

0656

BOX:

461

FOLDER:

4235

DESCRIPTION:

McGlory, William

DATE:

12/22/91



4235

0657

POOR QUALITY ORIGINAL

Witnesses:

J. Krause

In this case I apprehend that the defendant William McGlory or McGlory was convicted on Jan 8 1892 upon another indictment charging him with a larceny of a coat of Mr. James was returned to me upon my commitment to the jail and to pay a fine of \$300. After serving a term of 30 days in the jail, this indictment was returned a writ was heard on the calendar. The defendant failed to appear, and the bail was forfeited.

There is no doubt that in imposing the sentence mentioned above, the court took into consideration the fact that this second indictment was pending. The defendant is a surety both sworn and unsworn, in written affidavits that they received no notice of the hearing of the record indictment on the calendar. Further there is a serious question as to whether the conviction and imprisonment of the defendant under the first indictment did not discharge the surety on the second bill of indictment under all circumstances.

At the time that this bond was forfeited the deft has since then been taken into custody by the People

Filed 22 day of Dec 1893

Pleas,

THE PEOPLE,

vs.

William McGlory

Whitening a witness etc. Section 128 Penal Code

D3 Sept 19 DE LANCEY NICOLL, District Attorney. Motion of Dist Atty that deft be discharged on his own recognizance and that he be discharged and is granted Geo. C. Fisher

Foreman.

11 Feb 13/93

I concur Fullerton P.S.A.

0658

Supreme Court N.Y.

The People ex.
Respondents,

vs.
William M^c Glory,
Appellant. }

To
Peter B. Olney Esq.
District Attorney of the City and County
of New York.

Sir.

Please take notice that a Writ of
Habeas Corpus having been issued by a Judge
of this Court, a motion will be made at Chambers
thereof at the New Court House, in the City Hall
of said City, on the 7th day of February 1884 at
10 1/2 A.M. or as soon thereafter as Counsel
can be heard, for an order admitting the
defendant to bail ~~and~~ pending the appeal to the
General Term of the Supreme Court of the
First Department.

Yours ex.
Alfred Steckler,
Chas. S. Spencer,
Attys for Appellant.
47 & 49 Centre St,
N.Y. City.

P.O. & office }
Address, }

0659

CITY AND COUNTY OF NEW YORK, ss. _____
being duly sworn deposes and says; that he is _____ years of age, and a clerk in
the office of CHARLES STECKLER, Esq., the attorney for the _____ in this
action; on the _____ day of _____ 188 at No. _____
in the City of New York, he served the annexed _____

upon _____ the _____ therein
by delivering to, and leaving with _____

_____ a true copy thereof, _____

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

Sworn to before me this _____ }
day of _____ 188

N.Y. Supreme Court.

The People vs. Respondents

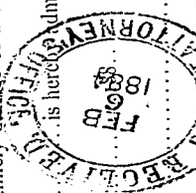
William M. Gray Appellant
Defendant.

Notice.

Accepted
CHARLES STECKLER, &
ans. S. Spencer
Appellee Attorney.

Nos. 47 & 49 Centre Street,
N. Y. City.

Due and timely service of a copy within _____
is hereby admitted.



Dated N. Y. _____ Atty.

To: *Peter B. Blinny*, Esq.
Dist. Atty.

Sir: Please take notice that the within is a
true copy of an _____ in the office of the
this day duly _____ Clerk of this Court in this action.
Dated N. Y., _____ 188.
Yours &c.,
Charles Steckler,
Attorney for _____
To: _____ Esq.

Atty for _____



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

City and County of New York

Fredrick Krause, of
No 293 Willow Street N.Y.C. being
duly sworn deposes and says that
on the 21st day of December 1891,
while on his way from Part II of the
Court of General Sessions, in company
with Oscar Dietz, and Henry J. Krause
to the office of Mr Henry D. Macdonald
a deputy assistant in the District
Attorney's office, he was met by
William Mc Glory, who, shook his
hand and said "You Dutch
son-of-a-bitch I'll fix you before
I get through with you", thereby,
as deponent verily believes, attempting
to intimidate deponent, who is a
witness against the said Mc Glory
in a certain case now pending
entitled The People vs William Mc Glory
et al, in violation of Section 653 of
the Penal Code of the State of New York

Sworn to before me this
21st day of December 1891
William H. Tenney
Assistant Clerk
Court General Sessions

Fredrick Krause

City and County of } ss
New York

Oscar Dietz of ct & E
132^d St N.Y.C being duly sworn deposes
and says I have read the foregoing
affidavit of Frederick Krause and
the same is true to my knowledge

Sworn to before me this

21st day of December 1891

Wm. H. Penney Ass't. Clerk Court General Sessions

City & County of } ss
New York

Henry F Krause of ct &
293 Wells Avenue N.Y.C being
duly sworn deposes and says that
he has read the foregoing affidavit
of Frederick Krause and the same is
true to his knowledge

Sworn to before me this

21 day of December 1891

William H Penney

Assistant Clerk

Court of General Sessions

Henry F Krause

Supreme Court - City and County of New York.

The People vs.
 ~ vs ~
 William M. Story,
 Appellant.



City and County of New York vs - Charles Stechler of said City being duly sworn deposes and says, that he is one of the Counsel for the abovenamed defendant. That on the 6th day of February 1884 the abovenamed defendant was sentenced in the Court of General Sessions of the Peace in and for the City and County of New York, to the ~~the~~ Penitentiary for the term of six months, on a conviction for violation of the Excise Law. That the said appellant has appealed from said conviction and served a notice of appeal on the District Attorney of the City of New York, and on John Sparks Esq. Clerk of said Court of General Sessions on the 6th day of February 1884. That the time to file and serve the proposed case on appeal and bill of Exceptions herein expires this day. That the said proposed case and bill of exceptions has not been prepared as yet for the reason that the testimony taken on the trial of the appellant herein is now in the possession of Hon. Charles Douglas, one of the Justices of the Supreme Court, pending decision on a motion made herein and therefore deponent could not prepare the same.

0663

Deponent therefore prays for an order under section 460 of the Code of Criminal Procedure granting the appellant herein twenty days further time to file and serve the proposed case on appeal and bill of Exceptions herein.

No previous application for this Order has been made to any other Court or Justice.

Sworn to before me this 11th day of February 1884. } Charles Steckler,
Jacob Meyer, }
Com^r of Deeds }
N. Y. City. }
" " }

On the annexed affidavit, let the appellant herein William M^r Glory have twenty days further time to serve his proposed case on appeal and Bill of Exceptions herein.

Dated February 11th 1884.

