd street, and went through to the park.

Q. How long were you in the Park before you were placed under arrest?

A. I suppose it was over an hour, I guess.

Q. Were you up in any tower before you were arrested?

A. I was; yes, sir.

Q. From the tower where did you go?

A. I stayed up in the tower awhile, and I walked down; I stayed there probably ten or fifteen minutes.

Q. Then you came down and met this boy?

A. Yes, sir.

Q. You said to him-----

A. I asked him if he had a match.

Q. When did you get the cigarettes?

A. I don't remember the time I bought the cigarettes; I had a package in my pocket.

Q. You gave him one of the cigarettes?

A. He asked me for one, and I gave him one. I asked him, "Have you got a match?"

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POOR QUALITY
ORIGINAL

Q. The two of you went down in the Cave?

A. He asked me where the Cave was, and I showed it to him.

Q. You were in the Cave at the time you were placed under arrest?

A. Just at the mouth of the Cave, inside.

Q. You didn't intend to go in the Cave?

A. No, sir.

Q. Couldn't you show him the Cave without going in?

A. I did show him. He seemed so damned stupid, not knowing where it was.

Q. You were not satisfied that he could find his way into it, even when you went into the opening, after going down stairs?

A. When I got into the Cave, in order to get out of the Park there was no use of turning back. I intended to go up the steps through the Park.

Q. Did you ever meet this boy before?

A. Never saw him in my life.

Q. Can you assume any reason in the world why he should come here and tell any story on that kind about you, when it was not true? Had he any ill feeling against you?

A. I don't know what he said it for, because it is not true.

Q. You don't know of any good reason why he should come here and tell any such thing about you?

A. I don't; most assuredly not.

Q. Do you know of any reason why Officer McDonald should come here and tell any such story?

A. I don't know what his motive is, I am sure; he must have some motive.

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POOR QUALITY
ORIGINAL

Q. Do you remember the other day, when you came to the bar here for the first time?

Objected to. Objection overruled.

Q. I want to ask you, McGuire, why it was, when you came to the bar here, the other day, you were asked what you would ^{first} plead, and you said that you pleaded guilty?

A. I didn't; I beg your pardon. I said, "I am not guilty."

Q. Did you, at any time, plead guilty?

A. I did, after that.

Q. Why?

A. Because, when I thought of my father, who occupies an honorable position in New York, and the disgrace this would bring on my family. God! I will go to do time in Sing Sing, rather than have it come to them.

Q. McGuire, although you knew yourself to be an innocent man, you were willing, in order to protect your family's name, to come here to the bar of this court of justice and plead guilty?

A. I was, I would go in prison any time to save my father's name, God bless him!

By the Court:

Q. Does your father live in New York?

A. Yes, sir, a minister of the gospel.

Q. Does he live in New York?

A. Yes, sir.

Q. Have you sent for him?

A. Yes, sir.

Q. Has he been to see you?

A. Once, yes, sir.

Q. Since you have been in prison?

A. Yes, sir.

Q. Did you tell him about the charge?

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POOR QUALITY
ORIGINAL

A. I did. I said, "Do you believe it?"

Q. He knew, of course, that you had served in the 22nd regiment?

A. Yes, sir.

Q. He knew your captain's name?

A. No, sir.

Q. He knew that you served in the 22nd regiment?

A. Yes, sir.

Mr. McLaughlin: This is all under my exception.

The Court: Of course.

By the Court:

Q. You stated here, a moment ago, that you didn't have an opportunity to get these people to come up and speak about your character?

A. No, sir.

Q. Why didn't you tell your father to get these people?

A. I haven't lived with my father in fifteen or sixteen years -- but my father said this charge it broke him up, so that he couldn't do anything.

Q. Why didn't you tell me, the other day, that you had witnesses that you wanted?

A. Because I didn't know that I was going to be tried until the lawyer came to see me; he came to see me, he said he would probably have the case adjourned until next week.

Q. You saw Mr. McLaughlin?

A. Yes, sir.

Q. Did you tell him the names of the witnesses?

A. No, sir; he didn't ask me.

Mr. McLaughlin: Each and every one of those questions are under my objection and exception.

The Court: Give Mr. McLaughlin an exception to every question and every answer.

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POOR QUALITY
ORIGINAL

By a Juror:

Q. Did you speak first to Butler?

The Court: He said that the boy asked him the way to the Cave.

By the Juror:

Q. Did you speak first to Butler?

A. I had a cigarette in my hand; I asked him if he had a match; he said, "Yes," and gave it to me. He said, "Give us a cigarette?" I said, "Certainly, I will give you one," and I handed him one.

Counsel summed up on both sides.

Mr. McLaughlin: I am going to ask his Honor to charge that the witness, Butler's testimony must be corroborated.

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POOR QUALITY
ORIGINAL

Testimony in the
Case of
Isaac McGuire

filed

May 1893

✓ 100

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POOR QUALITY
ORIGINAL

Court of General Sessions.

-----o
:
The People
:
vs
:
Isaac McGuire
:
-----o

City and County of New York, ss:-

LOUIS F. BUCK being duly sworn deposes and says, that he resides at No. 130 West 63rd. Street in the City of New York.

I have known the above named defendant for about eight years. I have met him at camp, at home and at Buffalo during the strike. He was not the kind of a man who would be guilty of such a crime. His reputation during all that time for morality has been good. I have met men who have known the defendant for years both as a citizen and a soldier and I have not met a single one who believes him guilty of the crime of which he is convicted.

Sworn to before me this:
27th. day of May 1893 :

Louis F. Buck

Jacob M. ...
Notary Public
N.Y.C.

0193

POOR QUALITY
ORIGINAL

Court of General Sessions.

-----o
:
The People :
 :
vs :
 :
Isaac McGuire :
 :
-----o

City and County of New York, ss:-

ROBERT E. BUNTING being duly sworn deposes and says that he is in the silk business at Nos. 98 and 100 Franklin Street in the City of New York.

I have known the above named defendant for about two years and I know other people who know him, and his reputation for morality is good.

Notwithstanding the charge and conviction, not one single man that I have spoken to believe the defendant guilty of the crime. His reputation as a soldier and a citizen is of the best to-day.

Sworn to before me this:

27th. day of May 1893

: *Robert E. Bunting*
Joseph M. ...
Notary Public
N.Y.C.

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POOR QUALITY
ORIGINAL

/Court of General Sessions.

-----o
: The People :
: vs :
: Isaac McGuire :
: -----o

City and County of New York, ss:-

J.G.MURPHY being duly sworn deposes and says,
that he resides at No. 234 West 43rd. Street in the City
of New York.

I have known the above named defendant about
one year and a half. I know other people who know him and
his reputation for morality is good.

I have slept with him at Buffalo and at home
and was brought closely in contact with him and he was
not the kind of man who would be guilty of such a crime.

Sworn to before me this:

27th. day of May 1893 :

James P. [unclear]
John P. [unclear]
J.G.

0195

POOR QUALITY
ORIGINAL

Court of General Sessions.

-----o
: The People :
: vs :
: Isaac McGuire :
-----o

City and County of New York, ss:-

JAMES M. FLOOD being duly sworn deposes and says, that he resides at 68th. street and Boulevard, in the City of New York.

That he has been employed in the 22nd. regiment for about eleven years. That he has known the above named defendant for about ten years as a soldier and a citizen. That he knows any number of people who know the defendant and his reputation both in the regiment and outside has been excellent for morality. The above named defendant has been connected with the 22nd. regiment for about ten years and during the time of his service and since has had the good opinion of everyone in the regiment.

I have spoken to a great many people of the regiment about this offense, those who have met him in the regiment and slept with him at camp and at home,

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POOR QUALITY
ORIGINAL

and they will not believe him guilty of committing any
crime as this charged against him.

Sworn to before me this:

27th. day of May 1893 :

(M. H. Reed)
Notary Public
N. H. Co.

0197

POOR QUALITY
ORIGINAL

COURT OF GENERAL SESSIONS.

: THE PEOPLE :
: VS :
: ISAAC MCGUIRE :

CITY AND COUNTY OF NEW YORK, SS:-

MR. JOSEPH C. REEHILL being duly sworn deposes and says, that he is a member of the firm of Ferris and Reehill, fancy grocers, doing business at 30th. Street and 4th. Avenue and No. 8 Vanderbilt Avenue in the City of New York.

That he has known the above named defendant for over ten years both as a citizen and a soldier. I was a member of the 22nd. regiment with the above named defendant. I have always known him to be a decent and respectable young man.

I have been to camp with him and slept at a very short distance from him, and I do not believe him to be guilty of the crime he has already been convicted of.

Sworn to before me this:

7th. day of June 1893

Joseph C. Reehill
Jacob E. ...
Notary Public,
N.Y.C.

0198

POOR QUALITY
ORIGINAL

Court of General Sessions.

-----o
: The People :
: vs :
: Isaac McGuire :
: -----o

City and County of New York, ss:-

JOHN DuBOIS being duly sworn deposes and says, that he resides at No. 126 West 63rd. Street in the City of New York.

I am in the employ of the 22nd. regiment, and have been so for two years. I have known the above named defendant for the past ten years, both as a soldier of the 22nd. regiment and a citizen. His reputation all during that time has been good, his reputation for morality is of the best among all who know him. Since the conviction of the above named defendant, I have talked to a great many men about the case, men who slept with the defendant at camp and at home, and while on duty at Buffalo during the strikes and no one conceives it possible for the defendant to be guilty of such a crime.

Sworn to before me this:
27th. day of May 1893 :

John DuBois

Wm. A. Red,
Notary Public
New York County -

0199

POOR QUALITY
ORIGINAL

Court of General Sessions.

-----o
:
The People
:
vs
:
Isaac McGuire
:
-----o

City and County of New York, ss:-

CHARLES I. SIMONSON being duly sworn deposes
and says, that he resides at No.308 West 48th. Street in
the City of New York.

I have known this defendant intimately for more
than six years, and from my own personal knowledge of him
I would not hesitate a moment to give him the highest re-
commendation for good character. I have been brought into
such personal contact with the defendant, in the time
hereinbefore mentioned, that I know as positively as it
is possible for a person to know under such circumstances
that this defendant could not/possibly be guilty of the
crime charged. This defendant's connection in the 22nd.
regiment has brought him in closer affiliation with men
than would be the case in any other organized body and I,
for one, as an ex member of the regiment take this method
of attesting my belief in his innocence.

Sworn to before me this:

8th. day of June 1893 :

Charles J. Simonson
Notary Public
J.B.

0200

POOR QUALITY
ORIGINAL

COURT OF GENERAL SESSIONS.

The People

vs.

Isaac McGuire.

City and County of New York ss:-

Frank Isherwood being duly sworn deposes and says. I reside at No 111 E. 36th Street in the City of New York. I have known the above named defendant for about two years. His reputation for truthfulness and morality is good. I have spoken to any number of people about the case and not one believe him guilty of the crime charged.

Sworn to before me this :

27th day of May 1893. :

(Signature)
Notary Public
N.Y. Co.

0201

POOR QUALITY
ORIGINAL

COURT OF GENERAL SESSIONS.

