

0981

BOX:

434

FOLDER:

4007

DESCRIPTION:

McDonough, Kate

DATE:

04/06/91



4007

POOR QUALITY ORIGINAL

0982

Resubmitted

Counsel,
Filed *6th* day of *April* 189*7*

Pleads *135 6/16*
THE PEOPLE vs. *F #*

[Sections 528, 587 — Penal Code.]

Grand Larceny *16/11* *considered guilty 1/11*

Wrote Mr. Donough

DE LANCEY NICOLL,

District Attorney.

July 21 1897 *James McAlpine*

A TRUE BILL.

Edw. P. Clifton

July 21 1897 Foreman.

Pleads F.I.
60 days

Witnesses:

R. J. Carpenter
488 St. Nicholas Avenue

From a careful examination of this case, as from the circumstances connected therewith, I apprehend that the amount of \$1000.00 is true. Although appearing from one hundred dollars, yet as two Larcenies were committed at several times extending over a period of 2 years, and no one could be held against them for the amount of \$1000.00, I must therefore recommend acceptance of the bill as true. J. M. McAlpine

POOR QUALITY ORIGINAL

0983

Police Court 2 District. Affidavit—Larceny.

City and County }
of New York, } ss:

Rudolph Carpenter

of No. 321 Swick Avenue Street, aged 35 years,

occupation Superintendent H. O'Neill & Co. being duly sworn,
deposes and says, that on the 18th day of March 1891 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:

*ladies trimmings, pocket books, opera
glasses and various other articles
of notions all of the value of about
One hundred and sixty dollars*

the property of H. O'Neill and copartners and in
care 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 Kate McDonough (now Kew) for
the reasons that on said day and
at the times previous thereto and
for a period of about two years the
defendant was in the employ of said
firm as the agent and servant
of said firm occupying the position
as a saleswoman. That during
said period a large quantity of
merchandise has been under her
control and in her custody and
possession. That the defendant
has acknowledged and confessed
that she has stolen the above
property and deponent is informed

Sworn to before me, this 189 day of March 1891
Police Justice.

POOR QUALITY
ORIGINAL

0984

by Thomas W. Kenny (now here) also
connected with said firm, that the
defendant took him to her lodgings
at 226 East 43rd Street and delivered
to him a large quantity of merchandise
some of which is above set forth, and
also acknowledged to said Kenny that
it was the property of said firm
and had been stolen by her.

Sworn to before me
the 18th March 1891

Rundle L. Carpenter

J. Murray Ford

Police Justice

POOR QUALITY
ORIGINAL

0985

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas A. Kemp
aged 31 years, occupation Private detective of No. 321 Sixth Avenue Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Rudolph H. Carpenter and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 18th day of March 1890 } Thomas J. Murray

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0985

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Kate McDonough

Question. How old are you?

Answer. 21 years

Question. Where were you born?

Answer. Ireland

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

Answer. 226 E 12th St. 6 months

Question. What is your business or profession?

Answer. Saleswoman

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
of the charge of murder

Kate M McDonough

Taken before me this 18th day of March 1887
Thomas J. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0987

11000. bail for
March 19 91

BAILIED

No. 1, by *William J. Miles*
Residence *138 Bennett Street.*

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court

District

384

THE PEOPLE, etc.,

vs. THE COMPLAINANT OF

Paul L. Carpenter
327. 6 Ave

John W. Thompson

Office *Handwritten*

Dated *March 18 1891*

John Magistrate.

W. M. Kelly Officer.

109 Precinct.

Witness *Thomas A. Kenny*

No. *321* 6th Ave
Street

Edwin Freeman

No. *321* 6th Ave
Street

Witness *Mrs. ...*

No. *...* Street

to answer *...*

Business

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

defendant

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

Dated *March 18 1891* *John Kelly* Police Justice.

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

Dated *March 19 1891* *John Kelly* 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 *...* 18 *...* Police Justice.

POOR QUALITY
ORIGINAL

0988

DR. A. A. RICHARDSON,
1038 New York Avenue,
New York, N. Y.

April 11, 1891.

This is to state, that I
have submitted Miss Kate M. Brown
to an ordinary examination
and believe her to be
suffering from an affection
of the Central Nervous System.

Respectfully,

A. A. Richardson, M.D.

POOR QUALITY
ORIGINAL

0989

Kate M. Donough
was a patient in this Hospital
from June 24 to July 14/1891.
E. E. Cornwall
Physician
Hospital

POOR QUALITY
ORIGINAL

0990

Department of
PUBLIC CHARITIES AND CORRECTION,

Office of City Prison, Corner of Franklin and Centre Streets,

HENRY H. POTTER, Pres't.,
CHARLES E. SIMMONS, M. D., } Commissioners.
EDWARD C. SHEEHY,

JOHN FALLON, Warden.

New York, July 16th 1891

Henry Melah Esq.

Dear Sir

In reply to
yours of the 15th I would state
that upon examination I
find Kate McDough,
so far as her physical
condition is concerned,
able to appear in court
at any time. Her disease
which is chronic will
simply require that she
receive assistance in
walking.

Yours truly
Chas. H. Chetwood
City Physician

POOR QUALITY
ORIGINAL

0991

June 28th 1891

Miss Katie McDougall
is suffering from an ob-
scure nervous trouble
which incapacitates her
for ordinary work.
She is an inmate of this
hospital

Er Perkins M.D.
House Physician

Presbyterian Hospital

Madison Ave & 70th St

POOR QUALITY
ORIGINAL

0992

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Kate McDonough

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

Kate McDonough

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

The said

Kate McDonough

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

*eleven jet ornaments of the value of two
dollars and fifty cents each, nineteen yards
of braid trimming of the value of three dollars
each yard, three yards of passementerie of the
value of five dollars each yard, eight yards
of fringe of the value of two dollars and fifty
cents each yard two pair of opera glasses
of the value of eight dollars each pair, two
blank books of the value of one dollar and thirty
cents each, three card cases of the value of three
dollars and twenty-five cents each, one purse of the
value of thirty-nine cents, one fan of the value
of one dollar and ninety-eight cents and the sum of
five dollars and twenty-eight cents in money, ~~caused~~
money of the United States and of the value of five dollars
and twenty-eight cents of*

of the goods, chattels and personal property of one *Hugh O'Neil*
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.

**POOR QUALITY
ORIGINAL**

0993

SECOND COUNT—

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

Kate Mc Donough
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Kate Mc Donough*

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,

*the same goods, chattels and personal
property described in the first count
of this indictment*

of the goods, chattels and personal property of one

Hugh O'Neill

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

Hugh O'Neill

unlawfully and unjustly, did feloniously receive and have; the said

Kate Mc Donough

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.

0994

BOX:

434

FOLDER:

4007

DESCRIPTION:

McGinley, George

DATE:

04/02/91



4007

0995

BOX:

434

FOLDER:

4007

DESCRIPTION:

Tooley, William

DATE:

04/02/91



4007

POOR QUALITY ORIGINAL

0996

Witnesses:

P. J. McCarroll
P. J. Smith

John P. Edwards
352 - E - 115
First District
R. B. Douglas
189th at 3rd Ave

Counsel, *De Paul*
Filed *189*
Pleads *Alford*

THE PEOPLE

19 - 115 vs. I
George McSweeney
19
335 - 2nd Ave
William Tobey

Grand Larceny
Second Degree
[Sections 528, 53, 58 Penal Code]

DE LANCEY NICOLL,
District Attorney

A True Bill.

Alfred M. ...

Part II April 69 Foreman.

Partis plead guilty
Attorneys G. L. 2nd day

Each
Per one up

POOR QUALITY ORIGINAL

0997

Police Court

5

District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Peter J. McCann

of No. 1582 - 3rd Avenue Street, aged 21 years,
occupation Truckman being duly sworn,

deposes and says, that on the 25 day of March 1891 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 Bay Horse valued at
One hundred and fifty dollars

the property of

Deponent

Sworn to before me, this 27 day

1891

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 George McGinley and William J. Jolley (both now here) for the reasons following to wit: That on said date about the hour of 7 o'clock P. M. Deponent left the said Horse in the stable 345 - E - 92nd Street and fastened the door of said stable, on the 26th day of March 1891 deponent missed said Horse. Deponent is informed Officer John A. Smith of the 29th Precinct that he arrested the Defendants in E - 128th Street near 2nd Avenue about the hour of 1.30 o'clock A. M. on the 26th day of March 1891 and that the said Defendants had in their possession the said Horse. Deponent has since seen the Horse for a while in the possession of said Defendants, and fully identifies as his property

P. J. McCann

POOR QUALITY ORIGINAL

0998

Police Court 5 District.

Affidavit—Larceny.

City and County } ss:
of New York, }

of No. 1582 - 3rd Avenue Street, aged 21 years,
occupation Truckman being duly sworn,

deposes and says, that on the 25 day of March 1891 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 Bay Horse valued at
One hundred and fifty 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 Georg McGinley and William Joolley (both now here) for the reasons following to wit: That on said date about the hour of 7 o'clock P. M. Deponent left the said Horse in the stable 345-E-92nd Street and fastened the door of said stable, on the 26th day of March 1891 deponent missed said Horse. Deponent is informed Officer John A. Smith of the 29th Precinct that he arrested the Defendants in E-128th Street near 2nd Avenue about the hour of 1.30 o'clock A. M. on the 26th day of March 1891 and that the said Defendants had in their possession the said Horse. Deponent has since seen the Horse forced in the possession of said Defendants, and fully identifies as his property

P. J. McClann

Sworn to before me, this 27 day

1891

Police Justice.

POOR QUALITY ORIGINAL

0999

CITY AND COUNTY } ss.
OF NEW YORK, }

aged 30 years, occupation John A. Smith
Police officer of No. 29th Police Precinct Street, being duly sworn deposes and

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

Sworn to before me, this 27
day of March 1891

John A. Smith

[Signature]
Police Justice.

[Lined area for additional text or notes]

POOR QUALITY ORIGINAL

1000

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

George McGinley 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. *George McGinley*

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. *332 E 115 St - 3 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*

George McGinley

Taken before me this *27*
day of *March* 189*1*

Police Justice

[Signature]

POOR QUALITY ORIGINAL

1001

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

William Jooley 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 Jooley

Question. How old are you?

Answer. 18 yrs

Question. Where were you born?

Answer. U.S.

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

Answer. 335 - E 115 - ST 2 yrs

Question. What is your business or profession?

Answer. wire worker

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

William Jooley

Taken before me this

27

day of March

1891

Police Justice

[Signature]

POOR QUALITY
ORIGINAL

1003

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

THE PEOPLE OF THE STATE OF NEW YORK,

against
George Mc Ginley
and
William Tooley

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

George Mc Ginley and
William Tooley
of the CRIME OF GRAND LARCENY in the *second* degree committed as follows:

The said *George Mc Ginley and William Tooley, both*

late of the City of New York, in the County of New York aforesaid, on the *25th*
day of *March* in the year of our Lord one thousand eight hundred and
ninety - *one* at the City and County aforesaid, with force and arms,

*one horse of the value of one
hundred and fifty dollars*

of the goods, chattels and personal property of one

Peter J Mc Cann

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.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
George Mc Ginley and William Tooley
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *George Mc Ginley and William Tooley*, both

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 one
hundred and fifty 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, did feloniously receive and have; the said

Mc Ginley and William Tooley

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,

~~DE LANCEY NICOLL,~~

District Attorney.

1005

BOX:

434

FOLDER:

4007

DESCRIPTION:

McGuckin, Frank

DATE:

04/22/91



4007

1005

BOX:

434

FOLDER:

4007

DESCRIPTION:

Fleming, Thomas

DATE:

04/22/91



4007

1007

BOX:

434

FOLDER:

4007

DESCRIPTION:

Dowd, John

DATE:

04/22/91



4007

POOR QUALITY ORIGINAL

1000

73. No 3 Pleads *Ample*
 Apr 24/91
 Chas. H. H. 11/11/91
 Pleads Ch. H. H. 11/11/91
 Pleads Ch. H. H. 11/11/91
 Pleads Ch. H. H. 11/11/91
 A. Buck
 Affirm. Carry
 Indefinite
 Weaver
 Rec'd heard
 by my beard
 in his beard
 within 7
 May 24/91
 Not Pleads
 Pleads Ch. H. H. 11/11/91
 but one Comedian
 for entry re. 91

Name
23 Chambers St

Counsel,
Filed 22 day of April 1891
Pleaded by Magally

THE PEOPLE
 vs.
 Frank Mc Suckin
 James Fleming
 Edward
 John Dowd
 DE LINDSEY NICOLL
 JOHN R. FELLINGS
 District Attorney

Section 498, 526, 527, 531, 532, 533
 Magistry in the Third degree
 Degree of Membership
 A True Bill
 Foreman
 Pleads Ch. H. H. 11/11/91
 Pleads Ch. H. H. 11/11/91
 Pleads Ch. H. H. 11/11/91

Fol. 1 COURT OF GENERAL SESSIONS
NEW YORK COUNTY.

-----X
The People :
-vs- :
Frank McGucken and Thomas :
Fleming. :
-----X

City and County of New York ss:

Adolph Lautman, of No. 467 Henderson Street, Jersey City, New Jersey, being duly sworn deposes and says: That he is the managing Clerk for J. Oliver Keane, who is the Attorney for the Defendants herein.

2 THAT said Keane is now actually engaged in the trial of a case before the Court of Sessions at Johnstown, Fulton County, New York, before Judge Keck.

THAT, therefore, said J. Oliver Keane, the Counsel for the Defendants is unable to be present to take part in the trial of the above named defendants.

Deponent therefore prays that an adjournment be had to such time as will enable said J. Oliver Keane to appear for the said Defendants and proceed with their trial.

THAT said facts are ^{within the personal knowledge of} ~~admitted by~~ the Deponent.

Sworn to before me this
4th day of May, 1891.

:
: *Adolph Lautman*
:

Shut Maehemik
Notary Public
Kings Co
Cert filed in W.P.C.