C. Donohue,
Justice.

City and County } ss.
of New York. }

said city, being duly sworn says that he is the _____ of _____
heard, read and knows the contents of the foregoing _____ in this action, that he has
true to _____ and that the same is
own knowledge except as to the matters therein stated to be alleged on infor-
mation and belief, and as to those matters he believes it to be true.

Sworn to before me this _____

day of _____ 1884.

0664

CITY AND COUNTY OF NEW YORK, ss :
being duly sworn deposes and says ; that he is _____ years of age, and a clerk in
the office of CHARLES STECKLER, Esq., the attorney for the _____ in this
action ; on the _____ day of _____ 188 at No. _____
in the City of New York, he served the annexed _____

upon _____ the _____ therein
by delivering to, and leaving with _____
_____ a true copy thereof.

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

Sworn to before me this _____
day of _____ 188 }

N.Y. Supreme Court.

The People &c.
Plaintiff,

AGAINST
William M. Gray,
Defendant.

Copy
Affidavit & Order
extending time &c.

CHARLES STECKLER,
Deft. Attorney,
Nos. 47 & 49 Centre Street,
N. Y. City.

Due and timely service of a copy within
_____ days admitted.
Dated N. Y. _____ 1888. Atty.

To: *Peter B. Olney* Esq.
Deft. Atty.

Sir: Please take notice that the within is a
true copy of an _____ in the office of the
Clerk of this Court in this action.
Dated N. Y., _____ 188.
Yours &c.,
Charles Steckler,
Attorney for _____
To: _____ Esq.
Atty for _____



People

or
McGlory

Brother Walter Cook
and Paul

1st - People
 2nd - People
 3rd - People
 4th - People
 5th - People
 6th - People
 7th - People
 8th - People
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 99th - People
 100th - People

People
v
McGery

~~Writ of Habeas Corpus~~
Person not entitled to writ of Habeas Corpus
2 where the question committed or detained
by virtue of the final judgment or order of
a competent tribunal of civil or criminal
jurisdiction. Code Book of Procedure § 2016

Appeal to Supreme Court from a
judgment of execution or other determination from
which an appeal can be taken except
execution of the judgment or determination capable
of the nature of appeal a certificate of the judge
who preside at the trial or of a judge of the
Supreme Court that in his opinion there is
reasonable doubt whether the judgment should
stand but not otherwise -

Code Civ Pro § 527

After conviction of a crime not punishable with
 death a defendant who has appealed and who
 has a stay of proceedings but no certiorari
 may be admitted to bail

1. This a matter of right when the appeal
 is from a judgment imposing a fine only

2. as a matter of discretion in all other cases

Code Com. Proc § 555

Violation of § 13 Laws of 1857 ch. 628 § 405
 is a misdemeanor. The punishment for violation is ^{not} imprisonment
 House and the fine is Rev Stat 697 § 210. The punishment
 is by imprisonment in County jail not more than one
 year or by fine not more than \$250 or both.

Foot as People 56 N.Y. 321 City

Bohannan " 17 " 516 and

Hill " " 20 " 363

0668

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

The People
Respondents
vs
William M. Glory
Appellant

To John Sparks Esq. Clerk of said Court of
General Sessions and to Peter B. Olney Esq. District
Attorney of the City and County of New York:

You and each of you will please take notice
herely that the above-named appellant
William M. Glory herely appeals to the Supreme
Court General Term of the First Judicial
Department, from his conviction in the
said Court of General Sessions on the 31st
day of January 1884 of the misdemeanor of
violating the excise law in selling beer
without a license and from the judgment
pronounced upon said conviction of said
Court of General Sessions in sentencing him on
the 6th day of February 1884 ^{to six months imprisonment by the President} and the said Appell-
-ant herely appeals from each and every
part of said judgment conviction and trial

0559

Your soc
Charles S Spencer
Alfred Steckler
Atty for Appellant
P.O. office address
4749 Bent St
New York City

City and County } ss.
of New York, }

of
said city, being duly sworn says that he is the _____ in this action, that he has
heard, read and knows the contents of the foregoing _____ and that the same is
true to _____ own knowledge except as to the matters therein stated to be alleged on infor-
mation and belief, and as to those matters, he believes it to be true.
Sworn to before me this _____
day of _____ 1938

0670

CITY AND COUNTY OF NEW YORK, ss :
being duly sworn deposes and says ; that he is _____ years of age, and a clerk in
the office of CHARLES STECKLER, Esq., the attorney for the _____ in this
action ; on the _____ day of _____ 188 at No. _____
in the City of New York, he served the annexed _____

upon _____ the _____ therein
by delivering to, and leaving with _____

_____ a true copy thereof, _____

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

Sworn to before me this
day of _____ 188

*Wesley
Feb 22/84
General Sessions Court*

*The People
Respondents Plaintiff,*

AGAINST

*William M. Story
Defendant.*

*copy Notice of Appeal
PC*

*Alfred
CHARLES STECKLER,
Charles S. Stecker
Appellants Attorney,
Nos. 47 & 49 Centre Street,
N. Y. City.*

Due and timely service of a copy within
notice of appeal is hereby admitted.



Dated N. Y. _____ 1884
_____ Atty.

*John S. Dwyer
Atty.*

Sir :
Please take notice that the within is a
true copy of an _____
this day duly _____ in the office of the
Clerk of this Court in this action.
Dated N. Y., _____ 188.
Yours &c.,
Charles Steckler,
Attorney for _____
To : _____ Esq.

Atty for _____



0671

Form 15.

Police Court—Third District.

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

Philip Marks

of No. *House of Detention*

Street

on the *8th* being duly sworn, deposes and says, that
in the year 18*78* at the City of New York, in the County of New York,
he was violently and feloniously ASSAULTED and BEATEN by *William*

Davis and William de' Glory
(now present) who struck deponent
with a club and chair about
the head and body knocked
deponent, and then kicked
deponent

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

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

Sworn before me, this *10* day }
of *January* 187*9* }

[Signature]
Police Justice.

Philip Marks
his
mark

0672

Form 15.

Police Court—Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Philip Marks
Warden of Detention

William Davis

William McElroy

Affidavit A. & B.
FELONIOUS.

Dated *January 10* 1879-

Duffy Magistrate.

