

0581

BOX:

238

FOLDER:

2323

DESCRIPTION:

McGuire, James

DATE:

11/03/86



2323

0582

BOX:

238

FOLDER:

2323

DESCRIPTION:

Lee, John

DATE:

11/03/86



2323

POOR QUALITY ORIGINAL

0583

226 B
Pleasden

Counsel,
Filed 3 day of Nov 1886

Pleasden
In Equity

THE PEOPLE
vs. Pleasden
James Mc Guire
and John See

RANDOLPH B. MARTINE,
District Attorney.

Pr vs 1079
Each 10 1/2 years & 10 md.
A True Bill.

[Signature]

Foreman

Nov 16
1886

Witnesses:

Prismers offer a
Plea of Guilty
3rd degree of
Murder - I am
informed that there
was no person
sleeping in the
House at the time
therefore it is not Murder
1st degree
Nov 10th
G. L. B.
A. D. A.

Sections 485, 506, 528, 530
Burglary in the
1st Degree.

POOR QUALITY ORIGINAL

0584

Police Court 3 District.

City and County } ss.:
of New York,

of No. 264 Rivington Pelagius Wick Street, aged 53 years,
occupation Saloon keeper being duly sworn

deposes and says, that the premises No. 264 Rivington Street, Ward
in the City and County aforesaid the said being a five story brick
building

and which was occupied by deponent ~~as a~~ in part as a dwelling and
Saloon and in which there was at the time a human being, by name

Pelagius Wick
were **BURGLARIOUSLY** entered by means of forcibly

breaking a
shutter from a window opening from the
said saloon on Rivington Street

on the 20th day of October 1888 in the middle time, and the
following property feloniously taken, stolen, and carried away, viz:

two mens
coats, a mans hat, and some
small coins of the United States of
the value in all of thirty dollars
(- \$30 -)

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

James Mc Genie and John Lee

for the reasons following, to wit: Deponent securely locked
and fastened the doors and windows
of said premises on the night of Oct
29 Deponent is informed by
Policeman Andrew Wesser that he
saw the defendants in company
about 1:30 AM on said date
near said premises; that about
2 o'clock AM deponent found

POOR QUALITY ORIGINAL

0585

said window broken open and the said Lee standing by the broken window. The said Lee ran away and escaped, but was arrested on Oct 31 by officer Brown. The defendant Mc Guire came out of the said window immediately after the said Lee ran away and the said Mc Guire was immediately summoned by Depouret and arrested by Officer Brock and the said Mc Guire had in his possession the said two coats and a bottle of wine of the same kind as that taken from Depouret's premises

Summons to appear on the 31st day of October 1886

Playing Trick

J. M. Patterson
Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

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

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

Police Court, District, Office—BURGLARY. THE PEOPLE, &c., on the complaint of 1 2 3 4 Date 188 Magistrate. Officer. Clerk. Witnesses, No. Street, No. Street, No. Street, \$ to answer General Sessions.

POOR QUALITY ORIGINAL

0586

CITY AND COUNTY }
OF NEW YORK, } ss.

Casper Brock

aged 31 years, occupation Policeman of No.

11th Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Pelagius Wick

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

Sworn to before me, this

20th

day of October 1886

Casper Brock

J. M. Patterson
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

Andrew Wiser

aged 29 years, occupation Policeman of No.

13th Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Pelagius Wick

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

Sworn to before me, this

20th

day of October 1886

Andrew Wiser

J. M. Patterson
Police Justice.

POOR QUALITY ORIGINAL

0587

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 3 DISTRICT.

Andrew Wieser

of No. 13th Precinct Street, aged 29 years,
occupation Policeman being duly sworn deposes and says

that on the 30th day of October 188 6
at the City of New York, in the County of New York, at 2 A.M.

deponent saw John Lee, now here
at the shutter of the premises
264 Livingston Street where a
burglary had been committed
The defendant ran away and
was arrested on Oct 30 by
Officer Burns of the 11th
Precinct Andrew Wieser

Sworn to before me, this
of October 188 6 day

John P. Sullivan
Police Justice.

POOR QUALITY ORIGINAL

0588

Sec. 198-200.

CITY AND COUNTY OF NEW YORK

District Police Court.

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

Question. What is your name?

Answer

John Lee

Question. How old are you?

Answer

27 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

63 Stanton 6 years

Question. What is your business or profession?

Answer.

Lay Shoreman

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 say I am not guilty
I have been drinking
for a month*

*John Lee
witness*

Taken before me this

day of

188

John Lee

Police Justice

POOR QUALITY ORIGINAL

0589

Sec. 108-200.

9

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } SS

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

Question What is your name?

Answer James McEuire

Question How old are you?

Answer 25 years

Question. Where were you born?