The People

vs.

Isaac McGuire.

City and county of New York ss:-

John W. D. Meighan being duly sworn deposes and says. I reside at No. 305 W. 120th Street in the City of New York. I have known the above named defendant for 7 years. I know other people who know him and his reputation for morality is good. I was closely associated with him at home, at Camp and at Buffalo during the strikes, sleeping in the same tent with him at Camp. If he was addicted to any moral fault during that time I would know it. He was a good citizen and a good soldier.

Sworn to before me this
27th day of May 1893.

J. W. D. Meighan

Wm. F. Reed,
Notary Public (S)
New York County.

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POOR QUALITY
ORIGINAL

COURT OF GENERAL SESSIONS.

The People

vs.

Isaac McGuire.

City and County of New York ss:-

CHARLES D. WOOD being duly sworn deposes and says. I reside at No. 721 Greenwich Street in the City of New York . I have known the above named defendant for 3 years. I know other people who know him and his reputation for morality is good. I have met him at Camp, at home and at Buffalo during the strikes, as a private citizen I have always found him the same, many open hearted fellow. I will never believe him guilty of the crime charged. I have spoken to any number of people about the charge made to men who have slept with him at Camp and they all say he was not the character of a man to commit such a crime.

Sworn to before me this :

27th day of May 1893.

Charles D. Wood

Jacob O. ...
(Notary Public)
N.Y.C.

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POOR QUALITY
ORIGINAL

Court of General Sessions.

-----o
: The People :
: vs :
: Isaac McGuire :
: -----o

City and County of New York, ss:-

JULIUS CHRISTIANSON being duly sworn deposes
and says that he resides at No. 151¹⁷ Madison Avenue in the
City of New York.

I have known the above named defendant for
about four years. I know other people who know him and
his reputation for morality is good.

Sworn to before me this: *Julius Christianson*
27th. day of May 1893 : *James M. Haney*
Notary Public
N.Y.C.

0204

POOR QUALITY
ORIGINAL

Court of General Sessions.

-----o
: The People :
: vs :
: Isaac McGuire :
: -----o

City and County of New York, ss:-

THOMAS A. HAND being duly sworn deposes and
says, that he resides at No. 649 Ninth Avenue in the City
of New York.

I have known the above named defendant for
two years. I know other people who know him and his re-
putation for morality is good.

Sworn to before me this :
: 27th. day of May 1893 :
:

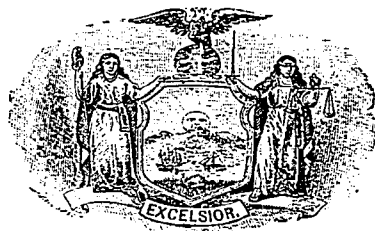
Thomas A. Hand
Jacob Mander
Notary Public
N.Y.C.

0205

POOR QUALITY
ORIGINAL

STATE OF NEW YORK.

FORM 95.



To all whom it may Concern:

Know ye, that James E. Maguire, a (2) Corporal of (3) Co "H"
22nd Regiment S. S., S. S. Y., enlisted on the (4) fourteenth day of (4)
October, one thousand eight hundred and eighty (4) four to serve (5) five years,
 having complied with the Military Code and the Regulations of this State, is hereby, under
 the provisions of such Military Code and Regulations,

HONORABLY DISCHARGED

and relieved from further service in the Military Forces of the State, except in the case of
 insurrection or invasion; and exempt forever from jury duty.

Given under my hand at (6) New York City this (7) 19th day of (7) September in the year of our Lord
 one thousand eight hundred and ninety (7) two

(11) William J. Lister
 (12) Captain Commanding

(8) Wm. J. Lister
 (9) Colonel Commanding (10) 33rd Regt

NOTE.—(1) Name of soldier in full; (2) grade; (3) company, battery, troop, battalion, regiment; (4) date; (5) period; (6) place; (7) date; (8) signature of battalion, regimental, brigade or division commander; (9) grade; (10) organization; (11) signature; (12) commanding officer of troop, battery or company, captain, or lieutenant commanding.

0206

POOR QUALITY
ORIGINAL

FORM No. 95.

FULL AND HONORABLE DISCHARGE

— OF AN —

ENLISTED MAN.

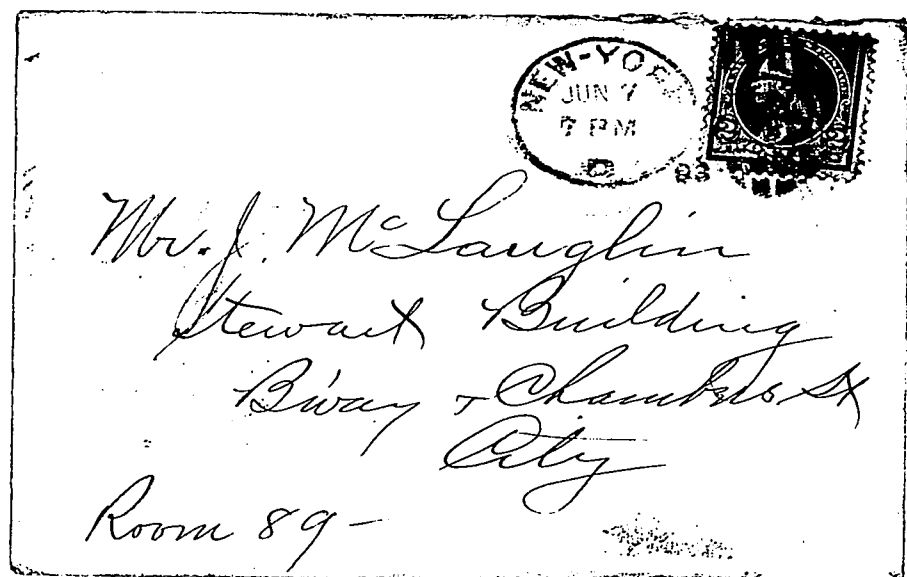
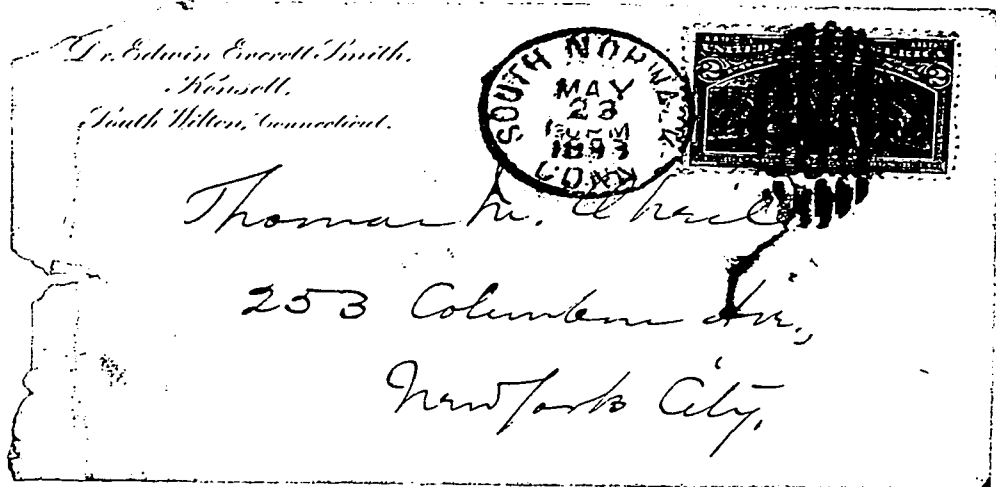
Troop, battery and company commanders prepare the discharges and forward them for signatures of proper officers, affixing their own signatures to the discharges previous to forwarding them.

R. 221. An enlisted man indebted to the State or to his organization shall not receive an honorable discharge.

Rec'd Hd. Qrs. 22nd Regt. Infy. AUG 15 1892

0207

POOR QUALITY
ORIGINAL



0208

POOR QUALITY
ORIGINAL

Wells

Dr. Edwin Everett Smith.

Wednesday 2:30 - 4:30.
100 East 47th St. New York City.

South Milton, Connecticut May 23rd 1893

Dear Sir

Your letter is at
hand — Dr. Smith came to me
on the 20th of May in the
evening — and was here constantly
until he went to New York on
Friday May 11th It is
not convenient for me to
make an affidavit, but if
it will be of service to Dr. Smith
I will do so — please inform me

Very truly yours

Edwin Everett Smith

0209

POOR QUALITY
ORIGINAL

Court of General Sessions.

-----o
: The People :
: vs :
: Isaac McGuire :
: -----o

City and County of New York, ss:-

CLIFFORD C. CASSIDY being duly sworn deposes
and says that he resides at No.252 West 84th. Street in
the City of New York.

That he is commanding officer of the company
in the 22nd. regiment in which the above named defendant
was a Corporal. That he has known the defendant both as
a soldier and a citizen. I can speak of his general re-
putation and morality. His reputation has always been
good. He was with the company at home and at Buffalo dur-
ing the strike, and the men who were brought closely in
contact with him, all this time speak of him in the highest
terms and cannot conceive that he could be guilty of
such an infamous crime.

Sworn to before me this:

27th. day of May 1893

Wm. F. Reed,
Notary Public
N.Y. Co.

02 10

POOR QUALITY
ORIGINAL

COURT OF GENERAL SESSIONS.

The People

vs.

Isaac McGuire.

City and County of New York ss:-

HARRY WILCOX being duly sworn deposes and says. I reside at No. 136 W. 63rd Street in the City of New York. I am a Clerk at No. 6 Wall Street. I have known the above named defendant for about 7 years. His reputation for truthfulness and morality is good. I have spoken to any number of people about the case and not one believe him guilty of the crime charged.

Sworn to before me this :

27th day of May 1893. :

John J. Felt
John J. Felt
1893

0211

POOR QUALITY
ORIGINAL

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

..... being duly
sworn, says that he resides at No. Street, in the City of
New York; that he is years of age; that on the day of
18, at Number in the City of
New York, he served the within on
the by leaving a copy thereof with

Sworn to before me this
day of 189 }

J. J. General Sessions

The People vs

Plaintiff

against

Isaac Maymil

Defendant

Affidavit

on

Motion for New Trial

James M. McLaughlin,

Attorneys for

No. 280 BROADWAY, New York City

Due and timely service of cop of the
within hereby admitted

this day of 18

Attorney.

To

02 12

POOR QUALITY
ORIGINAL

Court of General Sessions.

-----o
:
The People
:
vs
:
Isaac McGuire
:
-----o

City and County of New York, ss:-

ISAAC McGUIRE being duly sworn deposes and says, that he was arraigned in the Court of General Session on the afternoon of Wednesday May 17th. 1893. That he was on trial on Friday May 19th. 1893 and was convicted. Counsel was assigned on May 17th. and tried case May 19.

That deponent was informed that his case would not be tried until the week following. He was also informed that he was entitled to two days after the day on which he pleaded to his indictment.

Sworn to before me this:
7th. day of June 1893 :

Isaac McGuire

Wm. H. Mauns
Notary Public
at New York

0213

POOR QUALITY
ORIGINAL

COURT OF GENERAL SESSIONS:

THE PEOPLE,

vs.