POOR QUALITY ORIGINAL

10 10

CITY AND COUNTY OF NEW YORK, ss. : _____
 being duly sworn, deposes and says : That he is _____ years of age and upwards
 That on the _____ day of _____ 189 _____ at No. _____
 in the City of New York, he served the annexed _____
 upon _____
 _____ the _____ therein by
 delivering to and leaving with _____
 _____ a true copy thereof _____

 Deponent further says that he knew the persons so served to be _____

 Sworn to before me this _____
 day of _____ 189 _____

<i>M. General</i> <i>People vs</i>	Plaintiff,	<i>Frank McGucken</i> <i>and Thomas Fleming</i>	Defendant.	<i>Affidavit</i>	<i>L. Oliver</i> MORRIS & KEANE, <i>Defendants</i> Attorney.	Due and timely service of a copy within.....is hereby admitted.	Dated N. Y. 189.....Atty.	To Esq. Atty.
---------------------------------------	------------	--	------------	------------------	---	--	--------------------------	---------------------------	------------	---------------	-------------

Sir: Please take notice that the within is a true
 copy of an.....
 this day duly.....in the office of the
 Clerk of this Court in this action,
 Dated N. Y. 189.....
 Yours, &c.,
MORRIS & KEANE,
 Attorneys for.....
 To: Esq.
 Atty for.....

POOR QUALITY
ORIGINAL

1011



City of New York Recorder's Chambers

New York 189

Dr. Chetwood - Ex'd on 26 Dec - Stripped of -
Saw he was black & blue left side. Left
chest down to knee. Also side left
next neck ~~about~~ commencing about
ear - Fracture of at least one rib
& impression that he had a fracture
of at least one more. Unable to
walk - He had a broken nose. - Rest
of his condition secondary to this
Don't remember the day.
Filed a Mr. Miller & Mr. Stephens.

**POOR QUALITY
ORIGINAL**

10 12

William's Party

27/41
The People

Frank McGuckern (jointly indicted with Thomas Fleming and John Dowd for burglary in the third degree

Court of General Sessions. Part I
Before Recorder Smyth. May 7, 1891
Bernard Levy, sworn and examined, testified
I am a tailor and am 28 years old. I live No. 9 Albany street; on the 11th of April last I worked for Mr. Cohen 73 West st; he is a tailor. I was in charge of the store; it was Saturday. I closed up the store about four o'clock. I locked the back windows and the front door. I left nobody in the store; there was goods and cloth in the store. I went back to the store that same day about five o'clock. I examined the back window and found it was broken, there was a big hole in the glass and the pane entirely out. There were three officers in the room when I got there. The window was open when I got there. I examined the stock of goods in the store and missed thirty five pairs of pants and cloth; the cloth was worth forty dollars and the pantaloons fifty; making ninety dollars in all. It was Mr. Cohen's property.

Cross examined. I had a key of the store. Mr. Cohen did not have a key; there was only one key Mr. Cohen was sick three weeks. There were no employees in the place but myself and nobody else had access to the place but me.

I counted and found there were thirty five pairs of pants missing; they were delivered in the store two days before. I dont know who took the goods.

Charles Williams, sworn and examined, testified. I live 72 West street in this city, which is next door to the house where the burglary was committed. I know the defendant and have seen him frequently before the 11th of February about the neighborhood. I saw him on Saturday the 11th of April about three o'clock in the afternoon on the corner, about fifty yards from No 73. What was he doing when you saw him? Walking up and down the street. He had two companions with him, I know one of them. Fleming was one I saw them after I saw them this time on the corner about half past four o'clock - I saw McGucken and Dowd. I saw Levy locking his door and at that time McGucken was standing at the liquor store on the corner. I saw Levy going away and then I saw McGucken, Fleming and Dowd walk together into the hallway of No. 73 West st. I stood watching ten or fifteen minutes. I had a suspicion there was something wrong. I did not know whether they were going home or where they were going I live next door. I told Mr. Buck to stay there to see if they would come out. I went

to see if I could find an officer. I found officer Sheridan at the ferry and had a conversation with him. Then we came back towards Carlyle across West street. I saw the defendant running away from the officer down Carlyle from Washington st.; he went into the hall of No. 74 West street without a hat. I did not go across the street, and I did not examine the premises. I saw Mr. Buck when I came back. I am familiar with the premises No. 73 West st. There is no hall way on the first floor leading to the back yard - no entrance from the street to the back yard. There are two windows opening on the yard.

Cross Examined. I am a watchman on pier No. 11. How far is that from No. 73 West street? About fifty feet I suppose, not more, on the opposite side of the street. I am positive it was three o'clock when I first saw the defendant. I did not see him again till I saw him go into the store a few minutes before four o'clock. There were not many trucks passing up and down the street that time, for it was a wet day. There is a cigar store adjoining the entrance to 73 West st. and there is a tailor shop on the other side of the hall. The three doors are exactly together and there is a partition between the places.

I am positive that the three men went in the hall door and did not go into the cigar store. I could not be mistaken about that. I was about fifty feet away; it was about half past four o'clock; it was raining a little at the time; it might have been after five o'clock. I was watching McGucken; he went in first. I was watching them all. I am positive McGucken went in first. I did not see him again until I saw him running down the street and the officer after him!

Alden Buck, sworn and examined, testified. I live at No. 76 West Ninety seventh street in this city and was in the neighborhood of 73 West Street on the afternoon of April 11th. I had a conversation with the last witness about half past four or five o'clock that day, and in consequence of that conversation I paid particular attention to the entrance 73 West st. I saw coming out of that place McGucken, Fleming and Dowd. I saw McGucken hold the door open; he held it back while Dowd came out. What did Dowd have with him? He had a bundle on his back. I could see brass buttons sticking out of it. Fleming came out first and was ahead McGucken held the door while Dowd went out with a bundle upon his back. What direction did these three

men take? They went up West street and turned into Carlyle st. Did you follow them? No sir. They all three went up Carlyle street together. I should think they went three quarters of the way up Washington street. I know Officer Sheridan. I saw him chasing off Gucken, he came down Carlyle and went into No. 74 West street. When Officer Sheridan came he reversed the way he was going and ran south and ran into the hallway of 74 West st.

Cross Examined. I don't know that I ever spoke to the defendant. I saw him before that day around the neighborhood for the last five years, he lives in the neighborhood, and I have seen him frequently. It was nothing unusual to see him at any time in the day. My attention was called to him by the other witness who was on the stand. The defendant did not have anything with him when I saw him at the door; he held the door open while Dowd came out carrying a bundle; it was a large bundle tied with a piece of bagging. I don't think I said in the Police Court that it was a bag. I might have said it was a piece of packing, it was open two or three inches. I was sixty feet away at the time I saw it. I am sure I saw brass buttons, I am positive of that. The opening in the bag was big enough for me to see it across the street.

Robert Sheridan, sworn and examined.
 What precinct are you attached to, officer? The
 Second. Where are you detailed for duty? I
 was detailed that afternoon on Liberty street
 crossing West and Liberty street; that was
 on the 1st of February. Do you remember what
 time it was that you saw Mr. Williams on
 that day, where he first came to you? About
 the neighborhood of half past four I believe.
 In consequence of a conversation you had
 with Mr. Williams did you do anything? Yes,
 I called officer Hanley, and we ran down
 to Carlyle along West street, and he pointed
 and said, "There goes McGucken". I pursued
 the prisoner. He was going up Carlyle towards
 Washington street. I ran, and it being wet
 that afternoon, I had rubber clothes and
 rubber boots. I grabbed him by the top of the
 head or the back of the neck, I forget which,
 and he swung under my arm and
 ran back towards West street. There was
 Hanley in the mean time & close behind
 me, so close that the face of him
 almost knocked officer Hanley down. We
 chased him down as far as West st.
 and by that time he disappeared.
 Did you find him afterwards? No sir,
 we searched all the buildings top and

bottom and could not find him. Did you search No. 74 West street, top and bottom? Yes sir. You could not find him? No sir. Did you visit the premises No. 73 West street? Yes sir, afterwards, I went to the rear and found the window had been broke, the top sash, middle pane, just enough to get a hand in to shove the catch back. In what condition was the window, was the catch on or off? No, the catch was off. Was the window up or down? The window was down. There were outside shutters; the blinds were closed on the outside. This was as near as I can judge about half past four o'clock. I got to the window before Leary. I left the officers there afterwards. I went on the cross-
 inf. Then next after this afternoon of the 11th of April did you see this man McCracken? I never seen him until I seen him in Court here. I did not see him till yesterday.

Cross Examined. The defendant did not see you until you grabbed him by the head did he? No. I do not think he did. He was walking pretty fast along the street. You ran down along behind him? I ran on the opposite side of the street. You crossed over and grabbed him by the head? Yes. He twisted himself away. I know him well and he knows me pretty well also.

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I was in uniform and had my uniform hat on. There was no possibility of his mistaking me. Officer Brady was on post at the time. Arthur J. Casey, sworn and examined, testified. I am a detective in the ~~First~~ ^{Second} precinct. I arrested the defendant on the 16th of April about 7.25 in the evening in a saloon at West Broadway. I arrested him on a description given by Mr. Buck and Williams, the witnesses who have been upon the stand. McGucken wanted to know what I arrested him for? I told him he was under arrest on suspicion of having committed a burglary at 73 West St. the following morning in the station house. What did he say about that at that time? He said he knew nothing about it at all. Did you have any conversation with him after that the next day in the Police Court or in the station house? I had no conversation; the only thing I went out of the station house into the street. I got six citizens and brought them into the rear room of the station house and stood McGucken and Fleming in the centre of them and then sent for the witnesses, Buck and Williams. Buck picked McGucken and Fleming out of a crowd of men in the station house. That was the following

morning. He was remanded in the Police Court
 by the Magistrate until the afternoon session.
 You had no conversation since then? No sir.
 Frank McQuackin, sworn and examined
 in his own behalf testified. What is your business?
 Longherman. Where do you reside? No. 140
 Greenwich street. Did you ever reside at 73
 West street? Yes, a little over a month ago,
 before the 11th of April. How long did you
 reside there? Over three years. You were
 constantly on that block were you? Yes sir.
 Where you were not employed at work that
 was your home? Yes. Do you remember
 the 11th of April, 1891? Yes. Were you on that
 block on that day? Yes, I was at half past four
 or a quarter to five o'clock. Where did you
 come from? I was after coming up West St.
 I was taking a walk around the block. I
 was after leaving the house. I left about half
 past three or four o'clock. I went down through
 Greenwich and West sts. I had a cigarette; it
 was raining hard. I dropped into 73
 West st; it is a cigar store where I
 have always bought cigarettes. I lit my cigar
 and walked out. I stood at the door
 a couple of seconds and buttoned my
 coat and went about my business. I
 felt a hand grab me, I turned around
 I seen it was an officer, and I

morning. He was remanded in the Police Court
 by the Magistrate until the afternoon session.
 you had no conversation since then? No sir.
 Frank McQuackin, sworn and examined
 in his own behalf, testified. What is your business?
 Longshoreman. Where do you reside? No. 140
 Greenwich street. Did you ever reside at 73
 West street? Yes, a little over a month ago,
 before the 11th of April. How long did you
 reside there? Over three years. You were
 constantly on that block were you? Yes sir.
 When you were not employed at work that
 was your home? Yes. Do you remember
 the 11th of April, 1891? Yes. Were you on that
 block on that day? Yes, I was at half past four
 or a quarter to five o'clock. Where did you
 come from? I was after coming up West St.
 I was taking a walk around the block. I
 was after leaving the house. Left about half
 past three or four o'clock. I went down through
 Greenwich and West sts. I had a cigarette; it
 was raining hard. I dropped into 73
 West st; it is a cigar store where I
 have always bought cigarettes. I lit my cigar
 and walked out. I stood at the door
 a couple of seconds and buttoned my
 coat and went about my business. I
 felt a hand grab me, I turned around
 I seen it was an officer, and I

ran down Carlyle St. Did you see the
 officer before he grabbed you? No sir.
 Did you see Fleming that day? No sir.
 Did you see this other defendant Dewd
 who is jointly indicted with you? No sir.
 I do not know him. When was the first
 intimation that you had been charged
 with burglary? The night I was arrested
 by this officer here. Why did you run
 away from the officer when he grabbed
 you by the head? It is nothing common
 for me to run away from the officer
 because I am not allowed to stand
 any place. This man often chased
 me along and gave me a slap in the
 face and told me to go away. I did
 not know what that officer was going
 to do. I did not know whether he was
 going to hit me on the head with a
 stick or not. You did not know it
 was an officer grabbed you? When I
 turned around I seen who it was.
 You were not aware that any burglary
 was committed? No sir, I was not.

Cross Examined: What reason do you suppose
 the officers have for slapping you in
 the face and driving you up the street?
 No sir, as I know of. None at all? No sir.

Last Thanksgiving day the officer knocked me down and kicked me around the street. The man that witnessed the assault had him up on charges. I did not interfere with him because I did not want to have anything to do with the officers. I was arrested in January 1886 and sent to the penitentiary for three months by Judge Smith for an assault with attempt to steal. I was not convicted on the 25th of September 1886 of burglary. I was honorably discharged. I was not convicted in March 1887 of larceny from the person. I was never convicted in my life but once and that was the time I was sent to the penitentiary for three months. I was never sent to the State prison. I was never convicted of stealing from a wagon on the 28th of January 1888. I never spoke to Fleming but once in my life. I only know him by sight. I used to see him around because I used to live in the building right on the corner.

Thomas Fleming sworn and examined. I remember the 11th of April. I did not see this defendant that day. I am jointly indicted with him John F. J. Hammon sworn. I am a dealer in cigars at 73 West st. I remember the 11th of April. I heard of a burglary being committed in the same building where

12

I reside. I saw the defendant that day about four or a quarter past four o'clock. A policeman told me of the burglary about five o'clock. There is a hall door between my store and the Cohens store.

Elizabeth Hunter sworn. I live at 140 Greenwich St. and am a sister of the defendant. I remember the 11th of April. He came to his dinner about one o'clock and remained in the house till between three and four o'clock. I left the house to go to my work at 96 Broadway. I go there about 4 o'clock on Saturday to clean the building. I am quite positive he could not have been out of the house at about half past two; he laid down on the bed; it was raining, and he was reading. Thomas Fleming recalled by Counsel.

I was in the house 72 West St. on the afternoon of April 11th. I saw some one going out of the hall way of 73 with a bundle in his arms. I went to the water closet. I did not know the man. He asked me to hold the door open for him and I did so.

Officer Lacey recalled. I went to Harman's cigar store four or five days after the burglary. I asked him what time McGucken went into his store and he said it was about 2 or 3 o'clock. The jury rendered a verdict of guilty of burglary in the third degree with recommendation to mercy.

