

0247

BOX:

68

FOLDER:

757

DESCRIPTION:

Nathan, George W.

DATE:

05/04/82



757

0248

Day of Trial

Counsel

Filed 4 day of May 1882

Pleads

THE PEOPLE

B.

George W. Nathan

DANIEL C. ROLLINS,

JOHN C. McLean

District Attorney

22 May 18. 1882

paid to my wife

A True Bill

John C. McLean

Foreman

wife & family

May 18/82

paid to my wife & family May 18/82

15 of June 1882

Part of Annual Sessions of the peace
in and for the City and County of New York

The People of the State of New York
against
George W. Nathan

The Grand Jury of the City and County of
New York by this indictment accuse
George W. Nathan of the Crime of selling
a Lottery ticket Committed as follows:
The said George W. Nathan late of the
first Ward of the City of New York in
the County of New York aforesaid on
the eighth day of October in the
year of our Lord one thousand
eight hundred and eighty one
With force and arms at the ward City
and County aforesaid unlawfully did
sell and vend to one Charles E.
Reynolds a part of a ticket in
a certain lottery not expressly
authorized by law commonly called
"The Louisiana State Lottery" & more
particular description of which said
lottery is to the Grand Jury aforesaid
unknown and cannot now be
given: which said part of a ticket

in said lottery is as follows: that
is to say:

"The Louisiana State Lottery Co"

Tuesday October 11, 1881

incorporated
Aug 17, 1868

The monthly two dollar drawing

Four one fourths in
(41466)

M. A. Dauphin

This half ticket entitles the Holder thereof to one
half of such prize as may be drawn by its number
in the within named drawing if presented for payment
before the expiration of three months from the
date of said drawing

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 further accuse
the said George W. Nathan of the crime
of selling and vending a paper purporting
to be part of a ticket in a lottery
committed as follows:

The said George W. Nathan late of the
first Ward of the City of New York
in the County of New York aforesaid
on the Eighth day of October in the
year of our Lord one thousand

Eight hundred and eighty one
 With force and arms at the Ward City
 and County aforesaid unlawfully did
 sell and vend to one Charles E. Reynolds
 a paper purporting to be part of a
 ticket in a certain lottery, not
 expressly authorized by law commonly
 called "The Louisiana State Lottery"
 a more particular description of which
 said lottery is to the Grand Jury aforesaid
 unknown and cannot now be given which said paper
 purporting to be part of a ticket in said lottery
 is as follows that is to say:

*Will draw
at New Orleans*
 The Louisiana State Lottery Co.

Tuesday October 11, 1881

The monthly ⁱⁿ Two Dollar Drawing

*incorporated
aug 17, 1868
four one 1868 1864
41466*
 This half Ticket entitles the holder M. A. Dauphin
 thereof to one half of such prize as may be drawn
 by its number in the within named drawing if
 presented for payment before the expiration of
 three months from the date of said drawing &

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

HALF 3782
 Char K

Inventory of property taken by _____ the Policeman by whom this warrant was executed;

City and County of New York, ss:

I, _____ the Officer by whom this warrant was executed,

do swear that the above Inventory contains a true and detailed account of all the property taken by me in this warrant.

Sworn to before me, this _____
day of _____, 188

Police Justice.

Police Court District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

ON THE COMPLAINT OF

Charles E. Reynolds

uz:

George W. Mathews

Search Warrant.

Dated _____

2788

Justice

Officer

1-6-60

0253

Sec. 797.

First DISTRICT POLICE COURT

CITY AND COUNTY }
OF NEW YORK, } ss.

Sheriff, Deputy Sheriff, Marshal or Peace Officer or to any
In the name of the People of the State of New York; To any X Policeman of said City:

Proof by affidavit having been this day made before me Maurice J. Cowers Esquire,
Police Justice of said City, by Charles E. Reynolds of No. 515 Grand Street
Street, in the said City, that the following property, to wit:

certain others; what are commonly known as, or are called lottery policies or lottery
tickets, and also certain writings, cards, books, documents, personal property, tables devices and appa-
tus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within
and upon said premises, sells, vends, furnishes and procures, and has in his possession the afore-
said articles in violation of the laws of the State of New York, and with intent to use the same
as a means of committing a public offense, and in promoting and
maintaining a public nuisance
and that he has a probable cause to suspect, and does suspect that the said property aforesaid
or part thereof is now concealed in the dwelling house or premises of said John Dor George W. Nathan
unknown but who can be identified
situate on a lot of ground fronting on No. One hundred and eighty nine Broadway Street, in the
Third Ward of said City.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to command and
authorize you, with proper assistance, in the day time, to enter into the house or premises of the said John Dor
aforesaid situate as aforesaid, and there make immediate search for the said
property aforesaid and if the same, or any part thereof, shall be found, then you are likewise
commanded to bring the same so found, together with the said John Dor George W. Nathan
or the person in whose custody the same shall be so found, before me or some other Police Justice in and for the said City
and County, to be dealt with as the law directs. This Warrant unless executed within five days after its date is void.

Given at the City of New York aforesaid, under my hand and seal,
this 8th day of March one thousand
eight hundred and eighty two

CCY. Cowers

Police Justice

0254

BAILED,
No. 1, by William Johnston
Residence Monte Catone St Street,
to answer return of writ
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street,
28 lots
Baltimore St
Booth St
Mr. Carr
16000
Baltimore

Committed in Police Court
Police Court District
THE PEOPLE, &c.,
ON PETITION OF
Charles E. Reynolds
George W. Nathan
Dated March 8th 1882
Magistrate,
Q. J. Over
Officer,
150 Newcom Clerk,
Witnesses
Charles E. Reynolds
No. 51 Street,
24 Ann Street
No. 150 Street,
No. _____ Street,
MAR 18 1882
DISTRICT ATTORNEY'S OFFICE
George W. Nathan

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 George W. Nathan

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

Dated March 1882 Q. J. Over Police Justice.

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

Dated March 8th 1882 Q. J. Over 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.

0255

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

George W. Stadian

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.

George W. Stadian

Question. How old are you?

Answer.

47 years

Question. Where were you born?

Answer.

New York City

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

Answer.

38 Charles Street, six years past

Question. What is your business or profession?

Answer.

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.

*Not guilty**George W. Stadian*

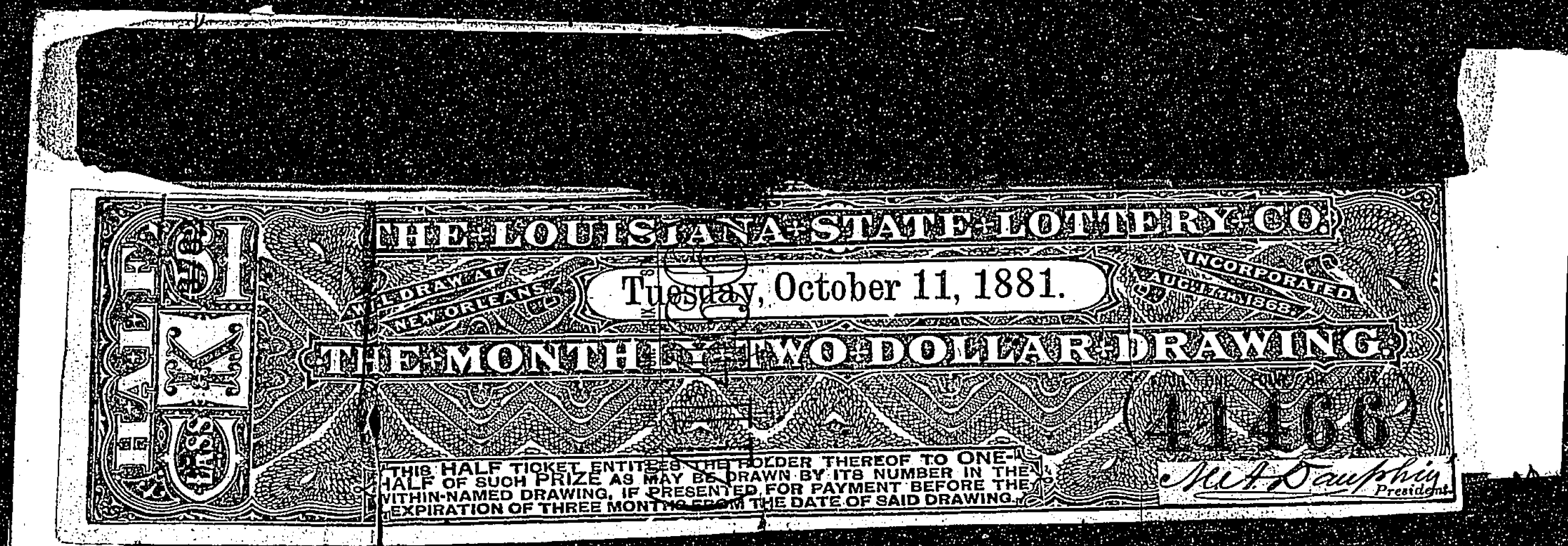
Taken before me, this

day of

*March*188*7*

W. J. O'Connell Police Justice.

0256



0257

CITY OF New York COUNTY OF
New York AND STATE OF NEW YORK. } SS.