Answer. N.S.

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

Answer. 72 Jackson St — 3 years

Question What is your business or profession?

Answer. Member Police

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 McEuire
mark

Taken before me this

26th

day of

October

1886

John J. McCann

Police Justice.

POOR QUALITY ORIGINAL

0590

BAILIED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

X 26 B
Police Court
District 1630

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Delia Wick
264 Kingston
James Mc Gwire
John Lee

8 _____
4 _____
Offence burglary

Dated Oct 31 188 6

Pattern Magistrate.

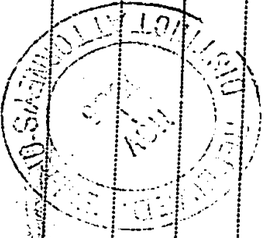
Brook 11th }
Maner 15th }
Precinct.

Witnesses

No. _____ Street _____

No. _____ Street _____

No. 1500 Street _____
to answer G. S.



Conrad

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 _____

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

Dated Oct 31 188 6 W. D. Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0591

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*James MacQuine
and John Lee*

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

James MacQuine and John Lee
of the CRIME OF BURGLARY IN THE *first* DEGREE, committed as follows:

The said

*James MacQuine and
John Lee, both -*

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

Pelaigus Wida -

there situate, feloniously and burglariously did break into and enter, there being then and there some
human being, to wit: *the said Pelaigus Wida -*

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels
and personal property of the said *Pelaigus Wida -*

in the said dwelling house then and there being, then and there feloniously and burglariously to steal,
take and carry away; *(each of them the said*

*James MacQuine and John Lee
being then and there aided by
an accomplice, actually present,
to wit: each by the other, -*

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,

POOR QUALITY ORIGINAL

0592

SECOND COUNT—

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

James McQuinn and John Lee

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

The said *James McQuinn and John Lee, both* —

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

Two coats of the value of fifteen dollars each, one hat of the value of two dollars, and divers coins, of a number, kind and denomination to the said James aforesaid unknown, of the value of five dollars,

of the goods, chattels and personal property of one

Edwards Wicks.

in the dwelling house of the said

Edwards Wicks,

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.

Randolph B. ...

District Attorney

0593

BOX:

238

FOLDER:

2323

DESCRIPTION:

McIntosh, James

DATE:

11/08/86



2323

POOR QUALITY ORIGINAL

0594

#76-B

See Exhibit

Counsel,
Filed, *8* day of *Nov*, 188*6*
Pleads, *Guilty*

Witnesses:

[Sections 528, 580, (From the Person), Penal Code]

THE PEOPLE

vs.
James McIntosh

James McIntosh

RANDOLPH B. MARTINE,

Dist. Atty.

A True Bill.

[Signature]
Foreman.

S. P. 3 years & 3 mos.

POOR QUALITY ORIGINAL

0595

Police Court 1st District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 186 West 10th Street, aged 65 years,
occupation Laundryman being duly sworn

deposes and says, that on the 1st day of November 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the evening time, the following property viz :

One double faced silver watch
of the value of

Twenty Five Dollars

the property of

Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by James M. Gutzob (now Lee)

for the reason, that on the night of said day deponent was in Battery Park and had said watch which was attached to a chain in the left hand vest pocket of the vest he then had on and deponent felt a suspect jerk at his chain and on looking for said property found it gone and said M. Gutzob who was near deponent at said time, disappeared, where deponent caused him to be arrested and found the said property in his possession which he identifies as being his, and charges him with the felony aforesaid.

C. E. Macy

Subscribed and sworn to before me, this 1st day of November 1888 at New York City.

POOR QUALITY ORIGINAL

0596

Sec. 198-200

101 District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

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

Question. What is your name?

Answer. *James M. Sutash*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer, *New York City*

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

Answer. *25 Third Street, 2 years*

Question. What is your business or profession?

Answer, *Plumber*

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*

James M. Sutash
his mark

Taken before me this *2d*

John J. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0597

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

#26 B
#644
Police Court, 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles P. Macarty

James M. Roberts

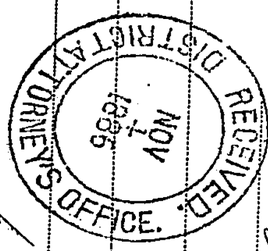
1 _____
2 _____
3 _____
4 _____
8 _____

Offence _____

Dated November 21 1886

Smith Magistrate.

Harvey H. Precinct.