ISAAC McGUIRE.

City and County of New York, ss:-

JAMES W. FLOOD being duly sworn deposes and says that he lives in the 22nd Regiment Armory at 68th Street and Western Boulevard, in the City of New York. That an officer (I have learned since was officer McDonald of the Park Police) called on him at the 22nd ~~ARMORY~~ regiment Armory a few days after the arrest of the defendant. The first thing the officer said was "Do you know a man by the name of McGuire? and I said why? I said McGuire and he said yes, then he told me of the crime charged against McGuire and I asked him what he was talking about and then I said who are you and he said he was a detective on the Park Police and showed me his badge. He said he had arrested McGuire a great big man about 6 feet 5 inches and he gave us a hell of a fight it took all the strength of myself and partner to subdue him. Then he told me McGuire would get 20 years. On leaving he said he would come and see me again. I saw Butler in the Tombs and I spoke to him about this case and I said to him during the conversation that if he had done wrong it was not too late to correct and he said " I have sworn to this statement and now I have got to stick to it.

Sworn to before me this :
3rd day of June 1893. :

Amiel R. Angus
Notary Public, N. Y. Co.

**POOR QUALITY
ORIGINAL**

ISAAC McGUIRE.

Fred Meek of 663 8th Avenue , City of New York, being duly sworn says. He went to the Tombs and talked with Butler the witness against McGuire in the above case and after a long conversation about the case I asked again if McGuire sucked his cock and he answered "no I would not let any one do that to me" And then when I asked him why they arrested McGuire and he said well the cop claimed he had seen him, and that they had been following McGuire around for a month and had seen him go into different water closets with other men. I asked him then when the cop jumped in on you in what position were you, he said McGuire was standing away from me, I asked if his private was out he said no but my pants were unbuttoned. I said you have got into a pretty deep hole for this man has friends who have known him for years, I have had him to my house, slept with him at State Camp also at Buffalo, he then said I am sorry I pleaded guilty If I had known as much then as I do now I would have pleaded not guilty and if I could get to Judge Mead I would tell him the whole thing was a god-damn lie. I said well we are trying to get a new trial and you can tell it then, *said* he says I will and swear to it, I said you need not be

02 15

POOR QUALITY
ORIGINAL

afraid. I asked him where he lived and he said Buffalo
and that he had a brother working in the Irequois House,
I asked him his brothers name, I have forgotten it, he
then said Butler is not my right name, I asked him what
he worked at up there, he said slinging beer in a dive
the name of which I have also forgotten.

Sworn to before me this :

3rd day of June 1893.

: *John J. Clark*

John J. Clark

02 16

POOR QUALITY
ORIGINAL

Court of General Sessions.

-----o
: The People :
: vs :
: Isaac McGuire :
: -----o

City and County of New York, ss:-

CHARLES I. SIMONSON being duly sworn deposes and says, that he resides at No. 308 West 48th. Street, in the City of New York.

"I called at the Tombs at about 12.45 on Tuesday June 6th. and was admitted by the Warden to the presence of Isaac McGuire the above named defendant. I had^a casual talk with McGuire in reference to his case, and then asked him where the fellow who swore against him was located in the prison. He directed me to the tier above. I was accompanied by Mr. Fred. Meek and the following conversation ensued between the boy "Butler", Mr. Meek and myself. Mr. Meek asked "Butler", whether anybody had been to see him, and he said, "not since I told you they were here before." Mr. Meek said "Now see here Butler why don't you tell the truth about this matter, Friday, and everything will be all right. "Were you intimidated into swearing falsely against McGuire? Mr. Meek asked. To which "Butler" replied. I did not know what I was doing at the

02 17

POOR QUALITY
ORIGINAL

time. I was frightened into swearing against McGuire. "How were you frightened?" Mr. Meek asked. "By the Detectives," he said. "What were you doing down here in New York?" asked Mr. Meek. "Were you not here," to speak plainly "on the bum?" "Yes," I was here on the bum, and when I came across McGuire, I thought I might be able to make a couple of dollars." "Are you willing to swear to what you have just stated?" "Yes, I am." I only want to get out of this scrape the best way I can. If I had the same thing to go through again, I would not swear as I did in the first place. McGuire was fully ten feet away from me when the detectives came upon us. "You remember said Mr. Meek that you told me when I visited you the other day, that you would not allow anybody suck your cock, and his answer was, No, I would not allow it. Then you admit that McGuire did not do it" I asked. Yes, I do admit that he did not do it" replied Butler. Mr. Meek then asked where he could address "Butler's" folks and the latter replied, address a letter to my brother. And what is your brother's name was asked? W.F. Noxon and he lives at No. 11 Clinton Street, Buffalo, N.Y. Mr. Meek then asked the question, "What was the name of the dive you said you slung bier, in Buffalo?" "Oh, that was Shea's place he answered". He then said again, All I want is to get out of this scrape the best way I can. We then left the prison.

Sworn to before me this :
6th. day of June 1893 :

Wm. Reed.
Notary Public & Co.

02 18

POOR QUALITY
ORIGINAL

Court of General Sessions.

-----o
:
The People :
 vs :
 :
Isaac McGuire :
-----o

City and County of New York, ss:-

WILLIAM J. VAN PELT being duly sworn deposes
and says, that he resides at No. 859 9th. Avenue in the
City of New York.

That he was present at the Tombs when Fred
Meeks and Butler had a conversation. I have read the fore-
going affidavit of said Meek and said affidavit is true.

Sworn to before me this:
3rd. day of June 1893 :

John G. Clark
Notary Public for New York City

William J. Van Pelt

02 19

POOR QUALITY
ORIGINAL

Court of General Sessions.

-----o
:
The People :
 :
vs :
 :
Isaac McGuire :
:
-----o

City and County of New York, ss:-

Fred. Meek, — being duly sworn deposes
and says, that he resides at No. 663 Eighth Avenue,
in the City of New York.

That he has read the foregoing affidavit of
Charles I. Simonson. That all the statements made therein
are true.

Sworn to before me this:
:
6th. day of June 1893 :

W. H. Reed
Notary Public &
N.Y.C.

0220

POOR QUALITY
ORIGINAL

A. E. RHODES & DICK CO. Station Island, N.Y. 189

State of New York } ss.
County of New York }

The undersigned A. E. Dick, being duly sworn, deposes and says, that he has known Isaac E. Maguire, for 8 years, having been a commissioned officer in the national guard, and of the company of which said Isaac E. Maguire, was a member, and that he knows the said Isaac E. Maguire, to be a reputable citizen, and can not believe him to be guilty of the charges made against him.

A. E. Dick

Subscribed & sworn
to before me this
7th day of June 1893
J. W. Meighan (266)
Notary Public
New York County

0221

POOR QUALITY
ORIGINAL

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

_____ being duly
sworn, says that he resides at No. _____ Street, in the City of
New York; that he is _____ years of age; that on the _____ day of _____
18 _____, at Number _____ in the City of
New York, he served the within _____ on _____
the _____ by leaving a copy thereof with _____

Sworn to before me this

day of

189 }

J. J. General Session

The People

Plaintiff

against

Isaac McGuire

Defendant

Petition.

James W. McLaughlin,
Attorneys for *Deft's*

No. 280 BROADWAY, New York City

Due and timely service of cop of the
within hereby admitted
this day of 18
Attorney.

To

0222

POOR QUALITY
ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK

against

James McGuire

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment accuse *James McGuire*

of the CRIME OF SODOMY, committed as follows:

The said *James McGuire*,

late of the City of New York, in the County of New York aforesaid, on the

thirtieth day of *May*, in the year of our Lord one thousand
eight hundred and ninety- *three*, at the City and County aforesaid,

in and upon one *James McGuire*

a male person, then and there being, feloniously did make an assault, and

James McGuire the said *James McGuire* then

and there feloniously did carnally know *with the said* against

the form of the Statute in such case made and provided, and against the peace of

the People of the State of New York, and their dignity.

(2049)

James McGuire
Attorney

0223

BOX:

522

FOLDER:

4753

DESCRIPTION:

Maguire, Michael

DATE:

05/08/93



4753

0224

POOR QUALITY
ORIGINAL

Ordinances of the Court

Chief Clerk and Clerk

Witnesses:

Chas. W. Smith

The return to our

supersedeas is that this

Complaint cannot

be found a sufficient

search for him, he cannot

be taken without him

the defendant is entitled

to his discharge on his

own recognizance and

for recommendation

A. J. A.

The Officer in New case

states that he had in

promission that the Com-

plaint was sent to

the present day since

the present of defendant

may

W. J. A.

Counsel,

Filed

Pleas,

ENTERED

THE PEOPLE

vs.

B

Michael Maguire

DE LANCEY NICOLL,

District Attorney.

Part 2, April 12th 1898

On motion of Dist. Atty. Sept.

discharged on his own

recognizance. P. J. A.

A TRUE BILL.

Chas. W. Smith

Foreman.

Assault in the First Degree, etc.
(Sections 217 and 218, Pennl Code.)

1898

0225

POOR QUALITY
ORIGINAL

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Michael Maguire

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. My reasons for wishing to withdraw are that the defendant has a wife and six children depending on him for support who would certainly suffer if the defendant was sent to prison. I am now satisfied that at the time the defendant assaulted me he was not entirely responsible for his act, as he had been drinking very heavily.

He has since expressed regret for his act and promised to lead a sober life in the future.

Charles H. Smith

0226

POOR QUALITY
ORIGINAL

PART II.

THE COURT ROOM IS IN THE SECOND STORY.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

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

To Charles W. Smith
of No. 1700 or 1760 3rd. av Street.

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the New Criminal Court Building on Centre Street, between Franklin and White Streets, in the Borough of Manhattan of the City of New York, on the 12 day of APRIL 1898 at the hour of 10 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

Michael Maguire
Dated at the Borough aforesaid, in the County of New York, the first Monday of APRIL
in the year of our Lord 1898

ASA BIRD GARDINER, District Attorney.

0227

GLUED PAGE

POOR QUALITY
ORIGINAL

PART II.

THE COURT ROOM IS IN THE SECOND STORY.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

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

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Michael Maguire
Dated at the Borough aforesaid, in the County of New York, the first Monday of APRIL in the year of our Lord 1898

ASA BIRD GARDINER, District Attorney.

Street, in the City of New York. I am a Subpoena Server in the office of the District Attorney of the City and County of New York. On the 11 day of April 1898, I called at 1700 and 1760 - 3 ave

the alleged Residence of Charles H. Smith
the complainant herein, to serve him with the annexed subpoena, and was informed by

Informant by the name of [unclear] and I was
person resides there and that he never
did reside there. I then called at
1760 - 3 ave and I was informed by
the tenants that the above named does
not reside there but that they did not
know him. I was unable to secure
any information as to his whereabouts

Sworn to before me, this 12th day

of April 1898

William A. Broderick

Notary Public N.Y.C.

Joseph A. Redmond
Subpoena Server.

0228

POOR QUALITY
ORIGINAL

Court of General Session

THE PEOPLE, on the Complaint of

vs.