Sworn by Officer.
10 *January*

WITNESSES:

Philip Marks
Warden of Detention \$500 to testify

Philip Marks being a
 4 armed

9a. What is your name?
 I am a tailor I work at
 35 Ludlow street with a
 man by the name of Levy
 I worked there ten weeks
 before I got robbed. I
 have lived in New York
 twenty years I was
 a pedler for four or five
 years. I have done nearly
 everything for a living I
 have been to State Prison
 at Sing Sing I have not
 been in the Penitentiary. I
 came to this county when
 a small boy - I was not
 in prison in the old county
 before I came here. I
 was four years old when
 I came to this county. I
 have never been back there
 I lived 15 elderly streets
 just before I was hurt with
 a German man. He did
 not know his name. When

I was making I got eleven
 dollars a week. The money
 I had in my pocket the
 night I was robbed was
 what I had saved. I
 worked in Sudder street two
 weeks & he paid me
 twenty two dollars.
 worked in 37 1/2 Cherry street
 with a Mr Solomon
 worked for him five months
 commencing last summer. After
 I left Cherry street I
 did not work for three
 or four weeks & then went
 to work in Sudder street.
 before I worked in Cherry street
 I worked in Essex street
 for a man by the name
 of Isaac's. He was a tailor
 I worked in his house before
 that I worked in East Broadway
 for a man by the name of
 Isaac Levy I worked for
 him two or three weeks.
 Do you know Jacob Stroganski.
 (was in court) a Mr. Sir.
 I never saw him before &

never made a charge against
 me for putting his pocket I
 was in the Tomb three years
 ago - The complaint was for
 stealing a watch I was
 tried in General Sessions &
 got one year. I don't
 remember the Judge name
 before whom I was tried
 Q Do you know Louis Weinberg of
 No. 59 Bayard Street
 A No. I have seen him in
 a church, I have never
 been with him
 Q Do you know Joseph Price.
 (from prison) A - No I never
 saw him.
 Q You carried this money with
 you for six months in
 your pocket
 A Yes Sir - I was when I
 only had drunk couple
 glasses of beer. I asked
 for some Soda water & Davis
 said I had better take
 Cider McGlary was not there
 at the beginning of this affair.
 Davis struck me I did

0676

not touch anybody - I was
not ordered out of their plan
It was 7 1/2 am when I went
with marks. I went willingly
because I was told they
would need to try to back
to me - I would be cured
I was on the corner of 65 street
& 3 avenue when I fell. When
I went to 59th street Water House
I was to wait to speak to
tell them where I was hurt.
I took the fifty five dollars out
of my pocket when I paid
for my drinks in McElroy's

My dear
I was to be in the Court
this 10 day of July 1897
[Signature]

0677

William Davis being sworn states
I am a bartender at No
103 Boney & I was bartender
on 11. 5. Decemb 1898. I saw
Mank then on that night
at about 1/2 past two or there
abouts in the morning Mank
was accompanied by two other
Mank was angry & was
talking about shooting some
objct through a golf fence
I remonstrated with him &
told him it was a late
hour. I told him that he
would have to go out or
make up mind then was
a gentleman & two ladies sitting
at a table. The gent called
me to come from behind the
counter I went to wait on
that gentleman as I did Mank
met me on the outside of the
bar in a sparring attitude I
told him to go away he
lifted his right hand &
struck me on the right eye
with the knuckles of his hand.

0678

I asked him what he was
looking for right & he
said I was looking for
almost anything. We searched
& I threw him & he may
struck on the way by the
barrel as soon as he may
struck by the barrel he should
I am robbed of forty five
dollars & sixty six cents. I
did not see anyone near
him - no one else struck him.
Then two waiters came in &
I insisted that they should
take marks out of the room
I did not see Mr. G. G. G.
at the bar. I saw Mr. G. G. G.
& Marks in conversation about
six o'clock in the morning. I
heard Marks ask Mr. G. G. G.
for ten dollars to pay for
two weeks board. Mr. G. G. G.
said you are talking like a
man & I'll give marks that
he would give me if his
intention the money & he
could secure two weeks board

0679

for him. McElroy told Marks
I will send you to 66th Street
& 3rd Avenue my house. Marks
said when is it and upon
being informed said I will
go. McElroy had a bartender
take Marks out after Marks
had you to the car. He
came running back into the
store & said what kind of
business is this. McElroy said
the place was in 66th Street
& 3rd Avenue. Marks said he
would go with McElroy &
did go on the elevated
Rue Road.

Sum to defu me

this 10 days of July 1899

[Handwritten signature]

Police Station.

William McElroy
residing No 354 West 16th Street
being seen states I was
in 103 Boney Sup Street on
the night of the 8th December 1899
The first I saw of Marks.

William Davis

0680

was in the bar room. When
I saw him he was standing
it was near the screen which
stands in the center of the room
a lady came to me & said
there is a man down stairs
trying to kill your bartender
I came out the door & asked
the man who was attending
the door if there was any
disturbance down stairs. He
said he did not know of
any when I went down
stairs I saw marks with his
eye cut & looked as though
he had just got off the floor
I did not touch him but
him or look him. I did
not touch him. I told two
of the waiters to go down
stairs get the man (marks)
& wash his eye & they
brought him up stairs. He
was up there an hour or so
half & he said that he
wanted to see the boss &
I went up stairs & asked him.

0681

what he wanted & he complaining
of losing his watch. I had
the watch in my possession
it having been handed to
me by one of the men it
was a small silver watch.
before I produced the watch
Mank said he lost a gold
watch & when I gave him
the silver watch he acknowledged
it was his Mank's complaint
of losing his key I went
through his clothes & found
the key I then asked him
what was the next thing
& he said forty five dollars.
& then spoke of his coat
being torn inside & outside
I then asked him not whether
he had lost anything else
that I could replace he said
no - but you look like a
Squaw hunt of a man &
said give me ten dollars
& that will make everything
all right I will pay the
needs found I asked how
when he bounded &

0682

told him that I would
go with him to his
boarding house. & he went
as far as the door & would
not go. He then said that
any plan that I wanted
to send him that he
was willing to go to & I
told him that I did
not know of any boarding
house that would keep him
I thought of a place in 06
Street & 3rd Avenue I took
him up to a place kept
by Flynn - before this I sent
him with a bar tender &
another man - & he jumped
off the car & came back
to my place again when
Mendoza came back I asked
him what was the matter
why did you not go
and he said that he
would not go with anyone
but me I went with him
we walked to Grand Street
I got on the Elevated Rail

Road & went to 66' Street & when
 I was in the car an officer
 in civilian dress came up &
 asked what was the matter
 with marks. When I got
 as far as Flyers I gave
 Marks a ten dollar note
 & he went into the store
 & I followed him and he
 went up stairs & selected
 a room for himself & I
 told Marks to call for
 anything he wanted at the
 Street House. The next
 morning I went there &
 enquired how he was
 getting along & he was
 sitting up smoking. I asked
 him the feel & he said
 pretty fair & that is all
 I know about it

Confession
 Was I tied with ropes
 a No
 Q Did Marks ask you for ten dollars.
 a Yes he did - I did not
 keep marks. When I found