Witnesses _____
No. _____
Street _____

No. 1007 to answer _____
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 _____

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

Dated Nov 7 1886 Solon B. Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0598

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

James Mc Intosh

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

James Mc Intosh

of the CRIME OF GRAND LARCENY IN THE *first* DEGREE, committed

as follows:

The said *James Mc Intosh,*

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

first day of *November*, in the year of our Lord

one thousand eight hundred and eighty-~~six~~ *seven*, at the City and County aforesaid, in the

night time of the same day, with force and arms,

*one watch of the value of
Twenty five dollars,*

of the goods, chattels, and personal property of one *Charles E. Macy*

on the person of the said *Charles E. Macy*, then and there being

found, from the person of the said *Charles E. Macy*, then and there

feloniously did steal, take and carry away, against the form of the Statute in such case made

and provided, and against the peace of the People of the State of New York, and their dignity.

*Randolph B. ...
District Attorney*

0599

BOX:

238

FOLDER:

2323

DESCRIPTION:

McIntyre, Lawrence

DATE:

11/19/86



2323

POOR QUALITY ORIGINAL

0500

227 B

Counsel, _____
Filed 19 day of Nov 1886

Pleads _____

Witnesses:

THE PEOPLE
vs.
Lawrence Mc Intyre

VIOLATION OF EXCISE LAW.
[III, R. S., (712), page 1981, § 19, and Laws of 1888, Chap. 840, § 6].

RANDOLPH B. MARTINE,
District Attorney.

*For the People
Assigned to A. of Special
of the Bill.*

Clear Andy Foreman.

POOR QUALITY ORIGINAL

0501

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Lawrence Mc Intyre

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

Lawrence Mc Intyre

(III. Revised Statutes, [7th edition] p. 1981 Section 13).

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES WITHOUT A LICENSE, committed as follows:

The said

Lawrence Mc Intyre

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

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

(Laws of 1889, chapter 340, section 5.)

SECOND COUNT:

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

Lawrence Mc Intyre

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said

Lawrence Mc Intyre

late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate known as number

407 Broome Street

certain strong and spirituous liquors, and certain ales, wines 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 to

Henry P. Long, and to certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, 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.

**POOR QUALITY
ORIGINAL**

0602

(Laws of 1888, chapter 840, section 5.) **THIRD COUNT:**

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

Lawrence Mc Intyre
of the CRIME OF GIVING AWAY STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER, WITHOUT A LICENSE, to be drank upon the premises, committed as follows :

The said

Lawrence Mc Intyre

late of the City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate, known as number

404 Broome Street,

certain strong and spirituous liquors, and certain ales, wine 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 give away to

Henry P. Long, and to

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

RANDOLPH B. MARTINE,

District Attorney.

0603

BOX:

238

FOLDER:

2323

DESCRIPTION:

McLaughlin, John J.

DATE:

11/12/86



2323

POOR QUALITY ORIGINAL

0604

141B

Counsel,

Filed 12 day of Nov 1886

Pleads

John J. McLaughlin

THE PEOPLE

vs.

John J. McLaughlin

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

RANDOLPH B. MARTINE,

District Attorney.

*In his 24/12
but my deap 12*

A True Bill.

*Dec 24/12
J. J. McLaughlin*

*Grand Larceny
Grand Larceny
Grand Larceny*

S. J. McLaughlin

*Nov 24/12
S. J. McLaughlin*

**POOR QUALITY
ORIGINAL**

0505

The People
vs.
John J. McLaughlin.

Court of General Sessions, Part I.
Before Judge Gildersleeve.

December 8, 1886.

Indictment for grand larceny in the first degree.

Annie Shamley sworn and examined. I live 51 East 9th Street in this city and employed the defendant on October 4th to attend to fires and help with sweeping; on the 4th of November about five o'clock in the afternoon I put my watch under the cover of the folding bed, it was worth seventy-five dollars and it belonged to me, at half past nine the next morning I found that the watch was gone I don't know who took it.

Cross Examined. I keep a boarding house and have a number of boarders; they had free access to where the watch was but they knew nothing about where it was, the prisoner knew where it was; the next morning my brother took \$11.50 away because it was put carelessly on the mantel-piece, it was my brother's money but I had it in my possession; the prisoner was in the house all night, he was in my employ one month, the 4th of November was on Thursday but the prisoner was not arrested until Sunday. He was helping my sister on the floor where the watch was, he saw me take out the watch, I did not notice him particularly when I put it under the plush cover. I had not known him previous to employing him, he came to the door and asked for something to eat and I told him if he could get reference I would take him. I missed the watch on Friday morning and I did not let him upstairs any more in the other rooms, I asked him if he had seen the watch and he said he had not, I had an officer there on Friday and he denied it so that I felt

**POOR QUALITY
ORIGINAL**

0505

it was too bad to let the officer take him; the officer let him go till Sunday to give him a chance to put the watch back or tell where he put it, I had two other servants, a cook and a chambermaid, I got the watch back, Officer Sullivan showed me the postal card now shown me.