Richard L. Langford

ASSISTANT CLERK
JOHN R. FELLOWS

District Attorney

Affidavit of

Joseph A. Edwards

Shirleya Serue

Failure to Find Witness

0229

POOR QUALITY
ORIGINALPolice Court—5 District.City and County } ss.:
of New York, }of No. 1700 3rd Ave Street, aged 38 years,
occupation Furniture Salesman being duly sworndeposes and says, that on the 17 day of April 1893 at the City of New
York, in the County of New York,he was violently and feloniously ASSAULTED and BEATEN by oneMr. Jimmie who wilfully ~~and~~

and maliciously cut and stabbed
deponent in the face with a knife
he held in his hand. ^{and} struck deponent
in the face with his fist, knocking deponent
down and while deponent was lying down
he kicked deponent in the face, breaking
two teeth.

deponent further says that such assault
was committed

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

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

Sworn to before me, this 18 day
of April 1893

Charles H. SmithChas. H. Smith Police Justice.

0230

POOR QUALITY
ORIGINAL

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY
OF NEW YORK, ss:

Michael McGuire 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 sees 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 McGuire

Question. How old are you?

Answer.

38 years old

Question. Where were you born?

Answer.

Ireland

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

Answer.

415 East 106 St New York

Question. What is your business or profession?

Answer.

Carpet Layer

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

Answer.

I Am Not Guilty -
Michael McGuire

Taken before me this

day of

189

Amos B. Smith
Amos B. Smith

Police Justice.

0231

POOR QUALITY
ORIGINAL

Sec. 151.

Police Court

5 District.

CITY AND COUNTY }
OF NEW YORK, } ss.In the name of the People of the State of New York; To the Sheriff of the County of
New York, or any Marshal or Policeman of the City of New York, GREETING:Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Charles H. Smithof No. 1700 3rd Ave Street, that on the 17 day of April1893 at the City of New York, in the County of New York,he was violently Assaulted and Beaten by and Feliciano Ace McGuireWherefore, the said Complainant has prayed that the said Defendant may be apprehended and
around to answer the said complaint.These are, therefore, in the name of the PEOPLE of the State of New York, to command you,
the said Sheriff, Marshals and Policemen, and every of you, to apprehend the said Defendant and forth-
with bring him before me, at the 5th DISTRICT POLICE COURT in the said
City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this
City, to answer the said charge, and be dealt with according to law.Dated at the City of New York, this 18 day of April 1893Charles H. Smith Police Justice.

0232

POOR QUALITY
ORIGINAL

Police Court _____ District.

THE PEOPLE, ETC.,
ON THE COMPLAINT OF

vs.

WARRANT-A. & B.

Dated _____ 189

Magistrate.

Officer.

The Defendant
taken and brought before the Magistrate to
answer the within charge, pursuant to the com-
mand contained in this Warrant.

Officer.

Dated _____ 189

This Warrant may be executed on Sunday
or at night.

Police Justice.

having been brought before me under this Warrant, is committed for examination to the WARDEN
and KEEPER of the City Prison of the City of New York.

Dated

189

Police Justice.

The within named

38
4-15-2106

**POOR QUALITY
ORIGINAL**

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 Reuben Law

Dated,.....189.....Police Justice.

0234

POOR QUALITY
ORIGINAL

1723

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Maguire

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

Michael Maguire

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

The said *Michael Maguire* -

late of the City of New York, in the County of New York aforesaid, on the *seventeenth* day of *April* - in the year of our Lord one thousand eight hundred and ninety-*three* - with force and arms, at the City and County aforesaid, in and upon the body of one *Charles H. Smith* in the peace of the said People then and there being, feloniously did make an assault, and *him* the said

Charles H. Smith with a certain *knife* -

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

with intent *him* the said *Charles H. Smith* thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT-

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

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

The said *Michael Maguire* -

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Charles H. Smith* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said *Charles H. Smith* -

with a certain *knife* -

which the said *Michael Maguire* - in *his* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0235

POOR QUALITY
ORIGINAL

THIRD COUNT—

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

— *Michael Maguire* —

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

The said *Michael Maguire* —

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *Charles H. Smith* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said

with a certain *knife* — *Charles H. Smith* —

which *he* the said — *Michael Maguire* —

in *his* — right hand then and there had and held, in and upon the *head and face* of *him* the said *Charles H. Smith*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *Charles H. Smith*

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.

DE LANCEY NICOLL,
District Attorney.

0236

BOX:

522

FOLDER:

4753

DESCRIPTION:

Maguire, Patrick

DATE:

05/25/93



4753

0237

POOR QUALITY
ORIGINAL

Witnesses:

Off. Murphy

Counsel,

Filed

day of

1893

Reads,

THE PEOPLE

vs.

Patrick Maguire

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Chas. J. Burke

Sept 2 - Dec. 4, 1893 Foreman.

trial and segregated

Grand Larceny, Second Degree
[Sections 228, 229, 230 Penal Code.]

0238

POOR QUALITY
ORIGINAL

1912

Police Court—2 District.

Affidavit—Larceny.

City and County } ss.
of New York,of No. 826-2nd Avenue Street, aged 18 years.occupation Barber being duly sworn,deposes and says, that on the 13 day of May 1893 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 day time, the following property, viz:

One horse and harness of the value
of about one hundred dollars
\$100.

the property of Deponent's father Antonio Giglio and
in deponent's care and charge.

and that this deponent
has a probable cause to suspect and does suspect that the said property was feloniously taken, stolen
and carried away by Petrus M. Guire (now here) from the
fact that deponent missed said property
from his stable at 227 East 4th Street
on the aforesaid date. Deponent next saw
said property in deponent's custody and
therefore charges him with the larceny of the
same.

Peter Giglio

Sworn to before me, this
1893 day

Notary Public.

0239

POOR QUALITY
ORIGINAL

Sec. 198—200.

4th District Police Court.CITY AND COUNTY } ss:
OF NEW YORK, }

Patrick Maguire 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 sees fit, to answer the charge and explain the facts alleged against him
that he is at liberty to waive making a statement, and that his waiver cannot be used
against him on the trial.

Question. What is your name?

Answer.

Patrick Maguire

Question. How old are you?

Answer.

52 years

Question. Where were you born?

Answer

Ireland

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

Answer.

316 Oakland St Greenpoint, 6 months

Question. What is your business or profession?

Answer.

Saloon keeper

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

Answer.

I am not guiltyPatrick Maguire

Taken before me this

16th

day of

May1893John Meadell
Police Justice.

0240

POOR QUALITY
ORIGINAL

St. Michael

BAILED,
No. 1, by *Thos. E. Hall*
Residence *Hell. 3rd Ave* Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Police Court--- *4* District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Smith

624-3 Ave

Charles Hapgood

1
2
3
4
Offence *Larceny*
Felony

Dated *May 16* 189*3*

St. Michael Magistrate.

St. Michael Precinct.

Witnesses.

No. _____ Street.

No. _____ Street.

No. _____ Street.

1000 1/2 Ave

May 18 1893

1000 1/2 Ave May 17-93

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 *May 16* 189*3* *St. Michael* Police Justice.

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

Dated *May 19* 189*3* *St. Michael* 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.

0241

POOR QUALITY
ORIGINAL

505

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick McGuire

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

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

The said

Patrick McGuire

late of the City of New York, in the County of New York aforesaid, on the *thirteenth*
day of *May* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, with force and arms,

*one horse of the value of seventy
five dollars, and one set of harness
of the value of twenty-five dollars*

of the goods, chattels and personal property of one *Antonio Giglio*

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.

0242

POOR QUALITY
ORIGINAL

SECOND COUNT—

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

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

The said

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

*one horse of the value of
seventy-five dollars, and one
set of harness of the value of
twenty-five dollars*

Antoni Giglio
of the goods, chattels and personal property of one

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

unlawfully and unjustly did feloniously receive and have; the said

Patrick Maguire
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.

DE LANCEY NICOLL,

District Attorney.

0243

BOX:

522

FOLDER:

4753

DESCRIPTION:

Mahon, Hugh

DATE:

05/03/93



4753

0244

BOX:

522

FOLDER:

4753

DESCRIPTION:

Mahon, Hugh

DATE:

05/03/93



4753

0245

POOR QUALITY
ORIGINAL

Witnesses:

John Mahon

Counsel,

Filed

Pleads,

THE PEOPLE

vs.

Hugh Mahon

Grand Larceny,
[Sections 529, 531,
Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Chas. F. Smith

Foreman.

May 4/93

Wm. H. 2 day

Chas. F. Smith

0246

POOR QUALITY
ORIGINAL

1912

Police Court—4 District.

Affidavit—Larceny.

City and County } ss.
of New York, }of No. 145 West 60th Street, aged 45 years,occupation Machinist being duly sworn,deposes and says, that on the 21 day of April 1893 at the City of NewYork, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the _____ time, the following property, viz:One gold watch of the value of sixty
dollars and one chain of the value
of ten dollarsSworn to before me, this
of April 1893 day

Police Justice.

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 Fugh Mahon (now here) for the
reason that on said date deponent had the
said property in his vest then in said
premises. Deponent saw defendant take
said watch and chain and leave said
premises. Defendant afterwards told deponent
that he had pawned said premises property.
Wherefore deponent charges defendant with
larceny.

Peter Mahon
mark

0247

POOR QUALITY
ORIGINAL

Sec. 198—200.

4 District Police Court. 1882

City and County of New York, ss:

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

Question. What is your name?

Answer. Hugh Mahon

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. New York

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

Answer. 145 West 60th street. 2 Weeks

Question. What is your business or profession?

Answer. None

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

Answer. I am guilty
Hugh Mahon

Taken before me this 24
day of June 1893
H. Mahon
Police Justice.

0248

POOR QUALITY
ORIGINAL

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

John McLaughlin
145-44 60th
Stuyvesant

Offense Larceny
Theft

Dated, April 24 1893

Magistrate.

Officer.

Precinct.

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ 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 Twenty Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give sufficient bail.

Dated, _____ 189

Police Justice.

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

Dated, _____ 189

Police Justice.

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

Dated, _____ 189

Police Justice.

0249

POOR QUALITY
ORIGINAL

505

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Hugh Mahon

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

Hugh Mahon

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

The said

Hugh Mahon

late of the City of New York, in the County of New York aforesaid, on the *21st* day of *April* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, with force and arms,

*one watch of the value of
sixty dollars and one chain of
the value of ten dollars*

of the goods, chattels and personal property of one

Peter Mahon

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.

*By Lancy Nicoll
District Attorney*

0250

BOX:

522

FOLDER:

4753

DESCRIPTION:

Major, Peter

DATE:

05/23/93



4753

0251

POOR QUALITY ORIGINAL

Witnesses:

Henry Seiden

W. Paul Seiden

W. Paul Seiden for
Compt. S. Y. M.

[Handwritten signature]

Counsel,

Filed 23 day of May 1893
Pleadings

THE PEOPLE

vs.

Sever Major

Grand Larceny,
[Sections 623, 587,
Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

[Signature]
Char. J. Seiden

[Signature]
Foreman,
May 24/93

[Signature]
60 days
May 26/93

0252

POOR QUALITY
ORIGINAL

Police Court

2

District.

