

0345

BOX:

513

FOLDER:

4672

DESCRIPTION:

McGrath, Bernard

DATE:

02/08/93



4672

0346

BOX:

513

FOLDER:

4672

DESCRIPTION:

Riordan, Jeremiah

DATE:

02/08/93



4672

0347

BOX:

513

FOLDER:

4672

DESCRIPTION:

Lemhan, Harry

DATE:

02/08/93



4672

Witnesses:

George Langel

XXX

Counsel,

Filed

day of *Feb* 1898

Pleas,

THE PEOPLE

vs.

Bernard McSwath
Jeremiah Roman
and
Harry Semhan

DE LANCEY NICOLL,

District Attorney.

Section 488, in the Third Degree

A TRUE BILL.

W. Edgell

Foreman.

July 8/93

Geo. J. Grey

178 Elm St. N.Y.

~~2~~ *Callahan*

0349

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

Henry Korrlich
aged *7* years, occupation *Detective* of No. *7*

Presnets Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of *George Seygel*
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me this *3* day of *February* 189*3* } *Henry Korrlich*

Charles Lainta Police Justice.

0350

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 47 years, occupation Detective of No. 7 Street, being duly sworn, deposes and
Prucost says, that he has heard read the foregoing affidavit of George Seigel
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me this 3 day of July 1893 James Haggerty

Charles Linton Police Justice.

0351

Police Court 3 District.

City and County } ss.:
of New York,

of No. 124 Forsyth Street, aged 24 years,
occupation Liquor Dealer being duly sworn
deposes and says, that the premises No. 86 Henry Street, 7 Ward
in the City and County aforesaid the said being a Fish Store Brick
Building with Store
and which was occupied by deponent as a Liquor Store
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly Opening a
door in the hallway of said premises
and leading into the said store

on the 28 day of January 1893 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of Liquors, Segars,
and Cigarettes of the value
of about seventy five dollars

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

Bernard Mc Grath, Jeremiah Beardon
and Harry Lenthaw (all workers and
acting in concert)
for the reasons following, to wit:

That on said at
About the hour of 10.30 P.M. Deponent
left the said premises securely
locked and fastened, and at about
the hour of 6 A.M. on the 29th was
deponent discovered that said premises
had been entered in the manner
described above

Deponent is informed

0352

by Officers Henry Norloch and James Haggerty
of the 4th Precinct Station arrested the said
defendants and that said defendants
admitted and confessed that
they did feloniously and in concert
take that and carry away said
property

Shewn to before me this }
3rd day of February 1893 } Jerry Segal

Charles N. Leggett
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 188
Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 188
Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 188
Police Justice.

Police Court, District, Offence—BURGLARY.

THE PEOPLE, etc.,
on the complaint of

1. 2. 3. 4.

Dated 188
Magistrate.
Officer.
Clerk.

Witnesses,
No. Street,
No. Street,
No. Street,
\$ to answer General Sessions.

0353

(1885)

Sec. 198-200.

District Police Court

CITY AND COUNTY OF NEW YORK, ss.

Jeremiah Riordan 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. *Jeremiah Riordan*

Question. How old are you?

Answer. *15 years.*

Question. Where were you born?

Answer. *This City.*

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

Answer. *71. Henry St. 8 10 years.*

Question. What is your business or profession?

Answer. *Messenger*

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*
Jeremiah Riordan

Taken before me this *15th* day of *April* 1903.
Charles J. Smith
Police Justice.

0354

(1895)

Sec. 198-200.

District Police Court

CITY AND COUNTY OF NEW YORK, ss.

Harry Lenkan 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.

Harry Lenkan

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

New York

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

Answer.

34 Dawson St., 2 mos.

Question. What is your business or profession?

Answer.

Bookbinder

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

Harry Lenkan.

Taken before me this
day of *April* 189*3*
Charles W. Smith

Police Justice.

0355

(1885)

Sec. 198-200.

3 District Police Court

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Bernard McGrath

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

This City

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

Answer.

1. James Slip F. Cyprian

Question. What is your business or profession?

Answer.

Truck 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

McGrath

Taken before me this *15th* day of *February* 1933
Charles J. ...
Police Justice.

0356

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, each and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, July 3 1893 Charles N. Lantieri Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

035

~~14~~ 3
Police Court, 146 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Seigel
vs.
Edward McGrath
James Rordan
Harry Leubner

Officer
Dunphy

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated, Feb. 3 1893

Dunphy Magistrate.

Sagarty & Herold Officer.

7 Precinct.

Witnesses Call officers.

No. _____ Street.

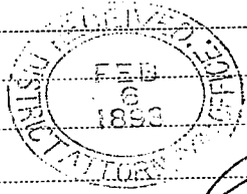
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer G.S.

Com. [Signature]



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
Bernard McGrath,
Jeremiah Riordan,
and Harry Lemhan

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

Bernard McGrath, Jeremiah
Riordan and Harry Lemhan

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

The said Bernard McGrath, Jeremiah
Riordan and Harry Lemhan, all

late of the Seventh Ward of the City of New York, in the County of New York aforesaid, on the
twenty eighth day of January in the year of our Lord one
thousand eight hundred and ninety-three in the night time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the store, of
one George Segal

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 George
Segal in the said store
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

Bernard McGrath, Jeremiah Riordan and Harry Lemhan
of the CRIME OF *Grand LARCENY in the second degree*, committed as follows:

The said *Bernard McGrath, Jeremiah Riordan and Harry Lemhan*, all

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

twenty gallons of liquor of the value of two dollars and fifty cents each gallon, five hundred cigars of the value of six cents each, and one hundred packages of cigarettes of the value of five cents each package

of the goods, chattels and personal property of one

George Regal

in the

stone

of the said

George Regal

there situate, then and there being found, in the 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.