Andrew Shamley sworn. I am the brother of the last witness; Officer Sullivan brought in the postal card with regard to finding this watch and just exactly where the postal card described we found it; we went down stairs and went back of the fire-place and took off my coat and I put my hand in as he described, I poked around a couple of holes and found the watch which belonged to my sister.

John S. Sullivan sworn. I am an officer of the 15th precinct and arrested the defendant on Sunday, I asked him what he had done with the watch and chain and he said he didn't know anything about it, I brought him to the Station House and had him held on a charge of suspicion, the next morning I brought him over to Court and he denied any knowledge of the watch and chain, but I told Justice Morgan the situation and asked him to remand him over until the following morning which he did, and going over through Washington Square park to the Station House I asked the prisoner where he had been working and he told me at Coney Island, around the race tracks, he asked me if I ever bet on horses and I said sometimes, he told me he used to dream on winning horses. So I thought he might give me a dream about the watch and chain, I told him I arrested a man one time for a larceny on suspicion, I thought the man was innocent when I arrested him and the man had a dream.

POOR QUALITY ORIGINAL

0607

Continued in the case of John J. McLaughlin

and we found the property afterwards in another man's room About four o'clock in the afternoon the doorman of the Station House told me the prisoner wanted to see me in the cell, I went there and he said he had a dream about the watch and chain, he dreamed that one of the boarders took it and went down to the cellar and put it between the two beams at the foundation under the sink, he wrote it on a postal card and I brought it to Miss Shanley. Afterwards Mr Shanley and I went down in the cellar and got the watch and chain.

John J. McLaughlin sworn and examined in his own behalf. I was employed by the complainant on the 4th of October, the first I heard of the loss of the watch and chain was on Friday morning, I told them I had not seen it and Miss Shanley sent me down to her brother's place to enquire about the money, I was arrested on Sunday, I did not take the watch and chain and know nothing about its being taken. I had the dream about the watch in the Station House, I dreamt that I saw a man go into the cellar, he went over back, all I could see was the back part of him, he had on a black derby hat, light hair and stout and heavy built, the officer came and I told him what I dreamt, I was arrested before for sleeping out at night but never for stealing and that was six years ago. I never told the officer that I dreamt about horses on Coney Island and gave tips for winners.

The Jury rendered a verdict of guilt of grand larceny in the second degree.

POOR QUALITY ORIGINAL

0509

Police Court—2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 51 East 9th Street, aged 32 years,
occupation Dress-maker being duly sworn

deposes and says, that on the 4th day of December 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property viz :

One Double Face Ladies gold watch with gold chain attached of the value of twenty five dollars

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by John McLaughlin (now here) for the

reason, that about the hour of 5 P.M. on the above date deponent placed the above described watch and chain underneath the plush cover of a mattress folding bed, which was in the back parlor of the above mentioned house; that about the hour of 8 P.M. on the following morning deponent visited the above described property, which had been taken from the place above described; that at the time deponent concealed the above described property as above stated the defendant, in her usual employment, made whose duty it was to make gins, attend the door &c, was in the room and had free access to said room until 12.30 of that night.

Deponent further says, that she has been informed

of _____ day }
Sworn to before me, this _____ day }
1888

Police Justice.

by Officer John Culham of the 15th Precinct Police, that
 the defendant wrote the above postal card, and requested
 him to give it to defendant; in which postal card the
 defendant wrote that he had a dream and saw one
 of defendant's boarders put the above described property
 in the cellar back of the fire place on the top of the boardwalk
 under the kitchen floor, and directing her to tear up the
 board around the sink and she would find her wafer;
 that in company with defendant's brother George Stanley
 he went into the cellar and saw the said boarder of
 Stanley throw his hand and money into the place
 described by the defendant in his postal card and
 they find the above described property;
 Wherein defendant charges the said John Culham
 with unlawfully taking the above described property
 and prays that he may be held to answer and dealt
 with according to law

Given in open court
 this 12th day of November 1886.
 George Stanley
 of the Justice

POOR QUALITY
ORIGINAL

0611

Miss Sharby.
I had a dream to
day about your
watch and chain I
seen one of your
~~boards~~ put it
in the cellar back
of the fire place on
the top of the foun-
tation under the kitch-
en floor, you tear the
boards up around
the sink and if my
dream is true you
will find your watch
John McLaughlin

POOR QUALITY ORIGINAL

06 12

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 37 years, occupation Shenan of No. 15th Street

being duly sworn deposes and says, that he has heard read the foregoing affidavit of Sammy Hanley and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 9 day of March 1886
John J. Sullivan
Police Justice.

POOR QUALITY ORIGINAL

0613

Sec. 198—200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

John J. McLaughlin

Question. How old are you?