Affidavit—Larceny.

City and County }
of New York, } ss:

of No. 114 West 10th Street, aged 32 years,
 occupation Harmon being duly sworn,
 deposes and says, that on the 15 day of February 1893 at the City of
 New York, in the County of New York, was feloniously taken, stolen and carried away
 from the possession of deponent, in the night time, the following property, viz:

One Blended Sable, Neck Scarf
of the value of Thirty dollars

\$
30.00

the property of

Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloni-
 ously taken, stolen and carried away by Veter Major (nowhere)

from the fact said deponent
 was in the employ of deponent
 as watchman and deponent had
 missed the said property. Deponent
 is informed by Officer George A. Huckle
 of the Central Office that he arrested
 the said defendant. Said defendant
 admits and confesses that he
 did take that and carry away
 said property.

Henry Linder

Sworn to before me this 19 day

of

March 1893

John A. W. L. Police Justice.

0253

POOR QUALITY
ORIGINAL

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

Peter Major 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. *Peter Major*

Question. How old are you?

Answer. *26 Years*

Question. Where were you born?

Answer. *England*

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

Answer. *14 West 14th St. 1 Year*

Question. What is your business or profession?

Answer. *Stationer*

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

Answer. *I am guilty*
P. Major

Taken before me this

19

Day of

1 May

1893

John D. Sullivan

Police Justice.

0254

POOR QUALITY
ORIGINAL

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court... 2 District... 558

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Smith
Peter Smith

Offense *Larceny*

Dated, *May 19* 1893

George Magistrate.

Alfred J. Thomas Officer.

C. B. Quinn Precinct.

Witnesses *Call the Officers*

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

to answer *Call the Officers*

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, *May 19* 1893 *John R. Thomas* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0255

POOR QUALITY
ORIGINAL

1931

CITY AND COUNTY }
OF NEW YORK, } ss.

aged years, occupation George A. Alonchi of No.

300 Mulberry Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Harry Seeds

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

Sworn to before me this 49 day of May 1897 } George A. Alonchi

John P. Pouchis Police Justice.

0256

POOR QUALITY
ORIGINAL

505

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Peter Major

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

Peter Major

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

The said

Peter Major

late of the City of New York, in the County of New York aforesaid, on the *fifteenth*
day of *February*, in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, with force and arms,

*one sable neck-scarf of the
value of thirty dollars*

of the goods, chattels and personal property of one

Henry Sude

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.

*De Lancey Nicoll
District Attorney*

0257

BOX:

522

FOLDER:

4753

DESCRIPTION:

Mandel, Elias

DATE:

05/23/93



4753

0258

POOR QUALITY
ORIGINAL

Received German Savings Bank
Book no. 293192, from John F Carroll
Clerk of the Court for Sadie Block.
Date N.Y. July 11/93 Sadie Block

Per
K Henry Rosenberg
Managing Clerk of
Ct. of App.
New York City

Wm. McArthur
Counsel.
Filed, 23 July 1893
Pleads, 24 July 93

Grand Larceny, 2nd degree.
(Sections 528 and 58 of the Penal Code.)

THE PEOPLE

vs.

Elias Mandel

De JANCY NICOLL,
District Attorney.

A TRUE BILL.

Chas. J. Mahoney
Foreman.
June 26/93
Indictment
Dismissed

Witnesses:
Sadie Block
Abraham Spitz
German Block
Approved by District
RSC

The Complainant in this case gave to the defendant one hundred dollars to put in the bank to keep it for his husband, with whom he had had a quarrel. The defendant made the deposit in the German Savings Bank and then handed the pass-book to her. The pass-book was made out in the defendant's name. This is the only evidence to establish the larceny, and considered with the other evidence, viz. the statements of Block & Spitz, it was sufficient to warrant the finding of an indictment, much less to justify the expectation of a conviction on trial. I recommend the dismissal of this indictment.
J. J. Mahoney
June 3, 1893
N.Y. Dist. Ct.

0259

POOR QUALITY
ORIGINAL

Received German Savings Bank
Book no. 293192, from John F Carroll
Clerk of the Court for Sadie Block.
Date N.Y. July 11/93 Sadie Block

Per
Henry Rosenberg
Managing Clerk of
Ct. House
New Bldg

W. McArthur
Counsel.
Filed, 23 July 1893
Pleads, A. J. Spitz

THE PEOPLE
vs.
Elias Mandel
Grand Larceny, 2nd degree.
(Sections 528 and 537 of the Penal Code.)
DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.
Chas. J. Mahon
Foreman.
June 26/93
Indictment
Dismissed

Witnesses
Sadie Block
Abraham Spitz
Norman Block
Affirmed by orally
RSC

The Complainant in this case gave to the defendant one hundred dollars to put in the bank so as to keep it from his husband, with whom she had had a quarrel. The defendant made the deposit in the German Savings Bank and then handed the pass-book to her. The pass-book was made out in the defendant's name. This is the only evidence to establish the larceny, and considered with the other evidence, viz. the statements of Block & Spitz, it was insufficient to warrant the finding of an indictment, much less to justify the expectation of a conviction on trial. I recommend the dismissal of this indictment.
W. J. Spitz, District Attorney
June 3, 1893

0260

POOR QUALITY
ORIGINALPolice Court—3rd District.1912
Affidavit—Larceny.City and County { ss.
of New York, }of No. 222 East Houston Street, aged 20 years,
occupation married woman being duly sworn,deposes and says, that on the 9th day of May 1893 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:One hundred dollars lawful
money of the United StatesSworn to before me, this 12 day
of May 1893Charles H. Justice Police Justice.the property of deponentand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen
and carried away by Elias Mandel (now here)for the reasons that the defendant
received said money to keep for
deponent until deponent should
deposit it in a Bank and the
defendant deposited in the German
Saving Bank to his own account
and refuses to deliver it to deponent
and therefore deponent charges defendant
with appropriating the money to his
own useSadie Black
man

0261

POOR QUALITY
ORIGINAL

Sec. 198—200.

3 District Police Court. 1882

City and County of New York, ss:

Elias Mandel being duly examined before the undersigned 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.

Elias Mandel

Question. How old are you?

Answer.

31 years

Question. Where were you born?

Answer.

Austria

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

Answer.

110. Suffolk St

Question. What is your business or profession?

Answer.

Lawyer

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

Answer.

*I am not guilty,**Elias Mandel*

Taken before me this
day of *July* 1893

Police Justice.

0262

POOR QUALITY
ORIGINAL

45000
May 13/93. 11 AM
May 15/93. 2 PM.

BAILED,
No. 1, by May 17/93
Residence 83 Madison Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

4115795
May 13/93
May 15/93

29041
Police Court... District.
548

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Charles Mandel
vs.
Charles Mandel
Offense Manufacturing

Dated May 12 1893
Magistrate.
Witness Charles Mandel
No. 112 E. 4th Street.

No. 112 E. 4th Street.
No. 112 E. 4th Street.
No. 112 E. 4th Street.
No. 112 E. 4th 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, May 15 1893 Charles N. Lintz Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0263

POOR QUALITY
ORIGINAL

45000
May 13/93. 11:00 AM
May 15/93. 2 P.M.

BAILED,
No. 1, by May 17/93
Residence 83 Madison Street
No. 2, by _____
Residence _____ Street
No. 3, by _____
Residence _____ Street
No. 4, by _____
Residence _____ Street

4 11/15/93

2941 B 548
Police Court... District...

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Black
Charles E. Hamilton
Charles Mander

1 _____
2 _____
3 _____
4 _____

Offense

Manufacturing

Dated, May 12 1893

James Magistrate.

Shelley House Officer.

Witness William Spots Precinct.

No. 112 E. 4 St Street.

No. _____ Street.

No. _____ Street.

No. 500 Street.

James Street.

James 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, May 12 1893 Charles N. Lint Police Justice.

I have admitted the above-named _____

to bail to answer by the undertaking hereto annexed.

Dated, _____ 189 _____ Police Justice.

There being no sufficient cause to believe the within named _____

_____ guilty of the offense within mentioned, I order h to be discharged.

Dated, _____ 189 _____ Police Justice.

0264

POOR QUALITY
ORIGINAL

523

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Elias Mandel

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

Elias Mandel
of the CRIME OF *Grand* LARCENY, in the second degree, committed
as follows:

The said

Elias Mandel

late of the City of New York, in the County of New York aforesaid, on the *ninth*
day of *May* in the year of our Lord one thousand eight hundred and
ninety *three*, at the City and County aforesaid, being then and there the
bailee of *one Sadie Block*

and as such *bailee* then and there having in his
possession, custody and control certain goods, chattels and personal property of the said

Sadie Block
the true owner thereof, to wit:

the sum of one hundred
dollars in money, lawful money
of the United States of America,
and of the value of one hundred dollars;

the said

Elias Mandel

afterwards, to wit:

on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
did feloniously appropriate the said *sum of money*

to his own use, with intent to deprive and defraud the said *Sadie Block*

of the same, and of the use and benefit thereof; and the same goods, chattels and personal
property of the said *Sadie Block*

did then and there and thereby feloniously steal, 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.

DE LANCEY NICOLL,
District Attorney.

0265

POOR QUALITY
ORIGINAL

510

Second COUNT:—

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

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

second

The said

Elias Mander

late of the City of New York, in the County of New York aforesaid, on the *ninth*
day of *May* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, with force and arms,

*the sum of one hundred dollars
in money, lawful money of the
United States of America, and
of the value of one hundred dol-
lars*

of the goods, chattels and personal property of one

Sadie Block

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.

*De Lancey Ricoll,
District Attorney*

0266

BOX:

522

FOLDER:

4753

DESCRIPTION:

Marks, Henry

DATE:

05/05/93



4753

0267

POOR QUALITY
ORIGINAL

Witnesses:

John H. H. H.

Counsel,

Filed

day of

189

Pleads,

THE PEOPLE

vs.

Henry Marks

Grand Larceny, Second Degree,
[Sections 828, 831, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Chas. J. H. H.
May 13/93
Henry G. H. H.
S. P. 2 1/2 years.

0268

POOR QUALITY
ORIGINAL

Police Court—

3rd District.

1912

Affidavit—Larceny.

City and County } ss.
of New York, }of No. 430 West 16th Street, aged 30 years.

occupation Engineer being duly sworn,

deposes and says, that on the 6th day of April 1893 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 day time, the following property, viz:A watch, chain and locket
all of the value of One hundred
and twenty nine dollars

the property of deponent

Sworn to before me, this 1893 day of

Police Justice.

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 Harry Marks (now here, for the reasons that the defendant was a friend of deponent and visited deponent's home and said day deponent missed said property from a bureau in deponent's house at 123 Clinton Street. Deponent suspected the defendant and deponent is informed by Ambrose W. Hussey (now here) that he arrested the defendant and found a pawn ticket upon the defendant's person which ticket represents the pledge of a watch, chain and locket with one Simpson and deponent is informed by Bertha Sachs (now here) deponent's

0269

POOR QUALITY
ORIGINAL

wife who is familiar with said
property, that she saw the property in
possession of said Simpson as re-
presented by said ticket and that
it is the property of deponent aforesaid
Sworn to before me
this 1st May, 1893 }
Charles V. Lainta }
Police Justice }

0270

POOR QUALITY
ORIGINALCITY AND COUNTY } ss.
OF NEW YORK,

1921

aged 32 years, occupation Ambrose W. Hussey of No. 7 "Pleasant" Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Jacob Sachs and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 1 day of May 1893 } Ambrose W. Hussey

Charles N. Linter Police Justice.