Charles E. Reynolds, of 515 Grand Street, New York, being duly sworn, deposes and says that he has ~~just made to him~~ and does believe that ~~John Doe~~ George W. Nathan did, on or about the 8th day of October, 1881, at number 159 Broadway

street, in the City of New York and County of New York unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as, or are called lottery tickets and further that the said, John Doe George W. Nathan as deponent has just came to believe and

has in his possession, within and upon certain premises, occupied by him and situated and known as number 159 Broadway street, in the City of New York and County of New York aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and has in his possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided, and with intent to use the same to commit a public offense, and maintain and promote a public nuisance.

Subscribed and sworn to before me,
 this 8th day of March, 1882.

Chas. E. Reynolds

Police Justice.

Charles E. Reynolds

of County and State of New York.

Charles E. Reynolds, being further sworn deposes and says, that he resides at 515 Grand Street in the City of New York, and that on the 8th day of October 1881, he visited the office of the said ~~John Doe~~ George W. Nathan aforesaid on the second floor of number, 159 Broadway, in the City of New York aforesaid, and there saw the said ~~John Doe~~ George W. Nathan aforesaid, and handed him, a note from one E. Hulce, to the effect that "this man is all right" and signed by said Hulce. That the said ~~John Doe~~ George W. Nathan aforesaid after he had read the said note, deponent said he wanted to buy a lottery ticket, and asked for a half Louisiana lottery ticket. The said ~~John Doe~~ George W. Nathan aforesaid, thereupon, handed deponent the ticket number "41466" hereto annexed, for which deponent paid the said ~~John Doe~~ George W. Nathan aforesaid the sum of one dollar lawful money of the United States of America, the said ~~John Doe~~ George W. Nathan aforesaid also gave deponent a card which he took from his pocket upon which the said ~~John Doe~~ George W. Nathan aforesaid placed two letters of character, and said to deponent, that "this card any time deponent should present it, would enable him to get anything deponent

0258

wanted, either Policy or tickets. The front of said card had the words "B
Nathan on it. Deponent further says he marked the ticket, so purchased
of said John ~~Do~~ George W Nathan aforesaid, and knows positively
that the ticket hereto annexed to the foregoing affidavit is
the same as sold by said John ~~Do~~ George W Nathan aforesaid.

Subscribed and sworn to before me this
8th day of March 1882
W. J. Moss
Police Justice

Chas E Reynolds.

POLICE COURT— DISTRICT.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

Charles E Reynolds -

VS.

George W Nathan

LOTTERY AND POLICY.

Dated Mar 8 1882

M. J. Owens

Magistrate.

Clerk.

Officer.

WITNESSES:

Charles E Reynolds

515 Grand st.

A Courtick, 150 Nassau st

Bailed, \$

to answer

Sessions.

By

Street.

0259

BOX:

68

FOLDER:

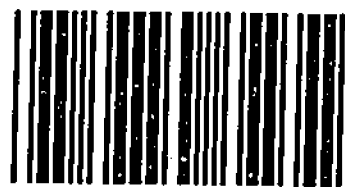
757

DESCRIPTION:

Nelson, George

DATE:

05/09/82



757

0260

Day of Trial,

Counsel,

Filed 9 day of May 1882

Pleads Not Guilty

THE PEOPLE

vs.

LARCENY AND RECEIVING
STOLEN GOODS

George Nelson
P.

1919

JOHN McKEON,

District Attorney.

A True Bill.

John Stevens

Foreman.

May 17/82

78 Years Guilty
20 to 30 years

0261

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against.

George Nelson

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

of the CRIME OF ^{Grand} LARCENY

committed as follows:

The said

George Nelson

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

*one Coat of the Value of twenty dollars
one vest of the Value Seven dollars
one over Coat of the Value of twenty
five dollars*

of the goods, chattels and personal property of one

Frederick Schwend

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

0262

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 the said

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

unlawfully, 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, 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.

JOHN McKEON, District Attorney.

0263

Sec. 208, 209, 210 & 212.

Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

May 5 188

Offence

Capt. Corbett, Officer.

Clerk.

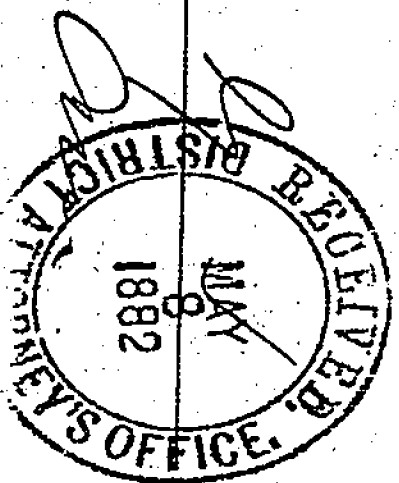
Witnesses

No. 13

No. 31

No.

Street.



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

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

Dated May 5 188 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.

0264

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

3
DISTRICT POLICE COURT.

George Nelson 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.

George Nelson

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.

164 Worcester St (Resided there 3 years)

Question. What is your business or profession?

Answer.

Peeler

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.

The clothing was found on me and were given to me

Taken before me, this 5

day of May 1882

George Nelson

J. M. Patton
Police Justice.

0265

3

District Police Court.

Affidavit-Larceny.

CITY AND COUNTY }
OF NEW YORK } ss.

of No. 31 Lewis Street,

Fredrick Schmechel

being duly sworn, deposes and says, that on the 5 day of May 1882

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

the following property, viz:

One coat over value Twenty
Seven dollars One overcoat
value Twenty five dollars

Sworn before me this

day of

all of the value of fifty two dollars
the property of Complainant

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by George Nelson (now

168

present) from the fact
that deponent had said
clothing in his room at
No 31 Lewis Street, Deponent
saw said Nelson running
down the stairs in said
premises Deponent pursued
him and Captain Theron S
Copeland 13 precinct seeing said

Police-James

0266

Nelson running arrested
him Defendant found that
said Nelson had his coat
on at and rest on and
the overcoat said Nelson
dropped on the stairs whilst
running out the house
Fred Schward

Sum to Refuse me
this 5 day of May 1882 }
J. M. Watson
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0267

BOX:

68

FOLDER:

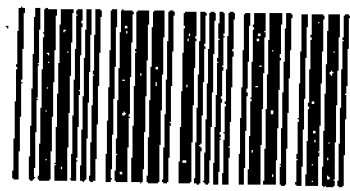
757

DESCRIPTION:

Nelson, Jacob

DATE:

05/23/82



757

Wall Good
G. H. G.

~~Filed by~~
~~Henry Goldstein~~
~~24 Stanton St.~~
Chickens - my friends
dinner 9/15/82

Witness

George A. McDevitt

Margaret Maynard

Filed Sep. 19 1882 by

Maria Melia Back

St. 138 Grand St.

Witness - Louis Stern

460 Grand St.

Mary Goldstein

24 Stanton Street

Admitted May 23
do. 11/15/82

FILED

Day of Trial,
Counsel,
A. Cohen

Filed 23 day of May 1882

Pleads
Not guilty

THE PEOPLE

vs.

Jacob Nelson

D.

Feb 18/82

Admitted by court

JOHN McKEON

D. A. Quindley

Med. & acquitted

1882

A True Bill.

John Stevens

June 29 1882

123

Foreman

123

0269

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jacob Nelson

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

Jacob Nelson

of the CRIME OF

Bribery

committed as follows:

The said

Jacob Nelson

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

George A. McDermott was then and there first
Marshall in the office of the Mayor of the City
of New York and as such was then and there an
officer of one of the departments of the Government
of said City of New York and under the rules and
regulations of the said Mayor the said George A.
McDermott was then and there entrusted with
the duty of receiving, investigating reporting upon
and taking action upon applications for pawnbroker
license made to the Mayor of said City. And on
said day there was then and there pending before

0270

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jacob Nelson

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

Jacob Nelson

of the CRIME OF

Bribery

committed as follows:

The said

Jacob Nelson

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

George A. McDermott was then and there first
Marshall in the office of the Mayor of the City
of New York and as such was then and there an
officer of one of the departments of the Government
of said City of New York and under the rules and
regulations of the said Mayor the said George A.
McDermott was then and there entrusted with
the duty of receiving, investigating reporting upon
and taking action upon applications for pawnbrokers
license made to the Mayor of said City. And on
said day there was then and there pending before
the said George A. McDermott as such officer
aforesaid an application that a pawnbrokers
licence be issued by the said Mayor to one
Charlotte Nelson.