Answer.

Twenty Years

Question. Where were you born?

Answer,

Greenpoint N. Y.

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

Answer.

10 5th Oakland Ave Greenpoint, about 14 years

Question. What is your business or profession?

Answer,

General Utility man

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

Answer.

I am not guilty

John J. McLaughlin

Taken before me this

day of *November* 188*7*

John J. McLaughlin

Police Justice.

POOR QUALITY ORIGINAL

06 15

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John J. McLaughlin

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

John J. McLaughlin

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

The said *John J. McLaughlin,*

late of the *Fifteenth* Ward of the City of New York, in the County of New York, aforesaid, on the *fourth* day of *November*, in the year of our Lord one thousand eight hundred and eighty-*six*, in the night time of the same day, at the Ward, City and County aforesaid, with force and arms,

one watch of the value of fifty dollars, and one chain of the value of twenty dollars,

of the goods, chattels and personal property of one

Annie Shanley

in the dwelling-house of the said

Annie Shanley

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.

Handwritten signature of District Attorney

District Attorney.

06 16

BOX:

238

FOLDER:

2323

DESCRIPTION:

Mead, Charles

DATE:

11/16/86



2323

POOR QUALITY ORIGINAL

0617

1813

Counsel, *Peter Conkle 320 Broadway*
Filed *16* day of *Nov* 188*6*

Pleads *Not Guilty*

Grand Larceny, *2nd* degree
[Sections 528, 58 Penal Code]

THE PEOPLE

vs.

Charles Mead
Deputy
Flourish

RANDOLPH B. MARTINE,

District Attorney.

Pen: One year.
A True Bill.

[Signature]

Foreman.

Dec 21st

Dec 17/16

S.S.D

S.S.D

Witnesses:

POOR QUALITY ORIGINAL

0618

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 36 years, occupation Housemaid of No. 15 Chambers St Street, being duly sworn deposes and

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

Sworn to before me, this 14 day of November 1883 May Fay

Andrew J. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0619

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 4 DISTRICT.

of No. 112 East 26 Street, aged 58 years,
occupation Butcher being duly sworn deposes and says

that on the 6 day of November 1886
at the City of New York, in the County of New York, deponent gave

to Charles Mead the
sum of thirty-six dollars
with directions to pay
said money over to a per-
son to whom deponent
owed said amount. That
said person has ^{impaired} admitted
to deponent that said money
has not been paid. Therefore
deponent asks that said Mead
be held till such time as depo-
nent can produce in court said person.

of
188
day

Police Justice

POOR QUALITY ORIGINAL

0620

Police Court, District,

THE PEOPLE, &c,
ON THE COMPLAINT OF

Robert C. Nandy

vs.
Charles Mearns

22 - 78. - 312 C. 1

Dated *November 12, 1886*

Robert C. Nandy Magistrate.

Mr. C. C. Cady Officer.

Witness,

Disposition,
By 20074/86. 111. a 2m

*to sustain depositions charge
of larceny against said
meads*
John D. Looney
Robert C. Nandy
Charles Mearns

POOR QUALITY ORIGINAL

0621

Police Court 4 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 112 East 26 Street, aged 58 years,
occupation Butcher being duly sworn

deposes and says, that on the 6 day of November 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property viz:

Good & lawful money of the United States of the amount & value of Thirty Six Dollars \$36⁰⁰

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 Charles Mead (now

here) from the following facts to wit: That at the time mentioned the aforesaid sum of thirty-six dollars was owing by deponent to one Wm Fay. That at said time deponent delivered said money into the possession of defendant with direction to pay the same over to said Wm Fay. That defendant received said money for no other reason than that of paying the same over to said Wm Fay. That deponent is

Subscribed to before me this 6 day of November 1888

Police Justice

POOR QUALITY ORIGINAL

0622

informed by ^{said} Mary Fay, that said money has not been paid to her, his still owing by de-
-ment.

W. D. Hooper

Sworn to before me
this 14th day November 1886

Andrew J. White
Police Justice

POOR QUALITY ORIGINAL

0623

Sec. 198-200.

J District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Charles Mead 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 *Charles Mead*

Question How old are you?

Answer *21 years*

Question Where were you born?

Answer *United State*

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

Answer *312 East 11 Street 6 months*

Question What is your business or profession?

Answer *Driver*

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 gave the money to a friend of mine to deliver to the lady.*

Chas Mead,

Taken before me this

day of *March* 1888

[Signature]

Police Justice

POOR QUALITY ORIGINAL

0624

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

#1813
1761
Police Court District.