CITY AND COUNTY } ss.
OF NEW YORK,

1921

aged 25 years, occupation Bertha Sachs of No. 430 W. 16th Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Jacob Sachs and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 1 day of May 1893 } Bertha Sachs

Charles N. Linter Police Justice.

0271

POOR QUALITY
ORIGINAL

(1835)

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

3

District Police Court

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

Question. What is your name?

Answer. *Harry Marks*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *123 Clinton St. 2 years*

Question. What is your business or profession?

Answer. *Baker*Question. Give any explanation you may think proper of the circumstances appearing in the testimony
against you, and state any facts which you think will tend to your exculpation?Answer. *I am guilty
Harry Marks*

Taken before me this

day of

189

34

William J. Justice
District Police Justice.

0272

POOR QUALITY
ORIGINAL

BAILED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court--- 3 District. 485

THE PEOPLE, &c.,
ON THE COMPLAINT OF
James Jacky
430 AD. 16th
Kenny Mahto

Date, *May 1* 189*3*

Offense *Grand Larceny*

Witnesses
Call in officers
Beatha Jacky Street _____
430 AD. 16th St.

No. _____ Street _____

No. *508* to answer *52* Street _____

Call in officers

Call in officers

Call in officers

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, *May 1* 189*3* *Charles J. Smith* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0273

POOR QUALITY
ORIGINAL

The New York Biscuit Company

10th Avenue 15th & 16th Sts

New York N.Y. 1892

To whom it may concern
This certifies that
Harry Markle has been
in our employ about three
(3) years, and during this
time we always found him
active, willing, and obliging
and can cheerfully recommend
him to any one requiring his
services. Very Truly,
J. Edgar Lipp

0274

POOR QUALITY
ORIGINAL

505

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Marks

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

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

The said

Henry Marks

late of the City of New York, in the County of New York aforesaid, on the *sixth*
day of *April* in the year of our Lord one thousand eight hundred and
ninety- *three*, at the City and County aforesaid, with force and arms,

*one watch of the value of
seventy dollars, one chain of the
value of thirty dollars, and one
locket of the value of twenty
nine dollars*

of the goods, chattels and personal property of one

Jacob Sachs

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.

De Lancey Nicoll
District Attorney

0275

BOX:

522

FOLDER:

4753

DESCRIPTION:

Mayer, Max

DATE:

05/08/93



4753

0276

POOR QUALITY
ORIGINAL

Witnesses:

Wm. S. Parker

Wm. McCafferty

Counsel,

Filed

Pleads,

THE PEOPLE

vs.

Max Mayer

De LANCEY NICOLL,

District Attorney.

Grand Larceny, First Degree.
(DWELLING HOUSE.)
[Sections 528, 530, 531 Penal Code.]

A TRUE BILL.

Chas. J. Smith

Foreman.

May 12/93

Fried & convicted

recommenced to jury

2406 Wags Pen

May 19/93

1914

0277

POOR QUALITY
ORIGINALPolice Court 2 District.

Affidavit—Larceny.

City and County } ss:
of New York, }

Nelson S Parker
of No. 50 West 12 Street, aged 21 years,
occupation Salesman being duly sworn,
deposes and says, that on the 2 day of April 1893 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 right time, the following property, viz:

The sum of Thirty nine dollars
(\$39.00) of good and lawful money
of the United States in bank bills

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 May Mayer, to wit;

from the following facts. That about
the hour of 12 ^{on the above date} 35 1 O'clock deponent did
take said defendant to his room to
stop for the night; before retiring
the deponent counted his money which
amounted thirty nine in U.S. Bank bills
and rolled it up and put it under his
pillow; they then went to bed and said
deponent locked the door, and about
the hour 8 O'clock A.M. on Sunday morning
the deponent did wake up and found
said defendant had gone and also the
money from under his pillow was gone
and the door left unlocked. Wherefor deponent
asks that defendant may be apprehended and dealt
with as the law may direct Nelson S Parker

Subscribed before me, this 2 dayof April 1893Wm. J. Brady, Police Justice.

0278

POOR QUALITY
ORIGINAL

Sec. 198—200.

1882
District Police Court.

City and County of New York, ss:

Max Mayer being duly examined before the undersigned 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. *Max Mayer*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *23 Avenue Irving Place*

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. *I can explain everything*
Max Mayer

Taken before me this

30

day of

April 1897*John H. ...*
Police Justice.

0279

POOR QUALITY
ORIGINAL

1347

Sec. 151.

Police Court 2 District.CITY AND COUNTY } ss. In the name of the People of the State of New York; To the Sheriff of the
OF NEW YORK, } County of New York, or any Marshal or Policeman of the City of New York:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Nelson S. Parker of No. 50 West 12 Street, that on the 2 day of April 1893, at the City of New York, in the County of New York, the following article, to wit:

Thirty nine \$39 00/100 Dollars in
bank Bills good and lawful money
of the value of Thirty nine Dollars, U.S.
the property of Nelson S. Parker
w^{as} taken, stolen and carried away, and as the said Complainant has cause to suspect, and does suspect and believe, by May Mayer

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 2 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 5 day of April 1893

Wm. H. Brady POLICE JUSTICE.

0280

POOR QUALITY
ORIGINAL

BAILED

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court--- 2

District 469

THE PEOPLE, &c.,
ON THE COMPLAINT OFWilliam S. Parker
214 West 10th St
New York City

2 _____

3 _____

4 _____

Offense. Loitering

Dated, April 30 1893

Magistrate
Grady

McCarty, J. Robinson, Officer.

Witnesses
de _____ Precinct.

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

507
to Justice
Ed
47

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

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

Dated, April 30 1893 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0281

POOR QUALITY
ORIGINAL

The People
 Max Mayer } Court of General Sessions. Part I
 Before Recorder Smyth. May 12th 1893
 Indictment for grand larceny, first degree.
 Nelson S. Parker, sworn and examined.
 My business up to the 6th of the month has
 been salesman for John B. Ellison & Sons,
 2186 Broadway. I am living now, at
 214 West 102nd street, on the 2nd of April
 I lived at 50 West Twelfth street. I have
 known the defendant since the first
 part of June of last year. I have known
 the defendant about eleven months.
 I was at his room 23 Irving Place
 on the night of the second of April. He
 left there and went over and had
 supper on Fourteenth street at Dennetts
 and from there we went down to the
 corner of Thirteenth street and Sixth
 avenue and went in and drank
 one glass of beer, and from there
 I went to a Chinaman's and got
 my laundry and from there to my
 home 50 West Twelfth street. When I
 came up I met my room mate;
 he was going to the country; his
 name was Norton. Mr. Mayer
 wanted me to go to see a friend
 of his who started in the liquor

**POOR QUALITY
ORIGINAL**

business. I sat there about two hours and a half and drank a little, and from there I went back to University Place and took a car and went up town, went through Thirteenth street into a restaurant to get something to eat; and from there we went to my room 50 West Twelfth street, which I reached about one or half past one o'clock. I undressed and got into bed and he got in. I got up and went around and locked the door and went back to bed again and went asleep. I woke in the morning a few minutes to eight. He was gone when I went up in the morning. He got into bed with me and when I went to sleep he was in bed with me. Before I went to bed I sat on the bed and counted the money; he was there at the time, but I do not think he was looking. There was gas light in the room. I had thirty nine dollars. I put it under my pillow; then when I woke up he was gone. I turned right over to look for my money. I locked my door the night before and it was unlocked when I got up. I reported the matter to the police ~~where the~~ 5th April.

0283

POOR QUALITY
ORIGINAL

That night was it in the week you went to bed and this man went to bed where you counted your money? That was the night of the first of April, Saturday, and when I got up it was Sunday morning. I got right out of bed, dressed myself and went around Sixth avenue and drank a cup of coffee and went over to his room No. 23 Irving place. He was in bed I knocked at the door and he opened it. He said, "What do you want?" I says, "you know what I want." I was very excited. He says, "What is the matter? some one take your money?" That is the way he worded it. I said, "yes." He said, "you hid your money?" I says, "Do you know where?" He says, "Just under your pillow." I wanted him to go and find it. He got up and dressed himself and came over to my room where I counted it and said in my room that the reason he left my room was because he saw me counting my money and putting it under the pillow, that I was suspicious of him and he would not stay there, and said he

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POOR QUALITY
ORIGINAL

had considerable money in his pocket and he never thought of hiding his money. That was his excuse. It was detective McCafferty who was detailed to find the defendant. I remember the day of his arrest. I was with the officer. I went up to Mr. Mayer's room and left the officer down stairs. I knocked at the door. He said, "Who is there?" I said, "Me." He said, "Who is me?" I said, "Me." He opened the door and stuck his head out. I spoke to him in regard to the matter. He said, "Go away, I have no time, this is Sunday, don't bother me, come some week day and talk with me." He slammed the door. I went down stairs and saw the officer. He went up and said he was an officer and had a warrant in his pocket for his arrest and wanted him to open his door. He refused to open the door. Two or three times he told him he had a warrant. He said that he could not serve a warrant on Sunday on him to come round some week day and do it. The officer asked me to go out and get a uniformed officer

0285

POOR QUALITY
ORIGINAL

I went out on Broadway and Third Avenue to find one. When I got back to the door the man that runs the house said he had opened the door. Then I went up to the room; the room was unlocked and the officer in it. Then we went out on Marion Square; he was arrested by the officer Officer M. Cafferty. He told the officer that he wanted to see a friend on the Square; the officer forced him into the house car.

Cross Examined. The last people I worked for were John B. Ellison and Son, 486 Broadway. I was discharged the first of this month. I was short in my accounts. I have known the defendant eleven months. He lived on Lexington Avenue. I have been to his room four times before the night in question. My relations with him were always friendly. I believe I drank one glass of beer that day in Fulton Street about four o'clock and I drank one glass with a friend of mine on Grand Street about noon time. I went to this man's room that he might come out with me to have a good time. I guess we had seven or eight drinks in the place of the

0286

POOR QUALITY
ORIGINAL

man who had opened the liquor store. I had a room mate Charles Wootton; he is not in Court. Had supper that night. I invited the defendant to stay all night with me. I sat down on the bed and counted my money to see what I had left. I had \$39.03. I put the bills under my pillow and the three cents in my pocket. I went into bed and he went into bed. After he went into bed I got up and locked the door and went to sleep. When I got up in the morning I missed the thirty nine dollars. I knew where the defendant lived and I went over to his house. He came back to my house with me. I searched for the money and could not find it. I went up to the station house on Twenty Second Street and First Avenue and told them about it. The police advised me not to arrest the defendant till I consulted somebody. The money did not belong to me; part of it belonged to John B. Ellison and Son. I started out with twenty four dollars of my own and I got an order for twenty dollars. I got the money from Thompson up in Twenty Seventh St.