POOR QUALITY
ORIGINAL

1026

Testimony in the
case of
Frank M. Queters
filed April
1891.

POOR QUALITY ORIGINAL

1027

N. Y. - Form 267.

246 4-6-88. MDLXXXIV.

The Pennsylvania Railroad Company.

Freight Station, Pier 16, North River.

John G. Robb,
Freight Agent.

New York, May 21 1891

To whom it may concern
This is to certify
that Thos Fleming worked at
this pier for about 2 years
his work was satisfactory

As far as I know he was perfectly
honest & left this employ of
his own accord

J. R. Mitchell
Supt. P. #16
Pier 16

Fleming

POOR QUALITY
ORIGINAL

1028

Receipt from Mrs. Sept 24/01
person

Received from Mrs. Sept 24/01

Complaint of Mrs. Lawrence
Residence 13, Main Street

Thames with Otter
received water, volume of

water was found to be
in fact of 13, Main Street

Two more Dis. Matter
State Prison, Oct 31/03

Recorder Omit

Dept of Prison Service

POOR QUALITY
ORIGINAL

1029

95

Police Department of the City of New York.

Precinct No. 2

New York, May 27th 1891

Thomas Fleming
arrested by Officer James
Riley 28. Precinct
Charged with being drunk
and fighting in front of Bar
117 N. 10 Says Justice
Roman Tombs Police
Court March 26/90 =

POOR QUALITY
ORIGINAL

1030

DR. M. J. B. MESSEMER,
150 SECOND AVE.

NEW YORK, 1890

Copy of letter received Dec. 31/90

Coroner Messemer,

Sir: When Mike Callivan
walked off with the officer on W.
45th St., he, Mike, trotted off briskly,
nice coat, no rents in it, Clean face,
no scratches seen by residents in W. 45th St.
from windows. As to this Palastick and
Blood on it. I guess it was dipped in
poor Cummings pool of Blood on the
floor of that stable. —

As to black and blue spots
on dear Callivan's body — ask Capt. K.
if he hired that man on Broadway who
paints out black eyes and sprouts them in.
Read his sign — Have Mike's flesh well
washed by the Warden and see. — May be,
Mike spent his time at the Tombo pinching
his own flesh black and blue — to create
sympathy. See to his bruises — Capt. Kellada
should write out his 10 years cards — Attorney
& Counsellor at Law — Respectfully
Dec. 31st 1890

POOR QUALITY ORIGINAL

1031

Personal

DR. M. J. B. MESSEMER,
150 SECOND AVE.

NEW YORK, Jan. 2^d, 1894

Hon. DeLancey Nicol,
District Attorney
My Dear Sir:

You will no doubt remember that I spoke to you in the Pulitzer Building day before yesterday about the case of Michael J. Gallivan who shot and killed James Cumming and also shot James Hurley who is now in the cells in Bellevue Hospital. Both were former employees of mine. The suspect has been apprehended by me from Post Treasury office, 50th St at 10 till Tuesday next, January 6th at 10 A.M. and will be held in the Coroner's office 124 Second Ave. I adjourned this case so as to enable you to favor me by kindly assigning one of your assistants to the case. Mr. William F. Howe of Howe & Hummell makes a claim of justifiable homicide with he claims acted in self-defense having been struck with a bale-stick. I have been to Bellevue Hospital three times to see Hurley, who states that Gallivan was not attacked by himself or Cumming and that the shooting was not

POOR QUALITY ORIGINAL

1032

done in self defence and was not justifiable. Dr. Banks of Bellevue Hosp. told me that Prof. Fred. S. Dennis M.D. and he (Dr. Banks) were treating Hurley and could not permit Hurley to leave Bellevue Hospital to testify before the coroner's jury at the inquest on James Cummins for several weeks to come because they feared meningitis might endanger his life as there was an inequality of the pupil &c. Under the circumstances the case will either have to be adjourned again or the jury and counsel will have to be asked to hear Hurley's evidence in Bellevue Hospital. I have his sworn statement in writing but I presume as it was not made in presence of the prisoner Sullivan it cannot be admitted it must be made in extremis and not therefore really an Ante-Mortem Statement.

The press and particularly the Evening World seem to think you are going from newspaper articles that Mr. Howe is rather coloring the inquiries his client is said by him to have received. He ordered his client to strip before the jury and exhibit his nude body which showed some discolored spots on arms and legs which appear signing himself John Cleveland claims were probably artificially produced by a painter and that Sullivan is not injured at all. The Evening World claims that Police Captain Killelea is a friend of Sullivan and is endeavoring to shield him. Under the circumstances I respectfully that you will please look into this case most thoroughly and send a level headed assistant of whom to assist me. Very truly yours
Dr. [Name]

POOR QUALITY ORIGINAL

1033

THE WESTERN UNION TELEGRAPH COMPANY.

THOS. T. ECKERT, General Manager

NORVIN GREE, President.

Receiver's No.

Time Filed

Check

31 11/3

SEND the following message, subject to the terms on back hereof which are hereby agreed to

New York Nov 25 1891

To John E. Mc Cartney

Marion Walton County Georgia

Will you come to this City on Monday next to give your testimony in the Gallivan case.

All your expenses will be paid by the County - Answer at once by telegram.

De Launcey Nicoll
Dist. Attorney

READ THE NOTICE AND AGREEMENT ON BACK.

POOR QUALITY
ORIGINAL

1034

Thomas Fleming
Born Island
Occup - No trade
Married
~~Single~~
Residence 45. Washington St.
Parents Dead

POOR QUALITY ORIGINAL

1035

No. 2

409

TO THE CHIEF CLERK.

Please send me the Papers in the Case of
PEOPLE

vs.

Gen. Wm. Ditcher

and Otto who live
across the street
from stable, who
gave him a good
beating on night
before Christmas/20

District Attorney.

Rensselaer St. Albany
43 N.Y.

Character

No. 2

409

TO THE CHIEF CLERK.

Please send me the Papers in the Case of
PEOPLE

vs.

10109

Scrap Book

Gullivan

See Mrs Purcell

169 West 45th St

Otto Runsky

See Purdy
Clerk

District Attorney.

Hotel Metropole

POOR QUALITY
ORIGINAL

1036

No. 2

409

TO THE CHIEF CLERK.

Please send me the Papers in the Case of
PEOPLE

vs.

Michael Gallivan

— — —

Paul Krotel
Herald.

Jennie Russell, wrote
to Herald in Jan'y 1896
She then resided at
141 West 53rd St.

Will not be sure
that the number is
correct

District Attorney.

Nov 10/91

Mr. Krotel is at office
about noon each day

No. 2

400

TO THE CHIEF CLERK.

Please send me the Papers in the Case of
PEOPLE

Thos. Fay

vs.

Lived at 119 W 45

Law G. strike &
Women & grand
with women

Frank Burke

Devon Mall

Dr. Monkowitz
sailed last

Wednesday to
District Attorney.

No. 2

409

TO THE CHIEF CLERK.

Please send me the Papers in the Case of
PEOPLE

vs.

McCarten told a
Times Reporter on Dec
25/90 at 47th St Police
Station that Gallivan
lying down
was not drunk
when he shot.

Cummings Sturly - Reporter
says that McCarten
appeared to be sober

District Attorney.

POOR QUALITY ORIGINAL

1037

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARE.
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.

481

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

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

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

To D. Mintwork
of No. 136 Hobart 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 Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of **NOVEMBER** 189 at the hour of ~~10~~ ¹⁰ 30 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 Gallivan

Dated at the City of New York, the first Monday of **NOVEMBER**
in the year of our Lord 189

'DE LANCEY NICOLL, District Attorney.

POOR QUALITY ORIGINAL

1038

Dr Monkswitz
Europe about 2 weeks
Nov 28/91
Smith

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's Office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

POOR QUALITY ORIGINAL

1039

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
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 J. C. W. Parks

of No. 299 West 10th 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 Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of **NOVEMBER** 1891 at the hour of 11 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 Gallivan

Dated at the City of New York, the first Monday of **NOVEMBER** in the year of our Lord 189

'DE LANCEY NICOLL, District Attorney.

POOR QUALITY
ORIGINAL

1040

C. W. Banks
At Port Jervis Ny
Smile - Nov 28/91

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's Office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

POOR QUALITY ORIGINAL

1041

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
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. *See West District Atty Wellman or Simms*

To John Cleveland
of Nov. 45th St. bet 6th & Broadway 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 Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of November 1891 at the hour of 12³⁰ ^{after} 27th 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 Gallivan

Dated at the City of New York, the first Monday of November in the year of our Lord 1891.

DE LANCEY NICOLL, *District Attorney.*

POOR QUALITY
ORIGINAL

1042

POLICE RECORD OF FRANK MCGURCKEN.

-----ooo0ooo-----

June 25th. 1886. Arrested by officer Charles Stevens, Frank Wolfh-ran 29 Rector St. Complainant, charged with putting his hand into the Complainant's pocket with intent to commit Larceny. Held in \$500.00 bail to answer by Police Justice Patterson? Sentenced by Police Justice Smith at Court of Special Sessions to Penitentiary 3 months.

Sept. 25, 1886. Arrested by officer Christopher Brady. Nellie Ray 19 Morris St., Complainant charged with entering Complainant's room at 9.30 P.M. Aug. 27th. 1886, by means of Fire Escape. Discharged by Police Justice Patterson,

March 9th. 1887. Arrested by officer O'Hara. Raymond Mann 72 Greenwich St. Complainant, Annie Wagner 72 Greenwich St. Witness. charged with stealing \$20.00 from Complainants pocket in front of No. 72 Greenwich St. Discharged by Justice Duffv.

Jany. 18. 1888. Arrested by Officer Henry Dunstrop charged with stealing a sheep from a wagon in front of No. 53 Greenwich St. complainant failed to appear against prisoner. Discharged by Police Justice Welde, Janv. 23. 1888.

Dec. 22. 1888. Arrested by Officer Leopold Cooney. John S. Busky, 207 Broadway Complainant. Charged with stealing a pair of shoes valued at \$2.85 from in front of Complainant's store at 207 Broadway. Property recovered. Discharged by Police Justice O'Reilly. Complainant failed to appear against prisoner.

May 11. 1890. Arrested by Officer Phillip Knopf. Louis Eibsen, 45 West St. Complainant. Charged with breaking open the rear window of Complainant's Liquor Store at 45 West St. and attempt to enter through the same but was prevented by Otto Quick bartender for Eibsen. Discharged by Judge Cowing Court of General Sessions June 5th.

July 7th. 1890. Arrested by officer Patrick Brady Charged with disorderly conduct. Fined \$10.00 by Police Justice Patterson.

July 23. 1890. Arrested by officer Charles Stevens charged with being drunk and disorderly. Ten Days Police Justice White.

July .90. Arrested by officer Jeremiah Moyland 28th. Precinct charged with being drunk and disorderly on Pier 6 N.R. one month. Police Justice Kilbreth.

Dec. 25. 1890. Arrested by Officer McAdams 28th. Precinct Robert Christian 103 West Broadway Complainant. Charged with assaulting Complainant and putting his hand in Complainant's pocket and stealing a watch and chain valued at \$25.00. Held in \$1000.00 bail to answer. Justice Divver. Discharged by Judge Beach Supreme Court Dec. 31. 1890.

POOR QUALITY ORIGINAL

1043

Police Court— / District.

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

Bernard Levy

of No. 73 West Street, aged 28 years,
occupation Tailor being duly sworn

deposes and says, that the premises No 73 West Street,
in the City and County aforesaid, the said being a Brick building

and which was occupied by deponent as a Store for the sale of clothing
~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly breaking a
pane of glass in the rear window of said
store and forcibly unfastening a metal fasten-
ing attached to said window and thereafter
raising the same
on the 11 day of April 1891 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

Thirty five pair of cloth pantaloons, and
a quantity of cloth all of the value
of twenty dollars
\$90

the property of Simon Cohen deponent's Employer
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
Frank Mc Guckin^{sr} Thomas Fleming (prisoner)
and John Dorr not arrested

for the reasons following, to wit: Deponent is informed by Charles
Williams that he saw said defendants go
up the Railway of said premises and was
returning around and acted in a suspicious
manner and said Williams requested
Alden Buck to watch them until
he returned with a police officer.

Deponent is informed by Alden
Buck that he saw said defendants coming

POOR QUALITY ORIGINAL

1044

out of said hallway together and he said said had a bundle in his possession which contained pantaloons ... That said defendants walked away together and said said handed the aforesaid bundle to Fleming

Brought before me Bernhard Leroy
This 17 day of April 1891
Solon B. St. Public Justice

Police Court _____ District _____

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary _____ Degree _____

Dated _____ 188 _____

Magistrate _____

Officer _____

Clerk _____

Witnesses: _____

Committed in default of \$ _____ Bail _____

Bailed by _____

No. _____ Street _____

POOR QUALITY ORIGINAL

1045

CITY AND COUNTY } ss.
OF NEW YORK,

aged 47 years, occupation Charles Williams
72 West Street, being duly sworn deposes and
Watchman of No.

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

Sworn to before me, this 17 day of Apr 1897 of Charles Williams
his
mark

Solon B. Smith
Police Justice.

CITY AND COUNTY } ss.
OF NEW YORK,

aged 25 years, occupation Alden Buck
77 W. 94th Street, being duly sworn deposes and
Clark of No.

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

Sworn to before me, this 17 day of Apr 1897 of Alden Buck

Solon B. Smith
Police Justice.

POOR QUALITY ORIGINAL

1046

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Thomas Fleming 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. *Thomas Fleming*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *45 Washington St. James*

Question. What is your business or profession?

Answer. *Labourer*

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 Fleming*

Taken before me this
William J. ...
Judge Justice

POOR QUALITY ORIGINAL

1047

Sec. 105-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank McGuckin 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.

Frank McGuckin

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

U S

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

Answer.

140 G. Wick St 2 mos

Question. What is your business or profession?

Answer.

Labourer

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
Frank McGuckin*

Taken before me this
day of *July*
1917
at *New York*
City
Police Justice.