And the said Jacob Nelson late of the first
Ward of the City of New York in the County of
New York aforesaid on the day and in the year
aforesaid at the said City and County aforesaid

0271

Well throwing the premises feloniously did give
 And Cause and procure to be given to the said
 George A. McDermott being such officer
 as aforesaid a certain thing of value to wit:
 an order for the payment of money of
 the kind commonly called a bank check the
 same being then and there due and unsatisfied
 drawn upon the Mechanics and Traders
 National Bank of said City of New York
 by B. Stern & Son to the order of
 him the said Jacob Nelson and endorsed
 by him the said Jacob Nelson for the payment
 of two hundred dollars and of the value
 of two hundred dollars With intent to
 influence the action of him the said
 George A. McDermott being such officer as
 aforesaid in the said ~~Matter~~ then and there
 pending before him in his official capacity
 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 McKern
 District Attorney

0272

~~TO THE CHIEF CLERK!~~

~~SEND ME THE PAPERS IN THE CASE OF~~

PEOPLE

vs.

Jack Nelson

*Postpone this case
as consequence of
Mr John Graham
request. until
April 26. 6.*

Jack Nelson

Apr 20 / 83

In the Matter of
Jacob Nelson.

Witness:

Geo. A. McDermott.

236 E. 35th St.

Mayors Marshall

Check and letter of
Jacob Nelson given
to Phil Reilly to get
evidence of hand-
writing by order of J. McK.

March 19, 83.

H.C. Allen

0273

0274

February 8', 1883.

George A. Mc'Dermott, of No. 236 East 35' Street, in the City of New-York, makes the following statement:

I am the Mayor's Marshal, in charge of the License Bureau, and as such have power to license persons to keep pawn broking establishments. Some time in May last I received at Station " E " Post Office a letter dated May 11', 1882, and signed Jacob Nelson; the letter was a registered one and I gave a receipt for it, the letter contained a check on the Mechanics and Traders' National Bank of this City for two hundred dollars; the check was dated May 8', 1882, and purported to be signed by B. Stern and Son and was endorsed " Jacob Nelson ". The letter explains what the check was for; I opened the letter and the following day I turned the check over to the Mayor, and the Chief Clerk and I called over to the District Attorney's office and saw Mr. John Mc'Keon and Mr. Allen, and made a statement to them. I also stated to them that the licenses of the father and mother of Jacob Nelson had been revoked, and that the Mayor had decided on the ground of the charges made against them that no one of the Nelson family could obtain a license to conduct business as pawn brokers. The letter which I received from Mr. Nelson asked me for a license for his wife, Charlotte Nelson, to keep a pawn shop, and that I could return him a receipt for legal services. I have endeavored in every way possible to ascertain if this letter and the endorsement on the back of the check were written by the defendant Jacob Nelson, but am not able to testify that it was and not able to prove that it was his handwriting. Jacob Nelson had previously tried to get a license for himself and had been refused. On the statement I made to the District Attorney Jacob Nelson was indicted by the Grand Jury for Bribery.

0275

People vs
McKenna District Attorneys Office.
vs City & County of
Jacob. Nelson New York.

Received from Mr. Hugh. Donnelly
Chief Clerk District Attorney Office
The following papers — Mechanics & Trades. Bond
one check for the amount of \$200. one
letter & one statement in the above case
Apud 24 1873 Jacob Von Gerichten

0276

In the Matter

of
Jacob Melson.

certified:

Jacob Van Gerecht.

Inds. State

of Indiana

0277

March 21st., 1883.

Detective Von Gerichten, of the District Attorney's office, makes the following statement:

In regard to my investigation of the bank check No. 1326, drawn on the Mechanics and Traders' National Bank, 152 Bowery, by B. Stern & Son, of 460 Grand Street, and payable to Jacob Nelson, I called on Stern & Son on March 20' and asked one of the sons if he knew the check and he said yes, that he gave it to a man named S. Goldstein over there (pointing to No. 450 Grand Street.); I went over there and Mr. Goldstein was out; I called there this morning and saw Samuel Goldstein, and he denied that he ever saw or handled the check before I showed it to him. I then called back again to Stern & Son and told them that Goldstein denied ever seeing or handling the check. Then one of the sons said that it was ~~Isaac~~ ^{Isaac} Goldstein, who keeps a pawn shop in Stanton Street; and I learned in the meantime that he is the bondsman for Jacob Nelson in this case pending, and that Goldstein furnishes him with money to carry on business.

0278

In the Matter
of Cy Goldstein.
Statement of
Jacob Van Gorkum.

0279

April 24, 1883.

Detective Sergeant Jacob Von Gerichten makes the following statement:

I called on Morris Goldstein, of No. 24 Stanton street, and asked him if he gave two hundred dollars to B. Stern & Son on May 8, 1882, and received a check for the same on the Mechanics and Traders' National Bank of this City. He said he never gave them two hundred dollars nor received a check from them for anything. I then showed the check to him and he denied ever seeing it before. I then asked him if S. Goldstein, of No. 457 Broome street, was his brother and he said yes. I then asked him if he had any other brother and he answered no.

Mr. Goldstein said that at the time of Jacob Nelson's arrest he gave bail for him, and since then Mr. Mehrbach became his bondsman.

0280

District Attorneys Office.
City & County of
New York.

He claimed to be authorized to make contract
for wagon -

Ques

When did you get information that these
Wagons were to be used as you

0281



TUB, VAPOR, DOUCHE,
SHOWER & ELECTRIC BATHS,
IN THE HOTEL OWNED &
OPERATED BY THE CO.

A. GALT & CO. ST. LOUIS.

Hot Springs, Ark. April 22 1883

My dear John

I was shocked beyond measure, when I was informed by Robert's letter, that your eldest son had died, he mentions no particulars: but this morning I received a letter from my son George, who supplemented the information in R's letter that he died suddenly: - and that you were sick. Permit me to send you my most heartfelt sympathy and condolence. It may be, that God in his special Providence called him - and that now he is a link between his parents and heaven. I am but little better thus far.

Love Mrs Vincent
New York

Yours very truly
W. C. Byrne

0282

BOX:

68

FOLDER:

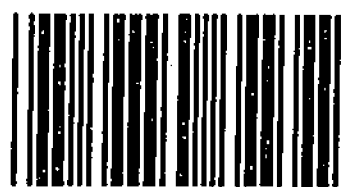
757

DESCRIPTION:

O'Brien, John

DATE:

05/01/82



757

0283

BOX:

68

FOLDER:

757

DESCRIPTION:

Smith, Joseph

DATE:

05/01/82



757

0284

BOX:

68

FOLDER:

757

DESCRIPTION:

Carey, Mathew

DATE:

05/01/82



757

0285

From the prob. return

8th

Day of Trial

Counsel,

Filed

day of

1882—

Pleads

Not guilty (2)

THE PEOPLE

vs.

*John O'Brien P.
Frank Smith P.
Matthew Carey P.*

JOHN McKEON,

District Attorney

May 1st

Nov 24-3

Pleaded Aug 3 day

A True Bill

by

Wm. J. Gannon

Foreman.

May 1st

Chas. J. Pleads Aug 3 day

Nov 6. S. J. Good years.

May 1st

BURGLARY—Third Degree, etc.

0286

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

THE PEOPLE OF THE STATE OF
NEW YORK,

John O'Brien, Joseph Smith and Matthew Carey
against

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

John O'Brien Joseph Smith and Matthew Carey
of the crime of Burglary in the third degree,

committed as follows:

The said

sixth Ward of the City of New York, in the County of New York,
aforesaid, on the *twenty-fourth* day of *April* in the year of our
Lord one thousand eight hundred and eighty *four* with force and arms, at the Ward,
City and County aforesaid, the *building* of *Rosanna O'Keefe*

there situate, feloniously and
burglariously, did break into and enter, the same being 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 *Rosanna O'Keefe*

then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*Twenty faucets of the value of two dollars each
Ten feet of lead pipe of the value of two cents each
glass*

of the goods, chattels and personal property of the said

Rosanna O'Keefe
so kept as aforesaid in the said *building* 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 McKeen
District Attorney

0287

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 of 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.

JOHN McKEON, District Attorney.

0200

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

Sec. 206, 208, 210 & 212.

368
Police Court First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Steele
122 White St.
John O'Brien
Joseph Smith
Matthew Carey
4 _____
Offence, Burglary

Dated April 24th 1882

Samuel Smith Magistrate.
John C. O'Brien Officer.

Clerk.