0287

POOR QUALITY
ORIGINAL

and Broadway. My salary was thirty dollars a month. I went back to the room and laid on my bed. I saw McCafferty every day. I was taken down with a severe cold. I went to my room and told the girl I was sick. For two weeks afterwards I did not go out. The first time I went out was when Mr. McCafferty went out with me. From Sunday to Wednesday I stayed in my room. I did not go to my business until that week Saturday. You knew you were short in your accounts? I lost this money. My boss came up and explained it to him. I told him I thought the defendant took it; who else could take it? He was not arrested for four weeks afterwards - how do you account for not having him arrested? I was sick for over two weeks. The warrant was in the hands of Officer McCafferty from the 5th of April; it was out of my hands entirely. I was never arrested. I sent for my employer and explained to him how I had lost thirty nine dollars. I told him about collecting thirty dollars belonging to him. I was discharged because I did not turn over the money I collected.

0288

POOR QUALITY
ORIGINAL

James McCafferty, sworn and examined
My attention was called to this alleged offence
a few days after it occurred, in the early
part of April. I am a special officer. I
got a warrant for the arrest of the defend-
ant about a week after the thing occurred.
I got the warrant in Jefferson Market Court.
After the case was reported to me I
went over and saw Mr. Parker and
heard his story and took him to the
Jefferson Market Police Court and let him
tell his story to the Police Magistrate
and he issued a warrant for the ar-
rest of this man, Max Meyer. I went
to the house where he was living, 23 Irving
Place. I went there half a dozen times
during the day. I had the warrant up
to the day that the arrest was made,
and that was Sunday a week ago and
I was unable to find him. One of the
times that I went there I know positively
that he was in the house Sunday a week
ago. I went there again and took
Parker with me and told him to go up
and find out if he was in, and
if he was to come down and give
me the signal and I would go and
arrest him. Parker returned in a few

0289

POOR QUALITY
ORIGINAL

minutes and beckoned to me. He says, "He is up stairs." I went up and heard a man's voice say, "Who is there?" I answered, "I am an officer; are you Max Meyer?" There was no response. I repeated the question, saying, "I am an officer. I have got a warrant for your arrest on a charge of larceny. I want you to open the door." The voice answered, "No, I will not open the door; you go away from here." I said, "If you are a law-abiding citizen let me tell you what I have got to say. He refused to do it. I then threatened if he did not, I would kick the door in; and in order to have witness to show that I was compelled to do that, I sent Parker for a uniformed policeman. In the meantime the landlord of the house came up to the top floor and asked him to open the door. I heard the voice ask the landlord if they had gone and he said, "No, but you had better open the door. After a little solicitation he opened the door. I handed him the warrant and let him read it and told him he would have to come along. I took him and Mr. Parker came along with me. Did he make any explanation of the alleged offence? No, he refused to say anything.

0290

POOR QUALITY
ORIGINAL

Max Mayer, sworn and examined in his own behalf testified. I am 30 years old. My business is selling leather goods and I am a tutor in French and German. I have resided in this city about fourteen years. I have never been convicted of any crime. I have known the complainant about a year; he frequently visited my apartments. I had a furnished room about a year in 23 Irving Place. This evening in question the complainant called on me about eight o'clock; he requested me to go out and take a stroll with him. We went to a saloon in Christie street which was started by a young man a friend of mine and we drank six or seven times; the complainant indulged in cocktails and I drank lager, and before going to the Christie street place he had two or three beers. It was about half past ten when we left the Christie street place and we took a Fourth Avenue car; he insisted on having something to eat and I went to an oyster saloon with him and we had some supper. He insisted upon some more drink. I told him he had sufficient; but we met a

0291

POOR QUALITY
ORIGINAL

friend of his there from Boston and I believe we had five drinks there. I did not steal the man's money. I have never been convicted or arrested. I have been at my home every evening. What the officer said about coming to my room on Sunday morning was perfectly correct. I thought it was a friend of Parker coming to try to extort some money. If I had known he was an officer I would have admitted him promptly. My landlord said, "You had better have no trouble and open the door." I did not try to run away. I said I wanted to go over and see somebody to find out whether the man was entitled to make the arrest. The officer showed me his shield and the warrant. I read it. I did not go into bed with the complainant that night; the door was off his room was not locked. It is not true what he says about that. Cross examined. When was it that you were asked to go down to the place of your friend, the saloon in Christie street? It was about two weeks before I went down with Parker. There is dancing in the Hall; his name is The Flanker.

0292

POOR QUALITY
ORIGINAL

I saw one two dollar bill with Parker in this saloon and that is all the money I saw. It is true that I went to his apartments with him where he was about to retire. I heard his story in which he said I went to bed with him, that is not true. I did not see him count any money. Then when he says that he went to your rooms the next day and you asked him what he wanted, and he refused to tell you, and then you said, "Are you looking for your money and that you and he went back to his rooms to look for the money, that story is incorrect? That story is incorrect, it is not true. Did you go back to his room? Yes. He said, I am too excited, I could not find anything, for God's sake come back and look." Out of the kindness of my heart I went back with him. He said that he was looking for the money - thirty dollars. When I left him the night before I said, "Good night, Parker; I did not know whether the room was locked or open. The jury rendered a verdict of guilty with a recommendation to mercy."

0293

POOR QUALITY
ORIGINAL

Testimony in the
case of
Max Meyer filed

May 1993

300

0294

POOR QUALITY
ORIGINAL

N.Y. May 19/93

Honorable

Member

Smyth

Sir

As the brother in law
of Mr. [unclear] word for his
family, I respectfully ask you
for a postponement of his
Sentence for a few days.

He is - from shame of his
position, only informed us of
his trouble a few days ago
and we have not had time
and all of
us would with your honorable
permission, submit to your
Affidavits and Declaration
Mr. Mayers previous Character.

But the time being too short
to do so, we beg your
Honor to grant our petition

Your obedient Servant

Edgar A. Mene

237 E 94 St

0295

POOR QUALITY
ORIGINAL

Prober

,

Mayberry

0296

POOR QUALITY
ORIGINAL

Ev. May 18/43
Dear Brother in Law
May

I received your
letter of yesterday,
just now and I hasten
to send you a few
lines. If your father
and all of us had
known, of the trouble
you are in, before
yesterday we could
have helped you,
by getting References
re from your former
Employers to prove
your good character
but the time is so
short now that
we don't know what
to do and you know
yourself that it

0297

POOR QUALITY
ORIGINAL

takes time to see
such men.

Why did you not
inform us sooner.

Still - we will try
try our best and
if you could
possibly ask the
Honorable Recorder
Smith to grant
you a few days
more time before
he would sentence
you, we would
endeavor to see
the gentlemen our-
selves in your
behalf with the
necessary papers
to show where you
worked before us.

You can imagine
how bad your
sisters and all
of us feel about
your situation
and we never
expected to see
you in such a trouble
but keep up
courage and
we will do all
we can.

Hugo wanted
to see you to day
but was not allowed
as he had no permit

I shall try to see
you to morrow
morning sure, and
we will see what
news

0298

POOR QUALITY
ORIGINAL

I am writing you,
with best regards
from all of us
Your brother-in-law
Edgar Kameky
237 E 94 St

Max
Try to get a few days
more time and if
you think it best show
this letter to the
Honorable Recorder
to substantiate your
petition.
Yours E.K.

0299

POOR QUALITY
ORIGINAL

401

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Max Mayer

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

Max Mayer

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

The said

Max Mayer

late of the 15th Ward of the City of New York, in the County of New York aforesaid,
on the second day of April in the year of our Lord
one thousand eight hundred and ninety-three in the night time of the same day, at the
Ward, City and County aforesaid, with force and arms,

the sum of thirty-nine dollars
in money, lawful money of the
United States of America, and of
the value of thirty-nine dollars

of the goods, chattels and personal property of one

Nelson S. Parker

in the dwelling house of the said

Nelson S. Parker

there situate, then and there being found, from the dwelling house aforesaid, then and there
feloniously did steal, take and carry away, against the form of the statute in such case made
and provided, and against the peace of the People of the State of New York, and their dignity.

De Lancey Nicoll,
District Attorney

0300

BOX:

522

FOLDER:

4753

DESCRIPTION:

McAvoy, Peter

DATE:

05/11/93



4753

0301

POOR QUALITY
ORIGINAL

Witnesses:

Engelmann

Counsel,

Filed,

11

day of

189

Pleads,

Myerly 15

THE PEOPLE

vs.

B

Peter Mc Overy

VIOLATION OF THE EXCISE LAW.
(Laws of 1892, § 81.)
[Chap. 401, Laws of 1892, § 81.]

Transferred to the Court of Sessions for trial and final disposition.

Porter Dec 12 1893

DE LANCEY NICOLL.

District Attorney.

A TRUE BILL.

[Signature]
Foreman.

0302

POOR QUALITY
ORIGINAL

2000

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Peter McAvoy

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

Peter McAvoy

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINE, ALE AND BEER, IN QUANTITIES LESS THAN FIVE GALLONS AT A TIME, WITHOUT HAVING A LICENSE THEREFOR, committed as follows:

The said

Peter McAvoy

late of the City of New York, in the County of New York aforesaid, on the *24th* day of *April* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wine, ale and beer, 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 quantities less than five gallons at a time, to

certain _____ persons whose names are to the Grand Jury aforesaid unknown, without having a license granted to him in pursuance of any law of this State permitting him to sell either strong or spirituous liquors, wines, ale or beer, 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.

DE LANCEY NICOLL,

District Attorney.

0303

BOX:

522

FOLDER:

4753

DESCRIPTION:

McCabe, Luke H.

DATE:

05/25/93



4753

0304

POOR QUALITY
ORIGINAL

Witnesses:

Officer Bremer

Counsel,

Filed,

Pleads,

day of

1893

THE PEOPLE

vs.

Luke W. H. H. H.

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Chas. F. Smith

Foreman.

Dec 6 - 93

0305

POOR QUALITY
ORIGINAL

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

4380

THE PEOPLE OF THE STATE OF NEW YORK
against

Luke H. McCabe

The Grand Jury of the City and County of New York, by this indictment, accuse
Luke H. McCabe
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND
BEER ON SUNDAY, committed as follows:

The said Luke H. McCabe

late of the City of New York, in the County of New York aforesaid, on the sevent
day of May in the year of our Lord one thousand eight hundred and
ninety-three, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, 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 spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

and to certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, against
the form of the statute in such case made and provided, and against the peace of the People of
New York and their dignity.

SECOND COUNT—

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

Luke H. McCabe
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said Luke H. McCabe

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, 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 offer and
expose for sale to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the
form of the statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0306

BOX:

522

FOLDER:

4753

DESCRIPTION:

McCann, Thomas

DATE:

05/19/93



4753

0307

POOR QUALITY
ORIGINAL

278

Counsel,

Filed

19 day of

1893

Pleads,

THE PEOPLE

vs.