POOR QUALITY ORIGINAL

1048

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

Edward A. King
73 West 107
Frank W. Gucken
Thomas Flanagan
John Bond

Offence *Burglary*

Dated *April 17* 19*11*

873 Smith
Justice
John Bond
 Officer

Witnesses *Olden Buck*
 No. *77 W 94th*
 Street

No. *72*
John Bond
 Street

No. *1000*
 Street
 \$ *1000*
 No. *1000*
 Street

John Bond
 Street

It appearing to me by the within depositions and statements that ~~the~~ *Frank W. Gucken* therein mentioned has been committed, and that there is sufficient cause to believe the within named *Frank W. Gucken* guilty thereof, I order that *John Bond* be held to answer the same and *John Bond* be admitted to bail in the sum of *Five* Hundred Dollars, *Each* 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* 18 *91* *Bolon R. Sumner* Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

1049

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frank Mc Guckin, Thomas Fleming and John Dowd.

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

Frank Mc Guckin, Thomas Fleming and John Dowd

of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said Frank Mc Guckin, Thomas Fleming and John Dowd, all - late of the 6th Ward of the City of New York, in the County of New York aforesaid, on the eleventh day of April in the year of our Lord one thousand eight hundred and ninety-one with force and arms, in the day - time of the same day, at the Ward, City and County aforesaid, the dwelling house of one a certain building to wit: the store of one Simon Cohen

there situate, feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said Simon Cohen in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

POOR QUALITY ORIGINAL

1050

SECOND COUNT—

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

Frank Mc Guckin, Thomas Fleming and John Dowd

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

The said *Frank Mc Guckin, Thomas Fleming and John Dowd, all*

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 *day—* time of said day, with force and arms,

thirty-five pair of trousers of the value of two dollars each pair and a quantity of cloth (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of thirty dollars

of the goods, chattels and personal property of one

Simon Cohen
Simon Cohen

store
in the dwelling house of the said

in the store
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.

POOR QUALITY ORIGINAL

1051

THIRD COUNT—

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

Frank Mc Guckin, Thomas Fleming and John Dowd
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

Frank Mc Guckin, Thomas Fleming and John Dowd, all
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, with force and arms, at the Ward, City and County aforesaid,

thirty-five pair of trousers of the value of two dollars each pair and a quantity of cloth (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of thirty dollars, —
of the goods, chattels and personal property of *Simon Cohen*

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

Simon Cohen

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

Frank Mc Guckin, Thomas Fleming and John Dowd

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

DE LANCEY NICOLL.
~~JOHN R. FELLOWS,~~
District Attorney.

1052

BOX:

434

FOLDER:

4007

DESCRIPTION:

McMenany, Frank

DATE:

04/01/91



4007

1053

BOX:

434

FOLDER:

4007

DESCRIPTION:

Carney, John

DATE:

04/01/91



4007

POOR QUALITY ORIGINAL

1054

Witnesses:

Wm R. Harbison

Counsel,

Filed,

Pleas,

Wm R. Harbison
1891

[Sections 528, 531, 537 Penal Code.]
Grand Larceny Second Degree

THE PEOPLE

Wm R. Harbison
2-4-50
1891

Frank McManis
46
John Carney

DE LANCEY NICOLL,

District Attorney.

A True Bill.

Alfred Williams

Part II Court 6/91 Foreman.
No. 1. Pleas guilty. P. 12-10-91
No. 2. Pleas guilty. P. 12-10-91
7101 Elmeri Ref
7102 City Prison 30 days.

To the

Hon. Rufus B. Conway

I have by testimony that
Frank Lee Manning has been
known to me as one of my
panshimers for more than
ten years. To the best of my
knowledge he has always borne
an upright character. In his
relations to his parents & his
wife he has been dutiful.

If he be sent to the State
Reformatory, I believe he
can be saved from the ranks
of the professed Criminal
Classes. I shall certainly

POOR QUALITY ORIGINAL

1056

Continue my interest in him,
especially when he is dis-
charged, so that he may
regain an honorable place
in the community.

Given & before me this } Henry H. H. H.
8th day of April 1891 }

Wm. C. McGuire
Commissioner of Deeds
N.Y.C.

POOR QUALITY ORIGINAL

1057

Police Court D District. Affidavit-Larceny.

City and County } ss:
of New York, }

William A. Hulbert

of No. 26 West 23rd Street, aged 49 years,

occupation Manufacturer of fire arms being duly sworn,
deposes and says, that on the 20th day of March 1897 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:

Three revolving pistols of the value of Thirty six dollars

the property of deponent and his copartners

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 Frank McMenamy and John Carney (both now here) for the reasons that the defendant McMenamy was in the employ of deponent's firm as a servant or porter and as such had in his custody, control and possession the property of said firm. Deponent has from time to time missed various articles of merchandise from the stock of said firm and deponent is informed by Officer Robert Hagan (now here) that he arrested the defendant Carney while attempting to pledge the revolver here shown which deponent identified and stated that he was pledging said

Sworn to before me this

of

189

day

Police Justice.

here shown which deponent identified as his property

property for another person and gave
a description of such person from
which description deponent had
cause to believe that said larceny
had been committed by said McMenamy.
Said McMenamy upon being arrested
acknowledged and confessed that
he had ~~been~~ committed said larceny
and gave them to said Carney who
who disposed of them in the
manner aforesaid.

Wherefore deponent charges the
defendants with acting in concert
in committing this larceny. Said
McMenamy taking the same and
said Carney aiding and assisting
McMenamy in disposing of the same.

Sworn to before me
this 28th March, 1891 J. W. M. Atchuck

J. Henry Ford
Police Justice

POOR QUALITY ORIGINAL

1059

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 26 years, occupation Police Officer of No. 16
Peacock Place Street, being duly sworn deposes and

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

Sworn to before me, this 28 day of Mar 1897 Robert J. Fagan

William A. Hubert
Police Justice.

POOR QUALITY ORIGINAL

1050

2

District Police Court.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

Frank McMenamy 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.

Frank McMenamy

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

65 Oakland Avenue, Jersey City, N.J.

Question. What is your business or profession?

Answer.

Porter

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.

*Am guilty
Frank McMenamy*

Taken before me this

day of

Nov 1891

[Signature]

Police Justice

POOR QUALITY ORIGINAL

1061

Sec. 199-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

John Carney 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.

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.

John Carney
46 years.
Ireland.
153 East 23 St.
Steam Fitter
I am not guilty -
John Carney

Taken before me this

day of

April 188*9*

JS

Police Justice.

POOR QUALITY ORIGINAL

1062

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.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 William A. H. [unclear]
 269 W 23 St.
 John [unclear]
 Frank W. [unclear]
 [unclear] (felony)

Date: March 28 1899

Magistrate: Fred [unclear]
 Officer: Guy S. [unclear]

Witnesses: And [unclear]

No. _____ Street _____
 No. _____ Street _____
 \$ 1000 to [unclear]



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 Defendants

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

Dated March 28 1899 [Signature] Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

1063

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

THE PEOPLE OF THE STATE OF NEW YORK,

against
Frank Mc Menary
and
John Carney

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Frank Mc Menary and*
John Carney,
of the CRIME OF GRAND LARCENY in the *second* degree committed as follows:

The *said* *Frank Mc Menary and John Carney* both

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

three pistols of the value
of twelve dollars each

of the goods, chattels and personal property of one *William A. Hulbert*

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.

POOR QUALITY ORIGINAL

1064

SECOND COUNT—

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

John Carney
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

John Carney

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,

three pistols of the value of twelve dollars each

[Faint, illegible text]

of the goods, chattels and personal property of one *William A. Hulbert*

by one Frank Mc Menamy, and

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

unlawfully and unjustly, did feloniously receive and have; the said

John Carney

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.

1065

BOX:

434

FOLDER:

4007

DESCRIPTION:

McPakulski, Isaac

DATE:

04/03/91



4007

POOR QUALITY ORIGINAL

1066

774

Counsel, *J. J. Quinn*
Filed *1891*
Pleas, *M. J. Quinn*

THE PEOPLE vs. *Isaac McSakubskis*
[Section 528, and 530, Penal Code].
CHARGE
False Pretenses

DeSanctis Nicoll
JOHN R. FELLOWS
District Attorney.

A True Bill

Ally. Quinn

Part III Foreman.
April 9 1891.
Defendant discharged
on his own recognizance

Wm. Quinn

To the Hon. Court

I have examined the subject
matter in the within complaint
as well as the complainant
with other witnesses and after
due examination I am of
opinion as well as conviction
that verdict of guilty can be
returned in this case. The
complainant herein has
asked permission to with-
draw his complaint and
I presented a withdrawal
for his discharge and I
therefor recommend that
the discharge of the de-
fendant be recognized
dated April 9th 1891
Wm. Quinn
Supt. Court Dist. Ct.

POOR QUALITY ORIGINAL

1067

Salesman *R. H. ...* **501 Broadway** *Weight by Price*
THE STROBEL & WILKEN CO.
 Sold to *W. A. ...*
 Town and State *90 Vesey St*
 To be Shipped by *city*
 Terms _____ Insure? _____

Reg. No. _____
 Date of Order. *3/31*
 Passed. _____

Number	Check	Quantity	Number of Sheets	Price	Salesmen must not use these columns.	
		5	<i>by factory</i>	8.50	42	50
		5	" "	3.75	18	75
		6	" Harvest Bents	2.00	12	-
<i>2 in</i>		1	<i>Gr Cold Inflator Balls</i>	8.00	8	-
<i>3 1/2</i>		2	" "	2.25		
<i>2</i>		1	" Celluloid Balls	4.20		
<i>6</i>		1	" Whistles	8.00		
<i>6402</i>		1	" Metal	3.50		
<i>8 1/2</i>		1	" Slung Shots	7.50	83	50
<i>72</i>		2	" Popper Dice	6.00	12	-
		1	<i>Pc Musin bomb</i>	21.75	21	75
		6	" "	11.00	66	-
<i>x 4</i>		1	<i>by Park & Judy Star</i>	10.00		
<i>2229/3 1/2</i>		1	" Turnover	8.50		
<i>2169/2</i>		1	" "	3.75		
<i>Len</i>		1	<i>Gr Easter Eggs</i>	3.50	25	75
		2	<i>by Puller Chains</i>	3.60	7	20
<i>5496/6</i>		2	<i>Gr Laps</i>	8.50	17	00
<i>5495/2</i>		2	" "	4.25	8	50
		1	" <i>Summer Laps</i>	4.50	45	-
<i>63 54</i>		1	" <i>Mikou</i>	24.00	24	-
<i>20</i>		2	" <i>Flannel bags</i>	22.50	45	-
<i>11</i>		2	" <i>Rabbits</i>	8.50	17	-
Amount Forward.						
					\$ 453.95	

POOR QUALITY ORIGINAL

1068

501 Broadway
THE STROBEL & WILKEN CO.

Salesman.....
Sold to.....
Town and State.....
To be Shipped..... by.....
Terms..... Insure?.....

Reg. No.

Date of Order.

Passed.

Number	Check	Quantity	Number of Sheets.....	Price	Salesmen must not use these columns.	
6/2		2	Grv Sail Boats	2400	48	—
6270 ^a 2/1		2	" " "	900	18	—
12/2		2	" " "	4200	84	
		2	Mesh Snakes	2400	48	
		2	" alligator	2400	48	
6328		2	" Ash Cups	900	18	
6313		5	Smoker Sets	200	10	
6331		5	" " "	375	17	25
					291.	25
					453.	95
					745.	25
Name given - Thrice " " McRacul 8/1 Box 115 - Ea 112 th						
Amount Forward.						

POOR QUALITY ORIGINAL

1069

Police Court 2 District. Affidavit-Larceny.

City and County } ss:
of New York,

George Nielsen
of No. 501 Broadway Street, aged 50 years,
occupation Merchant being duly sworn,
deposes and says, that on the 30 day of March 1891 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:

A quantity of Merchandise
of the value of Seven hundred
and forty five 25/100 dollars.

the property of The Strobel & Nielsen Co. and
in deponents 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 Leander M. Parkuspi (now dead)
from the fact that on said date the said
M. Parkuspi entered deponents place
of business No. 501 Broadway, ordered
said deponent a quantity of Merchandise
consisting of Fancy Goods to the amount
and value of Seven hundred and forty five 25/100
dollars. And ordered the same to be
sent to H. A. Rogers of No. 42 Vesey Street
Department is informed by William A
Rogers that the said Parkuspi was
not in his employ and that he was
not authorized to order any goods
or Merchandise for him. Deponent therefore
charges that the said Parkuspi did feloniously
attempt to obtain possession of said property and
forever that he may be held to answer Geo. Nielsen

Sworn to before me, this 30 day
of March 1891
Edmund Fox
Police Justice.

POOR QUALITY ORIGINAL

1070

CITY AND COUNTY } ss.
OF NEW YORK, }

aged 33 years, occupation Merchant of No. 133 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of George H. Hester and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 30 day of March 1899, } William A. Rogers

John Henry Ross
Police Justice.

(3002)

Lined area for additional text or notes.

POOR QUALITY ORIGINAL

1071

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

J District Police Court.

James M. Parkuski 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. Parkuski*

Question. How old are you?

Answer. *3 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *115. East 112nd St. 3 Years.*

Question. What is your business or profession?

Answer. *Salesman.*

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

Answer. *I am guilty*

Isaac McPakulota

Taken before me this *22*

day of *March* 189*1*

William J. ...

Police Justice.

POOR QUALITY ORIGINAL

1072

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court...
District... 425

THE PEOPLE, f.c.,
ON THE COMPLAINT OF
George H. [unclear]
13501-10 [unclear]
James M. [unclear]

Offence [unclear]

Dated March 30 1891

J. H. [unclear] Magistrate

Witnesses
M. W. [unclear] Precinct

No. 1, by [unclear] Street

No. 2, by [unclear] Street

No. 3, by [unclear] Street

No. 4, by [unclear] Street

\$ 1000
RECEIVED
ATTORNEY
1891

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 Legend

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

Dated March 30 1891 G. Henry Ford Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Isaac M. Pakulske.

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. And for the further reason that I have not suffered any loss by reason of the act of the above named defendant with which he now stands charged. that I have made inquiries about his character and I have known the Father and Uncle of defendant who are both men of eminent respectability, and further that the father has guaranteed to send his boy the defendant on a long sea voyage where he will be kept from bad associations and evil influences.

For the above reasons I respectfully ask this Honorable Court to use extreme clemency and discharge the defendant.