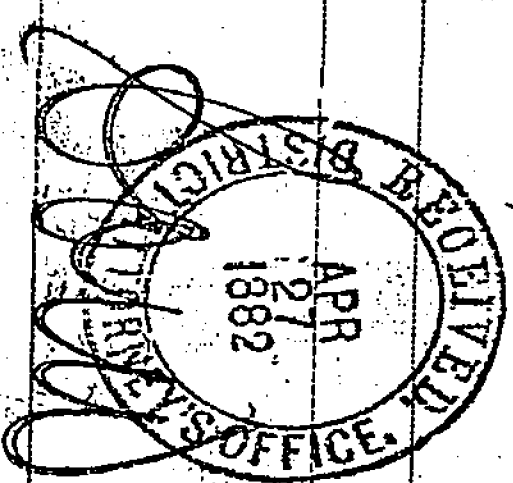
Witnesses, Frederick W. Baker

John C. O'Brien Street,

William Bennett Street,

No. 93 Street,

No. _____ Street,



It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named John O'Brien Joseph Smith Matthew Carey John C. O'Brien Joseph Smith Matthew Carey guilty thereof, I order that they be admitted to bail in the sum of 100 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until they give such bail.

Dated April 24 1882

Samuel 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.

Samuel Smith

0289

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.*Irish* DISTRICT POLICE COURT.

Matthew Carey 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. *Matthew Carey*

Question. How old are you?

Answer. *Twenty five years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *203 West 8th St. Three years*

Question. What is your business or profession?

Answer. *Moulder*

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*
*Most A am*Taken before me, this *24*day of *April* 188*7*

Solomon B. Smith
Police Justice.

0290

Sec. 198-200.

First DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss

Joseph Smith

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~~ waiven cannot be used
against ~~him~~ on the trial,

Question. What is your name?

Answer.

Joseph Smith

Question. How old are you?

Answer.

Nineteen years

Question. Where were you born?

Answer.

US

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

Answer.

32 Pell St. Two years

Question. What is your business or profession?

Answer.

Boot black

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

Taken before me, this

24

Joseph Smith

day of

April

188

Solomon Smith

Police Justice.

0291

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Dusk DISTRICT POLICE COURT.

John O'Brien 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 O'Brien*

Question. How old are you?

Answer. *Twenty years*

Question. Where were you born?

Answer. *US*

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

Answer. *113 Mott St. One year*

Question. What is your business or profession?

Answer. *Insurer*

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.*

Taken before me, this *24*

Day of *April* 188*7*

John O'Brien
Salomon B. Smith
Police Justice.

0292

POLICE COURT *First* DISTRICT.City and County
of New York, } ss:*Rosanna O'Keefe* 67. widow
of No. *122 White* Street, being duly sworn,deposes and says, that the premises No. *49 Bayard*Street, *6th* Ward, in the City and County aforesaid, the said being a*frame and brick building*and which was occupied by ~~deponent as a~~ *at this time unoccupied*were **BURGLARIOUSLY**entered by means *of forcing off a padlock upon*
the front door leading into said
*building*on the *day* of the *24th* day of *April* 18 *82*

and the following property feloniously taken, stolen, and carried away, viz:

a number of brass faucets and a
quantity of lead pipe of the value
of two 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 *John O'Brien Joseph Smith*and *Mathew Barry* all who presentfor the reasons following, to wit: *for the reason that deponent*
is informed by Officer Lake that he found
the above named defendants in said
premises and in possession of said
property which they were about selling to
*one William Bennett**Rosanna O'Keefe*
*mark**I sworn to before me this 24th of April 1882*
Police Justice

0293

Franklin W. Lake an officer of the 6th Precinct Police being duly sworn says that on the 24th day of April 1882 he found in the premises No 49 Bayard Street the within named defendants, and found in their possession the within described property which they were trying to sell to one William Bennett who deponent also found in said premises.

Franklin W. Lake

Sworn to before me this
24th of April 1882

Solomon Smith Police Justice.

William Bennett 50 years Laborer 93 Bayard Street being duly sworn says that on April 24th 1882 he met Mark Carey who took deponent into the premises No 49 Bayard Street where deponent saw the other two within named defendants. Said Carey told deponent he had the privilege of selling a quantity of lead pipe and a number of brass fanelets, which said Carey and the other defendants had in their possession.

Sworn to before me William X Bennett
this 24th day of April 1882 Mark

Solomon Smith

Police Justice

0294

BOX:

68

FOLDER:

757

DESCRIPTION:

O'Brien, Thomas

DATE:

05/09/82



757

0295

BOX:

68

FOLDER:

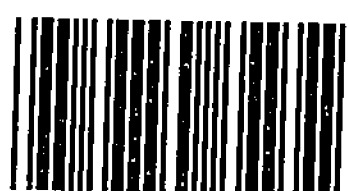
757

DESCRIPTION:

Huskey, Joseph

DATE:

05/09/82



757

0296

18th

Day of Trial

Counsel,

Filed

Pleas

1882

May

9th

THE PEOPLE

vs. Thomas O'Brien

Joseph Hurley

JOHN McKEON,

District Attorney.

A True Bill.

May 16th

Foreman.

56 Sentence suspended.

May 17th

17

0297

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Thomas O'Brien ^{against} *and Joseph Huskey*

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

Thomas O'Brien *and Joseph Huskey*

of the crime of Burglary in the third degree,

committed as follows

The said

Thomas O'Brien *and Joseph Huskey*

late of the *Seventh* Ward of the City of New York, in the County of New York,
aforesaid, on the *twenty seventh* day of *April* in the year of our
Lord one thousand eight hundred and eighty *two*, with force and arms, at the Ward,
City and County aforesaid, the *Store* of *Nelson Sherwood*

there situate, feloniously and
burglariously, did break into and enter, the same being 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 *Nelson Sherwood*

then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*Two yards of Polishing Cloth of the
Value of Six dollars Each yard
and divers Marble Polishing tools
of a kind and description to the
Grand Jury aforesaid unknown of the
Value of two Hundred and fifty dollars*

of the goods, chattels and personal property of the said

Nelson Sherwood

so kept as aforesaid in the said *Store* then and there being, then and
there feloniously did ^{attempt 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

0298

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 of 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.

JOHN McKEON, District Attorney.

0299

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court, 3rd District, 374

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas B. Brennan
vs.
Thomas Brian
Joseph Henckes
4
8
Offence, *Burglary*
Attempt to Steal

Dated *April 27* 188 *2*

W. St. Pierre Magistrate.

Philip A. Madany 13 Officer.

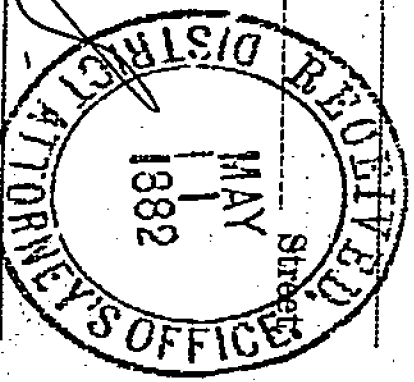
Erasmus Clerk.

Witnesses *Philip A. Madany*

No. *13* *the Prisoners* *Part Street*

No. _____ Street, _____

No. _____ Street, _____



Commenced

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 Brian* and *Joseph Henckes*

guilty thereof, I order that they be admitted to bail in the sum of *Five* Hundred Dollars each and be committed to the Warden or Keeper of the City Prison until they give such bail.

Dated *April 27* 188 *2*

J. Henry Ford 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.

0300

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3rd
DISTRICT POLICE COURT.

Thomas O'Brien 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 O'Brien

Question. How old are you?

Answer.

17 years of age

Question. Where were you born?

Answer.

Divisim Street

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

Answer.

Divisim Street! 7 years

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 guilty of the charge

Taken before me, this *27th*
day of *April* 188*2*

J. O'Brien
mark

J. Murphy

Police Justice.

0301

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3rd DISTRICT POLICE COURT.

Joseph Hunskey 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. Joseph Hunskey

Question. How old are you?

Answer. 12 years of age

Question. Where were you born?