0684

Here in the bar room

Sum to refer me
the year of Jan 1879
John P. Dwyer
John P. Dwyer

0685

City and
County of Maryland ss

John Flynn
according to 1131 3rd census
being seen stable I was
not in when March came
to my place when I first
saw March he was in the
room. he was not locked
in the room. I saw meals
furnished him fed him myself
first day I gave him Soap
& gave him something to drink
& beefsteak I left word with
the waiter to give him what he
wanted on Sunday say he left & I
bid me good night & I asked
him to drink before he went &
he took something John Flynn

Sworn to before me
this 20th day of January 1891
J. P. [Signature]

City and County of New York

Charles Faess residing 158 Orchard Street being sworn state keeper Philip Marks (compunct) I was up here at this court in relation to a watch being stolen from Marks Marks had a man arrested for assault & Battery

Sum to refer me this 14th day of Jan 1879

Charles Faess

City and County of New York

James Dingley is present police being sworn state that the office visited Charles Faess keeps a place frequented by prostitutes

Sum to refer me James Dingley this 14th day of Jan 1879

0687

City and
County of New York

Louis Weinberg

residing No 59 Bay and Street
being sworn states I know
Philip Marks (own person) for the
past five or six years. He
has two marks - marks
never has any marks I
have talked to him about
two weeks ago. Marks wanted
to sell me a silver watch

Louis Weinberg

Sworn to before me
this 10 day of Jan 1892
J. P. [Signature]

0588

City &
County of ~~San Francisco~~

Elia Lindheim
residing 113 East 71st Street
New York State I saw
Munka come into Flynn place
alone at 66 street on 3rd avenue
He could see I was there
at the time sitting there
reading the morning paper
McGlow came in I did not
hear any conversation between
them.

Elia Lindheim
Sworn to before me
this 14th day of May 1979
[Signature]

City and County
of New York SS

Number 77 Mulberry Street
being sworn states I know
Philip Marks (my parent) He
has no home. Last Summer
he attempted to pick my pocket

Jacob ^{his} Starigaski
Mark

Sworn to before me
this 12th day of January 1893

John W. [Signature]
John W. [Signature]

City and County of
New York SS

Number 38 Elizabeth Street being
sworn states I know Philip Mark
(my parent) his name is Pasen
I know him in New York for
six years does not work

Wolf ^{his} Abraham
Mark

Sworn to before me

John W. [Signature]
John W. [Signature]
John W. [Signature]

0690

City and County
 of New York
 appearing to Joseph Price
 being sworn state I am
 in the Police supply room
 I have known Marks for
 years I have known him
 out of my store I know
 other people who know him.
 Marks never works. He does
 not work at tailoring. - He
 is known as a thief around the
 neighborhood. Marks left in my mother's
 key left in cell street 21st St. 11th St. 12th St. 13th St. 14th St. 15th St. 16th St. 17th St. 18th St. 19th St. 20th St. 21st St. 22nd St. 23rd St. 24th St. 25th St. 26th St. 27th St. 28th St. 29th St. 30th St. 31st St. 32nd St. 33rd St. 34th St. 35th St. 36th St. 37th St. 38th St. 39th St. 40th St. 41st St. 42nd St. 43rd St. 44th St. 45th St. 46th St. 47th St. 48th St. 49th St. 50th St. 51st St. 52nd St. 53rd St. 54th St. 55th St. 56th St. 57th St. 58th St. 59th St. 60th St. 61st St. 62nd St. 63rd St. 64th St. 65th St. 66th St. 67th St. 68th St. 69th St. 70th St. 71st St. 72nd St. 73rd St. 74th St. 75th St. 76th St. 77th St. 78th St. 79th St. 80th St. 81st St. 82nd St. 83rd St. 84th St. 85th St. 86th St. 87th St. 88th St. 89th St. 90th St. 91st St. 92nd St. 93rd St. 94th St. 95th St. 96th St. 97th St. 98th St. 99th St. 100th St.

Sworn to before me
 this 10 day of May 1899
 J. J. [Signature]

0691

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Mc Glory being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—*William Mc Glory*

Question.—How old are you?

Answer.—*Twenty Nine Years*

Question.—Where were you born?

Answer.—*Germany*

Question.—Where do you live?

Answer.—*354 West 10 Street*

Question.—What is your occupation?

Answer.—*Hipps Dealer*

Question.—Have you anything to say, and if so, what—relative to the
charge here preferred against you?

Answer.—*I am not guilty*

J. M. P. Perry

W. H. ...
1879
Police Ju

0692

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

William Davis being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer; or not, all or any questions put to him; states as follows, viz.:

Question.—What is your name?

Answer.—*William Davis*

Question.—How old are you?

Answer.—*Thirty three years*

Question.—Where were you born?

Answer.—*Scotland*

Question.—Where do you live?

Answer.—*103 Boney -*

Question.—What is your occupation?

Answer.—*Gap Cutter*

Question.—Have you anything to say, and if so, what—relative to the
charge here preferred against you?

Answer.—*I am not guilty William Davis*

W. J. [Signature]
Police Justice
1879

0693

PART I.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

1700 in Avenue of Science not there now

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *John Thompson*

Cannot be found

of No. _____ Street,

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *26* day of *Jan* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

GREETING :

in a case of Felony whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *Jan*

in the year of Lord 188 *9*

JOHN McKEON, *District Attorney.*

0694

PART I.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE
Court of General Sessions of the Peace.

The People of the State of New York,

"River Hies" now dead.

To Harrell Smith

of No. 335 Livington Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the 26 day of Jan instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

in a case of Felony whereof he stands indicted. And this you are not to omit. under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of Jan in the year of Lord 188 8

JOHN McKEON, District Attorney.

POOR QUALITY ORIGINAL

0695

TORN PAGE

Summer

O'Byrne

is indicted - Ask Mr O'Byrne to read
nothing required - Let O'Byrne & Summer
be both indicted

Don Chave

Requiere

Now the Illinois judgment passed by the act of June
Congress in by the Clerk of the Court who came here
Swore - What is the meaning of the citation under
Point 10. - Over it and mean Principal
Law of Michigan

Donnelly

Ask him to have search made in his office & Clerk's office
for Mr. Nichols - Give him report of trial - If the papers
cannot be found get Riley go to the Blue Office
what the complaint was sent & execution also Howard the
complaint lies - & will bring him down to the office

Donnelly

Ask for Louis Schwartz 230 Canal St in
applicants - look in Directory - I wish to know why
the indictment of Jacobs has not been tried in 4 years
Send Brady to Rollins investigate with papers dated
Sept if he can tell why the case was not tried - It is
four years old - had been active by indictment

0696

176

Bill ordered

DISTRICT ATTORNEY'S OFFICE.

City and County of New York.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

The District Attorney

vs.

William McGlowry

Offence threatening a
murder.

