

0631

BOX:

103

FOLDER:

1104

DESCRIPTION:

McGinty, James

DATE:

05/22/83



1104

0632

143
M. J. [unclear]

Counsel,
Filed *20* May 1883

Pleas *W. G. Kelly* 23

THE PEOPLE

24, *100* *Primer*
of *Primer*
James McKeon

Grand Larceny, *Second* Degree, *and*
Receiving Stolen Goods.
(See 5284, 531)

JOHN McKEON,
P. O. Nov 4/83 District Attorney

Pleas *PR*
A True Bill
W. G. Kelly

Foreman.

0633

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 McQuinn

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

James McQuinn

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

The said James McQuinn

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 14th day of May in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms one coat of the value of nine dollars, one vest of the value of two dollars, one pair of trousers of the value of six dollars, and one overcoat of the value of thirteen dollars

of the goods, chattels and personal property of one Jacob Shindler then and there being found, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John McKeon District Attorney

0634

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

Grand Jurors
1 *James M. Ginty*
2
3
4

Offence, *Grand Larceny*

Dated *May 15* 188

W. Kelly Magistrate,
Officer.

Witness, *Allen Gray* Clerk.

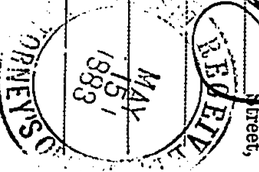
No. *229* Street, *Seaman*

No. *18* Street, *W. Kelly*

No. _____ Street, _____

No. *577* Street, *W. Kelly*

\$ _____ to answer



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

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

Dated *May 15* 188 *W. Kelly* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0635

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Mc Ginty 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. *James Mc Ginty*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *110 Boney (resided there 3 mos)*

Question. What is your business or profession?

Answer. *Painter*

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 Ed. Mc Ginty

Taken before me this

day

188

Police Justice.

0636

2 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

ayd 25 of No.

229

Jacob Kuirichs
South Street 5 avenue

being duly sworn, deposes and says, that on the 14 day of May 1883

at the City of New York,

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

of deponent, in the day time

the following property, viz:

one suit of clothes consisting
of coat pants and vest
of the value of Seventeen
dollars
one overcoat value thirteen
dollars

together of the value of thirty
dollars

the property of Complainant

Sworn before me this

[Signature]
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

James Mc Girty (my
present) from the fact that
deponent is informed by

Ellen Quay residing No
229 South 5 avenue, that
she saw said Mc Girty
take the clothing as above
described from the house
number 229 South 5 avenue
between 4 and 5 o'clock on
the afternoon of the above
date.

0637

City and County of
 New York
 Ellen Quay
 residing Number 229
 South 5 Avenue being
 sworn says that between
 the hours of 4 and 5 o'clock
 in the afternoon of the
 14 May 1883 defendant
 saw James Mc Ginty leaving
 the house Number 229 South
 5 Avenue with a suit
 of clothes and several
 which she identified as
 the property of Jacob
 Minick
 I am to before me
 this 15 day of May 1883
 Ellen Quay
 Magistrate
 Police Justice

District Police Court.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 vs.

AFFIDAVIT—Larceny.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0638

BOX:

103

FOLDER:

1104

DESCRIPTION:

McGovern, James

DATE:

05/15/83



1104

0639

106
Counsel, *[Signature]*
Filed 15 day of May 1883
Pleads *Not Guilty*

THE PEOPLE
vs.
34. Henry
304. Henry
Private
James McKeon
H.D.
INDICTMENT.
Grand Larceny in the 3rd degree.
(See 528 and 530)

JOHN McKEON,
District Attorney.
P. 2 May 24/83
Pleads P.C.
Pen: One year.
A TRUE BILL.
[Signature]

Foreman.
McKeon, May 21/83
[Signature]

0640

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 McGovern

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

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

The said *James McGovern*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *twenty* day of *May* in the year of our Lord one thousand eight hundred and eighty *three*, at the Ward, City and County aforesaid, with force and arms *in the night time* of said day, one watch of the value of ten dollars

of the goods, chattels and personal property of one *John Sullivan* on the person of the said *John Sullivan* then and there being found, from the person of the said *John Sullivan*

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

JOHN McKEON, District Attorney.

0641

Police Court 3rd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Sullivan
Attorney at Law

James Mc Govern

1
2
3
4
Offence, Larceny from Person
at Night

Dated May 12 1883

Magistrate

Officer

Witnesses: Police Officer

No. _____ Street, _____

To the Honor of our Mother
in Honor of P. J. O'Rourke

No. 1510 Street, B. S.

to answer Criminal



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 James Mc Govern

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

Dated May 12 1883 John M. Patterson Police Justice.

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

Dated _____ 1883 _____ 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 _____ 1883 _____ Police Justice.

POOR QUALITY ORIGINAL

0642

Sec. 198-200

3rd District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James M. Gorman 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. Gorman*

Question. How old are you?

Answer. *34 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *304 Henry Street, about 8 years*

Question. What is your business or profession?

Answer. *Printer*

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 had the watch in my hand when I was arrested, the complainant gave it to me for safe keeping James M. Gorman*

Taken before me this

12

day of

May

1883

John J. Sullivan

Police Justice.

0643

3rd District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK } ss.

Mahomet Street

James Sullivan 21 years of age

being duly sworn, deposes and says, that on the 12 day of May 1883

at the City of New York,

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

of deponent *and from the person of deponent at night time*

the following property, viz :

One Silver Watch of the value of ten dollars

the property of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by James Mc Govern (now here)

from the fact that at the hour of about 4 o'clock ^{thru a.m.} deponent was in the company of said Mc Govern when deponent had said Watch attached to a plated Chain in the left hand Watch pocket of the vest then worn upon deponent's person.

That deponent caught said Mc Govern in the act of stealing said Watch from said Vest pocket that deponent held him and caused his arrest, and when arrested said Mc Govern had said Watch in his possession.

John Sullivan

Subscribed before me this 12 day of May 1883

Police Justice,

0644

BOX:

103

FOLDER:

1104

DESCRIPTION:

McGrath, John

DATE:

05/01/83



1104

POOR QUALITY ORIGINAL

0645

404

Counsel, W. J. R.
Filed 1 day of May 1883
Pleads A. W. G. Kelly &

INDICTMENT
Grand Larceny in the
3rd Degree
Section 34-528-530

THE PEOPLE

vs.

James G. Kelly

JOHN McKEON,
District Attorney.

A True Bill.

W. J. R.

May 8, 1883, Foreman.

D. W. G. Kelly

In view of the youth of this boy and of the fact that he has hitherto borne an unexceptionably good character, and that the complainant is somewhat in doubt as to his identity, and further that his father appears at the bar of the Court, and will immediately take him away and obtain him employment, I recommend that he be discharged on his own recognizance.
May 8, 1883

W. J. R.

POOR QUALITY ORIGINAL

0646

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John McKeon

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

attempting to commit of the CRIME OF GRAND LARCENY IN THE first DEGREE, committed as follows:

The said John McKeon

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 26th day of April in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms

in the night time of said day, one silver coin of the United States of the said known as quarter dollars of the value of twenty five cents, one silver coin of the United States of the said known as dimes of the value of ten cents, three nickel coins of the United States of the said known as five cent pieces of the value of five cents each, and ten coins of the United States of the said known as cents of the value of one cent each

of the goods, chattels and personal property of one Edward McKeon on the person of the said Edward McKeon then and there being found, from the person of the said Edward McKeon

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

JOHN McKEON, District Attorney.

0647

359 404

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Courts and M. Deane
84 Marine St
John McGrath

Offense: Attempted Larceny
from the person

Dated April 27th 1883

Magistrate
Samuel B. Potter

Witnesses:
22d Beaver Street
22d Beaver Street

Witnesses:
Samuel B. Potter

No. 22d Beaver Street
Patrick J. Miller

No. 727 Beards Avenue
Charles L. Smith

No. 208 West 43rd Street
\$500 ANSWER
E.S. Dean

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

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

Dated April 27th 1883 E.S. Dean Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0648

Sec. 198-200

440 District Police Court.

CITY AND COUNTY OF NEW YORK

John McGrath

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

Question. What is your name?

Answer.

John McGrath

Question. How old are you?

Answer.

15 years

Question. Where were you born?

Answer.

New York

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

Answer.

No 457 West 44th Street, about 2 years

Question. What is your business or profession?

Answer.

I am out of employment at present

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.

Tommy Heany says come take a walk, to the theatre. I said I havint any money, he said I will show you how to get it - He went with him to 42nd Street and we boarded the car - and I was pushed from the platform I dont know by who.

John McGrath

Taken before me this

27

day of

April 1888

John McGrath

Police Justice

0649

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK } ss.
Conductor of Grand Street Rail Road
of No. 84 Monroe Street,

Edward McClean, aged 47 years,

being duly sworn, deposes and says, that on the 26th day of April 1883

in the night time at the City of New York, ^{attempted to be} ~~person and~~
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent ~~with the unlawful intent to cheat and defraud deponent the true owner of~~
the following property, viz :

Good and lawful moneys to the amount and value
of thirty cents and more

Sworn before me this

day of

the property of deponent

Police Justice,

188

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 ^{attempted to be} ~~person and~~
the fact that deponent was in charge of Car No. 27 of the 42nd Street and Grand Street Rail Road
Company which was passing through 42nd Street
between 10th & 11th Avenue in said City at about the
hour of 10.15 o'clock P.M. on said day said defendant
got on said Car and immediately placed his hands
into deponent's pockets and attempted to steal therefrom
said moneys which deponent had in the outside
pocket of the coat then and there worn by
deponent as a part of his bodily clothing

0650

depmment felt the hand of said defpudant in his
pocket and as soon as he said defpudant diserned
that he had been detected he immediately jumped
from the car and started to run when he fell
in the street and was arrested by officer
Samuel B. Potter of the 22^d Precinct Police

J. B. McLearn.

Sworn to before me this
27th day of April 1883
C. J. Tamm
Police Justice

District Police Court.