Wm Lancelotti
District Attorney

0360

BOX:

513

FOLDER:

4672

DESCRIPTION:

McIntosh, William

DATE:

02/24/93



4672

Witnesses:

Chao Dy Young

Counsel,

Filed

day of

July 1893

Plends,

THE PEOPLE

vs.

William W. H. H. H.

Grand Larceny, Degree, [Sections 228, 229, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John S. Ford
Foreman.
July 17 93
Henry J. 206
S. P. O. 177 sub.

0362

Police Court— / District— Affidavit—Larceny.

City and County of New York, } ss. Edward N Young
of No. 302 Matt Street, aged 38 years,
occupation Jurying Stable being duly sworn,
deposes and says, that on the 20th day of February 1893 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 hand painted sett of
Russian Skis

Being of the value of
One hundred Dollars

the property of Mary Francis Young and in the
Care and custody 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 Maximilian G. Dutsch
(now here) for the reasons following
to wit I was on said day (deponent)
missed the said property from the
3rd flat of the premises 302 Matt
Street, and on said day he found said
defendant coming out of the said
premises with a bag in which is a
portion of said property in the coat
pocket of the coat he had on and he
caused him to be arrested, and said
defendant admitted and confessed to
him in the presence of Michael J
Carey a police officer of the 10th
precinct police that he had taken

of
189

Police Justice.

The said property had said a portion of it
and gave a portion of it away and deposited
therefore charges said defendant
with the salary of the property of said

Deponed before me (1893)
this 21st day of February
A. J. White

Edward D. Young

Justice

0364

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 36 years, occupation Police Officer of No.

10th Precinct Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Edmund D. Young

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

Sworn to before me this 5/1st day of February 1893 by Michael J. Carey

A. J. White Police Justice.

0365

Sec. 198-200

1882

District Police Court.

City and County of New York, ss:

William J. Entsch 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 a charge against him; that the statement is designed to enable him if he see fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

William J. Entsch

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

United States

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

Answer.

509 E 4th Street New York

Question. What is your business or profession?

Answer.

Farmer

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
William J. Entsch*

Taken before me this

day of

1893

21st

Police Justice.

0366

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.....

Repsund
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, *Sept 20* 189..... *A. J. White* Police Justice.

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

Dated,..... 189..... Police Justice.

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

Dated,..... 189..... Police Justice.

036

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward R. Young
vs.
James J. Dumas

872
Offense

2
3
4

BAILED,

No. 1, by.....

Residence Street.

No. 2, by.....

Residence Street.

No. 3, by.....

Residence Street.

No. 4, by.....

Residence Street.

Dated, *Sept 21st* 189*3*

White Magistrate.

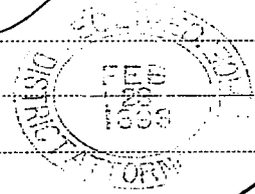
Corey & Sancy Officer.

10 Precinct.

Witnesses *Michael Corey*

No. *10th* Street.

No. Street.



No. Street.

\$ *1000* to answer *Go*

Wm

RT 2

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 Mc Intosh

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

William Mc Intosh

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

The said *William Mc Intosh*

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

seventeen plates of the value of two
one
dollars, each, eighteen cups of the value
of one dollar each, six fruit dishes
of the value of two dollars each, six
saucers of the value of two dollars
each, and divers other articles of china
ware of a number and description
to the Grand Jury aforesaid unknown,
of the value of fifty dollars

of the goods, chattels and personal property of one *Mary L. Young*

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.

De Larivey Recoll,
District Attorney

0369

BOX:

513

FOLDER:

4672

DESCRIPTION:

McKenna, Peter

DATE:

02/09/93



4672

Witnesses:

Officers Farley
27th Street

Counsel,

Filed, *9 July*
day of *July*
189*3*
Pleads, *Guilty*

THE PEOPLE

vs.

B

Peter McKeena

*Complaint sent to the Court
of Special Sessions.*

George H. Kelly

VIOLATION OF THE EXCISE LAW,
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Geo. H. Kelly

Foreman.

0371

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Peter McKeena

The Grand Jury of the City and County of New York, by this indictment, accuse
Peter McKeena
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *Peter McKeena*

late of the City of New York, in the County of New York aforesaid, on the 25th day of December in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, 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, ~~to one~~

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
Peter McKeena
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Peter McKeena*

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, 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 offer and expose for sale to one

Charles F. Farley
and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0372

BOX:

513

FOLDER:

4672

DESCRIPTION:

McMahon, Bernard

DATE:

02/02/93



4672

0373

Witnesses:

Officer Smith

(204)

Counsel,

Filed, *2 July* 1893

day of

Pleads, *July 14*

THE PEOPLE

vs.