Answer. New York

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

Answer. 30 Broome St

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 of the charge

Taken before me, this 27th
day of April 1885

Joseph Hunskey

J. Henry Ford Police Justice.

0302

POLICE COURT— 3rd DISTRICT.City and County }
of New York, } ss:

Samuel C. Seaman Jr
of No. *466 Cherry* Street, being duly sworn,
deposes and says, that the premises No. *466 Cherry*
Street, *7th* Ward, in the City and County aforesaid, the said being a *Bank*
Building
and which was occupied by *deponent* *Adam Sherman* as a
store room were **BURGLARIOUSLY**
entered by means *of forcibly removing the front grating*
and entering the cellar and then forcing the
cellar door and going up stairs and entering
the store room on the first floor with intent to
commit a crime
on the *afternoon* of the *27th* day of *April* 1882
and the following property feloniously taken, stolen, and carried away, viz:

two yards of Polishing cloth of the value
of Six dollars for yard and being together of
the value of twelve dollars and a quantity
of Marble Polishing Tools of the value of
Two hundred and fifty dollars being
together and in all of the value of Two-
hundred & sixty-two dollars

the property of *Adam Sherman* in deponents care & charge as Foreman
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

Thomas O'Brien & *Joseph Huskey* (both named)
for the reasons following, to wit: *that deponents discussed and*
found on said day the front grating on the
cellar open and deponents then saw the
said Thomas O'Brien & Joseph Huskey force the door
leading from the cellar upon the 1st floor and
deponents then locked the said Thomas O'Brien & Joseph Huskey
in the cellar and called in Officer Philip J. Mahoney
an officer of the 13th Precinct (now 12th) who arrested said
Thomas O'Brien & Joseph Huskey in the cellar of said premises

Samuel C. Seaman Jr

Adam Sherman
27 day of April 1882
Police Justice

0303

BOX:

68

FOLDER:

757

DESCRIPTION:

O'Connell, Daniel

DATE:

05/25/82



757

0304

WITNESSES:

Counsel

Filed day of

1882

Pleads

THE PEOPLE

vs.

Daniel O'Connell

INDICTMENT.
LARCENY FROM THE PERSON.

JOHN McKEON,

District Attorney.

A True Bill.

Foreman.

May 26/82

Pleaded guilty

S. M. O'Connell & Co. vs.

192

0305

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Daniel O'Connell

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

Daniel O'Connell

of the CRIME OF LARCENY from the person

committed as follows:

The said

Daniel O'Connell

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *twentieth* day of *May* in the year of our Lord
one thousand eight hundred and eighty-*two*, at the Ward, City and County
aforesaid, with force and arms,

*One Watch of the Value of ten dollars
and one watch Chain of the Value
of one dollar*

of the goods, chattels and personal property of one *Martenais Abrahamson*
on the person of the said *Martenais Abrahamson* then and there being found,
from the person of the said *Martenais Abrahamson* 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.

0306

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

Police Court-1 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Victims: *William
92 James
Daniel O'Connell*

Offence, *Quitting from Prison*

Dated *May 20* 188

Charles H. Meyer Magistrate.
Charles H. Meyer Clerk.

Witnesses, *Charles H. Meyer*
No. *1* *Charles H. Meyer*
No. *2* *Charles H. Meyer*

No. _____
Answer *Charles H. Meyer*
N.Y. 1882
RECEIVED
MAY 20 1882
CLERK'S OFFICE

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 *Daniel O'Connell*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of ~~_____~~

~~Hundred Dollars, and he committed to the Warden and Keeper of the City Prison of the City of New York, until he~~

~~gives such bail.~~ *he legally discharged*

Dated *May 20* 188 *Charles H. Meyer* 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.

0307

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Daniel Connell 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.

Daniel A Connell

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

Connecticut

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

Answer.

South 3rd St New York. About two weeks

Question. What is your business or profession?

Answer.

Salesman

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

Answer.

I am not guilty

Daniel A Connell

day of

Taken before me this

20

July

1887

George H. Anderson

Police Justice.

0308

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No.

92 James

Street

Martine A. Abraham
aged 20 years a seaman

being duly sworn, deposes and says, that on the

20

day of

May

1882

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 persons of deponent in the right time the following property, viz:

One silver watch with
plated chain attached of the value
of eleven dollars

Sworn before me this

day of

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

Daniel O'Connell
and two others who are not arrested
from the fact that in the above
date at or about the hour of 12-
30 o'clock A.M. deponent was
standing on the sidewalk in
James Street when he was
approached by the said O'Connell
and the two other persons and
the said O'Connell accosted

0309

deponent
and asked him if he wanted
to see the said watch and
replied "No" at the time taking
the said watch out of the
left side pocket of the vest
then worn by deponent and
the said Cornell snatched
the same out of deponent's hand
and ran away with the same
and the two unknown persons
seized deponent and held
him
Spirits before me
this 20 day of May 1892

Mordenas Abrahamson

By the Court Police Justice

District Police Court.

AFFIDAVIT—Larceny.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

03 10

BOX:

68

FOLDER:

757

DESCRIPTION:

O'Connor, John

DATE:

05/25/82



757

0311

BOX:

68

FOLDER:

757

DESCRIPTION:

McHenry, Joseph

DATE:

05/25/82



757

et al
May 31. 1882

Chas. J. DeLoach
Deputy

John J. Conner
Counsel
Filed *25* day of *May* 188*2*
Pleads *Not Guilty*

THE PEOPLE
vs.
John Conner
Joseph McHenry
W. Geo. 1st et al.

BURGLARY—First Degree, and
Grand Larceny.

JOHN McKEON,
District Attorney.
May 29/82
W. L. Conner
A True Bill.
Geo. J. DeLoach

Foreman.
May 29/82
Verdict of Guilty should specify of which count.
Chas. J. DeLoach
May 31. 1882
196

0312

0313

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

THE PEOPLE OF THE STATE OF NEW YORK

John O'Connor
And Joseph McHenry

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

John O'Connor and Joseph McHenry

of the CRIME OF BURGLARY in the *first* Degree, committed as follows:

The said *John O'Connor and Joseph McHenry*

late of the *twenty first* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty first* day of *May* in the year of our Lord one thousand eight hundred and eighty-*two* with force and arms, about the hour of *twelve* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of *Paul Le Danois*

there situate, feloniously and burglariously did break into and enter, by means of *forcibly breaking open an outer window thereof* whilst there was then and there some human being, to wit, one *Paul Le Danois*

John O'Connor and Joseph McHenry within the said dwelling-house, the said then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of *Paul Le Danois*

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

John O'Connor and Joseph McHenry

of the CRIME OF GRAND LARCENY IN A DWELLING HOUSE, committed as follows:

The said *John O'Connor and Joseph McHenry*

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, about the hour of *twelve* o'clock in the *night* time of said day,

Three Coats of the value of twenty dollars each two dresses of the value of forty dollars each one opera glass of the value of five dollars two vases of the value of ten dollars each one bracelet of the value of ten dollars

of the goods, chattels, and personal property of *Paul Le Danois*

Paul Le Danois

in the said dwelling house of one

Paul Le Danois then and there being found in 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.

JOHN McKEON, District Attorney.

0314

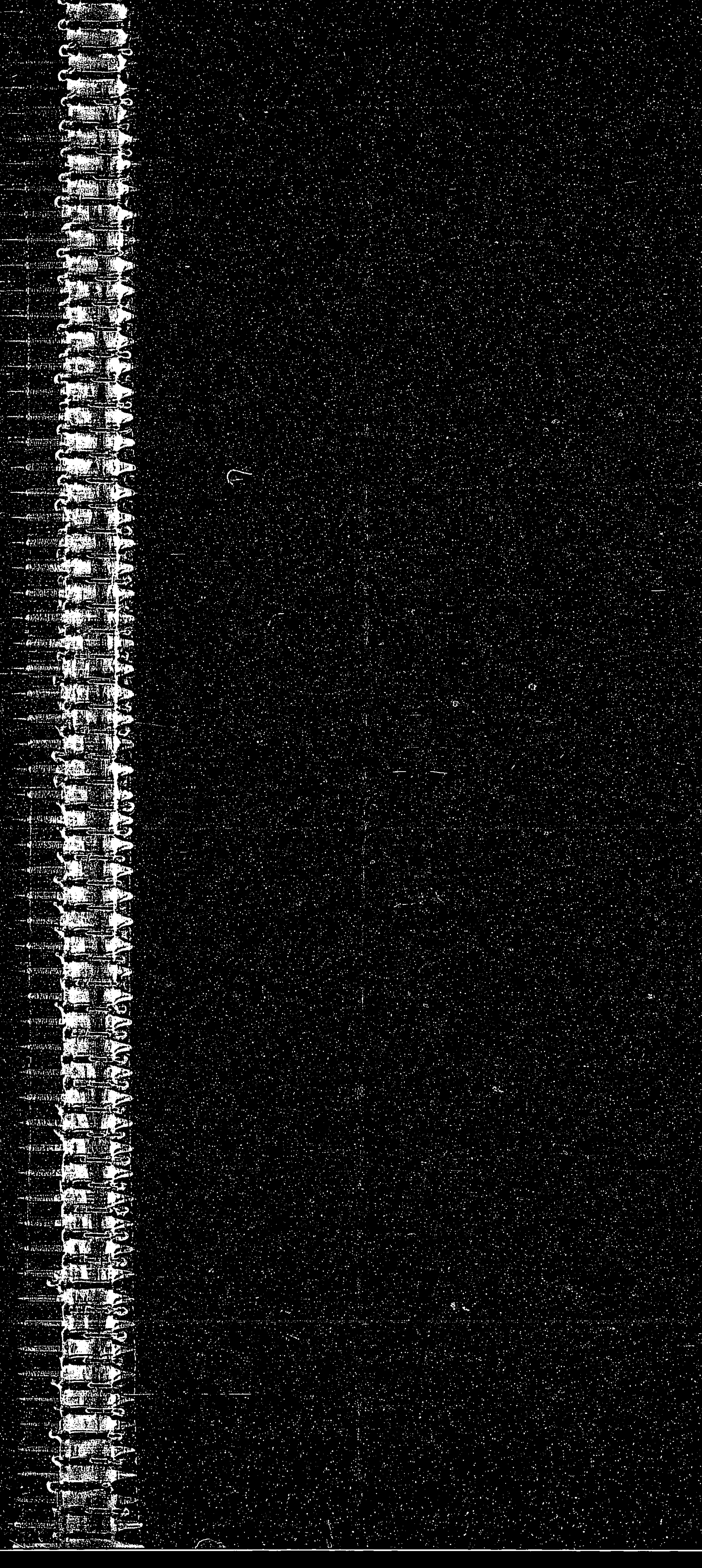
Testimony in the
case of
Joseph McHenry
filed May 1882