New York April 9th 1891. Geo. Wilken

POOR QUALITY ORIGINAL

1074

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 McParadise

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

James McParadise of the crime of attempting to commit

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

The said *James McParadise*,

late of the City of New York, in the County of New York aforesaid, on the *21st* day of *March*, in the year of our Lord one thousand eight hundred and ~~eighty-nine~~ *one*, at the City and County aforesaid, with force and arms, with intent to deprive and defraud *a certain corporation known as the Skiddeau and Western Company*

of the proper moneys, goods chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to *his* own use, did then and there feloniously, fraudulently and falsely pretend and represent to *the said corporation*,

That *the said James McParadise* was then employed by and in the employ of *one William Rogers of the County of New York* in said City, and was then and there authorized by the said *William Rogers* to obtain and receive for the said *corporation* the goods, chattels and personal property hereinafter mentioned, and to cause and procure the same to be sent

POOR QUALITY ORIGINAL

1075

and delivered by the said corporation
 to the said William A. Rogers, as master
 of the vessel of the said
 corporation and by the said
 corporation and by the said
 representation to the said
 Corporation did then and there feloniously
 attempt to obtain from the possession of
 the said corporation a quantity of
 and other goods, of more particular
 And the said

then and there believing the said false and fraudulent pretenses and representations so made
 as aforesaid by the said

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and
 representations so made as aforesaid, to deliver, and did then and there deliver to the said
 description of the value of the same
 of the value of the same
 and of the value of the same
 and of the value of the same

of the proper moneys, goods, chattels and personal property of the said corporation,

And the said
 did then and there feloniously receive and obtain the said proper moneys, goods, chattels, and
 personal property, from the possession of the said

by color and by aid of the false and fraudulent pretenses and representations aforesaid, with
 intent to deprive and defraud the said corporation

of the same, and of the use and benefit thereof, and to appropriate the same to his own use

Whereas, in truth and in fact, the said
 was not then employed by and in the
 employ of the said William A. Rogers,
 and was not then and there authorized by

POOR QUALITY ORIGINAL

1076

The said William A. Rogers to obtain or procure the said goods, chattels and personal property from the said corporation, or to cause and procure the same to be sent and delivered by the said corporation to the said William A. Rogers, at number 42 Jersey Street aforesaid.

[Large handwritten flourish or signature]

And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said James McParland to the said corporation was and were then and there in all respects utterly false and untrue, as he the said James McParland at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said James McParland in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods, chattels and personal property of the said corporation attempt to then and there feloniously did STEAL, against the form of the Statute in such case made and provided, and against the peace and dignity of the said people.

[Signature]
JOHN R. FELLOWS,

District Attorney.

1077

BOX:

434

FOLDER:

4007

DESCRIPTION:

Meade, Michael

DATE:

04/20/97



4007

POOR QUALITY ORIGINAL

1078

Counsel,
Filed *20 April* 1897
Pleads, *Not guilty*

Grand Larceny, *1st* Degree.
(From the Person.)
[Sections 529, 530, Penal Code.]

FIVE PEOPLE
19 March 1897
153

Michael Meade

DE LANCEY NICOLL

JOHN R. FELLOWS

District Attorney.

A True Bill.

Ernest E. Griffin

Part II April 21 1897
I lead *in* *deq*
Foreman

John R. Fellows

R. P. Stratton - atty
for dept
Wm. R. Kelly
att

Witnesses:
officer Regan

POOR QUALITY ORIGINAL

1079

Police Court First District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 555 West 46th Street care of Thomas Murray 36 years,
occupation Boatman being duly sworn

deposes and says, that on the 14 day of April 9 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession
And person of deponent, in the night time, the following property, viz:

Good and lawful money of the United States, consisting of divers Coins of divers denominations of the amount and value of one dollar (\$ 1 ⁰⁰/₁₀₀)

the property of Deponent

Sworn to before me, this 18 day

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 Michael Mead (now here) and another not arrested, while acting in concert with each other from the following facts to wit: That deponent is informed by Officer Patrick Regan of the Sixth Precinct Police, that about the hour of 3.45 o'clock A.M. of the aforesaid date while deponent was asleep on a truck in Park Street, he saw the defendant in company with another not arrested on the said truck, where deponent was asleep, and that the defendant Mead was leaning over the body of deponent and had his hand in the pocket of the pantaloons, ^{where the aforesaid property was} then and there taken on

POOR QUALITY
ORIGINAL

1080

on deponents person, and that the
defendant Mead, in company with
other unknown person, then took hold
of deponents person, and turned him
around, and the said Officer Ryan
then arrested defendant Mead and
the said other unknown man then
ran away, and deponent then wrote
up and missed his money.
Deponent therefore charges the defendant
while acting in concert with each other
in having committed a larceny and
asks that he be held and dealt
with as the Law may direct.

Sworn to before me

This 14 day of April 1891

James Murray

J. P. [Signature]
Justice

POOR QUALITY ORIGINAL

1081

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Regan
aged _____ years, occupation *Police Officer* of No. _____
5th Precinct Police Street, being duly sworn deposes and

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

Sworn to before me, this *14*
day of *April* 188*8* by *Patrick Regan*

J. Williams
Police Justice.

POOR QUALITY ORIGINAL

1082

Sec. 198 - 200

CITY AND COUNTY OF NEW YORK

District Police Court

Michael 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. *Michael Mead*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *153 Berome Street - 2 months*

Question. What is your business or profession?

Answer. *Plumber Helper*

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 Meade

Taken before me this

day of

April 1914

Police Justice

J. H. ...

POOR QUALITY ORIGINAL

1083

Police Court... District.

115 985

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James P. ...
505 West 46th St.
Michael ...

Offence *Greenery*
from the Person

BAILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

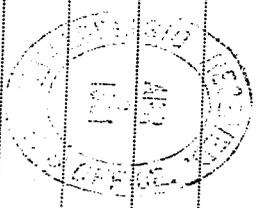
No. 4, by

Residence

Date

Witnesses

No.



Robert ...
Magistrate

Regan ...
Officer

[Signature]
Street

[Signature]
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 *Alfred ...*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *10* 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 14 91* *[Signature]* Police Justice.

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

Dated ... 18 ... 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 ... 18 ... Police Justice.

POOR QUALITY ORIGINAL

1084

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 Meade

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

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

The said Michael Meade

late of the City of New York, in the County of New York aforesaid, on the fourteenth day of April in the year of our Lord one thousand eight hundred and eighty-nine, in the night time of the said day, at the City and County aforesaid, with force and arms,

\$ 1.00

one silver coin of the United States of the kind called half dollars, of the value of fifty cents, three silver coins of the kind called quarter dollars of the value of twenty-five cents each, five silver coins of the kind called dimes of the value of ten cents each, five nickel coins of the kind called five cents pieces of the value of five cents each, and ten coins of the kind called cents of the value of one cent each.

of the goods, chattels and personal property of one James Murray - on the person of the said James Murray - then and there being found from the person of the said James Murray 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.

1085

BOX:

434

FOLDER:

4007

DESCRIPTION:

Method, Washington

DATE:

04/28/91



4007

POOR QUALITY ORIGINAL

1086

1891
Counsel, *J. McLean*
23rd March
Filed day of *March* 1891
Pleads, *Aggrieved*

THE PEOPLE
vs.
Washington Methodist
Ch. of

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

DE LANCEY NICOLL
JOHN R. FELLOWS,
District Attorney.

A True Bill.
Edward J. Griffin
Magistrate.

John H. Gray
Attorney in Discharge
discharged.

Witnesses:
Louisa James
Officer Blowing
20th Prec.

*From an examination
of the case I am
satisfied the
Complaint should be
dismissed - and
I find that the
Complainant has
been guilty of an
assault in the
second degree.*

John H. Gray
Attorney in Discharge
discharged.

POOR QUALITY ORIGINAL

1087

Police Court— 2 District.

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

of No. 141 West 27th Street, aged 36 years

occupation Housekeeper being duly sworn

deposes and says, that on the 29 day of April 1897 at the City of New York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by Washington Method (now here) who cut deponent several times on the head and hand with a sharp steel tool called a trowel, then and then held in his hand by said 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 29 day }
of April 1897 } Louisa Method

W. M. Malon Police Justice.

POOR QUALITY ORIGINAL

1088

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Washington Method 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.

Washington Method

Question. How old are you?

Answer.

70 years

Question. Where were you born?

Answer.

M.S.

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

Answer.

141 West 29 St - 5 years

Question. What is your business or profession?

Answer.

Plaster & Jobber

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. I did not strike her. She ran against my trowel while I was trying to defend myself from her assault on me with a stick. She struck me and wounded my face

Washington Method
L. Method
mark

Taken before me this

29

day of

April

1891

H. M. Anderson

Police Justice

POOR QUALITY ORIGINAL

1089

DAVID
 No. 1, by John N. Jones
 Residence 139 St 25
 Street
 No. 2, by _____
 Residence _____
 Street
 No. 3, by _____
 Residence _____
 Street
 No. 4, by _____
 Residence _____
 Street

Police Court... District.

THE PEOPLE, vs.,

ON THE COMPLAINT OF

John Jones

141 St 27

Washington Method

Offence Assault
felony

Date

April 29

1891

Magistrate

McMahon

Officer

Aloney

Witnesses

Samy Dwyer

No. _____

City Court 141 St 27

Street

St 27

No. _____

141 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

Washington Method

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

Dated April 29 18 91 W. McMahon Police Justice.

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

Dated April 25 18 91 W. McMahon 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 _____ 18 _____ Police Justice.

538

POOR QUALITY
ORIGINAL

1090

W. H. Johnson Office of
DR. W. H. JOHNSON,
No. 110 West 27th Street.

New York March 30th 1892

To whom it may concern
This certifies that Mrs. Louisa James
of No. 141 W. 27th Street New York is very sick
and under my professional care -
being unable to leave her home -

Signed

W. H. Johnson M.D.

POOR QUALITY ORIGINAL

1091

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Washington Method

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

Washington Method

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

The said

Washington Method

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

Louisa James
in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said *Washington Method*

with a certain *trowel* which *he* the said *Washington Method* in *his* right hand then and there had and held, the same being then and there a weapon and an instrument ~~and weapon~~ likely to produce grievous bodily harm, *her*, the said *Louisa James* then and there feloniously did wilfully and wrongfully strike, beat, ~~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.

De Lancey Nicoll,
District Attorney.

1092

BOX:

434

FOLDER:

4007

DESCRIPTION:

Meyer, Christian

DATE:

04/09/91



4007

POOR QUALITY ORIGINAL

1093

50

Witnesses:

Officer Evans
1st - pret.

Counsel,
Filed
Pleads,

9 April 188*9*
day of

VIOLATION OF EXCISE LAW
(Selling without license)
[III. R. S. (7th Ed.) page 181, § 13, and
of 1883, Chap. 340, § 5].

THE PEOPLE

vs.

Christian Hayes

F

DE LANCEY HICKMAN
JOHN R. FELLOWS

District Attorney.

A True Bill.

Edward W. Griffin

Foreman.

F. Spaulding

POOR QUALITY ORIGINAL

1094

Sec. 198-200.

12
District Police Court

CITY AND COUNTY }
OF NEW YORK } ss.

Christian 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. *Christian Meyer*

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. *74 West Broadway - 2 years*

Question. What is your business or profession?

Answer. *Grocer*

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; if held I demand a trial by jury.*

Christian Meyer

Taken before me this

day of

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

1095

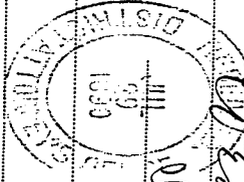
BAILIED,
 No. 1, by Erwin Mack
 Residence 13 Cedar Street.
 No. 2, by _____
 Residence _____ Street.
 No. 3, by _____
 Residence _____ Street.
 No. 4, by _____
 Residence _____ Street.

Selling without License,
 Police Court... District.

1166

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
Erwin M. Evans
Christian Meyer
 vs.
 Offence Excise

Dated July 27 1890
W. White Magistrate.



Witnesses
 No. _____
 No. _____
 No. _____
 \$ 100 of answer
Erwin Mack
Erwin Mack

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 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 July 27 1890 W. White Police Justice.

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

Dated July 27 1890 W. White 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 _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

1096

Court of General Sessions, PART

THE PEOPLE

vs.

Christian Meyer

INDICTMENT

*At Court House he has
been arrested
and is in
prison*

To

M

Larry Mack

No. *13* Street.

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

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

DE LANCEY NICOLL,

District Attorney.

**POOR QUALITY
ORIGINAL**

1097

Has not been there in 8 mos

POOR QUALITY ORIGINAL

1098

Excise Violation—Selling Without License.

POLICE COURT— 1 — DISTRICT.

City and County } ss.
of New York,

of No. Triplex Edwin M. Evans Preinct Street,
of the City of New York, being duly sworn, deposes and says, that on the 27th day
of July 1890, in the City of New York, in the County of New York, at
No. 74 West Broadway Street,
Christian Meyer (now here)

did then and THERE SELL, CA USE, suffer and permit to be sold, under his direction and authority, strong and spirituous liquors, wines, ale and beer, being intoxication liquors, in quantities less than five gallons at a time, to be drunk in the house or premises aforesaid WITHOUT HAVING A PROPER LICENSE THEREFOR contrary to and in violation of the statute in such case made, and provided deponent entered said premises called for and received a glass of beer, and tendered to defendant payment therefor, placing five cents on the counter; defendant then recognized deponent and refused to pay the same.

WHEREFORE, deponent prays that said Christian Meyer may be convicted and dealt with according to law.

Sworn to before me, this 27th day of July 1890 } Edwin M. Evans
[Signature] Police Justice.

POOR QUALITY ORIGINAL

1099

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

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

Christian Meyer

The Grand Jury of the City and County of New York, by this indictment, accuse
Christian Meyer
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES
WITHOUT A LICENSE, committed as follows:

(Ill. Revised Statutes, 7th edition) p. 1981 Section 13.

The said *Christian Meyer*

late of the City of New York, in the County of New York aforesaid, on the *Twenty seventh* day of *July* in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninety*, 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 _____

certain _____ 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 1883, chapter 240 section 5) SECOND COUNT—

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

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 *seventy four, West Broadway*

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 _____

certain _____ 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**

1100

(Laws of 1889,
chapter 840 sec-
tion 5.) **THIRD COUNT:**

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

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 seventy-four West Broadway

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

certain 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.

JOHN R. FELLOWS,
District Attorney.