AFFIDAVIT—Larceny.
THE PEOPLE, & C.,
ON THE COMPLAINT OF

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0651

BOX:

103

FOLDER:

1104

DESCRIPTION:

McHale, Eugene

DATE:

05/07/83



1104

0652

Bail \$600.
May 18 1883

10/10/83
Counsel,
Filed 17
Pleas
1883
day of
1883
1883

THE PEOPLE
vs.
Engene McShane
Grand Larceny, Second degree.
(Section 578-531)

JOHN MCKEON,
District Attorney.

A TRUE BILL.
W. H. May
Foreman
J. H. Key

0653

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Eugene Mc Dale

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

Eugene Mc Dale

of the crime of GRAND LARCENY, in the ~~second~~ degree, committed as follows:

The said Eugene Mc Dale

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the ~~eight~~ day of ~~May~~ in the year of our Lord one thousand eight
hundred and eighty ~~three~~

\$53.14

three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each.

of the goods, chattels, and personal property of one Moses D. Moses then and there being found, feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney

0654

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Emerene McHale

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~~ ^{our} reasons for so doing are not controlled by any advantage
to ~~myself~~ ^{ourselves} as ~~the~~ ^{we} are satisfied that the
defendant above named did not
~~control~~ ^{control} the money in
his own use, but lost it while
he was drunk, this information
which we believe, we have
learned since he was arrested

Moses H. Herman

May 27/69 per James Blaine
manager

0655

BAILED,

No. 1, by _____
Residence _____
Street, _____

No. 2, by _____
Residence _____
Street, _____

No. 3, by _____
Residence _____
Street, _____

No. 4, by _____
Residence _____
Street, _____

Warrant
Police Court No. 3
District 4

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James O'Sullivan
347 Grand St.
Eugene McHale

1 _____
2 _____
3 _____
4 _____

Offence, *Grand Larceny*

Dated *May 10* 188 *3*

William Magistrate.

McH Clerk.

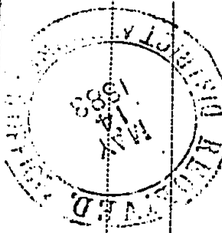
Witnesses,
Henry Smith

No. *CC Robinson*
Street, _____

No. *Ed May 11th*
Street, _____

No. *11111*
Street, _____
to answer *ES*

Conrad



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

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

Dated *May 11th* 188 *3* *J. M. Patterson* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0656

Sec. 198-200

Third District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Eugene McHale 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. Eugene McHale

Question. How old are you?

Answer. 27 years of age

Question. Where were you born?

Answer. Ireland

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

Answer. 86 East 8th St. 4 years.

Question. What is your business or profession?

Answer. Sea business

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

Eugene McHale

Taken before me this

11th

day of

May

1888

James J. [Signature]

Police Justice.

POOR QUALITY ORIGINAL

0657

3^d

Sec. 151.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal or Policeman of the City of New York:

Whereas, Complaint on oath, has been made before the undersigned, one of the Police Justices in and for the said City, by James Blaine

of No. 347 Grand Street, that on the 8th day of May 1888 at the City of New York, in the County of New York, the following ~~article~~ ^{property} to wit:

Good and lawful money of the United States, consisting of notes or bank bills of divers denominations and values and pieces, an: all of its amount and of the value of Five Three 14/100 Dollars, the property of Moses H. Moss and Henry Herman, Co-partners, w a taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Eugene Mc Hale

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the bod of of the said Defendant and forthwith bring him before me, at the 3^d DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt according to law.

Done at the City of New York, this 10th day of May 1888

J. W. Patterson POLICE JUSTICE.

POLICE COURT, 3^d DISTRICT.

THE PEOPLE, &c., ON THE COMPLAINT OF

James Blaine

vs.

Eugene Mc Hale

Warrant-Larceny.

Dated May 10 1888

Patterson Magistrate

Foran Officer

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

John N. Buchanan Officer.

Dated May 10th 1888

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Eugene Mc Hale
May 10, 1888

Time of Arrest, May 10, 1888

Native of Ill

Age, 27

Sex 86. E. 3^d St

Complexion, _____

Color, _____

Profession, _____

Married _____

Single, _____

Read, _____

Write, _____

0658

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Comde
aged 41 years, occupation Restaurant Keeper of No. 66 & 68 Division Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of James Blaine
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 10th
day of May 1883 }

Henry Comde

J. W. Patterson
Police Justice.

0659

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Emde
aged 41 years, occupation Restaurant Keeper of No. 66 & 68 Division Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of James Blaine
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 10th
day of May 1883

Henry Emde

J. W. Patterson
Police Justice.

0550

3^d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss.

James Blaine, aged 38 years, of No. 347 Grand Street, Cashier

being duly sworn, deposes and says, that on the eight day of May 1883 at the day time in the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent with intent to deprive the true owner thereof the following property, viz :

Gold and lawful money of the United States, consisting of notes or bank bills of divers denominations and values and being in all of the amount and value of fifty three dollars and fourteen cents

the property of Moses H. Moses and Henry Hermann, Co-partners doing business under the firm name of M. H. Moses & Co. at 347 Grand Street 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 Eugene McHale from the fact that said Eugene was then in the employment of said firm as a clerk and servant at a stated rate of hire and wages. That deponent is Cashier of said firm and is now here informed by Henry Conde that he paid Henry, this on the day aforesaid pay said deponent the said sum of money for and on account of said firm. That said deponent received said money by virtue

Subscribed and sworn to before me this 18th day of May 1883. Notary Public.

0661

of his said employment, and failed
 to return or to account for said money
 to said firm or to dependent as Cashier
 of said firm, and did withhold,
 employ and convert said money
 to his, said dependants, own use in
 violation of the law.
 Dependent may be arrested
 and dealt with as the law directs
 sworn to before me this
 11th day of May 1883 James B. Blaine
 J. W. Patterson
 Police Justice

District Police Court.

THE PEOPLE, & C.,
 ON THE COMPLAINT OF

Dated _____ 188
 Magistrate.
 Officer.

WITNESSES:

Disposition

0662

BOX:

103

FOLDER:

1104

DESCRIPTION:

McKegney, Frank

DATE:

05/22/83



1104

0663

BOX:

103

FOLDER:

1104

DESCRIPTION:

Ryan, Thomas

DATE:

05/22/83



1104

0664

BOX:

103

FOLDER:

1104

DESCRIPTION:

Murphy, William

DATE:

05/22/83



1104

0665

BOX:

103

FOLDER:

1104

DESCRIPTION:

Murphy, John

DATE:

05/22/83



1104

0666

BOX:

103

FOLDER:

1104

DESCRIPTION:

Carney, James

DATE:

05/22/83



1104

POOR QUALITY ORIGINAL

0667

157
Day of Trial, *22 May* 1883
Counsel, *John McKeon*
Filed *3.4.5* (day of)
Pleads *Not Guilty* (23)

THE PEOPLE
vs. *John McKeon*
James Conroy
John Murphy
William Murphy
James Conroy
Burglary—Third Degree,
Nothing Stolen.
1883

JOHN McKEON,
Nos 3, 4, & 5, *Acquitted.*
District Attorney.

A True Bill.
John McKeon
Foreman.
John Murphy
1st
John Murphy
2nd
Plead Guilty.
No 1 S.P. 4 years.
No 2 S.P. 3 years.

0558

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 McKeon
Thomas Ryan
William Murphy
John Murphy
and James Carney*

The Grand Jury of the City and County of New York by this indictment accuse
*Frank McKeon, Thomas Ryan
William Murphy, John Murphy
and James Carney*
of the crime of BURGLARY IN THE THIRD DEGREE, committed as follows:

The said *Frank McKeon, Thomas
Ryan, William Murphy, John
Murphy and James Carney*

late of the *Twenty-second* Ward of the City of New York, in the County of
New York aforesaid, on the *fourth* day of *May* in the year of our
Lord one thousand eight hundred and eighty *one* with force and arms, at the Ward, City and
County aforesaid, the *railway car* of *the New York Central
and Hudson River Rail Road Company*
there situate, feloniously and burglariously did break into and enter, the said *car*
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of *the New York Central and
Hudson River Rail Road Company*

with intent the said
goods, merchandise and valuable things in the said *car* 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.

JOHN McKEON, District Attorney.

0669

Police Court - 14 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Williams
672 St. 11 St.

Frank McKeonery
Thomas Ryan
William Murphy
John Murphy
James Barry

Offence, *burglary*

Dated *May 15* 188*3*

E. M. Keenan Magistrate.

Michael Ryan Officer.

Michael Ryan Clerk.

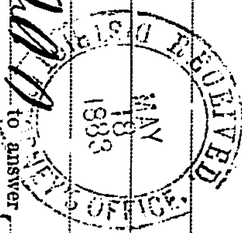
Witnesses, *John Ryan*

No. *568* 11th Avenue Street.

No. _____ Street.

No. *110* Street.

to answer *and*



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 *McKeonery, Ryan, William Murphy, John Murphy, and James Barry* 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. *such*

Dated *May 15* 188*3* *[Signature]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0670

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James 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. *James Carney*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *Greenpoint, N.Y.*

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

Answer. *28th East Broadway. two years*

Question. What is your business or profession?

Answer. *Spring bed business*

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 Carney*

Taken before me this

day of *May*

[Signature]

District Police Justice.

0671

Sec. 198-200

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Murphy*

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. *28th East Broadway, 2 months*

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*

John Murphy

Taken before me this

day of

[Signature]
Police Justice.

0672

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Murphy 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. William Murphy

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. 287 East Broadway. Seven years

Question. What is your business or profession?

Answer. Printer

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

William Murphy

Taken before me this

day of

[Signature]
Police Justice.

0673

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Thomas Ryan 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. *Thomas Ryan*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *West 28th Street, 2 years*

Question. What is your business or profession?

Answer. *I work in a curry comb factory*

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 Ryan

Taken before me this

day of

March 18 1911

Police Justice.

0674

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank Mc Kegney 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 Mc Kegney*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *426 West 42nd St two days*

Question. What is your business or profession?