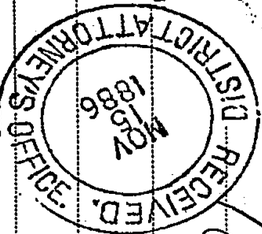
THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert H. Maxwell
112 E 20 St
Phos. West
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100

Offence *Grand Larceny*

Dated *Nov 11* 188*8*

Whittle Magistrate.
W. J. Gaulty Officer.



Witnesses
No. _____
Street _____

No. *Mary H.*
Street _____
15 Summersey Park.

No. _____
Street _____
\$ *500* to answer _____

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 _____ 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 *Nov 11* 188*8* _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0625

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK.

against

Charles Mead

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

Charles Mead

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

The said *Charles Mead*,

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

The sum of thirty six dollars in money, lawful money of the United States, and of the value of thirty six dollars;

of the goods, chattels and personal property of one

Robert B. Mooney

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.

Richard B. Smith

District Attorney.

0626

BOX:

238

FOLDER:

2323

DESCRIPTION:

Meade, Augustus

DATE:

11/11/86



2323

POOR QUALITY ORIGINAL

0627

X120.B

Counsel,
Filed 11 day of Nov 1886

Pleads

THE PEOPLE

vs.

R

Augustus Meade

X F

Assault in the Second Degree.
(Section 218, Penal Code.)

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

M. J. ...
Foreman.

F. Dec. 24 1886.

Witnesses:

POOR QUALITY ORIGINAL

0628

Police Court—3d District.

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

of No. 49 Delancey Street, aged 15 years,
occupation Cap making being duly sworn

deposes and says, that on 6th day of August 1886 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Augustus Meade, now here,
aged 9 years, who wilfully
gave a severe laceration and
stabbed laceration on the left
arm with the blade of a
pocket knife which knife
he, Augustus, then held in
his hands - that laceration
was so assailed

with the felonious intent ~~to take the life of deponent~~ 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 7th day
of August 1886

Mayer Sastic
his
mark

J. Patterson Police Justice.

POOR QUALITY ORIGINAL

0629

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Augustus Meade 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 *Augustus Meade*

Question How old are you?

Answer *9 years of age*

Question Where were you born?

Answer *New York*

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

Answer *46 Delancey St., in New York.*

Question What is your business or profession?

Answer *I go to school*

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. By advice of my Council I desire an examination*
Augustus Meade

Taken before me this

day of *August* 188*8*

John Pittman
Police Justice.

POOR QUALITY ORIGINAL

0630

Sec. 192.

34

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Jacob M. Patterson a Police Justice of the City of New York, charging Augustus Meade Defendant with the offence of

felonious assault

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

We, Augustus Meade Defendant of No. 486
Delancy Street; by occupation a School Boy
and Abraham Rockman No. 114 Delancy
Street, by occupation a Jailer Surety, hereby jointly and severally undertake that the above named Augustus Meade Defendant shall personally appear before the said Justice. at the 114 District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of five Hundred Dollars.

Taken and acknowledged before me, this 7th
day of August 1888

J. M. Patterson POLICE JUSTICE.

August Meade
Abraham Rockman
(mark)

POOR QUALITY ORIGINAL

0631

CITY AND COUNTY }
OF NEW YORK, } ES.

John P. Meade
day of August 1886
Justice

Sworn to before me, this

Abraham Beckman
the within named Bail and Surety being duly sworn, says, that he is a resident and *owner*
holder within the said County and State, and is worth *Seven* Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of *the Stock in Trade,*
Machinery and fixtures of a
Gilding & Stallement Contained
in premises 444 Broadway Street in
City and of the value of
Seven hundred Dollars less of
insurance.
Abraham Beckman
his mark

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

Augustus Meade

Taken the 7th day of August 1886

Meade
Justice

POOR QUALITY ORIGINAL

0532

BAILED
 No. 1, by Shaham Perkinson
 Residence 1114 Wallace Street
 No. 2, by _____
 Residence _____
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

*1203
 Police Court
 District

THE PEOPLE, &c,
 ON THE COMPLAINT OF

Mayer Sattis

Augustus Meade



Offence Terrorous Assault

Dated August 7, 1886

Patterson Magistrate

Mullman Officer

Justice Franklin Grant & John
W. D. Clark 1905 2017

Witnesses
 No. 1 Edward Shivers 107
 Street 40 Delaware St. N.Y.

No. 2 Charles Brimstone 12
 Street 49 Delaware Street

No. 3 Edward Bodant 127
 Street 45 Delaware St

No. 4 Edward Shivers 137
 Street 49 Delaware St

No. 5 John 137
 Street 49 Delaware St

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

Augustus Meade

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 August 7th 1886 J. D. Patterson Police Justice.

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

Dated August 9th 1886 J. D. Patterson 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 _____ 1886 _____ Police Justice.