0315

The People v. Joseph M. Henry
Court of General Sessions Part I
Before Judge Gildersleeve. May 29, 1882
Jointly indicted with John O'Connor for burglary in
the first degree and grand larceny.
Paul Le Danois sworn and examined. Live
at 303 East Twenty ninth st., on the night
of the 21st of May everything was fastened up
and secure I left at 9 o'clock and came
back at eleven and when I came back at
11 I found that I was robbed of three coats, two
silk dresses, an opera glass and some
silver ware. I got the opera glass back, the
detective found a pawn ticket with the pris-
oner and then we went to the pawn shop
and we got the opera glass I saw the pris-
oner sometimes about the yard, but I never
made his acquaintance. I knew him by
sight. Cross Examined. I occupy half of the
second floor. Before I left I saw some of the
property that I missed, I used to see some of
them every day, and when I came back
everything was mixed up in the room. I
left my house at nine o'clock and I did not
leave any one in the house when I went
away; my wife went with me. I think
there are six or seven families living
in the house I saw the coats there that same
evening. I could not recollect if I saw the

0316

prisoner on the 21st of May. I do not know that the prisoner knows the family living on the floor above me. I know there was a wedding that night on the floor above me. I do not know who was married. I am not acquainted with anybody in the house. Near my bed is a window looking into the yard. That window was raised and they came in that way. The window was down but the catch was not put in, but when we came back it was raised. Thomas Grogan, sworn. I live at 227 Twenty ninth st. a couple of doors from the complainant, or rather in the next block to me. I know the prisoner McHenry. He lived around there. I recollect the night of the 21st of May, the night that the complainant was robbed. I saw McHenry go up the water closet and he got on the fire escape which leads to the bed room of the complainant. I know O'Connor. I saw O'Connor alone and then he called McHenry to him. After O'Connor returned he showed me an opera glass. I don't know where McHenry was at that time. I swore before the Magistrate that McHenry was in the act of going into the window, he had his head in. O'Connor was



0304

BOX:

68

FOLDER:

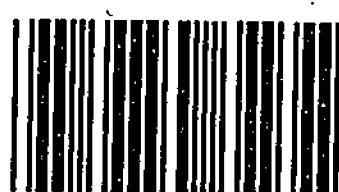
757

DESCRIPTION:

O'Connor, John

DATE:

05/25/82



757

U310

BOX:

68

FOLDER:

757

DESCRIPTION:

O'Connor, John

DATE:

05/25/82



757

0311

BOX:

68

FOLDER:

757

DESCRIPTION:

McHenry, Joseph

DATE:

05/25/82



757

et d
May 21. 1882
Chas. J. Reframatory

~~Wm. J. Linn~~
Counsel
Filed 25 day of May 1882
Pleads for guilty

THE PEOPLE
vs.
John Connor
Joseph McHenry
18 Geo. 1st ct. 1.

BURGLARY—First Degree, and
Grand Larceny.

JOHN McKEON,
May 29/82 District Attorney.
Wm. J. Linn
A True Bill.
Jm. J. Linn

Foreman.
Verdict of Guilty should specify of which count.
May 29/82
Mr. J. Linn
Pleads for guilty
June 7th House of Representatives.
196 Over

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

THE PEOPLE OF THE STATE OF NEW YORK

John O'Connor
and Joseph McHenry

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

John O'Connor and Joseph McHenry

of the CRIME OF BURGLARY in the *first* Degree, committed as follows:

The said

John O'Connor and Joseph McHenry

late of the *twenty first* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty first* day of *May* in the year of our Lord one thousand eight hundred and eighty-*two* with force and arms, about the hour of *twelve* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of *Paul Le Danois*

there situate, feloniously and burglariously did break into and enter, by means of *forcibly breaking open an outer window thereof* whilst there was then and there some human being, to wit, one *Paul Le Danois*

within the said dwelling-house, the said

John O'Connor and Joseph McHenry

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of *Paul Le Danois*

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

John O'Connor and Joseph McHenry

of the CRIME OF GRAND LARCENY IN A DWELLING HOUSE, committed as follows:

The said

John O'Connor and Joseph McHenry

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, about the hour of *twelve* o'clock in the *night* time of said day,

Three Coats of the value of twenty dollars each two dresses of the value of forty dollars each one opera glass of the value of five dollars two vases of the value of ten dollars each one breastpin of the value of ten dollars one bracelet of the value of five dollars

of the goods, chattels, and personal property of *Paul Le Danois*

in the said dwelling house of one

Paul Le Danois

then and there being found

in 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.

JOHN McKEON, District Attorney.

Testimony in the
case of
Joseph McNamery
filed

May 1882.

The People
Joseph M. Henry
Jointly indicted with John Connor for burglary in
the first degree and grand larceny

Court of General Sessions Part I.
Before Judge Gilderelieve, May 29, 1882

Paul Le Danois sworn and examined. I live at 303 East Twenty ninth St., on the night of the 21st of May everything was fastened up and secure I left at 9 o'clock and came back at eleven and when I came back at 11 I found that I was robbed of three coats, two silk dresses, an opera glass and some silver ware. I got the opera glass back; the detective found a pawn ticket with the prisoner and then we went to the pawn shop and we got the opera glass. I saw the prisoner sometimes about the yard, but I never made his acquaintance. I knew him by sight. Cross Examined: I occupy half of the second floor. Before I left I saw some of the property that I missed, I used to see some of them every day, and when I came back everything was mixed up in the room. I left my house at nine o'clock and I did not leave any one in the house when I went away; my wife went with me. I think there are six or seven families living in the house. I saw the coats there that same evening. I could not recollect if I saw the

0316

prisoner on the 21st of May. I do not know that the prisoner knows the family living on the floor above me. I know there was a wedding that night on the floor above me. I do not know who was married, I am not acquainted with anybody in the house. Near my bed is a window looking into the yard, that window was raised and they came in that way, the window was down but the catch was not put in, but when we came back it was raised. Thomas Grogan, sworn. I live at 227 Twenty ninth st. a couple of doors from the complainant, or rather in the next block to me. I know the prisoner McHenry, he lived around there. I recollect the night of the 21st of May, the night that the complainant was robbed. I saw McHenry go up the water closet and he got on the fire escape which leads to the bed room of the complainant. I know O'Connor, I saw O'Connor alone and then he called McHenry to him. After O'Connor returned he showed me an opera glass, I don't know where McHenry was at that time. I swore before the Magistrate that McHenry was in the act of going into the window, he had his head in. O'Connor was

behind him, then afterwards when O'Forma came out he showed me the opera glass. The one now shown is like the one he showed me. Cross Examined I have been working at the Mutual District Messenger Co. and left a week ago. I am going on 17 years old. It was $\frac{1}{4}$ or 20 minutes past nine that I saw what I have testified to on the fire escape. O'Forma called me into the yard; there was nobody with him when he called me; he asked me if I would go up and rob the Frenchman and I said, no. So he came out then and Joe McHenry was standing outside; he called him aside. I do not know what he said; they walked in, I walked in and went into the water closet. It was as dark as any night was when I saw the two go on the fire escape; the room was not dark, for there was a light in it. I guess I have known McHenry five years; he used to live in that house; when I saw them on the fire escape I knew what they were doing; it is not a fact that I was keeping watch to keep the police away. I saw another boy there named Dunn; he called me and O'Forma and said, "Come on out, they might hold you for it if you do not come out. I saw McHenry with his head in that

0318
window I was standing down there looking up. I told him to come out and I went out on the stoop and sat there. About five minutes after O'Connor came out he showed me the opera glass and a pair of vases. I did not like to see them caught and I did not want them to do it. I knew O'Connor well. I did not have any conversation with McHenry. I guess O'Connor has been trying to rob that place for the last month. Did you hear McHenry say anything about it. Archibald Dunn sworn and examined. I swore to the statement now shown me before the Police Magistrate. I know McHenry. I know the complainant, he lives one flight of stairs up over me. I live on the bottom floor. Upon Sunday night I saw O'Connor and McHenry in the yard. I went in, they were on the fire escape. I told them to go down and they would not. Grogan was standing. I told him to have nothing to do with it. He came up with me and we went up to the wedding up stairs. That is all I know about them. O'Connor was on the fire escape and McHenry was halfway through the window of the Frenchman's house.