Answer. *I work in a paper factory*

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 -
Frank Mc Kegney

Taken before me this

day of

Police Justice.

0675

Police Court— 14 District.

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

James Simmons, c

of No. 672 11th Avenue

occupation an officer attached to the Hudson River Rail Road Company
deposes and says, that the premises ~~is~~ a freight car No. 5480 Street,
in the City and County aforesaid, the said being a car used for the conveyance and
transportation of Merchandise and goods on the New York Central & Hudson River
Rail Road, said Company being incorporated under the laws
and in which there was at the time a ~~human~~ being, by name in said car
a quantity of Goods and Merchandise
were BURGLARIOUSLY entered by means of forcibly and feloniously
breaking the fastenings from the door leading
into said car

on the 14th day of May 1883 in the Night time, and the
following property feloniously ~~stolen~~ attempted to be taken, stolen, and carried away, viz:

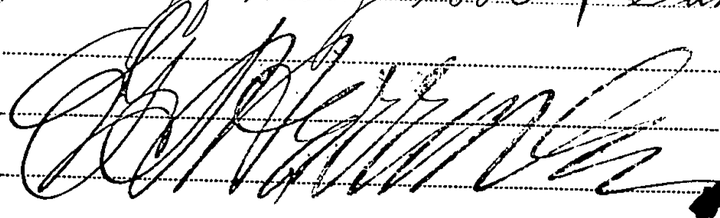
Goods and Merchandise
of the value of One Hundred dollars
and more
the property of persons whose names are unknown
to deponent and in the care and charge of the New York
Central and Hudson River Rail Road Company -
and of which deponent is employed as an
officer of said Company.

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~~ attempted to be taken, stolen, and carried away by
Frank M. Keegan, Thomas Ryan, William Murphy,
John Murphy and James Conroy (all now here)
for the reasons following, to wit: that while said car was
attached to a train of cars on the track of the
New York Central and Hudson River Rail Road
Company, about 73rd Street in said city one
of the pins fastening the cars to each other was
pulled out causing said train of cars to stop
and while said cars were stopped at said
place this deponent saw the said M. Keegan
Ryan, William Murphy, John Murphy and Conroy

0676

in the act of forcibly breaking the said fastenings
from said car and saw said McKeeney
and Thomas Ryan getting in and also in
said car. defendant further says that said
McKeeney, Ryan, William Murphy, John Murphy
and James Hanney were there and then
acting in concert and collusion with
each other in so Burglariously entering
said car and in attempting to steal
said property from said car -

Sworn to before me this }
15th day of May 1883 } James Timmons



Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
298.
Burglary
Degree.

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Sealed by

No. Street.

0677

BOX:

103

FOLDER:

1104

DESCRIPTION:

McKeon, John

DATE:

05/10/83



1104

POOR QUALITY ORIGINAL

0678

Day of Trial,
Counsel,
Filed 10 day of May 1883
Pleads with Wilby says 2/2/84

THE PEOPLE
vs.
John McKeon
[two cases]
Speedy & Squatted
JOHN McKEON,
District Attorney.

Assault in the Second Degree.
(Resisting Arrest.)
[Section 218]

A True Bill.
Foreman.
22
Jan 11 9:00 AM

0679

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

John McKeon

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

John McKeon

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

The said John McKeon

late of the City and County of New York, on the twenty fourth day of April in the year of our Lord one thousand eight hundred and eighty-~~three~~ at the City and County aforesaid, with force and arms feloniously made an assault in and upon one Thomas Farley

then and there being a Detective Sergeant of the Municipal Police of the City New York, and as such Detective Sergeant being then and there engaged in the lawful apprehension of the said John McKeon for the crime of Larceny

and the said John McKeon, to, at and against him the said Thomas Farley, a certain pistol then and there charged and loaded with gun powder and one lead bullet, which the said John McKeon in his right hand then and there had and held

then and there feloniously did shoot off and discharge, with intent then and there to prevent and resist the lawful apprehension of himself as aforesaid, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN McKEON,

District Attorney.

0680

DISTRICT ATTORNEY'S OFFICE.

PEOPLE

vs.

John Mc Keon

*no papers returned
with this indictment*

POOR QUALITY ORIGINAL

0681

B. W. May 10/83

[Handwritten signature]

Counsel,
Filed *10* day of *May* 1883
Pleads *Not Guilty* *Sept. 26/84*

[Sec. 528 2/531]
Grand Larceny, *Second* degree, and
Assault with Deadly Weapon.

THE PEOPLE
vs.
P.
John McKeon
(Two cases)
Ph. Sep 26/84.
Wm. F. Con.

JOHN McKEON,
District Attorney

A True Bill
[Signature]
Foreman.
John McKeon
Ph. 22nd Sept 9/84
Wm. F. Con.
on his own recognizance

0682

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John McKeon

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

John McKeon

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

The said John McKeon

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 18th day of April in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms

three promissory notes for the payment of money, the name being then and there one and unsatisfied, of the said amount as United States Treasury notes, of the denomination and of the value of five dollars each, three promissory notes for the payment of money, the name being then and there one and unsatisfied, of the said amount as Bonds notes, of the denomination and of the value of five dollars each, one gold coin of the United States, of the said amount as half eagles, of the value of five dollars, one silver coin of the United States, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of three dollars, one pin of the value of ten dollars, four hairpins of the value of one dollar and twenty five cents each, and one pencil of the value of five dollars

of the goods, chattels and personal property of one Isaac D.

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

John McKeon District attorney

0683

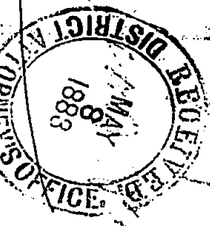
In ~~the~~ ^{#403} ~~Walker~~
1034 of 2 April 1888
John Walker

Witness:

Thos. Gore, 4th
Central Office.

David Gerrod, 6th
Central Office.

Cornelia M. Walker,
8 W. 56th St. Ph.



Subscribed
Profferna

see names in case
of Walker vs. Walker
for Grand Jurors
born 852 W 40th St.

0684

City and County of New-York, SS.:

Thomas Farley, of No. 190 Broome street, in said City, being duly sworn, Deposes and says: That he is a Sergeant Detective attached to the Central Office; that on the morning of April 24', 1883, he arrested John Mc'Keon, of No. 411 West 42nd. street, on suspicion of entering the premises of Cornelia M. Walker, ~~at~~ 8 West 36' street, for the purpose of ~~entering~~; that when deponent attempted to arrest the said Mc'Keon the said Mc'Keon pulled a pistol out of his pocket and attempted to shoot this deponent; that in the scuffle the said Mc'Keon's arm was broken; that the deponent took the said Mc'Keon to the Central office, from which he was taken to Bellevue Hospital, and from which he escaped on or about the 27' day of April, 1883; that previous to the escape of the said Mc'Keon from the said Hospital Lizzie Murphy, a servant girl in the employ of the said Cornelia M. Walker, identified him as a man who was in the house of the said Cornelia M. Walker on the 18' day of April, 1883.

And this deponent further says that at the time he arrested the said Mc'Keon he also arrested one Michael Whalen, who was in company with the said Mc'Keon; ~~and~~ and that the said Cornelia M. Walker identified a gold pencil found on the person of the said Whalen as a part of the property stolen from her said house on the 18' day of April, 1883.

Sworn to before me, this :
8' day of April, 1883. :

John A. Dewar
Notary Public
City & County New York
Thomas Farley.

0685

BOX:

103

FOLDER:

1104

DESCRIPTION:

McLaughlin, Thomas

DATE:

05/09/83



1104

0687

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Mc Donoghlin

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

Thomas Mc Donoghlin of the CRIME OF Attempting Suicide

committed as follows:

The said Thomas Mc Donoghlin

late of the City and County of New York, on the thirtieth day of

April in the year of our Lord one thousand eight hundred and eighty-three

with force and arms, at the City and County aforesaid, with intent to take

his own life, did then and there feloniously commit upon himself an act dangerous to human life, to wit: the said Thomas Mc Donoghlin, a certain handkerchief, about the neck of him the said Thomas Mc Donoghlin, feloniously did then and there forcibly bind and tie, and his neck then and there forcibly and violently did strangle, against the form of the Statute in such case made and provided and against the peace of the People of the State of New York, and their dignity.

John McLean

District Attorney.

0688

1. May 1880

Hon. Judge and Jury
my Life had
it is true been a bad one
In fact a dead failure.
I feel what I am
Keenly no man on
Earth feels more
deeper Regret than
I God knows it seems
I am doomed to
live in ~~perp~~ misery
all my life long
Drunk has been the
cause of a greater part
of my troubles but
I am firmly Resolved
to stop it forever. God
helping me I am

0689

2

not willfully guilty
of this crime & so help
my God I would
through myself on
the mercy of the Court
do not judge me
to harshly my life is
young & will Redeem
the Past and Redeem
this City where I
am known so well
as a Criminal to some
strange place and
work. my fingure
nails of rather
than I lead the
same life believe
me Hon. Sir I am

3

So disgusted with
myself at times I
hardly can believe
that I am a man
I will be a man
I am not lost to
every thing that's good
I Prayed to God
earnestly that God
would change my
heart and make of
me a better man
give me one chance
help a fallen
man do not for
God sake send me

0690

4 to Prison again
I have had so much
of it I would give
Crazy of Sent- Here
again I stand all
alone. In this court
not a friend or
a dollar with a
heart full of grief
and remorse I can
never hold my head
up to them that know
me the shame of
the thing would
drive me out
of the country of
nothing else

5
So let me bury
the Past and
try in the future
to lead an honest
sober life the world
is all before I
may still become
a man again beyond
a doubt I can
make my case
clearer in my
It has been my
grant me pardon
I am willing
able to battle
with the world

0691

6 And Trust Come out-
victoriously I beg for-
mercy Oh grant it
~~that~~ of my life
has been spent behind
the bars my heart
is sick let me forget
it all as a dream
and live for the
future I have
suffered much do
not add any to
my cup of misery
is the humble
Prayer of an
Unfortunate wretch
Thomas McLaughlin
London

0692

No. 29
Police Court
2nd @ 3rd
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William K. Brown
Thomas M. Laughlin

Offence, Voluntary
Robbery Section 174 Penal Code

Dated May 1st 1883

Richard W. Gibson
Magistrate
Officer
Clerk

Witnesses
Thomas H. Brown
No. 1000 Street, 9th

No. 1000 Street, 9th
No. 1000 Street, 9th

No. 1000 Street, 9th
to answer 9th
and

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

Thomas M. Laughlin

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

Dated May 1st 1883 Joseph J. Gardner Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0693

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas McLaughlin 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. *Thomas McLaughlin*

Question. How old are you?