POOR QUALITY ORIGINAL

0633

Court of General Sessions

The People vs Augustus Meade

REPORT OF THE NEW YORK SOCIETY FOR THE PREVENTION OF CRUELTY TO CHILDREN.

100 EAST 23^d STREET.

New York, August 9 1886

CASE NO. 24,879

OFFICER Sullivan 10th Prec

DATE OF ARREST August 6. 1886

CHARGE Felonious Assault

AGE OF CHILD 9 years

RELIGION Protestant

FATHER Robert

MOTHER May Ann

RESIDENCE 46 Delancey St. 4 years tenant

AN INVESTIGATION BY THE SOCIETY SHOWS THAT boy was never arrested before, his father is addicted to drink & on the day boy was held for trial in Police Court, the father was drunk in Court, and very disorderly, & committed to the Jail for 1 month in default of \$500 bail, the house where boy & parents reside is one of the most notorious houses in the 10th Ward, & is known as the "broken shelter" the tenants with but a few exceptions are prostitutes of the lowest order, who solicit men at the door day & night & no one is safe to pass through at night.

All which is respectfully submitted,

J. Collins Sullivan
Supt

To Dist. Attorney.

POOR QUALITY ORIGINAL

0634

*County of General
Assessors*

The People

*17
Argentine Meade*

John Brown
PENAL CODE, §

**Report of The New York Society
for the Prevention of Cruelty
to Children.**

ELBRIDGE T. GERRY,
President, &c.,
100 East 23d Street,
NEW YORK CITY.

POOR QUALITY ORIGINAL

0635

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Augustus Meade

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

Augustus Meade

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

The said Augustus Meade,

late of the City and County of New York, on the 15th day of August, in the year of our Lord one thousand eight hundred and eighty six, with force and arms, at the City and County aforesaid, in and upon one

Margaret Sartie,

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

Augustus Meade,

with a certain sword which the said

Augustus Meade,

in his right hand then and there had and held, the same being then and there an instrument likely to produce grievous bodily harm, then

the said Margaret Sartie, then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise 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.

Richard B. Smith

District Attorney.

0636

BOX:

238

FOLDER:

2323

DESCRIPTION:

Menger, William

DATE:

11/05/86



2323

POOR QUALITY ORIGINAL

0637

461B

Counsel, _____
Filed 5 day of Nov 1886
Reads Guilty!

THE PEOPLE
2d 189 28
William Menger
299 E. 3
Oct. 17/86

RANDOLPH B. MARTINE,
In Party 12/89 District Attorney.
pleads guilty 2nd Cr.

A TRUE BILL.
W. P. Menger
Price \$50
off for Dec Term
1886
W.P.M.

Witnesses:

*Violation of Excise Law.
(Sunday)
[III Rev. Stat., (7th Edition), page 188 Sec. 21, and
page 189D, Sec. 5].*

POOR QUALITY ORIGINAL

0638

Excise Violation—Selling on Sunday.

POLICE COURT— 3 DISTRICT.

City and County }
of New York, } ss.

of the 11th Precinct Police William J. Kelly Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 17 day
of October 1886 in the City of New York, in the County of New York, at
premises No. 299 East 3rd Street,

William Menger (now here)
did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

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

Sworn to before me, this 17 day }
of October 1886 }
John J. [Signature] Police Justice. Wm J. Kelly

POOR QUALITY ORIGINAL

0639

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

William Menger

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 *William Menger*

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 *187 Rivington Street 1 year*

Question What is your business or profession?

Answer *I run an Elevator*

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 and demand a trial by jury*
W. Menger

Taken before me this

17

day of October 1886

John J. Menger
Police Justice

POOR QUALITY ORIGINAL

0640

BAILED,
 No. 1, by Wm. Debecker
 Residence 250 East Third Street.

No. 2, by _____
 Residence _____ Street.

No. 3, by _____
 Residence _____ Street.

No. 4, by _____
 Residence _____ Street.

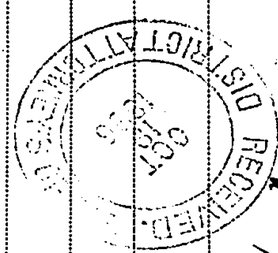
X6218
 1579
 Police Court 3 District.

THE PEOPLE & c.,
 ON THE COMPLAINT OF
William Debecker
Prosecutor
 1 William Meyer
 2 _____
 3 _____
 4 _____
 Offence Not Eye Said

Dated Oct 17 1886

Erasmus Magistrate.
Debecker Officer.
1024 Precinct.

Witnesses
 No. _____ Street.
 No. _____ Street.