1101

BOX:

434

FOLDER:

4007

DESCRIPTION:

Meyer, Henry

DATE:

04/20/91



4007

POOR QUALITY ORIGINAL

1102

Witnesses;

Offen Miller

21st Prec

474 3rd Prec

Henry Meyer

W. H. Wagner

52nd Prec

Counsel,

Filed

May 18 1891

Henry Meyer

vs. THE PEOPLE

ss.

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

DELANCEY NICOLL
JOHN R. BELTON

District Attorney.

May 13 1891

A True Bill.

James C. Griffin

Foreman.

Spird & Associates

49th Prec

May 16 1891

POOR QUALITY ORIGINAL

1103

COURT OF GENERAL SESSIONS, PART I.

----- x
 :
 The People of the State of New York, :
 :
 against : Before
 : Hon. Fred'k Smyth,
 H e n r y M e y e r . : and a Jury.
 :
 :
 ----- x

Indictment filed April 29, 1891.

Indicted for assault in the first degree.

New York,

A P P E A R A N C E S.

For the People,

Asst. District-Attorney Robert Townsend;

For the Defendant,

Mr. August P. Wagner.

WILLIAM McDONALD a witness for the People, sworn, testified:

I live at No. 600 East 16th. Street in this city and am by occupation a boatman. I left off work on the evening of the 24th. of April and went to visit friends at No. 474 Third Avenue . I went to that house for the purpose of seeing a lady by the name of Miss Dorney. I remained at that house until about half past eleven o'clock in a room next to the one occupied by Miss Dorney. At half past eleven o'clock I was coming from the rear part of the hall to the front door when I heard the front door open. I saw the defendant come into the hall and strike a match. As the defendant did this I went to go towards the door and the defendant passed some

remark. I could not at this time say exactly what the remark was. I walked towards him. The defendant had something open in his hand. He stabbed me once in the shoulder and once in the wrist. It was some sharp instrument. The defendant then ran towards 31st. Street on Third Avenue and I ran after him. He ran around a peddling wagon which was in the street and I followed him. As he was running around the wagon he pulled a revolver out of his pocket and fired four shots at me. He then ran to 28th. St. and the Officer caught him. The Officer saw him throw the revolver away. I had a quarrel with the defendant about a year ago, but it was only a slight spat. I had known Miss Dorney about five years. I am positive that no word of any kind passed between myself and the defendant at the door on that evening. I was treated at Bellevue Hospital for the two wounds inflicted upon me by this defendant.

CROSS-EXAMINATION:

Q This occurrence took place at No. 474 Third Avenue ?

A Yes, sir.

Q You didn't live there at that time ? A No, sir; at that time I lived at No. 600 East 16th. St.

Q This young woman Miss Dorney lived there -- it is a tenement house ? A Yes, sir.

Q Did Meyer live in that house then, the defendant ? A Yes; he is supposed to live with that woman.

Q What time in the evening did you go to that house? A At

about seven o'clock.

Q And what time was it when you first saw Meyer ? A Between eleven and twelve o'clock.

Q You remained in that house until half past eleven at night ? A Until between eleven and twelve o'clock.

Q When Meyer came in the front door, he took his key out and opened it ? A I don't know exactly whether he or the woman opened the door.

Q When he entered the hallway you were in this dark hallway ? A Yes, sir.

Q Did you say anything to him ? A Not a word.

Q After he struck a match he took out this weapon and stabbed you ? A That was after he went back into the street.

Q This sharp instrument -- where was that used ? A Right at the door outside.

Q Did you make any motion towards him ? A I did when he expressed something.

Q What motion did you make ? A I only walked towards him to ask him what he had said.

Q Did you have a knife in your hands ? A No, sir.

Q You have used such instruments before ? A Not in my life.

Q You have been in State Prison ? A Yes, sir; I have.

Q How often have you been in State Prison ? A Once.

Q How long had you served there ? A Two and a half years.

- Q And this defendant knew that, didn't he ? A Yes, sir.
- Q And this woman who saw this entire occurrence knew that ?
A Yes, sir.
- Q Meyer had run from 32nd. Street down to 28th. Street before he used this pistol ? A Yes, sir.
- Q And when he used it, was he on the sidewalk or in the middle of the street ? A He was in the middle of the street.
- Q And you were running after him ? A Yes, sir.

JOHN GAFNEY, a witness for the People, sworn, testified as follows:

I am a laborer. I reside at 386 Third Avenue. On the night of the 24th. of April between 11 and 12 o'clock I was walking by the corner of 29th. St. and 3d. Avenue. I saw the defendant and I saw McDonald on that corner. I was behind the wagon that was there, and the first thing I saw was a revolver coming out of the defendant's pocket from which he fired four or five shots. I saw the defendant run down and I saw that the Officer caught him at 28th. Street. At the time the defendant fired the shot he was right alongside of me. He aimed the pistol at Mr. McDonald. I am positive of that fact. I didn't hear any remarks made at that time at all. I know neither the complainant nor the defendant and have never seen them before in my life.

CROSS-EXAMINATION:

- Q Which one of the parties did you see first ? A I saw

the complainant running across the street.

Q Where was he when you first saw him ?

A On the east side of the Avenue.

Q Where was Meyer, in the middle of the street ? A No, sir; on the other side of the street.

Q Going downtown ? A Yes, sir.

Q Was he running ? A No, sir; he had a lady with him.

Q He was walking with this lady ? A Yes, sir, on the west side of the Avenue.

Q And the complainant ran across the street ? A Yes, sir.

Q Where was the complainant when you first laid eyes on him?

A Coming across the street.

Q Did you see what the defendant had in his hand ? A Yes, sir, a revolver.

Q What did the other man have ? A He didn't have anything in his hands at all.

WILLIAM J. MILLER, a witness for the People, sworn, testified as follows:

I am an Officer of Police attached to the 21st. Precinct in this city. I arrested the defendant on the 24th. of April at the corner of 28th. St. and Third Ave. at 12 o'clock at night. He was running at the time I apprehended him. When he was within fifteen feet of me I saw him throw the pistol away into a door-way. A citizen picked it up and handed it to me. I took him to the Station House. The following day in Court the Clerk examined the pistol and found that there were two loaded

6

cartridges in it which had not been discharged. I asked the defendant why he fired so many shots at the complaining witness and he said he would fire at any man who would follow him up the way he did; that he fired point blank at him and didn't care whether he killed him or not. I asked him why he cut the complainant and he said he didn't cut him at all. I heard the report of the pistol three or four times on that evening.

CROSS-EXAMINATION:

- Q Where did you arrest the defendant ? A At the corner of 28th. St. and Third Avenue.
- Q You saw him coming towards you ? A Yes, sir.
- Q When you first saw him, was he running ? A He was on the run.
- Q Wasn't the complainant running ? A He was following closely after the defendant.

DEFENSE:

MARY DORNEY, a witness for the defendant, sworn, testified as follows:

I reside at No. 474 Third Avenue. I live with the defendant. On the evening of the 24th. of April I went out at about eight o'clock in company with the defendant. We returned at about ten o'clock. At that time we were informed that the complainant was in the house and we left. We rode uptown in a horse car as far as 65th. St. and returned again at about 12 o'clock. The defend-

ant opened the door with his key, and when he got in the hallway struck a match. I saw that the complainant McDonald was concealed behind the cellar door. He came out and, as he came towards the defendant, the defendant ran out into the street. McDonald ran after him and followed him down the Avenue. I also ran. At the corner of 31st. St. and Third Avenue McDonald stood against a lamp-post with a knife in his hand. I called out to the defendant: "Look out. McDonald has a knife". The defendant ran around a wagon which was there and McDonald after him. It was at this time that the defendant Meyer fired three or four shots from a revolver. I was present at the time of the shooting near this wagon. I heard the ~~defendant~~ ^{complainant} make a threat that he would do Meyer up.

CROSS-EXAMINATION:

- Q How long have you known the defendant ? A Three years.
- Q Are you a married woman ? A No, sir.
McDonald
- Q Had you seen ~~Meyer~~ before that night ? A Yes, sir. I see him every night.
- Q You have been on friendly terms with the defendant for some time ? A Yes, sir.
- Q Did you ever have any quarrel with the complainant ? A No, sir.
- Q When the pistol went off, how close were you to Meyer ? A I was not very far away; about ten feet.
- Q Did you see the witness Gafney there that night ? A No,

sir; I didn't.

Q After the shots were fired what did you do ? A I ran into a little candy store that was there.

Q You say that you saw the ^{complainant} ~~defendant~~ behind the cellar door?

A Yes, sir. We went into the hallway to the foot of the stairs; that is about 14 or 15 feet.

Q This hallway was dark ? A Yes, sir.

Q Where were you going when you left the Hotel at half past ten ? A We intended to go to a hotel and spend the night .

Q You say that the complainant had a knife in his hand ?

A Yes, sir.

Q What became of the knife when the two men clinched ? A I didn't see the knife when they clinched, but I only saw it in his hand when he was standing at the lamp-post .

Q Were you cut ? A No, sir.

Q Was Meyer cut ? A No, sir.

HENRY MEYER, the defendant, sworn, testified as follows:

I live at 474 Third Avenue and have lived there for about two years. I have never been arrested previous to this in my life. I know that the complainant is a rough man. I have known him for two years. On the 24th. of April I left the house in company with Miss Dorney at half past eight or nine o'clock. I went with her to her aunt's house to have a dress fitted. We came back at about half past ten. At that time we heard that

McDonald, the complainant, was upstairs and we didn't go in. At about quarter of twelve we returned. I opened the door and when I entered the hall I lit a match. The complainant came towards me and I ran out in the street. I ran down the Avenue to get away from him. I shouted "Murder" and "Police" but no one came. On the corner of 31st. St. Miss Dorney says that the defendant had a knife. She told me so. I was shouting for help as hard as I could, but no help came, so thinking that I was in danger of my life at the hands of the complainant I pulled out my revolver and fired four times in the air for the purpose of attracting the attention of the police.

CROSS-EXAMINATION:

- A Where were you born ? A In Bohemia, Austria.
- Q What is your business ? A I peddle jewelry.
- Q Did you have any drinks on that evening ? A We went into one liquor store and I had a glass of beer and Miss Dorney had a glass of soda.
- Q Was Miss Dorney with you at the time you got to the wagon? A Yes, sir; we went down 31st. St. together. The policemen were just being relieved at that time and I could get nobody to help me.
- Q When you fired the shot was the woman there ? A Yes, sir; she walked with me all the way down.
- Q You are positive she was there at the time the shot was fired ? A Yes, sir; she was near me at that time.

- Q Did the complainant have anything in his hand ? A I couldn't see it.
- Q You didn't see anything ? A No, sir.
- Q Did he say anything to you ? A Not a word.
- Q Were you walking or running at the time he came across the street ? A I was walking along the street.
- Q Did you turn around and fire four shots at him ? A I fired in the air to attract the attention of the police.
- Q Who cut McDonald ? A I don't know; I didn't cut him.
- Q You don't know how he got cut ? A No, sir.

LOUIS BLYLE, a juror of No. 44 Columbia Street, and Samson Lucawitz a juror of No. 5 Avenue B. both testified to the good character of the defendant.

The Jury returned a verdict of "Guilty of Assault in the Second Degree".

POOR QUALITY
ORIGINAL

1113

Indictment filed April 20, 1891.

Part I

The People of the State of New
York,

against

Henry Meyer.

Abstract of Testimony on Trial

May 4th 1891.

POOR QUALITY ORIGINAL

1114

District Attorney's Office.

[Faint, illegible handwritten text, possibly a signature or address]

POOR QUALITY ORIGINAL

1115

District Attorney's Office,
CITY AND COUNTY OF NEW YORK.

21

Dec 4 1893

CAPTAIN OR OFFICER IN COMMAND.

Dear Sir:

I desire to see Officer *Miller*
attached to your command in
Appl 195 in relation to the case of
Lenny Meyers
sentenced *May 191* to *4*
years and *3* months imprisonment by
Recorder Lenny

Please ask the officer to bring such information in relation to the case, and as to the previous record of the prisoner, as he may be enabled to obtain.

Yours truly,

HENRY W. UNGER,
Deputy Assistant and Secretary to the District Attorney.

Please have officer call in afternoon

1635

POOR QUALITY ORIGINAL

1115

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 4 DISTRICT.

of No. 140 1/2nd Street, aged 37 years,
occupation Police Officer being duly sworn deposes and says,
that on the 24th day of April 1887

at the City of New York, in the County of New York, he arrested
Henry Meyers on the complaint
of William McDonald
for Felony Assault
and deprived believing that
said McDonald cannot
be found when wanted
as a witness for the People
asks that he be placed
under a bond for his
appearance
William J. Miller.

Sworn to before me, this

of April 1887

day

William J. Miller
Police Justice.

POOR QUALITY ORIGINAL

1117

Police Court, _____ District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated _____ 188

_____ Magistrate.

_____ Officer.

Witness, _____

Disposition, \$100 Bail to
Appear as witness
in House of Delegates

POOR QUALITY ORIGINAL

1118

Police Court— District.

City and County of New York, ss.:

of No. Coop East 16th Street, aged 26 years,

occupation Boatman being duly sworn

deposes and says, that on the 24th day of April 1897 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Henry Meyers (now here), who cut and stabbed deponent with a knife and fired four shots from a loaded revolving pistol at deponent

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 25th day of April 1897 William McDonald

Henry Burrows Police Justice.

POOR QUALITY ORIGINAL

1119

Sec. 188-200.

✓ District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Meyers 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. *Henry Meyers*

Question. How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *Austria*

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

Answer. *474 3rd Avenue*

Question. What is your business or profession?

Answer. *Dealer*

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
Henry Meyer*

Taken before me this

1905

Henry Meyers
1897

Police Justice.

POOR QUALITY ORIGINAL

1120

BAILLED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court...
District...

Bill McKee 537

THE PEOPLE, f.c.,
ON THE COMPLAINT OF

William H. ...

Henry Meyers

Offence Assault

Dated April 25 1891

Magistrate
Muller

Witnesses
Call ...
John ...

Complainant in
Howard ...

No. 1000
To ASSISTANT ATTORNEY GENERAL



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 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 April 25 1891
Police Justice.

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

Dated..... 18..... 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..... 18..... Police Justice.