Answer. *Nearly Eight Years.*

Question. Where were you born?

Answer. *New York.*

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

Answer. *327 East 13th Street 3 months*

Question. What is your business or profession?

Answer. *None.*

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

Answer. *I am not guilty*

Thomas McLaughlin

Taken before me this

day of

May

1883

Hugh Spinnaker

Police Justice.

0694

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 57 years, occupation John A. Blunt
Doorman of No. the
St. Remy's Police Street, being duly sworn deposes and

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

Sworn to before me, this 1st
day of May 1883 } John H. Blunt

Hugh James
Police Justice.

0695

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 27 years, occupation James Dunn
Police Officer of No. the
8th Precinct Police Street, being duly sworn, deposes and

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

Sworn to before me, this 12th
day of May 1883 } v James Dunn

Alfred J. ...
Police Justice.

0696

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

POLICE COURT, 2^d DISTRICT.

of the 8th Precinct Police William Gibson
Street, being duly sworn, deposes and

says that on the 30th day of April 1883.

at the City of New York, in the County of New York, Thomas M'Laughlin

(now here) did unlawfully and feloniously ^{and with intent to commit suicide} with intent to take his own life; commit an act dangerous to human life.

From the fact that deponent is informed by John N. Blunt, that at or about the hour of five O'clock P.M. on said date he discovered the said M'Laughlin in a cell of the 8th Precinct Station House, hanging from a bar of the Cell being suspended by having a handkerchief tied ~~around~~ around his neck, and fastened to an iron bar of the Cell door, from which he the said Blunt released the said M'Laughlin.

Deponent is further informed by Officer Lunn, that at or about the hour of six O'clock P.M. on said date he was sent by Captain M'Donnell, to the Cell of the said M'Laughlin to watch him, and found him in the act of tying a handkerchief to one of the Iron bars of the Cell. And the handkerchief tied tight around his neck.

Deponent therefore charges the said M'Laughlin with a violation of Title 9, Chapter 1, Section 174 of the Penal Code of the State of New York, and prays that he may be dealt with as the law directs.

William Gibson

Deponent to be sworn.
This Oath taken May 1883
High Sheriff
Police Justice

0697

BOX:

103

FOLDER:

1104

DESCRIPTION:

McManus, Patrick

DATE:

05/28/83



1104

0698

BOX:

103

FOLDER:

1104

DESCRIPTION:

Seixas, Gustavus

DATE:

05/28/83



1104

June 6/83.

Ch. Pleads Guilty

181 Bill entered

Day of Trial,

Counsel,

Filed 27 day of May 1883

Pleads (W. J. Gully)

THE PEOPLE

vs. Keeping Gambling Establishment, etc. (Section 848, Penal Code.)

Patrick McManus
Oscar Murray
Gustavus S. Siper
[Barber]

JOHN MCKEON, for

District Attorney.

A True Bill.

W. J. Gully

June 6/83. Foreman.

Ch. Pleads Guilty

0699

0700

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick McManus
Alfred Murray and
Gustavus Seixas

The Grand Jury of the City and County of New York, by this indictment, accuse
Patrick McManus, Alfred Murray
and Gustavus Seixas
of the CRIME OF KEEPING A room TO BE USED FOR GAMBLING PURPOSES, committed
as follows:

The said *Patrick McManus, Alfred*
Murray and Gustavus Seixas
late of the third Ward of the City of New York in the County of New
York aforesaid, on the sixteenth day of May in the year of our
Lord one thousand eight hundred and eighty three, at the Ward, City and County
aforesaid, with force and arms, unlawfully did keep a room
in a certain Building there situate, to be used for gambling purposes,
to wit: to be used for the purpose of therein conducting a certain gambling game commonly
called playing lottery policy where money and property was dependent upon the result,
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 *Patrick*
McManus, Alfred Murray, and
Gustavus Seixas
of the CRIME OF KEEPING A room TO BE USED FOR THE PURPOSE OF SELLING LOTTERY
POLICIES THEREIN, committed as follows:

The said *Patrick McManus, Alfred Murray*
and Gustavus Seixas
late of the third Ward of the City of New York in the
County of New York aforesaid, afterwards, to wit: on the said sixteenth
day of May, in the year of our Lord one thousand eight hundred and
eighty three, at the Ward, City and County aforesaid, unlawfully
did keep a room in a certain Building
there situate, to be used for the purpose of therein selling and offering to sell what are com-
monly called Lottery Policies, and divers writings, papers, and documents in the nature of bets,
wagers and insurances upon the drawing or drawn numbers of certain public or private
lotteries, and of therein endorsing and using books and other documents for the purpose of
enabling divers persons to sell and offer to sell lottery policies and other such writings, papers,
and documents, 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.

0701

THIRD COUNT.

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

Patrick McManus

of the CRIME OF KNOWINGLY PERMITTING A room TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said Patrick McManus

late of the ninth Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said sixteenth day of May in the year of our Lord one thousand eight hundred and eighty-three, being then and there the owner of a certain room in a certain building there situated known as number three hundred and ninety West Street

in the said Ward, City and County, at the Ward, City and County aforesaid, with force and arms, unlawfully did knowingly permit the said room

to be used for gambling by divers common gamblers whose names are to the Grand Jury aforesaid unknown, whom in the said room the said Patrick McManus

did then and there knowingly permit to engage as players in a certain gambling game commonly called playing lottery policy where money and property was dependent upon the result, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

FOURTH COUNT.

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

Patrick McManus

of the CRIME OF KNOWINGLY PERMITTING A room TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows:

The said Patrick McManus

late of the ninth Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the sixteenth day of May, in the year of our Lord one thousand eight hundred and eighty-three, being then and there the owner of a certain room in a certain building there situated known as number three hundred and ninety West Street

in the said City and County, with force and arms, at the Ward, City and County aforesaid, unlawfully did knowingly permit the said room

to be used by one Alfred Murray for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers and documents, in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public or private lotteries, and for therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers and documents, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN McKEON,
District Attorney.

0702

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick McManus
Alfred Murray
Gustavus Seixas

The Grand Jury of the City and County of New York, by this indictment, accuse
Patrick McManus, Alfred Murray
Gustavus Seixas
of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said *Patrick McManus, Alfred Murray, and Gustavus Seixas*

late of the *ninth* Ward, in the City and County aforesaid,
on the *sixteenth* day of *May* in the year of our Lord one
thousand eight hundred and eighty *three* at the Ward, City and County aforesaid,
with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply, to one

Samuel Williams
and did procure and cause to be procured for the said

Samuel Williams
a certain paper, instrument, and writing, commonly called a lottery policy, which said paper,
instrument, and writing, called a lottery policy, is as follows, that is to say:

Box M 16
182345 of 10

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

0703

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said Patrick McManus, Alfred Murray and Gustavus Seixas of the CRIME OF "Vending and Selling to another what is commonly known as and called Lottery Policies," committed as follows:

The said Patrick McManus, Alfred Murray and Gustavus Seixas

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler; and ~~that~~ ^{they} the said Patrick

McManus, Alfred Murray and Gustavus Seixas

on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a building, known as number three hundred

and ninety West Street

in said Ward, City and County, with force and arms ^{religiously} did unlawfully and knowingly vend, sell, barter, furnish and supply to divers persons (whose names are to the jurors aforesaid unknown and cannot now be given), and did procure, and caused to be procured, for the said divers persons (whose names are to the jurors aforesaid unknown), certain instruments and writings, commonly known as and called lottery policies (a more particular description of which is to the Grand Jury aforesaid unknown and cannot now be given), against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York and their dignity.

THIRD COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said Patrick McManus, Alfred Murray and Gustavus Seixas of the CRIME OF "Vending and Selling to another, what are commonly known as and called Lottery Policies," committed as follows:

The said Patrick McManus, Alfred Murray and Gustavus Seixas

late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler:

And ~~that~~ ^{they} the said Patrick McManus, Alfred Murray and Gustavus Seixas

afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number three

hundred and ninety West Street

in said Ward, City and County, with force and arms ^{religiously} did unlawfully and knowingly vend, sell, barter, furnish and supply to one Dennis Williams

and did procure and cause to be procured for the said _____

Dennis Williams

a certain instrument and writing, commonly known as and called a lottery policy, which said instrument and writing commonly called a lottery policy, is as follows, that is to say:

Box m 16
18 23 45 / 10

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

0704

FOURTH COUNT—

And the Grand Jury aforesaid, by this indictment further accuse the said Patrick McManus, Alfred Murray and Gustavus Seiver of the CRIME of "Selling and Vending a paper and writing, in the nature of a bet and wager upon the drawn numbers of a Lottery," committed as follows :

The said Patrick McManus, Alfred Murray and Gustavus Seiver late of the ninth Ward, in the City and County aforesaid, on the nineteenth day of May in the year of our Lord one thousand eight hundred and eighty three at the Ward, City and County aforesaid, with force and ^{deliberately} arms, did unlawfully and knowingly vend, sell, barter, furnish and supply, to one Samuel Williams and did procure and cause to be procured for the said

Samuel Williams a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a certain Lottery, wherein certain monies were set up for distribution by lot or chance, a more particular description of which said lottery is to Grand Jury aforesaid unknown, and cannot now be given, which said paper and writing, is as follows, that is to say :

Bgg m 16
18 2345 / 10

(a more particular description of which said paper and writing, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FIFTH COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said Patrick McManus, Alfred Murray and Gustavus Seiver of the CRIME of "Vending and Selling a writing, paper and document in the nature of an insurance upon the drawing of a Lottery, committed as follows :

The said Patrick McManus, Alfred Murray and Gustavus Seiver late of the Ward, City and County aforesaid, afterwards, to wit : On the day and in year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler ; and ~~that~~ he, the said Patrick McManus, Alfred Murray and Gustavus Seiver on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a building, known as number three hundred and ninety West Street in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one Samuel Williams

0705

and did procure and cause to be procured for the said _____

_____ *John Williams* _____

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain Lottery wherein divers monies were set up to be distributed by lot and chance, a more particular description of which said Lottery is to the Grand Jury aforesaid unknown, and cannot now be given, which said paper, writing and document is as follows, that is to say:

Box m 16
18 23 45 10

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York and their dignity.