B

Bernard Mc Mahon

Man tried to the Court of Special Sessions for trial and final disposal

Part 2. N.Y.C. 1393

VIOLATION OF THE EXCISE LAW,
selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 82.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

L. Catlin

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

Bernard Mc Mahon

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

Bernard Mc Mahon

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

Bernard Mc Mahon

late of the City of New York, in the County of New York aforesaid, on the *fifteenth* day of *January* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, 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, ~~to one~~

~~and~~ to certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

SECOND COUNT—

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

Bernard Mc Mahon

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Bernard Mc Mahon

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, 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 offer and expose for sale to one

George Smith

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0375

BOX:

513

FOLDER:

4672

DESCRIPTION:

McMahon, James

DATE:

02/09/93



4672

Witnesses:

Officer Farley
27th Street

Counsel,

Filed,

day of

July 13 1893

Pleads,

THE PEOPLE

vs.

B

James Mc Mahon

VIOLATION OF THE EXCISE LAW,
selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 82.]

Complaint sent to the Court
of Special Sessions.

May 11 1893

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Geo. A. Edgell

Foreman.

0377

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Mc Mahon

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

James Mc Mahon

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

James Mc Mahon

late of the City of New York, in the County of New York aforesaid, on the *eight* day of *January* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, 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, ~~to one~~

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

SECOND COUNT—

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

James Mc Mahon

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

James Mc Mahon

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, 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 offer and expose for sale to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0378

BOX:

513

FOLDER:

4672

DESCRIPTION:

McMahon, John

DATE:

02/10/93



4672

Witnesses:

Officer Morrey
4th precinct

L. G. Salmon

Counsel,

Filed *19* day of *July* 189*3*

Pleads, *Myself*

THE PEOPLE

vs.

John W. Mahon
July 20 1893

THIS IS PART OF THE
PROCEEDINGS FOR TRIAL, BY REQUEST
OF COUNSEL FOR DEFENDANT.

PETTIT LARCENY
Sections 528, 582, 583 Penal Code.

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Geo. A. Edgell

Foreman.

0380

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

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

John McMahon

of the CRIME OF PETIT LARCENY, committed as follows:

The said *John McMahon*

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

fourteen slippers of the value of forty cents each

[Large handwritten flourish]

of the goods, chattels and personal property of one *Michael Daly*

then and there being found, then and there unlawfully 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

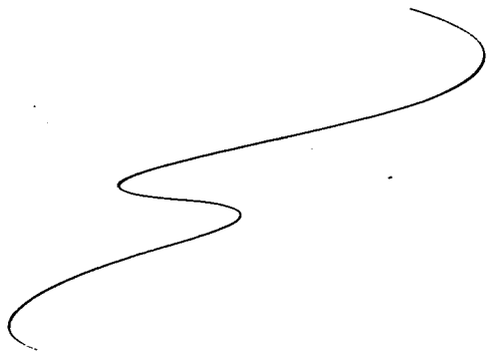
John McMahon
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

John McMahon,

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,

*fourteen slippers of the value
of forty cents each.*



of the goods, chattels and personal property of one *Michael Daly*

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

unlawfully and unjustly did feloniously receive and have; the said

John McMahon

then and there well knowing the said goods, chattels and personal property to have been unlawfully 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.

0382

BOX:

513

FOLDER:

4672

DESCRIPTION:

McMahon, Thomas

DATE:

02/24/93



4672

0383

BOX:

513

FOLDER:

4672

DESCRIPTION:

Mullins, Thomas

DATE:

02/24/93



4672

Witnesses

Alfred Hor
No part

Counsel,

Filed

day of

1893

Pleaded

guilty by

THE PEOPLE

vs.

Thomas McManis
and
Thomas Mullins

Burglary in the Third Degree.
Section 498.

DE LANCEY NICOLL,

District Attorney.

Accepted
July 27

A TRUE BILL.

John S. Ford

Foreman.

John M. Smith

John M. Smith

Each Pen 9 months

0385

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

David Hoar
Police Officer of No.

aged *30* years, occupation *Police Officer*

100 Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of *Frank Sutter*

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

Sworn to before me, this *5* day } *David Hoar*
of *July* 189*5*

A. J. White Police Justice.

0386

Police Court - 7 District.

City and County of New York, ss.:

of No. 325 Boreman Street, aged 19 years, occupation Barber being duly sworn

Franz Sabamer

deposes and says, that the premises No. 325 Boreman Street, Ward in the City and County aforesaid the said being a three story brick

building upon which was occupied by Reponent as a barber shop in the basement and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking open the door leading from the street into the said basement

on the 19 day of July 1893 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

About fifty towels, about eight ten napkins, five aprons, one pair of shoes, two pair of shears, two atomizers a quantity of cosmetics, and soap and a number of barber's implements, the property being all together of the value of about twenty five dollars

the property of Reponent 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 W. Mahon and Thomas Mullins, both men, while acting in concert

for the reasons following, to wit: That on said date about the hour of 12:10 o'clock A.M. deponent locked and securely fastened the doors and windows leading into the premises and the said property was therein. That deponent returned about the hour of 7 o'clock A.M. and found that the premises had been entered as aforesaid and the said property

0387

Take This deponer is informed by David Coar of the 10th Precinct, that he the officer arrested the defendants in company with each other on sidewalk in Elizabeth Street with a lot of property in a bag and two bundles which property belong to the said defendant and full and positive identification of the property as the property taken as aforesaid and pray that the defendant be dealt with as the law directs

Frank Sabine

Now before me this 31 Day of February 1883
A. J. White

Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1883
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1883
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1883
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—BURGLARY.

vs.