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 Meyer

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

Indictment accuse

Henry Meyer

of the crime of

Assault in the first degree,

committed as follows:

The said

Henry Meyer

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

twenty-fourth day of April in the year of our Lord one thousand eight hundred and eighty-ninety-one at the City and County aforesaid,

with force and arms, in and upon the body of one William Mc Donald, in the peace of the said People then and there being feloniously did make an assault, and him the said William Mc Donald with a certain knife which the said Henry Meyer 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, stab, cut and wound, and also, to, at and against him the said William Mc Donald, a certain pistol then and there loaded and charged with gunpowder and one leaden

bullet, which the said Henry Meyer in his right hand then and there had and held, the same being a deadly and dangerous weapon wilfully and feloniously did then and there shoot off and discharge, with intent, him the said William Mc Donald thereby, and by the means aforesaid then and there feloniously and wilfully to kill, against the form of the statutes 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 Henry Meyer of the crime of assault in the second degree, committed as follows:

The said Henry Meyer, 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 ~~one~~ the said William Mc Donald in the peace of the said People then and there being, feloniously did wilfully and wrongfully strike, cut, stab and wound, make another assault, and him, the said William Mc Donald; with a certain knife which the said Henry Meyer in his right hand then and there had and held, the same being a weapon and instrument likely to produce

grievous bodily harm, then and there feloniously
wilfully and wrongfully
did strike, stab, cut and wound, and also
to, at and against him, the said William
Mc Donald, a certain pistol then and there
charged and loaded with gunpowder and
one leaden bullet, which the said Henry
Meyer 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 shoot off and
discharge, 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.

Wm Larencey Nicoll,
District Attorney.

1124

BOX:

434

FOLDER:

4007

DESCRIPTION:

Meyers, Benjamin

DATE:

04/06/91



4007

POOR QUALITY ORIGINAL

1125

J. McLaughlin

Counsel,
Filed *6* day of *July* 188*9*
Pleas, *Arguey*

Sections 348, 344 and 386, Penal Code
GAMING HOUSE, &c.

THE PEOPLE
vs. *B. H.*
Benjamin Meyer

John R. Fellows
DE LANCEY NICOLL
JOHN R. FELLOWS

District Attorney.

John R. Fellows
Att. Gen.

A True Bill.

Edward C. ...
Sept 2 - May 20 1892. Foreman.
In testimony of which Attorney
deft. discharged on his own
recognizance.

Witnesses:

affirm May
to the Grand Jury

Upon reading
the affidavit of
Officer Allan
Hay that the
Club was
disbandment
& deft has commd
March June 1892
Removes - Park
that deft be discharged
on his own recognizance
May 20 1892. B. H.
S. D.

**POOR QUALITY
ORIGINAL**

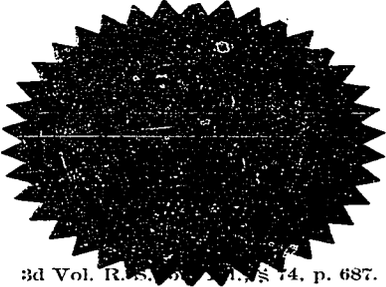
1126

(110)

I, JOHN SPARKS, Clerk of the Court of General Sessions of the Peace and Clerk of the Court of Oyer and Terminer in and for the City and County of New York (each being a Court of Record, having a common seal), do certify that the annexed is a copy of

An Undertaking to answer

now on file in the Clerk's Office, and that the same has been compared by me with the original, and is a correct transcript therefrom, and of the whole of such original.



3d Vol. R. S. N. Y. § 74, p. 687.

GIVEN UNDER my hand, and attested by the seal of the said Court, this *twenty third* day of *April* in the year of our Lord one thousand eight hundred and ninety *one*,

John Sparks

POOR QUALITY ORIGINAL

1127

State of New York, City and County of New York, ss:

An order having been made on the 29th day of March 1891, by Hon. Henry Ford a Justice of the City of New York that Benjamin Meyers be held to answer upon a charge of Larceny, upon which he has been duly admitted to bail in the sum of Ten hundred dollars:

We Benjamin Meyers Defendant, residing at No. 418 West 125th Street, in the said City of New York, and John Swift residing at No. 109 West 106th Street, said City, Members

Surety, hereby jointly and severally undertake that the above-named Benjamin Meyers shall appear and answer the charge above mentioned, in whatever Court it may be prosecuted, and shall at all times render himself amenable to the orders and process of the Court; and, if convicted, shall appear for judgment, and render himself in execution thereof; or if he fail to perform either of these conditions, that we will pay to the People of the State of New York the sum of Ten hundred dollars.

Taken and acknowledged before me, Benjamin Meyers Principal. this 1st day of April 1891. John Swift - Surety.

James Fitzgerald Judge



POOR QUALITY ORIGINAL

1128

And we, the undersigned, Principal and Surety in the annexed Recognizance, do hereby stipulate, Agree and Consent, That in case said Recognizance shall be forfeited, that a copy of the order of the Court forfeiting the same, together with this Recognizance, be filed in the office of the Clerk of the City and County of New York, and that judgment may be entered for the several sums set forth in said Recognizance, and that execution issue forthwith thereon according to law.

Witness Chas. H. Talbot

Benjamin M. Mace Principal.

John Swift Surety.



State of New York, City and County of New York, ss:

John Swift

The above-named Surety, being duly sworn, deposes and says, that he is a resident, and a free holder within the said City, County and State; that he is worth the sum of Twenty thousand hundred dollars, exclusive of property exempt by law from execution.

Sworn to before me this 14 day of April 1891

John Swift

James Fitzgerald
Judge of the Court

POOR QUALITY ORIGINAL

1129

State of New York
CITY AND COUNTY OF NEW YORK, } ss.

I, John Swift the surety mentioned
in the annexed undertaking to answer, do hereby authorize and empower any
Policeman of the City of New York, or
or either of them, in my name, place, and stead, to take, seize and
surrender the said William McCord, (in the said
undertaking held as defendant,) to the Court wherein he is bound to
appear for trial, or deliver him to the custody of the authorities of said city
and county, in my exoneration as surety therein.

Dated April 23 1891.

John Swift Surety.



Certified Copy

NEW YORK

Court of General Sessions of the Peace

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

vs.

Jayman McCord

Recognizance to Answer.

Taken the 14 day of April 1891.

Approved as to Form and Sufficiency.

Dated April 1st 1891.

A. S. McCord

District Attorney.

Identified by

Filed 1st day of April 1891.

POOR QUALITY ORIGINAL

1130

COURT OF GENERAL SESSIONS.

-----	x
	x
	x
THE PEOPLE	x
	x
VS.	x
	x
BENJAMIN MYERS	x
-----	x

CITY AND COUNTY OF NEW YORK, SS:

ALLAN HAY, being duly sworn says. He is the officer who made the arrest in the above case, that the above named defendant was the Manager of a club known as the Arlington, that the club has disbanded and the defendant is now longer at #255 West 41st Street and has removed from the precinct.

Sworn to before me this :
20th day of May 1892. :

Jacob M. ... Allan Hay
Notary Public
W. J. C.

**POOR QUALITY
ORIGINAL**

1131

Arlington Club,

255 West 41st Street,

BENJAMIN MYERS, ~~JOHN P. HENNING.~~

Managers.

POOR QUALITY ORIGINAL

1132

Police Court, 2^d District.

City and County of New York, } ss.

of No. 20th Precinct, Allen Hay Street, aged _____ years,
occupation Police officer being duly sworn, deposes and says,
that on the 29th day of March 1891, at the City of New
York, in the County of New York, Benjamin Meyers

(now here) did keep and maintain
at premises 255 West 41st Street
a disorderly house and a place
of public resort by which the
peace, comfort and decency of
the neighborhood is habitually
disturbed. Deponent visited said
premises and saw a large number
of men standing about a table
where a game of chance was
in progress and the participants
were shouting loudly so that
it could be heard in the neighborhood.
That said premises is occupied
by the defendant who alleges that
he is the manager of the "Arlington
Club" and that the premises are
used and occupied by the members
of said club. Deponent states that
the place is one of public resort
where any person can enter
and that the conduct of the persons
who resort there is such that
the peace, comfort and decency
of the neighborhood is habitually disturbed.

Sworn to before me this 29th March, 1891

[Signature]

Allen Hay

Police Justice

POOR QUALITY ORIGINAL

1133

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Benjamin Meyers 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. *Benjamin Meyers*

Question. How old are you?

Answer. *49 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *418 N. 52nd St.; 18 months*

Question. What is your business or profession?

Answer. *Caterer*

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 I demand jury trial
Benjamin Meyers*

Taken before me this 29th

day of March 1891

William J. ...

Police Justice.

POOR QUALITY ORIGINAL

1134

BAILLED,
 No. 1, by *John Smith*
 Residence *104 St. 105* Street.
 No. 2, by *Mrs. Lewis*
 Residence *104 St. 31st* Street.
 No. 3, by _____
 Residence _____ Street.
 No. 4, by _____
 Residence _____ Street.

Police Court

District

400

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alfred May

Benjamin Meyer

2 _____
 3 _____
 4 _____

Offence *Keeping Dis House*

Dated *March 29* 18*91*

Wood Magistrate.

May 20 Officer.

Witness *Wm. Webster Smith*

No. *100* 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 *Five* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *March 29* 18*91* *J. Henry Ford* Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

1135

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Benjamin Meyers

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

Benjamin Meyers

(Sec. 343, of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING, committed Penal Code.) as follows:

The said *Benjamin Meyers*

late of the *Twenty-second* Ward of the City of New York, in the County of New York aforesaid, on the *29th* day of *March* in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninety-one*, and on divers other days and times as well before as after, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a certain room in a certain building there situate, to be used for gambling, 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. (Sec. 344, Penal Code.)

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

Benjamin Meyers

of the CRIME OF ALLOWING A ROOM, ESTABLISHMENT, TABLE AND APPARATUS TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said *Benjamin Meyers*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid,

**POOR QUALITY
ORIGINAL**

1136

a certain room in a certain building there situate, and a certain gambling-table, and establishment, and diver cards, chips, devices and apparatus, a more particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be given, the same being suitable for gambling purposes, with force and arms, feloniously did allow to be used for gambling purposes, 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. (Sec. 385, Penal Code.)

And the Grand Jury aforesaid, by this indictment, further accuse the said *Benjamin Meyers* of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said *Benjamin Meyers*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid, with force and arms, a certain common gaming-house there situate, for his lucre and gain, unlawfully and injuriously did keep and maintain; and in his said common gaming-house, then and on said other days and times, there unlawfully and injuriously did cause and procure divers idle and ill-disposed persons to be and remain, and the said idle and ill-disposed persons, on the day and in the year aforesaid, and on said other days and times, to game together and play at a certain unlawful game of cards, called _____, in the said common gaming-house aforesaid, there did unlawfully and injuriously procure, permit and suffer, and the said idle and ill-disposed persons, then, and on said other days and times, in the said common gaming-house aforesaid, by such procurement, permission and sufferance of the said *Benjamin Meyers* there did game together and play at said unlawful game of cards, for divers large and excessive sums of money, to the great annoyance, injury and damage of the comfort and repose of a great number of persons, good citizens of our said State, there inhabiting and residing, and passing and repassing, to the common nuisance of the said citizens, against 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,
~~JOHN R. FELLOWS,~~
District Attorney.

1137

BOX:

434

FOLDER:

4007

DESCRIPTION:

Miller, Louis

DATE:

04/20/91



4007

1138

BOX:

434

FOLDER:

4007

DESCRIPTION:

Smith, Henry

DATE:

04/20/91



4007

Counsel,
Filed *Sept 18 1891*
Pleas, *of the County of ...*

Burglary in the Third degree.
James ...
[Section 488, 501, 521, 526, 1735.]

THE PEOPLE
vs. F.

Louis Miller
and
Henry Smith
vs. *supp'd*

John R. Fellows
District Attorney.
James ...

A True Bill.

James ...
Foreman.

James ...
at P. 2 ...
John G. M. ...

Witnesses:

Harriet ...
Officer ...
...

...
1878. he was
...
...
...

...
Officer ...
...
...
...

1140

POOR QUALITY ORIGINAL

Police Court - 51 - District.

City and County } ss.:
of New York,

Harris Levy
Street, aged 33 years,

of No. 64 Clinton Street, aged 33 years,
occupation Cloth Sponger being duly sworn

deposes and says, that the premises No 64 Clinton Street,
in the City and County aforesaid, the said being a ~~Store~~ Brick building

and which was occupied by deponent as a shop for the Spenging of cloths
and in which there was at the time a German being, by name

were BURGLARIOUSLY entered by means of forcibly breaking the
panel of a door leading from the yard
into said premises

on the 13 day of April 1891 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Two pieces of cloth containing 23
yards of cloth of the value of thirty
two dollars the property of Levy
Lipensky and another person in
the care and charge of deponent

the property of
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
Louis Miller and Henry Smith (number)

for the reasons following, to wit: That deponent is informed by
Joseph Schinner of the 6th Precinct Police
that he saw said defendants go in
three different places in Baxter Street
in said City and offered for sale
the above described property which they
had in their possession

Sworn to before me this
15 day of April 1891
Harris Levy
Police Justice

POOR QUALITY ORIGINAL

1142

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Henry Smith

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. *Henry Smith*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *U S*

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

Answer. *147 Suffolk St 1 week*

Question. What is your business or profession?

Answer. *Peddler*

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
Henry Smith*

Taken before me this

day of

April 1911

Police Justice.

[Signature]

POOR QUALITY ORIGINAL

1143

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Louis Miller 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. *Louis Miller*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *U S*

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

Answer. *104 E 3rd St 9 mos*

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 am not guilty Louis Miller*

Taken before me this
day of *Apr* 15
1891

Police Justice

POOR QUALITY ORIGINAL

1144

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

Police Court... 1st. 504 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Henry
647 Kenton St
James Miller
Henry Smith

Offence Burglary

Dated April 15 1911

J. T. McNeill
Magistrate.
Schmitt
Officer.

Witnesses
Go Schmitt
Wm. P. ...
Precinct.

No. _____ Street _____
 No. _____ Street _____
 To answer
 Wm. ...
 Wm. ...