JOHN McKEON,
District Attorney

1811/10/18

Day of Trial,

Counsel,

Filed

day of

1883

Pleas

John Williams

THE PEOPLE

vs.

Patrick McNamee
Arthur McNamee
John McNamee

[Barney]

Selling Lottery Policies.

JOHN McKEON,

District Attorney.

A True Bill

John Williams

John Williams

Foreman.

John Williams

Sentence suspended.

Witnesses:

James B.
John Williams

0706

N.Y. Home Lessons.

The People

of

Shelton Sea as

— . —

afforded of departed.

0707

N. Y. General Sessions

The People vs
agst
Gustav Seixas

Selling Lottery
Tickets

City & County of New York

Gustav Seixas

being duly sworn, deposes and says, That he
is the defendant above named and has
pleaded guilty to the Criminal Charge
preferred against him. Defendant further says:
he is not at present engaged in any business
and that he is not connected either directly
or indirectly via Lottery or Policy business,
or in any Gambling business, and does
not intend ever again to engage in
any such business. Wherefore Defendant
pours the averring of the Court.

Sworn to before me

J. Seixas

This 5th day of June 1843.

Edward Hall
Deputy Clerk
Court of General Sessions

0708

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick McManus
Alfred Murray and
Gustavus Seixas

The Grand Jury of the City and County of New York, by this indictment, accuse
Patrick McManus, Alfred
Murray and Gustavus Seixas —
of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery
Policies," committed as follows :

The said *Patrick McManus, Alfred*
Murray and Gustavus Seixas —

late of the *Third* — Ward, in the City and County aforesaid,
on the *sixteenth* day of *May* — in the year of our Lord one
thousand eight hundred and eighty *three* — at the Ward, City and County aforesaid,
with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply, to one

— *Louis Williams* —

and did procure and cause to be procured for the said

— *Louis Williams* —

a certain paper, instrument, and writing, commonly called a lottery policy, which said paper,
instrument, and writing, called a lottery policy, is as follows, that is to say :

B.N.M. 16

14.23 42 of 10

(a more particular description of which said instrument and writing so commonly called a lottery
policy, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

0709

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said Patrick McManus, Alfred Murray and Gustavus Seixas of the CRIME OF "Vending and Selling to another what is commonly known as and called Lottery Policies," committed as follows :

The said Patrick McManus, Alfred Murray and Gustavus Seixas late of the Ward, City and County aforesaid, afterwards, to wit : On the day and in year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler ; and ~~that~~ they the said Patrick McManus, Alfred Murray and Gustavus Seixas on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a building, known as number three hundred and ninety West Street

relatorially in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to divers persons (whose names are to the jurors aforesaid unknown and cannot now be given), and did procure, and caused to be procured, for the said divers persons (whose names are to the jurors aforesaid unknown), certain instruments and writings, commonly known as and called lottery policies (a more particular description of which is to the Grand Jury aforesaid unknown and cannot now be given), against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York and their dignity.

THIRD COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said Patrick McManus, Alfred Murray and Gustavus Seixas of the CRIME OF "Vending and Selling to another, what are commonly known as and called Lottery Policies," committed as follows :

The said Patrick McManus, Alfred Murray and Gustavus Seixas late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler :

And ~~that~~ they the said Patrick McManus, Alfred Murray and Gustavus Seixas afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number three hundred and ninety West Street

relatorially in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one Louis Williams

and did procure and cause to be procured for the said Louis Williams

a certain instrument and writing, commonly known as and called a lottery policy, which said instrument and writing commonly called a lottery policy, is as follows, that is to say :

Bm m 16
14-23 42 J10

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

0710

FOURTH COUNT—

And the Grand Jury aforesaid, by this indictment further accuse the said Patrick McManus, Alfred Murray and Gustavus Seixas of the CRIME OF "Selling and Vending a paper and writing, in the nature of a bet and wager upon the drawn numbers of a Lottery," committed as follows:

The said Patrick McManus, Alfred Murray and Gustavus Seixas late of the ninth Ward, in the City and County aforesaid, on the thirtieth day of May in the year of our Lord one thousand eight hundred and eighty three at the Ward, City and County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply, to one Louis Williams and did procure and cause to be procured for the said Louis Williams

a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a certain Lottery, wherein certain monies were set up for distribution by lot or chance, a more particular description of which said lottery is to Grand Jury aforesaid unknown, and cannot now be given, which said paper and writing, is as follows, that is to say:

B 72. m. 16

14.2342 / 10

(a more particular description of which said paper and writing, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FIFTH COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said Patrick McManus, Alfred Murray and Gustavus Seixas of the CRIME OF "Vending and Selling a writing, paper and document in the nature of an insurance upon the drawing of a Lottery, committed as follows:

The said Patrick McManus, Alfred Murray and Gustavus Seixas late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler; and ~~that~~ they the said Patrick McManus, Alfred Murray and Gustavus Seixas on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a building, known as number three hundred and ninety West Street

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one Louis Williams

0711

and did procure and cause to be procured for the said Saint Williams

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain Lottery wherein divers monies were set up to be distributed by lot and chance, a more particular description of which said Lottery is to the Grand Jury aforesaid unknown, and cannot now be given, which said paper, writing and document is as follows, that is to say:

Ben m 16
14.2.3 42 J.W.

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York and their dignity.

JOHN MCKEON,
District Attorney

Day of Trial,
Counsel,
Filed 27 day of May 1883
Pleads vs. J. M. Gaulty (q)

THE PEOPLE
vs. Patrick McManus
Alfred Murray
and Gustavus Seixas
vs. J. M. Gaulty

Selling Lottery Policies.
Section 347

JOHN MCKEON,
District Attorney.
A True Bill.
M. B. Pleas Gaulty and 1/20
M. B. Pleas Gaulty and 1/20
Foreman.
Filed 27 day of May 1883

Witnesses:

J. M. Gaulty
Ch. J. Pleas Gaulty
Am. \$150 to a.
day for each
admission - F.S.

POOR QUALITY ORIGINAL

0712

BAILLED,

No. 1 by Green McHenry
Residence 736 11th Ave
Street

No. 2, by _____
Residence _____
Street

No. 3, by Madad Beaud
Residence 174 Charles
Street

No. 4, by 153
Residence _____
Street

Police Court Bill [unclear]
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Williams
35 5th Ave
William M. Manus
Alfred Murray
Gustavus Seiver
Off. of Volation of the Law

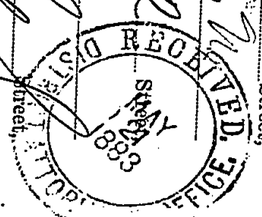
Dated May 20
1888

W. H. [unclear] Magistrate.
Thomas [unclear] Officer.
[unclear] Clerk.

Witnesses,
Theresa Wang
Green
Street

No. 1
Alfred Murray
Street

No. 2
Alfred Murray
Street



No. 3
572 to answer.
W. H. [unclear]
W. H. [unclear]
Madad Beaud
W. H. [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 Fabrick M Manus, Alfred Murray and Gustavus Seiver guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated May 20 1888 [Signature] Police Justice.

I have admitted the above named Fabrick M Manus & Gustavus Seiver to bail to answer by the undertaking hereto annexed.

Dated May 20 1888 [Signature] Police Justice.

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

Dated _____ 1888 _____ Police Justice.

0713

Sec. 151.

Police Court 2^d District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Louis Williams of No. 35 Bayden Street, that on the 16 day of May 1883 at the City of New York, in the County of New York, Patrick McManus and one Murray and one Serpas whose first names are to said deponent ~~not known~~ but whose names are known to him, did openly, publicly, and unlawfully maintain an office or place for the selling of papers known as Police slips at No. 390 West Street, where deponent did buy Police slips on said day from said Murray in the presence of said Serpas and with the aid and procurement of said Patrick McManus

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

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

Dated at the City of New York, this 12th day of May 1883

[Signature]
POLICE JUSTICE.

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis Williams

vs.

Patrick McManus

Murray

Patrick McManus

Warrant-General.

Dated _____ 188

Magistrate _____

Officer _____

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

Officer _____

Dated _____ 188

This Warrant may be executed on Sunday or at night.

[Signature]
Police Justice.

REMARKS.

Time of Arrest, _____
Native of _____
Age, _____
Sex _____
Complexion, _____
Color _____
Profession, _____
Married _____
Single, _____
Read, _____
Write, _____

0714

Sec. 198-200

W District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Gustavus Seixas 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. Gustavus Seixas

Question. How old are you?

Answer. Sixty two Years.

Question. Where were you born?

Answer. Richmond Va.

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

Answer. Brooklyn. 10 Years.

Question. What is your business or profession?

Answer. I have no business.

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.

G. Seixas

Taken before me at
New York
City
this 10th day of
June 1881
[Signature]
Police Justice.

0715

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK } ss.

2nd District Police Court.

Patrick M. Manus 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. *Patrick M. Manus.*

Question. How old are you?

Answer. *Thirty Years.*

Question. Where were you born?

Answer. *Ireland.*

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

Answer. *390 West Street 2 Years.*

Question. What is your business or profession?

Answer. *Liquor 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. *It is the first I know of it*

Patrick M. Manus

Taken before this
day of *July* 19*15*
[Signature]
Police Justice.