Dated ~~December~~ December 21 1891

Witnesses, Friedrich Krause

No. 293 Willis Ave Street,
near City

No. 4 E 132nd Street,

Henry F. Krause

No. 293 Willis Ave

Paules de m/s
by Anna McGlowry
Baldwins
Queens Co L.S.

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 McFary

The Grand Jury of the City and County of New York, by this indictment accuse *William McFary*—

of the crime of *using threats and menaces, with intent to prevent a person occupying a public market from acting upon discharging the same,*—

committed as follows:

Heretofore, to wit: *on the 21st day of December, 1891,*

there was and yet is depending in said Court, a certain criminal action between the People of the State of New York, plaintiffs and the said William McFary, defendant, upon a certain indictment heretofore indited in the said Court charging that the said William McFary with various acts and maintained at the Fifth Avenue Ward of the said City, on the twenty-first day of November, 1891, and on divers other days and times as well before as after, to the day of the filing of the said indictment, a certain common roadway, and house of ill-fame, and a disorderly house, and used, trained, on the day and at the times aforesaid, and at the place aforesaid,

maintained a public nuisance,
which said nuisance in due form of
law came on to be tried in this court
on the said 21st day of December, 1891,
and the trial thereof was on the said
day mentioned duly duly adjourned
to the 27th day of December, 1891.

And the said certain well known,
famous, the City and County of Nevada,
on the said 21st day of December,
1891, well knowing the premises, at the
City and County of Nevada, unlawfully
indeed, maliciously and illegally did
use certain threats and measures to one
Frederick Krause who was then and
there possessor of divers goods material
to the said criminal action, to wit: did
then and there unlawfully, maliciously,
indeed, and illegally threaten and
menace the said Frederick Krause with
bodily harm and injury, with intent
thereby to prevent the said Frederick
Krause from disclosing the said
material goods, ^{as well} to this court, and to the
District Attorney of this county, as also
upon the fact of the said criminal
action; against the form of the
Statute in such case made
and provided, and against the
peace of the People of the State

of Nevada, and their dignity:

Deborah M. Hill,

District Attorney

0699

BOX:

461

FOLDER:

4235

DESCRIPTION:

McGrath, Michael

DATE:

12/10/91



4235

0700

Witnesses:

M. A. Farn
J. J. Schuchter

60 *Lawman*

Counsel,

Filed, *10* day of *Dec* 189*7*

Pleads, *Argued by 11*

THE PEOPLE

vs.

B

Michael McEnath

VIOLATION OF EXCISE LAW.
(Selling to Minor)
Section 290, Penal Code, sub. 8.1

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

Part 2 Dec 10 1897

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Emanuel D. Dornmayer

Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Mc Grath

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

Michael Mc Grath

of a MISDEMEANOR, committed as follows:

The said *Michael Mc Grath*

late of the City of New York, in the County of New York aforesaid, on the *twenty-seventh* day of *November* in the year of our Lord one thousand eight hundred and ninety *one*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wine, ale and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, and cause and procure and permit to be sold to one *James Whetford* who was then and there a child actually and apparently under the age of sixteen years, to wit: of the age of *eight* years, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0702

BOX:

461

FOLDER:

4235

DESCRIPTION:

McGuire, John

DATE:

12/09/91



4235

0703

24

Counsel,
Filed *Dec* 1891
Pleads *Magnum*

Section 498, 506, 530
Burglary in the Third Degree

THE PEOPLE
vs.
John McSweeney

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Edward W. Downing

Foreman.

Jan 2 - Dec. 14, 1891
Charles Pennington 3rd Deq
J. M. S. P. A.

Dec. 18

Witnesses:

Magnum
Ed. By son

[Signature]

Police Court - 4th District.

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

Margaret Kessler
of No. 349 East 23rd Street, aged 27 years,
occupation Keep house being duly sworn
deposes and says, that the premises No. 349 East 23rd Street, 18th Ward
in the City and County aforesaid the said being a dwelling

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

were BURGLARIOUSLY entered by means of forcibly opening a
window and entering

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

A quantity of household bedding
of the value of about thirty dollars

the property of deponent
and deponent further says, that ~~she has great cause to believe, and does believe, that the~~ aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by
John Mc Guire (now here)

for the reasons following, to wit: that said property were
in a room on the first floor of
the above premises. Deponent found
the defendant in the room and in
the act of removing said property.
Deponent found the window leading
into said room open, while the
door leading into the room was
securely locked Margaret Kessler.

Deponent to before me
1st December 1891
H. H. Johnson Police Justice

0705

Sec. 198-200.



District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

John McGuire being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he 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 McGuire

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

New York

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

Answer.

333 East 73rd Street; 7 months

Question. What is your business or profession?

Answer.

Driver

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

Answer.

I am not guilty

John H McGuire

Taken before me this
day of *December* 189*9*

Police Justice.

0706

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

defendant

guilty thereof, I order that *he* be held to answer the same and *he* be admitted to bail in the sum of *Twenty 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 *Dec 1* 18 *91* *W. Donohue* Police Justice.

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

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

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

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

0707

1484

Police Court--- 4 / District.

THE PEOPLE, &c
ON THE COMPLAINT OF

Margaret Keeler
347^{1/2} Court 23rd St
John McGuire
Officer *Burgess*

Dated Dec 1 1891
Memahon Magistrate.
Byron Officer.
18 Precinct.

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



\$ 2500 to answer G.S.
Covey
Burg 3rd St
9-11

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0708

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

402

THE PEOPLE OF THE STATE OF NEW YORK

against

John McGuire

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

John Mc Guire

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

The said

John Mc Guire

late of the *18th* Ward of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *November* in the year of our Lord one thousand eight hundred and ninety-*one*, with force and arms, in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Margaret Kessler

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

SECOND COUNT—

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

John Mc Guire

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

The said *John Mc Guire*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, in the *night*-time of said day, with force and arms, *two blankets of the value of five dollars each, two quilts of the value of two dollars each, two sheets of the value of one dollar each, two pillows of the value of three dollars each, one bolster of the value of four dollars, one umbrella of the value of three dollars and one brush of the value of one dollar.*

~~of the goods, chattels and personal property of one~~

Margaret Kessler
Margaret Kessler

in the dwelling house of the said

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

De Lancey Nicoll
District Attorney

0710

THIRD COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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,

of the goods, chattels and personal property of

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

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

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

DE LANCEY NICOLL,
District Attorney.

0711

BOX:

461

FOLDER:

4235

DESCRIPTION:

McKierman, Michael

DATE:

12/10/91



4235

0712

62

Counsel,

Filed,

day of

189

Pleads,

THE PEOPLE

vs.

B

Michael McSweeney

My 25 93

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Emmanuel Storming

Foreman.

Witnesses:

Off Barclay

VIOLATION OF EXCISE LAW.
(Selling to Minor.)
[Section 290, Penal Code, sub. 8.]