Thomas McCann

(2 cases)

Grand Larceny, Second Degree
[Sections 625, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Chas. J. Mahoney

Foreman.

Witnesses:

Peter McCann

27 May 1893
Sentenced on motion in which

0308

POOR QUALITY
ORIGINAL

Police Court

5th District.

Affidavit—Larceny.

City and County } ss:
of New York, }

Margaret Hurley
of No. 1789 First Avenue Street, aged 30 years,
occupation Married Woman being duly sworn,
deposes and says, that on the 9 day of April 1893 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the pos-
session of deponent, in the day time, the following property, viz:

Good and lawful Money of
The United States of the United States
of the value of Four Dollars and
Twenty cents (\$4.50)

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen and carried away by James Mc Donnell

from the fact that deponent bought
a bag of Coal from the City of New York
and gave the deponent a five
dollar bill to take the thirty cents
out for said bag of Coal and the
deponent failed to return with
said four dollars and twenty cents
but with-held and appropriated said
money to his own use
wherefore deponent prays he may
be apprehended and dealt with
according to law

Margaret Hurley

Sworn to before me, this

of

1893

J. C. Sullivan, Police Justice.

0309

POOR QUALITY
ORIGINAL

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss:5
District Police Court.

Thomas Mc Cann 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 sees fit, to answer the charge and explain the facts alleged against *him*; that he is at liberty to waive making a statement, and that *his* waiver cannot be used against *him* on the trial.

Question. What is your name?

Answer. *Thomas Mc Cann*

Question. How old are you?

Answer. *24 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *1588 Third Ave - Three years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I Am Not Guilty**Thomas Mc Cann*

Taken before me this

day of

189

James J. [Signature]
Police Justice.

0310

POOR QUALITY
ORIGINAL

1347

Sec. 151.

Police Court 5 District.

CITY AND COUNTY }
OF NEW YORK, } ss. In the name of the People of the State of New York; To the Sheriff of the
County of New York, or any Marshal or Policeman of the City of New York:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of
the Police Justices for the City of New York, by Margaret Murray
of No. 1789 First Ave Street, that on the 9 day of April
1893 at the City of New York, in the County of New York, the following article, to wit:

Four hundred lawful money
of the value of Four hundred Dollars,
the property of Thomas McLean
w as taken, stolen and carried away, and as the said Complainant has cause to suspect, and does
suspect and believe, by Thomas McLean

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

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

Dated at the City of New York, this 14 day of April 1893

C. E. Dunne POLICE JUSTICE.

0311

POOR QUALITY
ORIGINAL

24 MS 1588-3442

Police Court.....District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated.....189

Magistrate.

Imezar Officer.

The Defendant.....
taken, and brought before the Magistrate, to
answer the within charge, pursuant to the
command contained in this Warrant.

Officer.

Dated.....189

The Warrant may be executed on Sunday
or on night.

Wm H. Runk Police Justice.

0312

POOR QUALITY
ORIGINAL

500 E. May 15/93 9.00u

W 849

546

Police Court, 5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

McCauley, Muddy
All 1759, 1893
Thomas M. Deane

1
2
3
4
offense

Dated, May 14 1893

Shirras Magistrate.
Furness Officer.
C. M. P. Precinct.

Witnesses
No. Street.
No. Street.

No. Street.
No. Street.

\$ 1000 to answer. E. S. Street.
City NY

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

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of \$500 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, May 15th 1893 Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0313

POOR QUALITY
ORIGINAL

172

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas McCann

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

Thomas McCann

of the CRIME OF PETIT LARCENY, committed as follows:

The said *Thomas McCann*

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

~~one~~ promissory note for the payment of money of the kind commonly called United
States Treasury Notes, of the denomination and value of *five* dollar *5*; *one*
promissory note for the payment of money of the kind commonly called Bank Notes, of the de-
nomination and value of *five* dollar *5*; *one* United States Gold Certificates,
of the denomination and value of *five* dollar *5*; *one* United States
Silver Certificates, of the denomination and value of *five* dollar *5*;

of the goods, chattels and personal property of one

Margaret Murley

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

De Lancey Nicoll,
District Attorney

0314

POOR QUALITY
ORIGINAL

Witnesses:

Margaret Munsley

Counsel,

Filed

day of

189

Pleeds,

THE PEOPLE

vs.

us.

PETIT LARCENY.

Sections 528, 532

Penal Code.

Thomas McCarry

(2 cases)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Chas. J. Kelly
Foreman.

Part 3, May 24/93

Pleeds Entry.

In 195 B.

0315

POOR QUALITY
ORIGINAL

Police Court

District.

Affidavit—Larceny.

City and County } ss:
of New York, }of No. 1588 3rd Ave Street, aged 22 years,

occupation News dealer being duly sworn,

deposes and says, that on the 6 day of May 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One suit of clothes and
one overcoat together of
the value of forty seven
dollars. (\$47.00)

the property of

Deponent.

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen and carried away by

William M. Cane
(murderer) who is deponent's brother.
From the fact that on said
date deponent missed said
property from said premises
and thereafter this deponent
admitted and confessed to Officer
Samuel Berhume in deponent's
presence that he did feloniously
take steal and carry away said
property and gave the Officer
a receipt representing said
property.

Wherefore deponent charges the said
deponent with feloniously taking stealing
and carrying away said property.

P. J. McLane

Sworn to before me, this 14 day

of May 1893

J. J. Sullivan Police Justice.

0316

POOR QUALITY
ORIGINAL

Sec. 198—200.

J¹
District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Thomas McEam 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 sees fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *Thomas McEam*

Question. How old are you?

Answer. *24 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *1585 3rd Ave. - 3 years*

Question. What is your business or profession?

Answer. *Librarian*

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

Answer.

*I am not guilty**Thomas McEam*

Taken before me this

day of

1893

Edo S. Smith
Police Justice.

POOR QUALITY
ORIGINAL

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court,

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John McEwen
James McEwen
James McEwen

1
2
3
4

Offense,

Larceny

Dated,

May 14 1893

James McEwen
Magistrate.

27

Precinct

Witness

No.

Officer
27
Putnam

No.

Joseph A. Davis
Officer 27 Putnam

No.

1500

to answer

8.8



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

Alexander

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

Dated, *May 14 1893* *G. E. Simms* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0318

POOR QUALITY
ORIGINAL

505

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas McCann

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

Thomas McCann

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

DEGREE, committed

The said

Thomas McCann

late of the City of New York, in the County of New York aforesaid, on the *sixth*
day of *May* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, with force and arms,

*one overcoat of the value of
twenty-five dollars, one overcoat
of the value of twelve dollars,
one vest of the value of six dollars,
one pair of trousers of the value
of seven dollars*

of the goods, chattels and personal property of one

Peter J. McCann

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.

0319

POOR QUALITY
ORIGINAL

SECOND COUNT—

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

Thomas J. McCann
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

Thomas J. McCann

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

*one overcoat of the value of
twenty-five dollars, one coat
of the value of twelve dollars,
one vest of the value of six
dollars, and one pair of trousers
of the value of seven dollars*

of the goods, chattels and personal property of one

Peter J. McCann

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

Peter J. McCann

unlawfully and unjustly and feloniously receive and have; the said

Thomas McCann

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.

DE LANCEY NICOLL,

District Attorney.

0320

BOX:

522

FOLDER:

4753

DESCRIPTION:

McCarthy, James

DATE:

05/05/93



4753

0321

POOR QUALITY
ORIGINAL

Witnesses:

Charles Snyder
Mary Arnold
Alf. Hansen

Counsel,

Filed

day of

Pleads,

1893

THE PEOPLE

vs.

F

James Mc Carthy

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Chas. J. Miller

Foreman.

May 10/93

Fred O. Leggett

0322

POOR QUALITY
ORIGINALPolice Court— 3 District.

1931

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

of No. 186 Forsyth Street, aged 32 years,
 occupation Carpenter being duly sworn,
 deposes and says, that on the 30 day of April 1893 at the City of New
 York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

James W. Carthy (now here) who
did then and there cut and stab
deponent on the neck and face with
a knife which said W. Carthy held
in his hand and that said assault
was committed by defendant

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

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

Sworn to before me, this 1 day
 of May 1893,

Edw. P. Schneider

Charles N. Linter Police Justice.

0323

POOR QUALITY
ORIGINAL

(1235)

Sec. 198—200.

3 District Police Court

CITY AND COUNTY } ss.
OF NEW YORK, }

James M. McCarthy 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 M. McCarthy*

Question. How old are you?

Answer. *28 yrs.*

Question. Where were you born?

Answer. *N.Y.*

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

Answer. *186 Forsyth St.* — *2 weeks*

Question. What is your business or profession?

Answer. *Machinist*Question. Give any explanation you may think proper of the circumstances appearing in the testimony
against you, and state any facts which you think will tend to your exculpation?Answer. *I am not guilty.*
James M. McCarthy

Taken before me this *1*
day of *July* 189*9*
Charles J. Donnelly
Police Justice.

0324

POOR QUALITY
ORIGINAL

1000 for 8x
March 1, 1893 - 28 PM

Police Court...

13 3 District.

482

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles Murphy
186 St. George
James M. Carter

Offense *Felonious Assault*

Dated,

May 1 1893

Magistrate.

Officer.

11 Precinct.

Witnesses *Allice Wilson*

No. 186 St. George St.

Robert Schmidt

No. 186 St. George St.

May Arnold

No. 186 St. George St.

500 St. George

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

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

Dated, *May* 1893 *Charles M. Carter* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0325

POOR QUALITY
ORIGINAL

Court of General Sessions of the Peace

1723

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Mc Carthy

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

— *James Mc Carthy* —
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:The said — *James Mc Carthy* —late of the City of New York, in the County of New York aforesaid, on the *thirtieth*
day of — *April* — in the year of our Lord one thousand eight hundred and
ninety- *three* — with force and arms, at the City and County aforesaid, in and upon
the body of one — *Charles Snyder* — in the peace of the said People
then and there being, feloniously did make an assault, and *him* the said
— *Charles Snyder* — with a certain *knife*which the said — *James Mc Carthy* —
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,with intent — *him* — the said — *Charles Snyder* —
thereby then and there feloniously and wilfully to kill, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York and
their dignity.

SECOND COUNT—

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

— *James Mc Carthy* —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:The said — *James Mc Carthy* —late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon the body of the said
— *Charles Snyder* — in the peace of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and *him* the said *Charles Snyder*
with a certain *knife* —which the said — *James Mc Carthy* —
in *his* right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully
and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and their
dignity.

0326

POOR QUALITY
ORIGINAL

THIRD COUNT—

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

— *James Mc Carthy* —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon the said *Charles*
Snyder in the peace of the said People then and there being, feloniously
did wilfully and wrongfully make another assault, and *him* the said

with a certain *knife* —

which

he the said *James Mc Carthy* —
in *his* right hand then and there had and held, in and upon the

neck and face of *him* the said *Charles Snyder*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, ~~bruise~~ and
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-
fully inflict grievous bodily harm upon the said

— *Charles Snyder* —
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.

DE LANCEY NICOLL,

District Attorney.