0716

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Alfred Murray 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. *Alfred Murray.*

Question. How old are you?

Answer. *Forty three years.*

Question. Where were you born?

Answer. *New York.*

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

Answer. *Grand Eastern Hotel 6 months*

Question. What is your business or profession?

Answer. *Clerk.*

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 of the charge and I am employed by Gustavus Lijas. To act as clerk for him*

Alfred Murray

Taken before me this

day of

[Signature]

Police Justice.

0717

AFFIDAVIT-Keeping Lottery Office.

CITY AND COUNTY }
OF NEW YORK, } ss.

2^d District Police Court.

Louis Williams, 25 years old, Porter

of No. 35 Bayter Street, being duly sworn deposes

and says, that on the 16th day of May 1883, at premises

No. 390 West Street, in the City and County of

New York, he saw there in charge of the place Patrick McManus,

and one Murray and ^{one Seigas whose first names are to deponent} ~~(name here)~~ and that said place was openly, publicly,

and unlawfully kept and maintained as an office or place for the vending or

selling of instruments or papers known as "Lottery Tickets" or "Lottery

Policies". At about half past ten o'clock in the morning of said day

deponent asked said McManus where he could play a leg and said

McManus pointed out a small partitioned room on the first floor

of said premises where said McManus keeps a saloon, saying to deponent

"I will find the man in there; deponent went into said room with and

there found said Murray to whom deponent paid ten cents and from

whom he received for said ten cents the policy slip herewith annexed and

marked Ex. A. At about fifteen minutes after three o'clock in the afternoon

of said day deponent returned to said room and bought and received from said

Murray the lottery policy slip here shown marked Ex. B, said Seigas being

at the time in said room and witnessing the sale of said lottery policy slip,

leaving against the table upon which said Murray made said slip,

Which deponent charges was in violation of the statute in such case made and

provided, and prays that the said Patrick McManus and said

Seigas and said Murray

may ^{be dealt} ~~be~~ dealt with according to law.

Sworn to before me, this 17th day of May 1883.

Louis Williams

[Signature]
Police Justice.

City and County of New York:

Louis Williams, the complainant herein, being further

sworn, says that since the above affidavit was made by him he has ascertained the first name of said Seigas and said Murray who are therein referred to but whose first names were to him unknown when said affidavit was made by him; deponent

0718

says that the first name of said Scryas is Gustav
and the first name of said Murray is Alfred
and that Gustav Scryas and Alfred Murray,
both now present at the 2^d District Police Court
are the same persons referred to in the
above affidavit

Summon to appear me this
20th day of May 1883

Louis Williams

[Signature]
Police Justice

[Signature]
See Book etc
of
Louis Williams

- 1 Patrick McShannon
 - 2 Murray
 - 3 Scryas
- Violation of Lottery Law

May 19th 1883

Officers
John Thompson and
George J. Baker 9th Precinct
Magistrate Joseph W. [unclear]

0719

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

POLICE COURT, Second DISTRICT.

Alfred Murray

of No. Great Eastern Hotel, Christy and West, Equal 43, East. being duly sworn, deposes and

says that on the 16th day of May 1883

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

the employ of Gustavus Seifas (now dead)
who keeps and maintains a place
for the selling and vending of Policy
slips at premises No. 390 West Street
in a liquor store owned by Patrick McManus.
and that the said Seifas receives from
deponent all the money received by
deponent for the sale of Lottery Policies
or Policy Slips

Alfred Murray

Sworn to before me, this
of May 1883
[Signature]
Police Justice.

0720

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

POLICE COURT, 2 DISTRICT.

John Flanagan

of *140* *Pratt* *Police* *Dept* *40* *Street*, being duly sworn, deposes and says that on the *16* day of *May* 188*3*

at the City of New York, in the County of New York, *deponent* *knew* *the* *Patrick* *M* *Manus* *(now* *here)* *to* *be* *the* *owner* *of* *the* *Liquor* *Store* *No* *390* *West* *Street* *a* *small* *portion* *of* *which* *is* *used* *and* *occupied* *as* *a* *place* *for* *the* *sale* *of* *Lottery* *Policies* *or* *Policy* *Slips* *and* *that* *deponent* *has* *frequently* *seen* *Customers* *Spies* *in* *said* *Liquor* *Store* *and* *that* *the* *place* *in* *said* *Liquor* *Store* *where* *the* *Lottery* *Policies* *or* *Policy* *Slips* *are* *sold* *and* *vended* *is* *a* *small* *place* *at* *the* *end* *of* *the* *Bar* *in* *said* *Store* *partitioned* *off* *about* *five* *feet* *square*.

John Flanagan

Sworn to before me this
of *May* 188*3*
[Signature]
Police Justice

0721

NY General Sessions

The People vs

vs

Alfred Murray

} Charged with Violation
of the Lottery Law

City of New York

Alfred Murray being
duly sworn says I saw the defendant in
the above entitled criminal action
On the ^{24th} day of May 1888 I plead
guilty to the charge of violation of the
Lottery Law, before Hon Rufus B. Cowie,
one of the Justices of the above court;
and was sentenced to pay a fine
of one hundred dollars

I have been in the City Prison for
20. days. I have sent to all my
friends and acquaintances to borrow
the amount of the fine imposed
upon me, but my friends and
acquaintances are unable to obtain
said sum or any part thereof. I have
no property of any kind or nature, nor
have I any interest in any property
real personal or mixed. I have no
money nor am I able to obtain
any. My only property consists of my
personal wearing apparel on my back

0722

I have used every endeavour to
obtain said amount of said fine
and have not been able to
get same or any part thereof -
Shown to before this
8th day of June 1883

Alfred. Munday

Samuel Hall

Deputy Clerk

Court of General Sessions

0723

N.Y. General Sessions

The People eto

vs.

Alfred Murray

City and County of New York

George H. Dilks being

deposed says I saw a detective attached to the Ninth Precinct of the Police Department of the City of New York. I know the above named defendant Alfred Murray.

That said Murray was a material witness for the People in the case of the People vs Seixas and McManus, and through his testimony a verdict of guilty was obtained against said Seixas and McManus.

That said Murray has no means of any kind to pay the fine imposed upon him, and has no acquaintance who would be able to obtain same for him. I have read his affidavit as to his means and know same to be true.

Done before me

this 5th day of June 1883 Geo. H. Dilks.

Deputy Clerk

Deputy Clerk

Court of General Sessions

0724

Genl Secours
The Dep

On reading and
filing the affidavits
annexed to the

Recommendation of
the District Attorney
It is ordered that
the fine be remitted

Alfred Murray

Motion to remit
~~fine~~ denied
Amos C. RBC

Dated June 27th 83
RBC
Alfred Murray

W. J. Jones
Attest Atty
June 8 83

In ~~his~~ case, the debt Murray was mainly
instrumental ^{by his borrowing} in ~~creating~~ setting up the family
business of Jessie & M. Mahan who were
the principals, while he (M) was only
an occasional employee. From the facts
coming to me I think that Murray
would probably have been acquitted;
but I am told he pleaded guilty
by the persuasion of his Co-defendants, who
promised to pay his fine. I recorded
the case as one where a remission of the
fine [as the debt has been already about
two weeks in prison] would be
fair and just

0725

BOX:

103

FOLDER:

1104

DESCRIPTION:

Mee, William

DATE:

05/22/83



1104

0726

Day of Trial,

Counsel,

Filed *22* day of *May* 188*3*

Reads

Guilty

THE PEOPLE

vs.

B

William

Casey

JOHN McKEON,

District Attorney.

A True Bill

W. H. Tracy

Foreman.

June 24/83

Guilty
Wm. H. Tracy

Keeping Gambling Establishment, etc. (Section 848, Penal Code.)

W. H. Tracy

0727

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 mee

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

William mee

of the CRIME OF KEEPING A *room* TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said *William mee*

late of the *Fifteenth* Ward of the City of New York in the County of New York aforesaid, on the *sixth* day of *May* in the year of our Lord one thousand eight hundred and eighty *three*, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a *room* in a certain *building* there situate, to be used for gambling purposes, to wit: to be used for the purpose of therein conducting a certain gambling game commonly called *the Emerald Game* where money and property was dependent upon the result, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

William mee

of the CRIME OF KEEPING A *room* TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows:

The said *William mee*

late of the *Fifteenth* Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said *sixth* day of *May* in the year of our Lord one thousand eight hundred and eighty *three* at the Ward, City and County aforesaid, unlawfully did keep a *room* in a certain *building* there situate, to be used for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers, and documents in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public or private lotteries, and of therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers, and documents, 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.

0728

THIRD COUNT.

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

_____ *William mee* _____

of the CRIME OF KNOWINGLY PERMITTING A room TO BE USED FOR GAMBLING PURPOSES, committed as follows :

The said *William mee* _____

late of the *Third* Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said sixth day of May in the year of our Lord one thousand eight hundred and eighty-three, being then and there the owner of a certain room *in a certain building* there situate, known as number Two hundred and eleven Thompson Street

in the said Ward, City and County, at the Ward, City and County aforesaid, with force and arms, unlawfully did knowingly permit the said room _____ to be used for gambling by divers common gamblers whose names are to the Grand Jury aforesaid unknown, whom in the said room _____ the said *William mee* _____

did then and there knowingly permit to engage as players in a certain gambling game commonly called the wheel game where money and property was dependent upon the result, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

FOURTH COUNT.

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

_____ *William mee* _____

of the CRIME OF KNOWINGLY PERMITTING A room TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows :

The said *William mee* _____

late of the *Third* Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the sixth day of May in the year of our Lord one thousand eight hundred and eighty-three, being then and there the owner of a certain room *in a certain building* there situate known as number Two hundred and eleven Thompson Street

in the said City and County, with force and arms, at the Ward, City and County aforesaid, unlawfully did knowingly permit the said room *to be used by a certain person whose name is to the Grand Jury aforesaid unknown* for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers and documents, in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public or private lotteries, and for therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers and documents, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN McKEON,
District Attorney.