No. _____ Street.
 \$ 100 to answer Q. J.
Bailed

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

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

Dated Oct 17 1886 John Korman Police Justice.

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

Dated Oct 17 1886 John Korman Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0541

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
William Menager

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

William Menager

of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows :

The said *William Menager*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~nineteenth~~ day of ~~October~~, in the year of our Lord one thousand eight hundred and eighty-~~six~~, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to

William J. Stalley, 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.

SECOND COUNT :

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

William Menager

of the CRIME OF GIVING AWAY INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY committed as follows :

The said *William Menager*

late of the Ward, City and County aforesaid, afterwards, to wit : On the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week

POOR QUALITY ORIGINAL

0642

commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

William J. Stealey, 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.

THIRD COUNT:

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

- William Menager -

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *William Menager,*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

229 East Third Street.

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

0643

BOX:

238

FOLDER:

2323

DESCRIPTION:

Meyers, Jacob

DATE:

11/23/86



2323

POOR QUALITY ORIGINAL

0644

X249 B

Counsel, *[Signature]*
Filed *23* day of *Nov* 188*6*

Pleads:

THE PEOPLE
vs.
Jacob Meyers
[Sections 528, 531, 2nd degree Grand Larceny, Penal Code].

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

[Signature]
Foreman.
[Signature]
[Signature]

Witnesses:

Daniel Abrams
or Henry Abrams
Fulton Pearson
Deans.
Officer Reynolds
that he has seen
Abraham &
West. It is probably
best described
for his brother
about my eye
eye

[Signature]

POOR QUALITY ORIGINAL

0645

Police Court Fourth District.

Affidavit—Larceny.

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

of No. 154 East 52d Mary Sidley Street, aged 24 years,
occupation Nursekeeper being duly sworn

deposes and says, that on the 16 day of November 1886 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 double Cased Gold Watch and one pair of Opera Glasses of silver combined value of fifty-eight dollars \$58.⁰⁰/₁₀₀

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 Jacob Meyer (now here) from the following facts to wit: That after the time of said larceny deponent had admitted to deponent the taking & stealing of said property, in fact deponent when he (deponent) had disposed of said property. That deponent subsequently found said opera glasses & obtained them from the person to whom deponent admitted that he (deponent) had sold them. That deponent is informed by John T. Cuff that he (Cuff)

Sworn to before me, this 16th day of November 1886

Police Justice.

POOR QUALITY ORIGINAL

0646

after the time of said larceny said
the aforesaid watch in the
possession of the person to
whom defendant admitted
delivering the same.

Mary Sedley

I swear to before me
this 18th day of November 1886
Solomon S. Smith

Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1886
Police Justice.

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1886
Police Justice.

There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1886
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

ss.

1
2
3
4

Dated 1886

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

No. to answer Sessions.

POOR QUALITY ORIGINAL

0647

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 38 years, occupation John T. Cuff Police Officer of N.Y.
19 Police Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Monny Sidley
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 18 John T. Cuff
day of November 1888

Solomon S. Smith
Police Justice.

POOR QUALITY ORIGINAL

0648

Sec. 198-200.

4th District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss

Jacob Meyer 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. Jacob Meyer

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. United States

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

Answer. None

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 have nothing to say.

Jacob Meyers.

I taken before me this 1st
day of September 1938
at New York
City
Office of the
District Court

POOR QUALITY ORIGINAL

0649

BAILED,
 No. 1, by _____
 Residence _____ Street _____
 No. 2, by _____
 Residence _____ Street _____
 No. 3, by _____
 Residence _____ Street _____
 No. 4, by _____
 Residence _____ Street _____

#249B
 Police Court 14th District
 1743

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

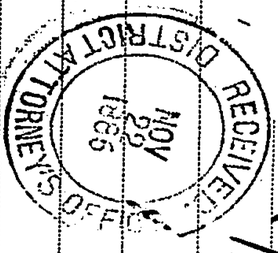
Mary Kelly
 154th St. 5th
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Offence Larceny (Felony)

Dated November 19th 1886

John Smith
 Officer

Witnesses
 No. _____ Street _____
 No. _____ Street _____
 No. _____ Street _____



No. 500 Street
 to answer
 [Signature]

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 Jacob Meyer

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 November 19th 1886 Salomon Sussman Police Justice

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0650

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Jacob Mergens

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

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

The said *Jacob Mergens*, late of the First Ward of the City of New York, in the County of New York aforesaid on the *21st* day of *November*, in the year of our Lord one thousand eight hundred and eighty *six* —, at the Ward, City and County aforesaid, with force and arms,

one watch of the value of fifty dollars, and one pair of opera glasses of the value of eight dollars.

of the goods, chattels and personal property of one *Mary Sedley*

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.

Richard B. Smith
District Attorney.