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 Defendants

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 20 Hundred Dollars, each and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated Apr 15 1891 J. T. McNeill Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

1145



New York, April 24, 1891

To the Honor,
Dear Sir,

I let you know that Henry Smith
worked by us for over two years, and
found him always honest & true

Yours
J. Reichard & Son

POOR QUALITY
ORIGINAL

1146

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Louis Miller
and
Henry Smith

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

Louis Miller and Henry Smith

of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said Louis Miller and Henry Smith, both

late of the *Thirteenth* Ward of the City of New York, in the County of New York
aforesaid, on the *thirteenth* day of *April* in the year of our Lord one
thousand eight hundred and *ninety-one*, with force and arms, in the
eight - time of the same day, at the Ward, City and County aforesaid, the
~~dwelling house of one~~ a *certain building, to wit:*

the shop of one Harris Levy

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit: with intent, the goods, chattels and personal property
of the said *Harris Levy*

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

POOR QUALITY ORIGINAL

1147

SECOND COUNT—

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

Louis Miller and Henry Smith

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

The said *Louis Miller and Henry Smith, 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 said day, with force and arms,

twenty-three yards of cloth of the value of one dollar and fifty cents each yard,

of the goods, chattels and personal property of one

Harris Levy

in the ~~dwelling house~~ *shop* of the said

Harris Levy

in the shop 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.

**POOR QUALITY
ORIGINAL**

1148

THIRD COUNT—

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

Louis Miller and Henry Smith
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

Louis Miller and Henry Smith, both

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

*twenty three yards of cloth of the
value of one dollar and fifty cents
each yard*

of the goods, chattels and personal property of

Harris Levy

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

Harris Levy

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

Louis

Miller and Henry Smith—

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

JOHN R. FELLOWS,
District Attorney.

1149

BOX:

434

FOLDER:

4007

DESCRIPTION:

Mills, Charles

DATE:

04/03/91



4007

POOR QUALITY ORIGINAL

1150

Witnesses:

A. Gottlieb
J. Jackson
W. J. Ramsey

Counsel,

Filed

Pleads,

day of April 1897

THE PEOPLE

vs.

Charles Miller

Burglary in the Third degree,
[Section 498, 506, 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 NICHOLS

JOHN A. FELLOWS,

District Attorney.

A True Bill.

Allyn Johnson

Foreman.

Allyn Johnson
Allyn Johnson
Allyn Johnson

Allyn Johnson
Allyn Johnson
Allyn Johnson

Police Court 3rd District.

City and County } ss.:
of New York,

of No. 15 Worchester Street, aged 21 years,
occupation crocheter being duly sworn.

deposes and says, that the premises No. 15 Worchester Street, 10 Ward
in the City and County aforesaid the said being a tenement building
the basement of
and which was occupied by deponent not for storage purposes
and in which there was at the time no human being, by name

were **BURGLARIOUSLY** entered by means of forcibly breaking the
lock of a door leading to said base-
ment and which door was se-
curely locked.

on the 30th day of March 1891 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

Fifteen traps, of the
value of
Five Dollars

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

for the reasons following, to wit: Deponent says that property was
in the basement of said premises which
premises deponent read defendant leave
at about 7 am of said date, defendant
having said property in his possession.

Subscribed and sworn to before me
this 30th day of March 1891
Abraham Gottlieb
Police Officer

POOR QUALITY ORIGINAL

1152

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Charles Mills

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 Mills

Question. How old are you?

Answer. 42 years

Question. Where were you born?

Answer. Germany

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

Answer. 642 East 134 St - 10 years

Question. What is your business or profession?

Answer. Labourer

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.

Charles X Mills
witness

Taken before me this 30

Copy of
[Signature]

Police Justice.

POOR QUALITY ORIGINAL

1153

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

Police Court... 3
 District... 4/P

THE PEOPLE, Etc.
 ON THE COMPLAINT OF

William Griffith
 Charles Mills

1
 2
 3
 4

Offence: Burglary

Dated March 30, 1891

Murray Magistrate

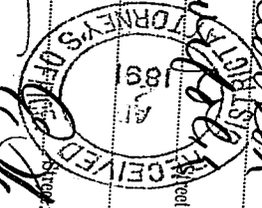
115 Precinct

Witnesses
 No. 1
 No. 2
 No. 3
 No. 4

Paul Jackson

No. 2-2 Murray

No. _____
 to answer



Wm Griffith

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 _____

Wm Griffith

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 March 30, 1891 _____ 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

1154

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 Mills

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

Charles Mills

of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said

Charles Mills

late of the Fifth Ward of the City of New York, in the County of New York aforesaid, on the thirtieth day of March in the year of our Lord one thousand eight hundred and ninety-one, with force and arms, in the day time of the same day, at the Ward, City and County aforesaid, the dwelling-house of one a certain building, to wit:

the building of one Abraham Gottlieb

there situate, feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said Abraham Gottlieb

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

POOR QUALITY ORIGINAL

1155

SECOND COUNT—

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

Charles Mills

of the CRIME OF *Petit* LARCENY

, committed as follows:

The said

Charles Mills

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 time of said day; with force and arms,

day - fifteen trays of the value of thirty-five cents each

of the goods, chattels and personal property of one *Abraham Gottlieb*

in the dwelling-house of the said

building *Abraham Gottlieb*

there situate, then and there being found, *in the building* ~~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 Recall
District Attorney

1156

BOX:

434

FOLDER:

4007

DESCRIPTION:

Mills, William J.

DATE:

04/10/91



4007

POOR QUALITY ORIGINAL

1157

Witnesses:

Josephine Carter

326 3rd Street

Officer Thompson

22nd Precinct

Counsel,

Filed

Pleads,

1st of Dec 1887

Robbery, Second degree. [Sections 224 and 229, Penal Code].

THE PEOPLE

vs.

William J. Mills

DE LANCEY NICOLL

JOHN R. FELLOWS,

District Attorney.

19/12/87

A True Bill.

Edward Griffin
Foreman.

Henry J. Key
S. P. O'Connell P.S.M.

POOR QUALITY ORIGINAL

1158

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

William Mills 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 Mills*

Question. How old are you?

Answer. *19 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *432 West 53 Street 5 weeks*

Question. What is your business or profession?

Answer. *Seaman*

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*
Wm J. Mills

Taken before me this
day of *April* 1911
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

1159

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court District. 461

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Mills
Robbery

2 _____
3 _____
4 _____

Dated *April 8 1891*

Norris Magistrate

Shapley Officer

221 Precinct

Witnesses *Case Officer*

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

\$ *500* to answer



[Handwritten 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 *Defendant*

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 *April 8 1891* *[Signature]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

1160

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation Patrick Haughey
Police Officer of No. 32 Premier Street, being duly sworn deposes and

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

Sworn to before me, this 8 day of April 1881 } Patrick Haughey
[Signature]
Police Justice.

Mrs Jane Johnson 432 W 53rd
5 Dollars 1 Seal ring 1 Penknife

John St. Kalchhof.
344 W. 45 St.
Conductor on 6th Ave.
No. 98 - 8 B. way.
3 Shawls. - 1 pair shoes
1 pair spectacles

POOR QUALITY ORIGINAL

1161

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation Patrick Haughey
Police Officer of No. 25 Premier Street, being duly sworn deposes and

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

Sworn to before me, this 8 day of April 1891 } Patrick Haughey
[Signature]
Police Justice.

Mrs. Jane Johnson 432 W 53 St
5 Dollars 1 seal ring 1 Penknife

John St. Kalchhof.
344 W. 45 St.
Conductor on 6th Ave.
No. 98 - 8 B. way.
3 Shaws. - 1 pair shoes
1 pair spectacles

POOR QUALITY ORIGINAL

1162

Police Court District.

CITY AND COUNTY }
OF NEW YORK, } ss

Josephus Garner
of No. 53 East 30 Street, Aged 25 Years
Occupation Teacher being duly sworn, deposes and says, that on the
6 day of April 1891, at the 19 Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

One Satin Bag containing
a quantity of papers

of the value of One DOLLAR,
the property of Deponent

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

William Mills (now here)
from the fact that on
said date at or about
hour of 3.45 Pm on said
date deponent was walking
through West 53 Street where
said bag held in deponents
near hand and as deponent
was going up the steps of the
residence 19 West 53 Street
the said defendant came
up behind deponent and
pulled the said bag from

Sworn to before me, this
188

Police Justice.

Deposits hand and immediately
by ran away on deposits giving
an alarm said defendant was
caught by Officer Patrick Shanahan
of the 2d Precinct who informed
deponent that he had found a
satchel bag hid under said defendant
coat and deponent has since seen
said bag and fully and positively
identifies it as the property taken
from and carried away from
deponent's premises.

Wherefore deponent
asks that said defendant may
be dealt with as the law directs.

Subscribed before me this 2d day of June 1921
at New York City
Police Justice

Police Justice

Dated 1888 guilty of the offense within mentioned, I order he to be discharged.

There being no sufficient cause to believe the within named

Dated 1888

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 1888

I order that he be held to answer the same and he be committed 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.

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

Police Court, District, Offence—ROBBERY.
THE PEOPLE, &c., on the complaint of
vs.
1
2
3
4
Dated 1888
Magistrate.
Officer.
Clerk.
Witnesses,
No. Street,
No. Street,
No. Street,
§ to answer General Sessions.

POOR QUALITY ORIGINAL

1164

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 J. Mills

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

William J. Mills

of the CRIME OF ROBBERY in the second degree, committed as follows:

The said *William J. Mills*

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 ~~*eighty-ninety-one*~~ *eighty-ninety-one*, in the day time of the said day, at the City and County aforesaid, with force and arms, in and upon one *Josephine Carrier* in the peace of the said People, then and there being, feloniously did make an assault, and

one satin bag of the value of one dollar and ten pieces of paper of the value of one cent each piece

of the goods, chattels and personal property of the said *Josephine Carrier* from the person of the said *Josephine Carrier* against the will, and by violence to the person of the said *Josephine Carrier* then and there violently and feloniously did rob, steal, take and carry away,

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

De Lancey Nicoll
District Attorney.

1165

BOX:

434

FOLDER:

4007

DESCRIPTION:

Moore, John

DATE:

04/22/91



4007

POOR QUALITY ORIGINAL

1166

In examination of the return for the period in this matter does not disclose any evidence to connect the defendant with the highway said his friend in the hallway of the house in which the premises used situated. The person who committed the highway was the person, it well seem, who was discovered in the premises. There seems to be no evidence connecting defendant with and defendant as a co-defendant and under the circumstances I am of the opinion that no conviction could be had of the defendant and that the indictment returned against this individual be dismissed. I am of the opinion that the defendant should be dismissed.

217

Counsel,
Filed 22 day of April 1891
Pleas, *W. J. [unclear]*

THE PEOPLE vs. *W*
John J. Moore
District Attorney
JOHN R. FELLOWS
District Attorney
No. 9 Darcy Red Men
Section 491
A True Bill.
Edward J. Griffin
Foreman

Burglary in the Third degree.
and Govt. Security.
[Section 488, 526, 528 and 532]

W. J. [unclear]
May 20/91
New York
1891

POOR QUALITY ORIGINAL

1167

Police Court— 3 District.

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

of No. 53 Catharine Street, aged 48 years,
occupation House furnishing goods being duly sworn

deposes and says, that the premises No. 7 Monroe Street, 7th Ward
in the City and County aforesaid, the said being a tenement building
the store floor

and which was occupied by deponent as a store and dwelling place
and in which there was at the time ^{no} a human being, by name

were **BURGLARIOUSLY** entered by means of forcibly opening a
window leading to a room of
said premises

on the 8th day of April 1891 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

Some household
utensils, of the value of
One dollar

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 Moore and James Curry and
another not yet arrested, who acted in concert
with each other Deponent says — he is

for the reasons following, to wit:
informed by Rosa De Bony of 7 Monroe
Street, that at about 12:30 PM of said date
she heard a noise, and on investigation
elicited that said window which had
been shut was open, and saw said
other not yet arrested in said room
to which said window led, and saw
defendant Moore in the hallway of

POOR QUALITY ORIGINAL

1158

Said premises, and defendant Curry
on a shed in the yard, and missed
said property from said room, which
property, the defendant entered room before.
Wherefore, defendant charges de-
fendant with burglary, entering
said premises, and taking, stealing and
carrying away said property, from his possession
before me
this 16th day of Feb 1893

Dennis Hallahan

D. O. Meade
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 _____ 188__
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated _____ 188__
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

Police Court, _____ District, _____
THE PEOPLE, &c.,
on the complaint of _____
vs.
1 _____
2 _____
3 _____
4 _____
Dated _____ 188__
Magistrate, _____
Officer, _____
Clerk, _____
Witnesses, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
§ _____ to answer General Sessions.

POOR QUALITY ORIGINAL

1169

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 22 years, occupation Rosa DeLong
housekeeper of No.

7 Monroe Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Dennis Hallahan
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 16
day of Apr 1899 } Rosa DeLong

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

1170

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

James Moore 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 Moore*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *126 Cherry St - 2 years*

Question. What is your business or profession?

Answer. *worked in a baker's shop*

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. Moore*

Taken before me this *16* day of *June* 189*7*
John J. Moore
Police Justice.

POOR QUALITY ORIGINAL

1171

Sec. 198-200.

3-District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Curry 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 Curry*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *85 Madison St - 4 years*

Question. What is your business or profession?

Answer. *Typsetting*

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 Curry

Taken before me this

16

day of *August* 188*9*

Thomas J. ...
Police Justice

POOR QUALITY
ORIGINAL

1173

No. 1.

408

District Attorney's Office.

John B.
PEOPLE

vs.

John J. Moore
May 12th / 91

Compt Hoff served
Personal. Return
taken by Compt
H

POOR QUALITY ORIGINAL

1174

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against
[Signature]

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

[Signature]

of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said [Signature]

late of the Seventh Ward of the City of New York, in the County of New York
aforesaid, on the eighth day of April, in the year of our Lord one
thousand eight hundred and ninety-one, with force and arms, in the
time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one Dennis Hallahan,

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit: with intent, the goods, chattels and personal property
of the said Dennis Hallahan,

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

POOR QUALITY ORIGINAL

1175

SECOND COUNT—

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

John Moore

of the CRIME OF *John Moore* LARCENY — , committed as follows:

The said *John Moore*.

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 *day* time of said day, with force and arms,

divers articles of robbery

of a number and description to the Grand Jury aforesaid unknown, of the value of one dollar, and divers other goods, chattels and personal property (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of one dollar

of the goods, chattels and personal property of one *Dennis Hallahan*,

in the dwelling house of the said *Dennis Hallahan*,

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.

Dennis Hallahan
Attorney

1176

**END OF
BOX**