1
2
3
4

Dated 1883

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

\$ to answer General Sessions.

0388

Sec. 198-200.

District Police Court.

1882

City and County of New York, ss:

Thomas 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. *Thomas McMahon*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *1234 East 4th St. 3 weeks*

Question. What is your business or profession?

Answer. *Walter*

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

Answer. *I am not guilty*

Thomas McMahon

Taken before me this
day of *Sept* 189*3*
[Signature]
Police Justice.

0389

Sec. 198-200.

1882
District Police Court.

City and County of New York, ss:
Thomas Mullins

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 Mullins*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *1134 East 4th St. 3 weeks*

Question. What is your business or profession?

Answer. *Factor*

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. Mullins

Taken before me this
day of *July* 188*2*
[Signature]
Police Justice.

0390

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.....

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

Dated, *July 27* 189 *3* *A. Justice* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

208

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Kadamer
John W. Mahan
Mrs. Muller

[Signature]
Offense

BAILED,

No. 1, by.....

Residence Street.

No. 2, by.....

Residence Street.

No. 3, by.....

Residence Street.

No. 4, by.....

Residence Street.

3.....

4.....

Dated, *July 27* 189 *3*

White Magistrate.

Boan Officer.

Precinct.

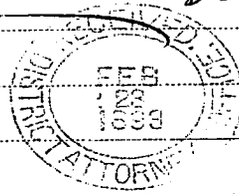
Witnesses *Cook Officer*

No. Street.

\$ *1000* to answer. *GS*

[Signature]

[Signature]



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas McMahon
and
Thomas Mullins

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

Thomas McMahon and *Thomas Mullins*

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

The said

Thomas McMahon and
Thomas Mullins, both

late of the *17th* Ward of the City of New York, in the County of New York aforesaid, on the
nineteenth day of *February*, in the year of our Lord one
thousand eight hundred and ninety-*three*, in the *right*-time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *shop* of
one

Frank Sabdiner

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 *Frank*
Sabdiner in the said *shop*
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

Thomas McMahon and Thomas Mullins
of the CRIME OF *Petit* LARCENY _____ committed as follows:

The said *Thomas McMahon, and
Thomas Mullins, both* _____

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the Ward, City and County aforesaid, in the *right* time of said day, with force and arms,
*fifty towels of the value of ten cents
each, eighteen napkins of the value
of ten cents each, five aprons of the
value of twenty-five cents each, one
pair of shoes of the value of four
dollars, two shears of the value of
two dollars each, two atomizers of the
value of two dollars each, divers barber's
implements of a number and description
to the Grand Jury aforesaid unknown, of
the value of three dollars, ten pieces of
cosmetic of the value of ten cents each
piece, and ten pieces of soap of the value of
five cents each piece.* _____
of the goods, chattels and personal property of one *Frank Sabdiner*

in the *shop* _____ of the said *Frank Sabdiner*

there situate, then and there being found, in the *shop* _____
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.

THIRD COUNT:

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

Thomas McMahon and Thomas Mullins
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Thomas McMahon and Thomas Mullins*, both

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

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

of the goods, chattels and personal property of

Frank Sabaner

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

Frank Sabaner

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

Thomas McMahon and Thomas Mullins
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.

0395

BOX:

513

FOLDER:

4672

DESCRIPTION:

Meeds, Albert

DATE:

02/02/93



4672

Witnesses:

Officer Thabrey

1893

Counsel,

Filed,

Pleads,

7 day of *July* 1893

Magistry of

THE PEOPLE

vs.

B

Albert Meeds

Transferred to the Court of Sessions for trial and final disposal

Part 2. P.M. 18.....1893

VIOLATION OF THE EXCISE LAW,
selling, etc, on Sunday,
[chap. 401, Laws of 1892, § 82.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

J. Catlin

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

Albert Meeds

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

Albert Meeds

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

Albert Meeds

late of the City of New York, in the County of New York aforesaid, on the *twenty-fifth* day of *December* in the year of our Lord one thousand eight hundred and ninety-*two* —, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, 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, ~~to one~~

~~and~~ to certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

SECOND COUNT—

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

Albert Meeds

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Albert Meeds

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, 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 offer and expose for sale to one

and to certain other persons whose names are to the Grand Jury aforesaid *Edward Shalvey* unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0398

BOX:

513

FOLDER:

4672

DESCRIPTION:

Meek, James

DATE:

02/24/93



4672

Witnesses:

Officer James
16 June

Counsel,

24 day of *May* 1893

Pleas,

Manly - Elby

THE PEOPLE

vs.

B

James Meek

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

Part 2.....1893

VIOLATION OF THE EXCISE LAW,
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John A. Ford
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

James Meek

The Grand Jury of the City and County of New York, by this indictment, accuse
James Meek
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND
BEER ON SUNDAY, committed as follows :

The said *James Meek*

late of the City of New York, in the County of New York aforesaid, on the *twelfth*
day of *February* — in the year of our Lord one thousand eight hundred and
ninety- *three* — , at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, 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 spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

~~and~~ to certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, against
the form of the statute in such case made and provided, and against the peace of the people of
New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
James Meek
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows :

The said *James Meek*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, 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 offer and
expose for sale to one

and to certain other persons whose names are *John Lyrell* to the Grand Jury aforesaid unknown, against the
form of the statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0401

BOX:

513

FOLDER:

4672

DESCRIPTION:

Mellins, Scheuer

DATE:

02/20/93



4672

0402

E. J. ...

Witnesses:

Rochester ...