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Mc Kiernan

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

Michael Mc Kiernan

of a MISDEMEANOR, committed as follows:

The said *Michael Mc Kiernan*

late of the City of New York, in the County of New York aforesaid, on the *twenty-eighth* day of *November* in the year of our Lord one thousand eight hundred and ninety *one*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wine, ale and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, and cause and procure and permit to be sold to one *John W Backett* who was then and there a child actually and apparently under the age of sixteen years, to wit: of the age of *eight* years, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0714

BOX:

461

FOLDER:

4235

DESCRIPTION:

McMahon, John

DATE:

12/18/91



4235

0715

BOX:

461

FOLDER:

4235

DESCRIPTION:

Russell, Thomas

DATE:

12/18/91



4235

0716

132

Witnesses:

Edy Gullen
Chas. Amold
apparently been
in Sanborn St
1 N.Y. St
2. Has
Nov. 6 has
in ten for a
then get others
in secret. He
home. both
the truth

Counsel,
Filed
Pleads
1891

THE PEOPLE

vs.

John ~~McMahon~~
and
Thomas Russell

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL,
Crawford Donnyola

Foreman.
F. 2 - Dec. 24. 1891

Both plead guilty
401-5215
Dec 29. 1891

[Section 498, Penal Code, Burglary in the Third Degree.]

0717

Police Court 2 District.

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

of No. 25 Bloomsfield Avenue Jurmain O'Shaughnessy
occupation Light Matchman Street, aged 50 years,

deposes and says, that the premises No. 90 Little 12th being duly sworn
in the City and County aforesaid, the said being a one story frame Street,
stable and tool house
and which was occupied by deponent as a stable and tool house
and in which there was at the time a human being, by name

were **BURGLARIOUSLY** entered by means of forcibly breaking open
the lock which fastened the door leading
into the stable, and attempting to break
open the window leading from the said stable
into the tool house
on the 15 day of December 1889 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of tools, rope, &c
the value of about one hundred
dollars

the property in deponent's care and custody in
intention
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by
John W. Mahon and Thomas Russell
both men here while acting in concert
for the reasons following, to wit: That at about six o'clock
PM on the 17th day of December, the doors
and windows leading into the said premises
were securely locked and fastened. That
the said property mentioned had
been removed by Stephen Gillespie of the
precinct of 34th Street at about the hour
of 3 1/2 o'clock AM on said date by the
officer and the defendants in the said

0718

premises and found that the said premises
had been broken into as aforesaid. Then
the officer arrested them and deponent
charged the defendants with feloniously
entering the premises and feloniously
attempting to take, steal, and carry away
the said property and property that they be held
and dealt with in the law direct

Sworn to before me }
this 12th day of December 1881 } J. J. Murphy

John S. Kelly
Police Justice

Police Court _____ District.

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

Dated _____ 1881

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0719

Sec. 108-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

John McMahon 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 McMahon*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *6319 10 Avenue, Syracuse*

Question. What is your business or profession?

Answer. *Bricklayer*

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 McMahon

Taken before me this

John J. [Signature]

Police Justice

0720

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Thomas Russell

Question. How old are you?

Answer.

31 years

Question. Where were you born?

Answer.

Newyork State

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

Answer.

104 3/4 West 116th Street New York

Question. What is your business or profession?

Answer.

Bookkeeper

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

Thos Russell

Taken before me this

James J. [Signature]

Police Justice.

0721

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 1 Defendant he be held to answer the same and he be admitted to bail in the sum of 500 Hundred Dollars, each and be committed to the Warden and Keeper of the City Prison, of the City of New York, until they give such bail.

Dated Dec 12 1891 J. J. Jones Police Justice.

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

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

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

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

0722

Police Court--- 1529 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

J. J. Thompson
25 Blythfield
John W. Miller
Mrs. Russell

Offence

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

3.
4.
Dated *Dec 21* 1891

Kelly Magistrate.

W. G. Blushie Officer.

Callaghan Precinct.

Witnesses *Callaghan*

No. Street.

No. Street.

No. Street.

\$ *1,000 each* to answer *G.S.*

Com Aug 3



0723

CITY AND COUNTY }
OF NEW YORK, } ss.

Stephen C. Messie
Police Officer

aged _____ years, occupation *Police Officer* of No. _____
Sgt. P. P. P. P. Street, being duly sworn, deposes and

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

Sworn to before me this *13* day of *Nov* 189*0* by *Stephen C. Messie*

John J. Kelly
Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

John McMahon
and
Thomas Russell

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

John McMahon and *Thomas Russell*

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

The said *John McMahon* and *Thomas Russell*, both

late of the *ninth* Ward of the City of New York, in the County of New York aforesaid, on the *twelfth* day of *December* in the year of our Lord one thousand eight hundred and ninety-*one* in the *night* time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *Stable* of one *Jeremiah O'Shaughnessy* -

there situate, feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent the goods, chattels and personal property of the said *Jeremiah O'Shaughnessy* in the said *Stable* 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.

He Launcey Nicoll,
District Attorney.

0725

BOX:

461

FOLDER:

4235

DESCRIPTION:

McNulty, Andrew J.

DATE:

12/15/91



4235

Bail fixed at \$3000
RSE
J

Witnesses:

Marion Hassel
Dr. E. J. J. March
Michael Dolan
Capt Reatio

Paula
John Kelly
267 Skemp
JH

101
Counsel,
Filed
Pleads,
day of
189

THE PEOPLE

RAH H
(Sections 278 and 218, Penal Code)

B

Andrew J. McSherry

DE LANCEY NICOLL,
District Attorney.

72
Iris and acquitted

A TRUE BILL.

Euander Bonoughle

Foreman.

For
Pet
Court
by
J

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

THE PEOPLE OF THE STATE OF NEW YORK, against

Andrew J. McTully

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse Andrew J. McTully of the CRIME OF RAPE, committed as follows:

The said Andrew J. McTully, late of the City of New York, in the County of New York aforesaid, on the twenty-first day of November, in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, with force and arms, in and upon a certain female not his wife, to wit: one Marie Danel, then and there being, wilfully and feloniously did make an assault, and her the said Marie Danel, then and there, by force and with violence to her the said Marie Danel, against her will and without her consent, did wilfully and feloniously ravish and carnally know, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT-

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said Andrew J. McTully of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Andrew J. McTully, late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon a certain female not his wife, to wit: her the said Marie Danel, then and there being, wilfully and feloniously did make another assault with intent her the said Marie Danel, against her will and without her consent, by force and violence, to then and there wilfully and feloniously ravish and carnally know, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said *Andrew J. McTigue*
of the CRIME OF RAPE, committed as follows:

The said *Andrew J. McTigue*,
late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon a certain female not his wife,
to wit: her the said *Marie Starnel*, then and there being, wilfully and
feloniously did make another assault, and an act of sexual intercourse with her the said
Marie Starnel, then and there wilfully and feloniously did
commit and perpetrate, against the will of the said *Marie Starnel*,
and without her consent; 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 *Andrew J. McTigue*
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-
mitted as follows:

The said *Andrew J. McTigue*,
late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon a certain female not his
wife, to wit: her the said *Marie Starnel*, then and there being,
wilfully and feloniously did make another assault, with intent an act of sexual intercourse with
her the said *Marie Starnel*, against her will and without her
consent then and there wilfully and feloniously to commit and perpetrate, against the form of
the Statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

DE LANCEY NICOLL, *District Attorney.*

0729

BOX:

461

FOLDER:

4235

DESCRIPTION:

Meares, Richard

DATE:

12/14/91



4235

0730

92

Handwritten note

Witnesses:

W. T. Blanchard

Chester D. Henry

*Indefinite compact & referees & arbitrators
for Henry & Henry*

Counsel,

Filed *14* day of *Dec* 189*1*

Pleads: *Not guilty*

36 THE PEOPLE

Grand Jurors
212 Street

Richard Meared

Grand Larceny, 2nd Degree.
[Sections 528, 531, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

Feb 3 ad. 1891
Feb 4 ad. 1895
1891

A True BILL.

Chauncey W. Donnan

Jan 2 - Feb 8, 1892
Forfeited.

Pleas Guilty

Feb 2 for 1892

0731

Police Court

10th District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 34 South Street George M. Blomhard Street, aged 42 years,
occupation Storage being duly sworn

deposes and says, that on the 3^d day of December 1897 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Three (3) boxes of tin plate
valued at One hundred
and thirty - five dollars
\$ 35 - 00
100

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Richard Meares (working

for the reasons following to wit:
on the said date the defendant came to deponent's storage warehouse at 34 South Street and represented that he was sent by Joseph LeComte and procured the aforesaid boxes marked "E. A." and he received the three boxes of tin-plate which property the defendant appropriated to his own use. Deponent is informed by Chester N. Keeney who represents the said Joseph LeComte that the said Joseph LeComte authorized the defendant to obtain the said plate and that the said plate was and delivered to him LeComte

George M. Blomhard

Sworn to before me, this 18 day of December 1897
John A. Wick
Notary Public

0732

Sec. 198-200

District Police Court

CITY AND COUNTY OF NEW YORK, ss.

Richard Mearns 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. *Richard Mearns.*

Question. How old are you?

Answer. *36 years*

Question. Where were you born?

Answer. *Brooklyn.*

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

Answer. *232 East 41st Street, New York City.*

Question. What is your business or profession?

Answer. *Freight broker*

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 innocent.*

Richard Mearns

Taken before me this
day of *April*
1934
at New York City
John R. Smith
Police Justice

0733

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 *Henry* *Henry*
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 *Dec 7* 18 *18* *John B. Seward* Police Justice.

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

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

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

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

0734

Police Court--- District. 1519

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George P. Plaudman
84th Street
Richard Means

James J. Conroy
Officer

Dated *Dec 3 1889*

Smith Magistrate.

Oates Officer.

Precinct.

Witnesses: *John Pluffy*

No. *84* Street.

Chester D. Henry

167 *Phy...* Street.

No. *20th* Street.

1000 to answer.

Henry Purdy - *Mont...*

John...

Subpoena Joseph de Conte

BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

N. Y. GENERAL SESSIONS.

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#####X
The People etc.          :
      against           :
      Richard Mears and Hohn :
Carney.   seperately indicted. :
#####X

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

John R. Heinzelman being duly sworn says that he is Counsel for Richard Mears above named and has consented to represent the said Carney. That immediately after said defendants had plead guilty to the indictment herein both defendants informed deponent of the circumstances of said larceny and the disposition of three truck loads thereof, namely its delivery to one McCormick a junk shop keeper on Harrison St. near Van Brunt St., City of Brooklyn. That owing to the fact that both defendants had plead guilty to the commission of said crime and in the opinion of deponent, accomplices deponent who had since been retained by Joseph Le Compte the alleged owner of said property did not deem it prudent to institute legal proceedings ^{to recover the same} without corroboration. That diligent effort was made to secure possession of said property by the police as near as deponent can learn and such effort failed and that since deponent was retained as Counsel for said LeCompte he has employed help to investigate the circumstances surrounding said transaction and now believes that from statements made to him by such help that he can institute legal proceedings to recover said property or its value with a fair

0736

The People of the State of New York

~~County of New York~~

N. Y. GENERAL SESSIONS

and reasonable prospect of succeeding in said action and that deponents motive in securing a delay of sentence is to procure the deposition of said defendants concerning said property to be used at said trial and that the reason why deponent did not obtain the same up to the present time was his lack of knowledge as to securing other witnesses to corroborate them.

Sworn to before me this 4

19th day of February, 1892.

J. R. Sturges

E. S. Mashbir
Notary Public
N. Y. Co.

N. D. General Sessions.

THE PEOPLE & C.,

Plaintiff,

against

*Richard Weiss,
John Anthony*

Defendant.

Wm. J. Hyman

HYMAN & HEINZELMAN

Attorneys for Defendant,

150 NASSAU STREET,

Tract Building, NEW YORK.

Due service of a copy of the within
is hereby admitted

Date, New York

189

Attorney

HYMAN & CO., PRINT. 187 ORCHARD STREET N.Y.