0729

No 46
Police Court
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. McGuire
William Rice
Office, Division, Eastern
Law.

1
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Dated May 6 1883

Magistrate
Clerk

Witnesses

No. 1
No. 2
No. 3

No. 4
No. 5

No. 6
No. 7
No. 8
No. 9

No. 10
No. 11
No. 12



BAILED,

No. 1 by Lawrence M. Smith

Residence 124 Bleecker Street

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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

William Rice

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 give such bail.

Dated May 6 1883 Hugh Gardner Police Justice.

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

Dated May 6 1883 Hugh Gardner Police Justice.

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

Dated _____ 188 _____ Police Justice.

0730

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William. Mee 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. *William Mee*

Question. How old are you?

Answer. *Forty three years.*

Question. Where were you born?

Answer. *United States*

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

Answer. *143 Bleeker Street 6 years.*

Question. What is your business or profession?

Answer. *Liquor 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*

William Mee

Taken before me this

day of

May

188*8*

Hugh Gardner

Police Justice.

0731

AFFIDAVIT—Keeping Lottery Office.

CITY AND COUNTY }
OF NEW YORK, } ss.

Second District Police Court.

Second
Captain John J. Bryan
of *The 15th Precinct Police* ~~Station~~, being duly sworn deposes
and says, that on the *6th* day of *May* 1883, at premises
No. 211 Thompson Street, in the City and County of
New York, he saw there in charge of the place *William*
Mee (now here) and that said place was openly, publicly,
and unlawfully kept and maintained as an office or place for the vending or
selling of instruments or papers known as "Lottery Tickets" and "Lottery"
Policies" *in envelope game* and deponent
found said *Mee* in charge of the place and
on entering said premises deponent found
the books and papers here shown which are now
in *envelope game* and Lottery Policies
with printed policy slips dated *May 5 1883* and Black Brand

Which deponent charges was in violation of the statute in such case made and
provided, and prays that the said *William Mee*
may be dealt with according to law.

Sworn to before me, this *6th* day of *May* 1883. *John J. Bryan*

Hugh Gardner
Police Justice.

0732

828

CD

Day of Trial,

Counsel,

Filed

day of

1882

Pleads *Not Guilty to.*

THE PEOPLE

vs.

William Mc

(2 Cases)

JOHN McKEON,

District Attorney.

John Larn

A True Bill.

Wm. B. ...

Foreman
Pleas Guilty

0733

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 Mee

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

William Mee

of the CRIME OF Acting as Dealer at a certain banking game called Red and Black committed as follows:

The said

William Mee

late of the City and County of New York, on the nineteenth day of June in the year of our Lord one thousand eight hundred and eighty-two, at the City and County aforesaid, with force and arms

unlawfully did deal a certain banking game commonly called Red and Black where money was dependant upon the result, and thereby became and was a common gambler, against the form of the Statute in such case made, provided and against the peace of the People of the State of New York and their dignity.

John McKeon

District Attorney

0734

Stat. 210, 211, 212

#81
334
Police Court - 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James G. W.
Mammie Hall
Earl Hester St.
Queen of the South

William G. G.
George St.
Williams Ave

BAILED,
No. 1, by ~~James G. W.~~
Residence ~~111~~ Street,

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Date June 26th 1882

No. 2, by _____
Residence _____ Street,

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No. 3, by _____
Residence _____ Street,

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No. 4, by _____
Residence _____ Street,

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No. _____
Street _____
No. _____
Street _____
Witness _____
Clerk _____
Magistrate _____
Date June 26th 1882
Police Justice _____
Seal: JUN 26 1882

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

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

Date June 26 1882 Salou B. Smith Police Justice.

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

Dated June 26 1882 Salou B. Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

Police Court 3 District.

WARRANT-GAMBLING

THE PEOPLE, & c.
ON THE COMPLAINT OF

William Elliott
vs.
William Mee
John Rose
Richard Roe.

Dated June 24th 1882
Smith Magistrate.
William B. Bennett Officer.
Sergt. 15.

REMARKS.

Time of Arrest.....
Native of.....
Age.....
Color.....

*This warrant may be
executed on Sunday or
at night*
Solomon D. Sybil
Police Justice

taken and brought before.....
as within commanded.....
Disposition.....

0735

0736

Police Court *Second* District.

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

To the Officers of Police, and Patrolmen, of the Police Department of said City, and to each of them:

Whereas, complaint on oath has been made before me one of the Police Justices in the City of New York, by *William Olesch* of No. *12*

Prince Street, that the premises known as No. *153* *Bleeker Street* in said City, are kept and maintained by

William Mc John Roe a short stout man with red hair and Richard Roe a short stout man.

as a Gambling House and a place of resort for idle and disorderly persons, to gamble and play at cards and games of chance for money in violation of the law, and to the common nuisance of the People of the State of New York, and that in said premises on or about the *19th* day of *June* 18*82* said *William Mc John Roe and Richard Roe* did feloniously win and receive from complainant *Forty Four* dollars in money, at, and by means of dealing and playing the game called *Russian Black* and that upon and within said premises may be found faro and other gambling tables, checks, cards, devices and apparatus used solely for the purpose of gambling, and the discovery of which might tend to establish the truth of said complaint.

These are therefore, in the name of the People of the State of New York, to Command you, the said Officers and Patrolmen, and each of you, to enter the said premises and therein make diligent search for such gambling tools, devices and apparatus, and if such be found to bring the same forthwith before me, or some other Police Justice for said City together with the said *William Mc John Roe and Richard Roe* and all other idle and disorderly persons who may be found and arrested upon and within said premises, to answer the said charge, and to be dealt with according to law.

Given under my hand and seal this *24th* day of *June* 18*82* at the City of New York.

Solomon Smith

POLICE JUSTICE.

0737

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

William M. E.

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 to 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 M. E.*

Question. How old are you?

Answer. *Forty three years*

Question. Where were you born?

Answer. *A.S.*

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

Answer. *143 Bleekerst. 5 Years*

Question. What is your business or profession?

Answer. *Liquor 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 do not own the house or land a card in the house. I am not in the gambling business. I loaned the complainant ten dollars at the request of a friend*

Taken before me, this *26* day of *June* 188*2* at *N. Y.*

Solow B. Smith
Police Justice.

0738

Police Court Second District.

William Elliot, Tailor age 24

of 12 Prince Street

upon his oath complains that William Mc John Hole stout man Michael Han and Richard Roe. a short stout man. at premises No 153 Sleeper Street, in the City

and County of New York, unlawfully keeps and maintains a Gambling House, and knowingly permits divers idle, disorderly and evil disposed persons to resort there, to gamble and play at cards and games of chance for money, in violation of the law, and to the common nuisance of the People of the State of New York.

Deponent further says that in said premises on the 19th day of

June 1882 said William Mc John Hole and Richard Red and Blaeb.

did unlawfully and feloniously deal the game called Faro. and did then and there within the space of twenty-four hours win from deponent Forty four dollars.

at said game, and that within said premises are exhibited, kept and used by

William Mc John Hole and Richard Roe Red and Blaeb.

and other gambling tables, checks, cards, devices and apparatus, for the purpose of gambling.

the discovery of which would tend to establish the truth of the charge herein made.

Sworn to before me this

24th

day of

June 1882

William Elliot

Solomon Smith

POLICE JUSTICE.

0739

BOX:

103

FOLDER:

1104

DESCRIPTION:

Merritt, Henry

DATE:

05/03/83



1104

POOR QUALITY ORIGINAL

0740

Seetler

Day of Trial,

Counsel,

Filed *3* day of *May* 188*3*

Pleads *Not guilty*

THE PEOPLE

W. W. Dowson
vs.
Henry Merritt

BURGLARY—Third Degree, and
Receiving Stolen Goods.

Sections 498-506-528-531-550

JOHN McKEON,

District Attorney.

I 2 May 7. 1883
True Bill
W. W. Dowson
vs.
Henry Merritt

Foreman.

W. W. Dowson
vs.
Henry Merritt
to be sent for

0741

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 Merritt

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

Henry Merritt

of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said *Henry Merritt*

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

Abraham Silscher

there situate, feloniously and burglariously, did break into and enter, the same being *a part of* a building in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit, to wit: the goods, chattels, and personal property hereinafter described, with intent the said goods, chattels, and personal property of the said

Abraham Silscher

then and there being, then and there feloniously and burglariously to steal, take and carry away, and *forty two* pairs of trousers of the value of *two dollars each pair*

of the goods, chattels and personal property of the said

Abraham Silscher

so kept as aforesaid in the said *factory* 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.

0742

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

Henry Merritt

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

The said Henry Merritt

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,

partly two pairs of trousers of the value of two dollars each pair

of the goods, chattels and personal property of

Abraham Ditcher

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

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

Henry Merritt

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

JOHN McKEON,

District Attorney.

0743

Police Court *336* District.

THE PEOPLE, Sec.
ON THE COMPLAINT OF

Abraham Finkelstein
13 No 1st St
Ferry Merritt

Offence *7 Burglary*
3rd degree

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Dated *April 24th* 188*8*

Smith Magistrate.

Sam'l Farley Officer.

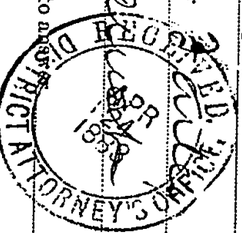
57A Precinct.

Witness *Lucia S. Stogolans*

No. 14 *Living* Street.

No. 11 *Baruch* Street.

No. 57 *Rice* Street.



John J. ...

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 *Henry Merritt*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *200* 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 24th* 188*8* *Salon B. Smith* Police Justice.

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

Dated _____ 188 . _____ Police Justice.

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

Dated _____ 188 . _____ Police Justice.

0744

Sec. 198-200.

Dist District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Merritt 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. Henry Merritt

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. US

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

Answer. 122 West Houston. 2 years

Question. What is your business or profession?

Answer. Embroider of Baskets

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 was not in
company with anyone having the pauldron
and went into the hallway to get a drink
of water
Henry Merritt

Taken before me this 24th

day of April

1887

Robert J. Merritt
Justice of the Peace

0745

CITY AND COUNTY }
OF NEW YORK, } ss.