Counsel

Filed

day of *July* 189*8*

Pleas

My ...

THE PEOPLE

vs.

Grand Larceny, *Second Degree.*
(From the Person)
[Sections 528, 529, Penal Code.]

*6 ...
25 ...
105 ...*

Scheerer ...

DE LANCEY NICOLL,

District Attorney.

Feb 28 1893

A TRUE BILL.

John ...
Foreman.

Part 3. February 28/93

Pleas Guilty 3-

S.P. 3 yrs.

W. B. ...

0403

1912

Police Court—1st District.

Affidavit—Larceny.

City and County } ss.
of New York,

Rosa Pallano

of No. 113 Mulberry Street, aged 28 years,

occupation Housekeeper being duly sworn,

deposes and says, that on the 10th day of February 1912 at the City of New

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

person of deponent, in the daytime, the following property, viz:

One pocket book containing
good and lawful money of
the United States consisting
of bank notes and bills of the
value of

Twenty Five Dollars

the property of

Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Scheurer Mellius (males)

for the reasons following to wit
On said day a person was in
Mulberry Street and had said property
in said pocket book in the inner
pocket of the dress pocket of the
dress she had on and said deponent
grabbed said property out of the
said pocket and ran away with the
same and deponent caused him to
be arrested and said deponent threw
said property away and she picked
up said property and identified it as
being hers and she charges him with
the larceny aforesaid.

Rosa Pallano
Deponent

Sworn to before me, this
day of Feb 1912

[Signature]

Police Justice.

0404

Sec. 198-200.

District Police Court.

1882

City and County of New York, ss:

Scheuer Melluis being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is h⁶ right to make a statement in relation to a charge against h⁴; that the statement is designed to enable h⁴, if he see fit, to answer the charge and explain the facts alleged against h⁴; that he is at liberty to waive making a statement, and that h⁴ waiver cannot be used against h⁴ on the trial.

Question. What is your name?

Answer. *Scheuer Melluis*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *105 Clinton Street New York*

Question. What is your business or profession?

Answer. *Traveller*

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*
Scheuer Melluis
Tusk

Taken before me this
day of *Sept* 1938

Police Justice.

0405

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

Defendant

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 500 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, July 10 1893 *John H. Ryan* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

040

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Russ Paccaro
vs. *113 Mulberry*
Scheer Mellius

2 _____
3 _____
4 _____

187
Offense *...*

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated, *July 10* 189 *3*

Ryan Magistrate.

Connell Officer.

6 Precinct.

Witnesses *Fortunato Antrichi*

No. *116 Mulberry* Street.

No. _____ Street.

No. _____ Street.

\$ *500* to answer *CS*

570 E. 4th 18 am

11 14 10 am

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Scheuer Mellins

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

Scheuer Mellins

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

The said

Scheuer Mellins

late of the City of New York, in the County of New York aforesaid, on the *tenth* day of *February*, in the year of our Lord one thousand eight hundred and ninety-*three*, in the *day*-time of the said day, at the City and County aforesaid, with force and arms,

the sum of twenty-five dollars in money, lawful money of the United States of America, and of the value of twenty-five dollars, and one pocketbook of the value of one dollar,

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

DeLauncey Nicoll,
District Attorney

0408

BOX:

513

FOLDER:

4672

DESCRIPTION:

Meyer, William

DATE:

02/13/93



4672

Counsel,

Filed,

day of

1893

Pleas,

THE PEOPLE

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

Part 2. P. M. J. B. 1893

William Meyer

VIOLATION OF THE EXCISE LAWS, etc., on sundays, [Chap. 401, Laws of 1892, § 32.]

DR LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Geo. E. Egan

Foreman.

Witnesses

Officers have
14th Street

100

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 Meyer

The Grand Jury of the City and County of New York, by this indictment, accuse *William Meyer* of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *William Meyer*

late of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *January* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, 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, to ~~one~~

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *William Meyer* of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *William Meyer*

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, 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 offer and expose for sale to one

Adam Lang
and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

04 1 1

BOX:

513

FOLDER:

4672

DESCRIPTION:

Miles, John

DATE:

02/09/93



4672

#55

James

Counsel,

Filed, *J. J. [Signature]*
day of *July*
1893
Pleads, *W. J. [Signature]*

VIOLETION OF THE EXCISE LAW,
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32.]

THE PEOPLE

vs.

B
John Pules

*Complaint sent to the Court
of Special Sessions,
Court III May 16 1893*

'DE LANCEY NICOLL,
District Attorney.

A TRUE BILL,

Geo. Edgell

Feb 16

Foreman.

Witnesses:

Off. Geo. B. [Signature]
27th Dec

04 13

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 Miles

The Grand Jury of the City and County of New York, by this indictment, accuse
John Miles
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *John Miles*

late of the City of New York, in the County of New York aforesaid, on the *twenty-ninth* day of *January* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, 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, ~~to one~~

~~and~~ to certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
John Miles
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *John Miles*

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, 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 offer and expose for sale to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

04 14

BOX:

513

FOLDER:

4672

DESCRIPTION:

Miller, Charles

DATE:

02/13/93



4672

Witnesses:
Wm. B. Bowline
10th pres.