0737

0738

No. 910 *Ext*

BRUCE & COOK, *Dec 8*

190 Water St., N. Y., *Nov 30, 1891*

S. S. *H. H. Blanchard 84 South St*

Please deliver *Jos Le Bonnet* or order

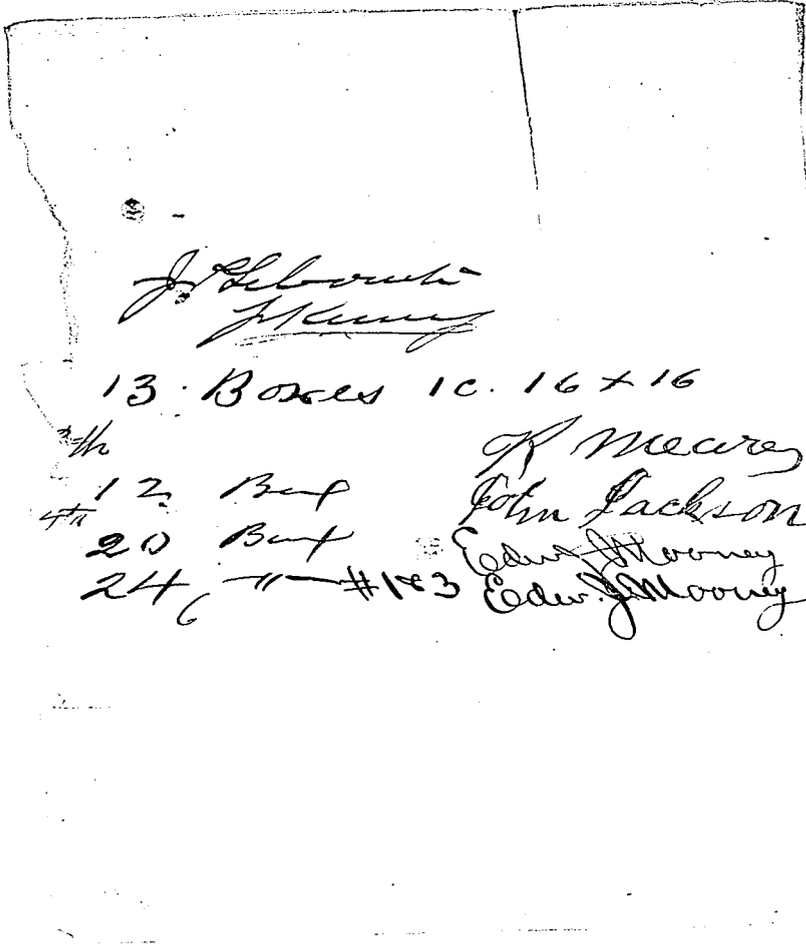
Twenty Five (25) Boxes 1C 16x16 225 ³ Trl

Fifty (50) Boxes 1C 18x18 112 ³ Trl

Thirty Five (35) Boxes 1C 24x24 112 ³ Trl

Must be removed *on* or *25* *Tentonic Bruce & Cook*
before *REPORT*
PROMPTLY TO A. G. COOPER.

0739



J. Brown
J. King

13 Boxes 10. 16 x 16

12 But	A. Moorey
20 But	John Jackson
24 #1 & 3	Edu. Mooney

0740

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Richard Meares

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

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

The said *Richard Meares*,

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

*twelve boxes of tin plate of the
value of twelve dollars each box,*

of the goods, chattels and personal property of one *Joseph Decoste,*

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.

*James Hill,
Attorney*

0741

BOX:

461

FOLDER:

4235

DESCRIPTION:

Meyer, John

DATE:

12/10/91



4235

0742

Witnesses:

Witness signature lines

63
Filed *Dec 10* 189
day of *Dec*
Pleaded *July 14*

VIOLATION OF EXCISE LAW.
(Selling to Minor)
[Section 290, Penal Code, sub. 8.]

THE PEOPLE

vs.

B

John Meyer

Dec 17/91

State of California Court of Special Sessions for Trial, by request of the Defendant.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Samuel W. Bonny
Vereman.

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 Meyer

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

John Meyer

of a MISDEMEANOR, committed as follows:

The said *John Meyer*

late of the City of New York, in the County of New York aforesaid, on the *twenty-seventh* day of *November* in the year of our Lord one thousand eight hundred and ninety—*one*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wine, ale and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, and cause and procure and permit to be sold to one *William Drollinger* who was then and there a child actually and apparently under the age of sixteen years, to wit: of the age of *fourteen* years, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0744

BOX:

461

FOLDER:

4235

DESCRIPTION:

Minns, John

DATE:

12/08/91



4235

0745

10

Witnesses:

Victor Munn
Edy McCrohan

Counsel,
Filed
Pleads,

Dec
day of
1891

THE PEOPLE

vs.

John Thinn

Grand Larceny
[Sections 528, 537 — Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A True Bill.

Edward B. Bromm
Deputy Foreman.
Henry J. Foley
S.P. O'Neil

0746

Police Court 1 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Victor Minnis

of No. 212 West 28th Street, aged 24 years,
occupation Clerk

deposes and says, that on the 26 day of November 1891 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One suit of clothes of the value of \$25— One overcoat of the value of \$20. One pair of shoes of the value of \$7. One hat of the value of \$6. One pair of gloves of the value of \$2. And one pair of cuff buttons of the value of \$1. All together of the value of sixty one dollars & 51/100

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by John Minnis (now here) for the reason that on said date the above described property ~~of~~ was at the above address in deponent's bed room. When deponent woke up on said date the said property was gone. Deponent is informed by Officer Denis McCrehan of the 11th Precinct that he found the said hat, ~~at~~ gloves and cuff buttons upon the person of defendant and deponent identified the same as his property. Wherefore deponent charges the defendant with grand larceny and prays that he may be held to answer.

Victor Minnis

Sworn to before me this 29 day of November 1891
Sanford H. Randall Police Justice.

0747

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

aged 31 years, occupation Policeman of No. 6th Police Precinct Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Victor Munro and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 29 day of November 1891

Dennis McCreohan

To J. C. R. ...
Police Justice.

0748

Sec. 198-200.

District Police Court

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer. John Minnis

Question. How old are you?

Answer. 26 years.

Question. Where were you born?

Answer. U. S.

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

Answer. 212 West 28th Street. about 5 years

Question. What is your business or profession?

Answer. Writer

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

Answer. I have nothing to say.

John Minnis

Taken before me this 29
day of November 1897

W. P. Wallace
Police Justice

0749

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

Defendant

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

Dated November 29 1891 So [Signature] Police Justice.

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

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

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

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

0750

1475

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Victor Munn
217 W. 38th St

1 *John Munn*
2
3
4

Offence *Grand Larceny*

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *November 29* 189*1*

O. Reilly Magistrate.

McCohan Officer.

_____ Precinct.

Witnesses *Denis McCohan*

No. *4th* Police Precinct Street.

No. _____ Street.

No. _____ Street.

\$ *10.00* to answer *ans*

COMMITTED.



gtr

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 Minns

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

John Minns

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

The said

John Minns

late of the City of New York, in the County of New York aforesaid, on the *26th* day of *November* in the year of our Lord one thousand eight hundred and ninety *one*, at the City and County aforesaid, with force and arms,

one coat of the value of twelve dollars, one vest of the value of six dollars, one pair of trousers of the value of seven dollars, one overcoat of the value of twenty dollars, one pair of shoes of the value of seven dollars, one hat of the value of six dollars, one pair of gloves of the value of two dollars, and one pair of cuff buttons of the value of one dollar, —

of the goods, chattels and personal property of one

Victor Minns

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

SECOND COUNT—

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

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

The said

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

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

Victor Minns
of the goods, chattels and personal property of one

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

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

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

DE LANCEY NICOLL,

District Attorney.

0753

BOX:

461

FOLDER:

4236

DESCRIPTION:

Monks, John

DATE:

12/11/91



4236