Edwin Hamblin

aged 34 years, occupation Private Watchman of No.

11 Varick Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Abraham Kibsch

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

Sworn to before me, this 24th
day of April 1883

Edwin Hamblin

Solomon R. Smith
Police Justice.

0746

CITY AND COUNTY }
OF NEW YORK, } ss.

John F Farley

aged 32 years, occupation Police officer of ~~NY~~

516 Duane St Police ~~Street~~, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Abraham Linsch

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

Sworn to before me, this 24th
day of April 1883

John J Farley

Salomon R. Smith

Police Justice.

0747

CITY AND COUNTY }
OF NEW YORK, } ss.

Lewis S Hoagland

aged 35 years, occupation Fireman of No.

114 King Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Abraham Hirsch

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

Sworn to before me, this 24th
day of April 1883

Lewis S Hoagland

Solomon [Signature]

Police Justice.

0748

Police Court—3rd District.

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

Abraham Hilscher
of No. 13 Walker Street, aged 25 years,

occupation Manufacturer of pants being duly sworn

deposes and says, that the premises No 13 Walker Street,

in the City and County aforesaid, the said being a Brick Building

and the first floor of

and which was occupied by deponent as a Manufactory and sales room

and in which there was at the time a ~~man~~ being, by name

were BURGLARIOUSLY entered by means of forcibly opening

a window in the rear of said

building on said first floor and

entering said first floor through said

window

on the 21st day of April 1883 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

Forty two pairs of pantaloons

of the value of eighty dollars

the property of deponent Wolf Hilscher

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

Henry Merritt (no name)

for the reasons following, to wit: Deponent is informed

by Edwin Gaublin that on

Saturday night April 21st at about

10⁴⁵ o'clock PM he saw said Merritt and

a man whose name is unknown to

him going through north more street and

that said unknown man was carrying

a number of pairs of pants. That said

Merritt and said unknown man then

0749

entered the hallway of No 9 North Main Street, and also for the reason that deponent is informed by Lewis Hoagland that he saw a number of pairs of pants lying in the hallway of said number 9 North Main Street. Deponent is also informed by Officer John J. Farley that he found in the hallway of No 9 North Main Street twenty five pairs of pants and which deponent has seen and identified as his property. Deponent is also informed by Officer Farley that on Saturday night April 21st he saw said Merritt and a young man named Nesbitt talking about deponent's premises.

Sworn to before me } Abraham Hilscher
 this 24th day of April 1883

John J. Farley

Police Justice

Police Court _____ District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

vs.

Burglary Degree.

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0750

BOX:

103

FOLDER:

1104

DESCRIPTION:

Meyer, Charles

DATE:

05/15/83



1104

POOR QUALITY ORIGINAL

0751

114
Counsel,
Filed 10th day of May 1888
Pleads *Mr. G. M. K. K.*

THE PEOPLE

vs.

Charles McKeon

W. B. K. K.

JOHN McKEON,

District Attorney.

A True Bill

W. B. K. K.

Foreman.

June 4/83

Verdict of Guilty should specify of which count.

W. B. K. K.
W. B. K. K.
W. B. K. K.
W. B. K. K.

BURGESS—Third Degree, and
Grand Larceny, 2nd Degree.
(Back on 498-506-515 and 521)

POOR QUALITY ORIGINAL

0752

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 meyer

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

Charles meyer

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

The said *Charles meyer*

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

Thomas Kelly

there situate, feloniously and burglariously did break into and enter, ~~the~~ he the said

Charles meyer

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of *Thomas Kelly*

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.

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

Charles meyer
~~the Second Degree~~

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

The said *Charles meyer*

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, with force and arms, *one overcoat of the value of forty dollars*

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

Thomas Kelly

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

JOHN McKEON, District Attorney.

0753

Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Kelly
209 St. B.
Charles Meyer

1 _____
2 _____
3 _____
4 _____
Offence, Burglary

Dated May 11 1883

Arthur Magistrate.

Alvan Officer.

11 Clerk.

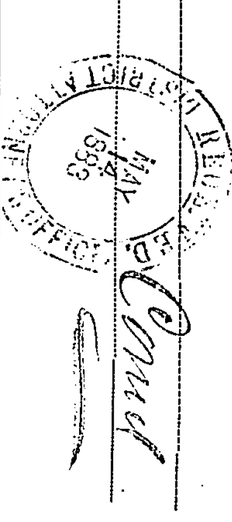
Witnesses, John H. ...
11 ... Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer G.S.

Cond



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 Charles Meyer

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

Dated May 11 1883 Arthur Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0754

Sec. 198-200

3rd District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Meyer 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. *Charles Meyer*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *205 East 5th Street 6 months*

Question. What is your business or profession?

Answer. *Barber*

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 Meyer

Taken before me this

day of

May

1883

J. M. Adams

Police Justice.

0755

Police Court— 3rd District.

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

Thomas Kelly

of No. 209 Avenue B Street, aged 48 years,

occupation Liquor dealer being duly sworn

deposes and says, that the premises No 209 Avenue B Street,

in the City and County aforesaid, the said being a Brick building the second floor was

and which was occupied by deponent as a Dwelling House

and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly opening the lock on the door leading to a Room in the rear of said floor with false Keys

on the 11 day of May 1883 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

One Over Coat of the Value of forty 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 Meyer (now here)

for the reasons following, to wit: Deponent saw said Meyer coming from said Room and when detected he ran away. That deponent then discovered that said Room had been entered, and deponents property strewn around the floor, said Charles Meyer in the House 602 East 13th Street, where he dropped the afore described Coat and then ran to the House No 644 East 13th Street

0756

in which premises, said Meyer was arrested by officer David W. Alexander after 11th Present said officer informed deponent that he found him concealed in a bed Room on the top floor of said premises,

Sworn to before me } Thomas Kelly
this 11th day of May 1883 }
D. Patterson }
Police Justice

City & County of New York } 53

Said D. W. Alexander after 11 Present Police being duly sworn says, he heard read the affidavit of Thomas Kelly and knows the contents thereof that the portions therein stated and referring to deponent is true to deponent own knowledge

Sworn to before me this } David W. Alexander
11th day of May 1883 }
D. Patterson }
Police Justice

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary _____ Degree

Dated _____ 188 |

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0757

Testimony in the case
of Charles Meyer.
filed May

1883.

0758

40
The People
Charles Meyer } Court of General Sessions. Part I.
Indictment for burglary. } Before Recorder Smyth. June 24. 1883

Thomas Kelly sworn and examined. I live 209 Avenue B., am in the liquor business; on the 11th of July about 2 o'clock in the afternoon I lost an overcoat. I paid \$48 for it last winter a year ago. I suppose it is reduced in value, it would be worth about \$25 now I suppose. I went out at about eleven o'clock and returned about two. I had the overcoat in my room. I locked the door and took the key with me. Then I came back I found the door open and I found the prisoner on the sill of the door coming out. He must have had the overcoat on him, for if he had it on his arm I would have seen it. We found the overcoat with him in the adjoining building, the next hallway. I did not take hold of the prisoner at first, for I did not suspect him; he did not run past me. I went in the room and I saw in a moment that the closet was empty of my clothing. I went out, I ran to the corner, I did not find him right away. I next saw him at the hall door of the next building;

0759

it was the same building I found the coat in; we got the coat from him; the coat was taken from him by a young man and handed to me. Cross Examined. It was three hours from the time I locked my room to the time I got back again I judge the prisoner broke in by his coming out. I cannot swear that he had my coat on; he walked quietly passed me; it was so short a distance, it was not more than about two feet, he took and turned down and I turned into the room. He said something but I dont know what it was. David W. Alexander sworn. I am an officer of the 11th precinct. I arrested the defendant. I found that eight barrelled pepper box (pistol) in his hand and he dropped a skeleton key which I found. I had a hole in my pocket and I have lost it. I arrested him at 644 Thirteenth St. on the top story of a tenement house on the 11th alley about 2 o'clock I followed him from Avenue C. I did not find the coat. You had no conversation with the prisoner? No sir. Charles Meyer, sworn and examined in his own behalf testified. I heard the testimony against me. I went to this

0760

place on business. I am a canvassing agent for the Metallic Spring Bed Co., Reeves. I went there with the intention of making a sale, as I am in the habit of going into dwellinghouses. When I came to this door I saw it open, I opened the door, I looked in, I closed it behind me, I came out, and as I came out I met Mr. Kelly, I bid him the time of day and I passed him and I went into the next house on the business of canvassing and I got no sale. I came out of that house and went into the next house and I saw a commotion outside the street, I thought it probable that somebody would want to arrest me for not having a license for canvassing, as I had been told by several officers that I should have a license to canvass. Then I got kind of excited and I went into a woman's room. I said to the lady to allow me to stay in here a few moments and the excitement will be over, and before I had time to get out the officer came in and took me out. Had you any Skeleton Key about you? No sir, I had that article (the pistol) The certificate now shown is one

0761

which my wife got from the Spring Bed Co.
My right name is Charles F. Walker. I would
not like any publication of this matter in
order to shield my wife; it is not that I
am ashamed of my name, but domestic
circumstances. You deny positively tak-
ing anything from that room, any coat?
Yes sir, I deny it. I did not have the coat
and did not take it. I looked in the door
of the room, I saw everything was in
commotion and I pulled the door two
again. I did not go inside the room. I
stood halfway across the threshold, closed
the door behind me and came out.
Cross Examined. I kept that eight barreled
revolver about me because there are a
good many agents canvassing for the
same firm that accused me of under-
selling them. I was to get \$2.40 on every
mattress sold, and if I would get \$2 I
would let it go. I kept the pistol to try to
protect myself. I had no Skeleton Key;
the officer did not take any key from
me. I had a model of the bed and my
wife brought it back to Mr. Reeves and
got a certificate to that effect. I am
living in 71 Avenue A since Jan-
uary. I am canvassing since January.
The jury rendered a verdict of
guilty of grand larceny in the second
degree.