✓ Sworn
Witness of Sam W. Bowline
650 Newark
✓ In witness whereof
I, Sam W. Bowline, do hereby
subscribe for 25th

✓ I, Charles Miller,
do hereby certify that
the above is a true and
correct copy of the
original as the same
exists in my possession
and control.

at New York
Counsel,
Filed 13 day of July 1893
Pls. Wm. B. Bowline

THE PEOPLE
vs.
Charles Miller
Grand Larceny, Second Degree,
(From the Person),
[Sections 528, 529,
Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Wm. B. Bowline
Forwrd. 28

Sept 2 - July 23, 1893
Reads guilty

J. W. Bowline
July 23/93

0416

AFFIDAVIT FOR COMMITMENT OF WITNESS.

4771

POLICE COURT DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn to before me, this
day of February 189

Sam Ryan
Police Justice.

Thomas Donohue
of the 10th Precinct Police, being duly sworn, deposes
and says that *Giuseppe Putonia*
(now here) is a material witness for the people against
Charles Miller charged
with *stealing from person*. As deponent has
cause to fear that the said *Giuseppe Putonia*
will not appear in court to testify when wanted, deponent prays
that the said *Giuseppe Putonia* be
committed to the House of Detention in default of bail for his
appearance.

Thomas Donohue

0417

Police Court— District.

Affidavit—Larceny.

City and County of New York, ss.

of No. 11 Crosby Street, aged 36 years, occupation

Giuseppe Antonia

deposes and says, that on the 5th day of February 1893 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 open faced silver watch and chain and good and lawful money of the United States consisting of two dollars and being together of the value of Ten Dollars

the property of Depoent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Charles Miller (or a like) for the reasons following to wit: about the hour of 9 o'clock am on the morning of said day deponent was in Grand Street and had said watch to which was attached said chain and said money in the lower left hand vest pocket of the vest he had on and said deponent came up to the deponent and grabbed said chain pulled said watch and said money out of the said pocket and ran away with the same and deponent is informed by Thomas Donahue of the 10th Precinct Police that he arrested said

Sworn to before me this 5th day of February 1893

Police Justice

defendant in the cell at 5 Centre Market
place was found behind the door of said
cell where defendant was confined
the said metal chain which depo-
nent fully identifies as being his and
he judges him with the loss
of the property of the said

I swear to before me at ¹⁹¹³ ~~Greensboro~~ ^{Tenn}
this 6th day of February
John Ryan
Justice

04 19

CITY AND COUNTY }
OF NEW YORK, } ss.

1021

Thomas Donahue
aged *34* years, occupation *police officer* of No. *10th Street*
Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of *Giuseppe Buttao*
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this *16th* day of *January* 189*9*
Thomas Donahue

John Ryan Police Justice.

0420

City and County of New York, ss:

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

Question. What is your name?

Answer. *Charles Miller*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *Hatary*

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

Answer. *308 Elm Street 3 months*

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 am not guilty*
Charles Miller

Taken before me this

day of

[Signature]

Police Justice.

0421

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.....

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

Dated, *February 19* 189*3* *Wm. H. Ryan* Police Justice.

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

Dated,.....189..... Police Justice.

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

Dated,.....189..... Police Justice.

042

Police Court---

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Museo Antonio
vs.
Charles Macey

168
Offense *of the Police*

2 ~~HOUSE OF DETENTION~~
3
4

Complainant bailed by
Angelo Legniti
60 Mulberry St.
N.Y. City

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated, *February 6* 189*3*

Ryan Magistrate.

Lanahan Officer.

10 Precinct.

Witnesses *Complainant's House*

No. *Attention refused* Street

A. Smith

No. Street.

No. Street.

No. *1000* Street

\$ *1000* to answer

C. K. M.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Miller

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

Charles Miller

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

The said

Charles Miller

late of the City of New York, in the County of New York aforesaid, on the fifth day of February, in the year of our Lord one thousand eight hundred and ninety-three, in the day time of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of six dollars, one chain of the value of two dollars, and

one promissory note for the payment of money of the kind commonly called United States Treasury Notes, of the denomination and value of two dollars; one promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of two dollars; one United States Gold Certificate, of the denomination and value of ten dollars; and one United States Silver Certificate, of the denomination and value of five dollars;

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

0424

BOX:

513

FOLDER:

4672

DESCRIPTION:

Miller, Henry

DATE:

02/02/93



4672

Witnesses:

Vertical lines for witness signatures.

4128
Counsel,

Filed, *2 July* 1893
Pleaded, *July 14*

THE PEOPLE
vs.
B
Henry Miller

VIOLATION OF THE EXCISE LAW,
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

J. Catlin

Complaint sent to the *Foreman*
of Special Sessions,
Part III, Dec 5, 1893.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Muller

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

Henry Muller

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

Henry Muller

late of the City of New York, in the County of New York aforesaid, on the 15th day of January in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, 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, to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

SECOND COUNT—

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

Henry Muller

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Henry Muller

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, 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 offer and expose for sale to one

George H. Zimmerman

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0428

BOX:

513

FOLDER:

4672

DESCRIPTION:

Miller, Philip

DATE:

02/03/93



4672

0429

POOR QUALITY ORIGINAL

Witnesses:

Charles Stuart
Officer Cottrell

In this case after a most careful and exhaustive examination, I am satisfied that no conviction can be obtained against either of the defendants Louis Miller or Philip Miller all the witnesses to important facts for the prosecution are ex-convicts who have served many terms of imprisonment. The defendants are men of previous good character. I therefore respectfully recommend that the defendants be discharged on their own recognizances.