0314

Cross Examined. I work on an express wagon
M^r Henry and I have not had a fight and
I did not say to him, "I will get square
with you." I had not seen him before that
evening. I could see them plainly on the
fire escape. I know the complainant, I
worked for him before I went to the express
wagons; the Merichman makes artificial
flowers. Thomas Ryan sworn and exam-
ined. I am Captain of the 21st precinct. I
know the prisoners, I went after them Monday
afternoon in consequence of information I
received and arrested them. They saw me
and ran away, both of them. I saw them on
Fourth Ave. near Twenty Sixth St. I found
a pawn ticket on O'Connor and some
money. I arrested them in the American
theatre at about 10 o'clock at night, Parker's
Third Avenue Variety theatre. Cross Exam-
ined. They ran away from me on Fourth
Ave. at about four o'clock. I did not suc-
ceed in getting them then, but I got them
about ten o'clock that night in the theatre.
Did you find this ticket upon the person
of O'Connor? (ticket shown) Yes sir, I did. It
represented an opera glass for two dol-
lars and a half. [The opera glass was
put in evidence for the people.]

John O'Connor, sworn and examined. I have pleaded guilty to this indictment. I know McHenry. I entered this house 305 East Twenty ninth St on the night of the 21st of May and took certain articles from the Frenchman's place. I had no help that night. McHenry was not with me on the fire escape. I did not see him until the next day. I met him and he walked around with me. Grogan was with me that night and he went with me to the Frenchman's room. He saw the opera glass and he told me to take it. I went into the place about 8 1/2 o'clock. I got up on the fire escape and went in the back window. It was open a little. I went in first and Grogan came in afterwards. He came very soon after me. All I took was the opera glass. I was in the room about five minutes. I did not see McHenry that night. After leaving this place with Grogan we went to the corner of Twenty ninth St. and Second Avenue. We did not do anything. When we saw the officer we ran. I got two and a half dollars. I did not give anything to McHenry. I bought the tickets for the theatre. Cross Examined I did not swear anything before the Magistrate.

0321

Joseph Mc Henry, sworn and examined,
I live 300 First Avenue, I make spring beds
and am 18 years old. I have never been ar-
rested before for anything. I know Connors
and Grogan and Dunn who have testified
against me, on the night of the 29th of May,
a week ago Sunday, I went into the premises
303 East Twenty ninth st. I was up stairs
to a wedding on the second floor, the floor
above the Frenchman. A young lady by
the name of Mc Gee was married. I went
up there about half past ten and remained
till about twelve o'clock. I was around the
yard of these premises about 9 o'clock.
I saw nobody in the yard only the
people who were at the wedding, my
brother told me of the wedding up there. "Ed"
Flynn told me the day before that there
was to be a wedding. I was not in the
back yard at all that night. The fire
escape is in the back yard. I was not in
the back yard at all. In the evening I
was arrested at the Theatre. I know Dunn
and Grogan. A long time ago Dunn
had cigarettes, I asked him for one and
he would not give it to me. I hit him
a small kick and he said he would
get square with me. Cross Examined.

0322

My father is in California and my mother is dead. I worked for Mulzafar and Bradford at spring bed making in thirty sixth st. Saturday night before I was arrested I was working; he gave me my wages, I bought a suit of clothes, I worked for him one week. Before that I was driving a wagon for Patrick Raddon, an undertaker in thirty seventh st. about four months I was idle about a month. I live with my aunt and whatever I make I give her. I know Connor about five years. I got six dollars wages. I had my clothes in a pawn shop and took them out. I was mistaken when I said I bought a suit of clothes. I did not go out Sunday, it was a fine day. I took the clothes out Monday. I paid \$4.62 at the pawnshop. I met Connor at Twenty ninth st. and he went with me to take the clothes out of pawn. I did not spend any money Saturday night. I met Connor about 9 o'clock Monday. I was walking around all day. I paid my way to the American Theatre that night 25 cents. Connor did not buy my ticket for me; he paid fifty cents and I gave him my quarter.

0323

The jury rendered a verdict of
guilty of grand larceny. The
prisoner was remanded for
sentencing.

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

440 1/2
Police Court 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Paul de Vance
303 East 29th
1 John A. Lerner
2 Joseph McHenry
3 _____
4 _____
Offence, Burglary

Dated May 23d 1882

Wm. D. Bixby Magistrate.

Bernard Blankley Officer.

21st Precinct Clerk.

Witnesses, Thomas Egan

No. 227 E 29th Street,

Archibald Dunn

No. 303 East 29th Street,

Patron, Mayor, and

Bernard Blankley

21st Precinct

July 21

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 Lerner and Joseph McHenry

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

Dated May 23d 1882 Wm. D. Bixby Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

0325

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

H/11
DISTRICT POLICE COURT.

Joseph Mc Henry 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. *Joseph Mc Henry*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *300 First-Avenue about 5 mo's*

Question. What is your business or profession?

Answer. *Spring bed maker*

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 to a wedding in that house on Sunday night.*

Taken before me, this *23^d*
day of *May* 188*2*

R. A. Ripley

Police Justice.

Joseph Mc Henry

0326

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY
OF NEW YORK, } ss.

John O'Connor 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 O'Connor

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

Brooklyn

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

Answer.

313 E 21st St for 3 years

Question. What is your business or profession?

Answer.

I pack crackers

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 up stairs that night to a wedding

Taken before me, this

23rd

day of

May

188*2*

John O'Connor

B. W. B. B. B.

Police Justice.

0327
City & County of New York ss.
Archibald Dunn of 308
East 29th Street being sworn
says. I saw on the night
of the 21st May 1882 John
O'Connor & Joseph McHenry
enter premises occupied
by Paul Le Darrin. They
entered through the
rear window.

Sworn to before me Archibald Dunn.
This 23rd day of May 1882
R. V. R. Police Justice

0328

**GLUED
PAGE (S)**

0329

Police Office, Fourth District.

City and County
of New York,

ss. Paul Le D. O'Connell

of No. 303 East 29

deposes and says, that the premises No. 303 E

Street, 21 Ward, in the City and County aforesaid

and which was occupied by deponent as a dwelling

was entered by means of forcibly raising the rear

window leading into a bedroom in

said rear house

on the night of the 21 day of May 1882

and the following property feloniously taken, stolen and carried away, viz.:

Three Coats value \$50.00

Two dresses value \$80.00

One Opera glass of the value of five dollars

Two silver vases One gold watch pin

One silver bracelet

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that

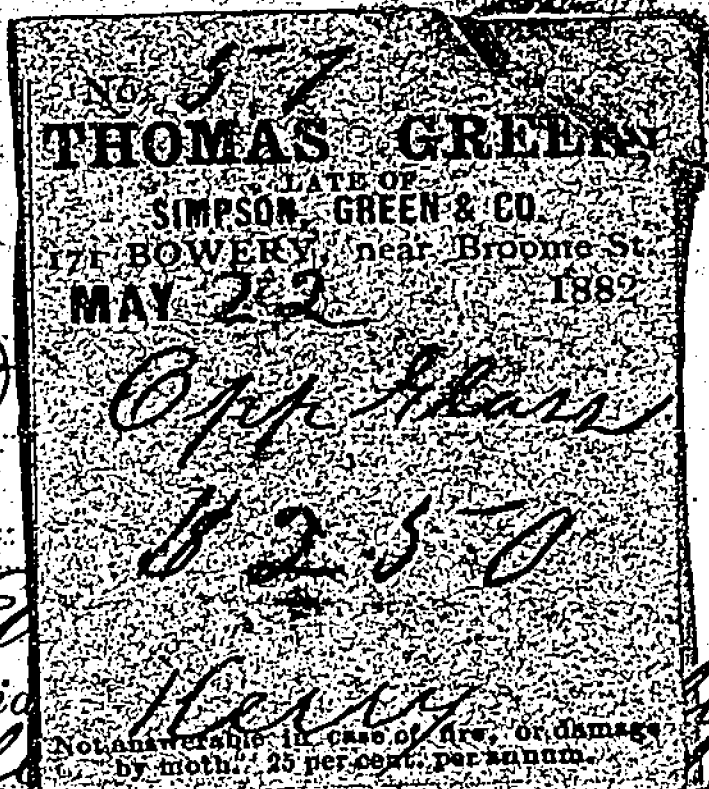
the aforesaid **BURGLARY** was committed, and the aforesaid property taken, stolen