Part I Thomas Bradley
Dec 17/93. Deput

Counsel.

Filed,

Pleads,

3 day of Feb 1893

THE PEOPLE

vs.
Louis Miller
and
Philip Miller

Part I
June 12 8

DE LANCEY NICOLL,

District Attorney.

Have been brought down from city prison as a witness for prosecution committed Jan 29/93. Judge Thorne

A TRUE BILL.

off Aug 10m 93
Cattin

Foreman.

Mar. 21. 1893. U.S.D. Part 2.

RECEIVING STOLEN GOODS
(Section 650, Penal Code.)

0430

POOR QUALITY ORIGINAL

Witnesses:

Charles Stuart
Officer Cottrell

In this case after a most careful and exhaustive examination, I am satisfied that no conviction can be obtained against either of the defendants Louis Miller or Philip Miller all the witnesses to important facts for the prosecution are ex-convicts who have served many terms of imprisonment. The defendants are men of previous good character. I therefore respectfully recommend that the defendants be discharged on their own recognizances.

Part I Thomas Bradley
Dec 12/93. Depute

448

[Handwritten signature]

Counsel,

Filed,

day of

1893

Pleads,

3 Feb 1893
Muel 9
Dec 13/93

THE PEOPLE

Paul Dehayed

Louis Miller
and
Philip Miller

Part ~~11/17~~
June 12/8

DE LANCEY NICOLL,

District Attorney.

Have Oscar King brought down from city prison as a witness for prosecution committed Jan 29/93. Judge Crocker

A TRUE BILL.

off any Tom 93,
Cattin

Foreman.

Mar. 21. 1893. V. ind Part 2.

RECEIVING STOLEN GOODS.
(Section 550, Penal Code.)

0431

Sec. 192.

District Police Court..

Undertaking to Appear during the Examination.

CITY AND COUNTY } ss :
OF NEW YORK,

An information having been laid before John J. Voorhis a Police Justice of the City of New York, charging Louis Miller Defendant with the offense of Receiving Stolen Goods.

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

WE, Louis Miller Defendant of No. 29 West Street, by occupation a Farmer and Samuel Alcock of No. 904 3rd Street, by occupation a Class Surety, hereby jointly and severally undertake that the above-named Louis Miller Defendant shall personally appear before the said Justice, at the 2 District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of 50 Hundred Dollars.

Taken and acknowledged before me this 24 day of January 1893

Louis Miller
Samuel Alcock
John J. Voorhis Police Justice.

0432

City and County of New York, ss:

Samuel Pollack

Sworn to before me this

day of *January*

189*9*

Police Justice.

the within-named Bail and Surety, being duly sworn, says, that he is a resident and holder within the said County and State, and is worth *Forty* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *House and lot*

949 3 Avenue of the Hill. Value of Forty Hundred Dollars

Samuel Pollack

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear during the Examination.

vs.

Taken the day of 189

Justice.

0433

Sec. 192

District Police Court.

Undertaking to Appear during the Examination.

CITY AND COUNTY } ss:
OF NEW YORK,

An information having been laid before John R. Morris a Police Justice of the City of New York, charging Philip Miller Defendant with the offense of Receiving Stolen Goods

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

WE, Philip Miller Defendant of No. 29 West Street, by occupation a Carpenter and of No. 94 1/2 First Ave Street, by occupation a Traveller Surety, hereby jointly and severally undertake that the above-named Philip Miller Defendant shall personally appear before the said Justice, at the District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of 200 Hundred Dollars.

Taken and acknowledged before me this

day of Dec 1899

John R. Morris

Philip Miller
Samuel P. Beck
Police Justice.

0434

City and County of New York, ss:

Samuel Pollack

the within-named Bail and Surety, being duly sworn, says, that he is a resident and holder within the said County and State, and is worth *Twenty* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *House and lot at 319 43rd Street, New York City valued Twenty Four thousand Dollars*

Samuel Pollack

Sworn to before me on this *10th* day of *July* 1891

John W. Kelly
Police Justice

District Police Court.

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

Undertaking to Appear during the Examination.

Taken the *10th* day of *July* 1891

Justice.

0435

Police Court, 2 District.

1901

City and County of New York, ss. depones Stewart
of No. 221 West 63rd Street, aged 48 years,
occupation Supr Home Industries being duly sworn, deposes and says,
that on the 25 day of January 1893 at the City of New
York, in the County of New York, Louis Miller and

Phillip Miller both now here
did knowingly receive stolen property
which had been wrongfully appropriated
in such a manner as to constitute a
larceny they well knowing at the time
said property had been stolen in violation
of Section 500 of the Penal Code of the
State of New York

of the premises following to wit:
that deponer is informed by Oscar Berg
now charged with the larceny of said
property that he was in the habit of
selling brooms to the defendants at the
rate of ninety cents per dozen lower than
the market value of said brooms
the defendants having bought goods from
Home of Industries two years previous

at Mark Value deponer further says that he is informed
by Charles Maloney a driver for said Home of
Industries that he delivered said goods to
defendant mis Miller and the defendant Phillip
Miller took the brooms from his father
Louis and secreted said brooms in the
front cellar in premises No 29 West
Street

Sworn to before me this
25 day of January 1893
John H. ...
Charles Stewart
Police Justice

0436

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 35 years, occupation Cashier of No. 945 W 57 Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Charles Stewart 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 May 1899 } Ascan Perry

John K. Woodie Police Justice.