and carried away by John O'Connor & Joseph

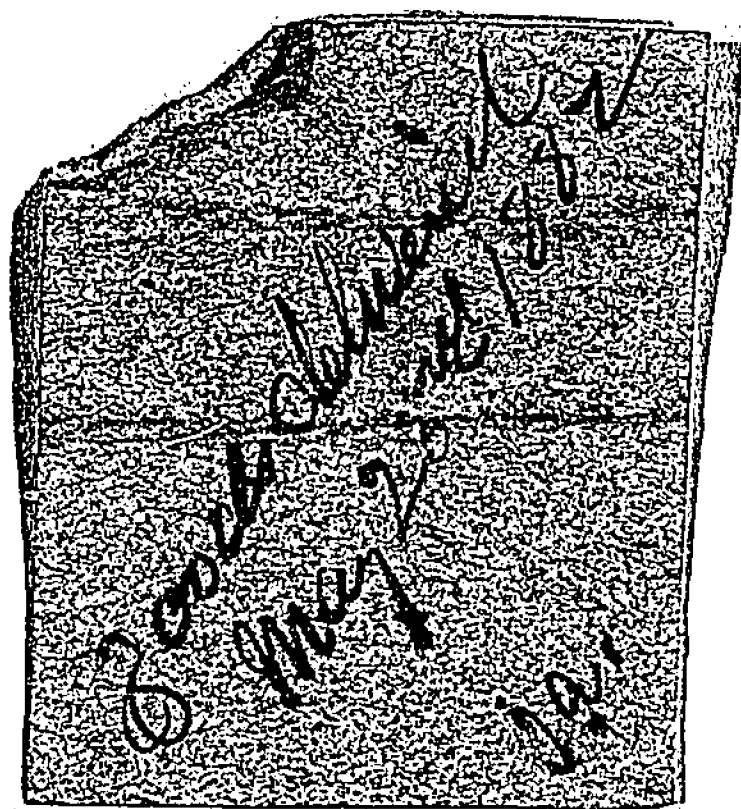
McNeely

for the reasons following, to wit:

Thomas Grogan informs deponent that he saw O'Connor & McNeely climb up the fire escape, raise said window & enter the house through said window & after he came from said premises, he showed deponent an opera glass, & silver vases, saying this is what I got. I did not see McNeely come out of the house.



0330



0331

Police Office, Fourth District.

City and County
of New York,

ss. Paul L. Davis

of No. 303 East 29th Street, being duly sworn,
deposes and says, that the premises No. 303 East 29th
Street, 21st Ward, in the City and County aforesaid, the said being a dwelling home
and which was occupied by deponent as a dwelling home. Deponent
was in the rear house ^{2nd floor} were **BURGLARIOUSLY**
entered by means of forcibly raising the rear
window leading into a bedroom in
said rear house

on the night of the 21 day of May 1882
and the following property feloniously taken, stolen and carried away, viz.:

Three Coats value \$50.00
Two dresses value \$80.00
One Opera glass of the value of five dollars
Two silver vases One gold breast pin
One silver bracelet

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 John O'Connor & Joseph
McHealey
for the reasons following, to wit: Thomas Grogan
informs deponent that he saw
O'Connor & McHealey climb up
the fire escape raise said window
& enter the house through said window
& after he came from said premises
he showed deponent an opera glass
& silver vases saying this is what
I got. I did not see McHealey
come out of the house

0332

Deponent is informed that Capt
Ryan of the 2nd precinct searched
said O'Connor & found on him
a pawn ticket calling for
an opera glass

Sworn to before me this

Paul De Harrais

23^d day of May 1882

R. J. Murphy, Police Justice

City & County of New York.

Thomas Grogan of 227 East
29th Street being sworn says
that on the night of the 21st inst
he saw John O'Connor & Joseph
McHenry climb up the fire escape
of the aforesaid premises & enter
through the window said premises
Afterwards O'Connor came out
& shewed deponent an opera
glass & pair of tares saying I
of this is what I got

Thos. Grogan

Sworn to before me

this 23^d day of May 1882

R. J. Murphy, Police Justice

0333

BOX:

68

FOLDER:

757

DESCRIPTION:

Olett, Eugene

DATE:

05/29/82



757

0334

Day of Trial

Counsel

Filed 29 Jan 1880

Plaintiff's Answer

THE PEOPLE

Eugene Platt

34 Mulberry St

JOHN McKEON,

District Attorney

A True Bill.

John J. Lawrence

Foreman

Mr. J.

Violation of License Law

0335

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Eugene Olett

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

Eugene Olett

of the CRIME OF *Selling Spirituous Liquors without a License,*

committed as follows:

The said

Eugene Olett

late of the *Sixth* Ward of the City of New York, in the County of New York aforesaid, on the *twenty first* day of *May* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,

; without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

SECOND COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said *Eugene Olett* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *Eugene Olett* late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,

contrary to 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.

0336

In the Matter of
Eugene Olett

Officer
John Colwell,
Co. Precinct

0337

January 23rd., 1883.

Officer John Cottrell, of the Sixth Precinct, makes the following statement:

On Sunday, the 21st. day of May, 1882, between 8 and 9 o'clock at night, at No. 54 Mulberry Street, in the City of New-York, I arrested Eugene Olett, who at that time was a partner in the lager beer saloon at the above number, for having his place open on Sunday in violation of the Sunday liquor law. He was the only one in the place at the time. I saw no one drinking in there nor did I see anything sold in there. I took him to the Sixth Precinct Station House that night and to the Tombs the next morning, and he was held in one hundred dollars bail by Justice Patterson. Before I entered the place that night I saw a man bring a can of beer out through the hall door and I asked Olett where it came from and he said it didn't come from his place; that he had just returned from the country, and that it must have come from the saloon in the rear. I did not know there was a saloon in the rear at that time, but I have since found out there was and is now.

0338

BAILED.

No. 1 by Anthony Cumis
Residence 31 Mulberry Street,
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court-1 District-1

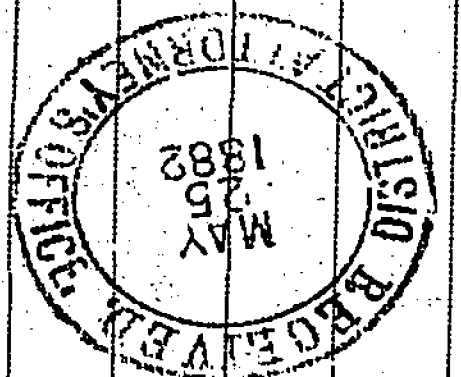
THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Costello
Eugene Olett

Offence, Violation
Police Law

Dated May 22 188 2

William Magistrate.
Costello Officer.
Mc Clerk.



Witnesses, _____
No. _____ Street, _____
No. _____ Street, _____
No. 1110 to answer G.A. Street, _____
Olett

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 Olett

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

Dated May 22 188 2 J. D. Hannon Police Justice.

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

Dated May 22 188 2 J. D. Hannon Police Justice.

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

Dated _____ 188 _____ Police Justice.

0339

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Eugene Olett 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 Olett

Question. How old are you?

Answer.

Thirty-four years 7 months

Question. Where were you born?

Answer.

Italy

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

Answer.

54 Mulberry St. Six months

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 have nothing to say
Eugene Olett
his
Wants

Taken before me this

day of

29

John J. ...

Police Justice.

0340

Police Court

First District.

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

of No. 6th Precinct John Cottrell
Police Street,

of the City of New York, being duly sworn, deposes and says, that on the Sunday 21st day

of May 188 2 in the City of New York, in the County of New York, at

premises No. 5th Mulberry Street,

Eugene [now here]

did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and

spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be

drunk in the house or premises aforesaid, contrary to and in violation of law. it being Sunday

WHEREFORE, deponent prays that said Eugene

may be ~~arrested and~~ dealt with according to law.

Sworn to before me, this 22nd day

of May 188 2

John Cottrell

J. M. P. [Signature]

POLICE JUSTICE.