0437

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 19 years, occupation Charles Maloney Driver of No. 224 West 63 Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Charles Stewart

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 July 1899 } Charles Maloney

John B. ... Police Justice.

0438

Sec. 198-200.

2 District Police Court. 1882

City and County of New York, ss:

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

Question. What is your name?

Answer. Louis Miller

Question. How old are you?

Answer. 63 years

Question. Where were you born?

Answer. Germany

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

Answer. 29 West 119th Street

Question. What is your business or profession?

Answer. House furniture

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 this
Louis Miller
Frank

Taken before me this

[Signature]

Police Justice.

0439

Sec. 198—200.

2 District Police Court.

1883

City and County of New York, ss:

Phillip Miller

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

Question. What is your name?

Answer.

Phillip Miller

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

New York City

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

Answer.

29 West 21st Street

Question. What is your business or profession?

Answer.

Clerk

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

Answer.

I am not guilty
Phillip Miller

Taken before me this

day of

1883

John W. Miller

Police Justice.

0440

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

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

Dated, Jan 29 1893 John P. [Signature] Police Justice.

I have admitted the above-named Conis Miller & Philip Miller to bail to answer by the undertaking hereto annexed.

Dated, Jan 31 1893 John P. [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

044

Send bail notice also
to friend of House

140

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Stewart
224 W. 63
Louis Miller
Philip Miller

Officer
[Signature]

BAILED,

No. 1, by Samuel DeLach
Residence [Signature] Street.

No. 2, by [Signature]
Residence 904-3rd Ave Street.

No. 3, by [Signature]
Residence [Signature] Street.

No. 4, by [Signature]
Residence [Signature] Street.

Dated, Jan 29 1893

Magistrate.
Catharine Robinson
60 Precinct.

Witnesses
No. 224 W 63 Street.
Oscar Berg

No. 345 W 57 Street.
Callie Officers

No. 100 [Signature] Street.
to answer

Bailed
\$1,000 Bail for Co # 230 Jan 31 1893

Court of General Sessions.

-----X
)
 The People, &c., :
)
 -against- :
)
 Louis Miller and Philip :
 Miller. :
)
 :
 -----X

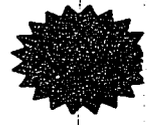
City and County of New York, ss:-

Dr. John Horn, of No. 147 East Broadway, being duly sworn, deposes and says, that he is a physician and surgeon, duly licensed, practising his profession as such, in the City of New York. That the defendant, Louis Miller, is now under the professional care of deponent, suffering with pneumonia, and that it will be dangerous for said defendant, who is now confined to his bed, to leave the same at the present time, or for about ten days to come.

Sworn to before me this)
 9 day of March, 1893.)

David Traubman
Notary Public
N.Y. County
(1893)

John Horn





General Sessions Court

The People

Louis Miller &
Philip Miller

Affidavit of
De Hon as to in-
ability of Louis
Miller to attend at
trial

Friend House
Depts Help

0444

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

THE PEOPLE OF THE STATE OF NEW YORK

against
Louis Miller
and Philip Miller

The Grand Jury of the City and County of New York, by this indictment accuse
Louis Miller and Philip Miller
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Louis Miller and Philip Miller* both

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

one hundred and twenty brooms
of the value of twenty five cents
each

of the goods, chattels and personal property of one a corporation known as
the Home of Industry and Refuge for Discharged
Convicts, by Oscar Berg and
by certain *other* persons to the Grand Jury aforesaid unknown, then lately
before feloniously stolen, taken and carried away from the said *corporation*

unlawfully and unjustly did feloniously receive and have; the said *Louis*
Miller and Philip Miller
then and there well knowing the said goods, chattels and personal property to have been felon-
iously 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.

0445

BOX:

513

FOLDER:

4672

DESCRIPTION:

Mink, George

DATE:

02/09/93



4672

#45
HJK

Counsel,

Filed
Placed
day of Feb'y 1893
Boston 527, (State Code)

THE PEOPLE

vs.

B

George Mink

DE LANCEY NICOLL,

District Attorney.

Book III

March 17 1893

A TRUE BILL.

Geo. Edgells

Foreman.

Paul Deubay

Witnesses:

Anthony Gustak

The Defendant Mink
has an employe
George Mink
as a man
upon the trial of
Mink. The person
was called as a
witness for the people
upon his plea of
Guilty. James
the District Attorney
on the part of the
Court - Adam
1893-94 - 15204

City, County and State of New York, SS:

Anthony Comstock of 41 Park Row, New York City, being duly sworn, deposes and says that he is Chief Special Agent of the New York Society for the Suppression of Vice.

That on the 16th day of December, 1892, at the city, county and state of New York, *George Mink* here present, did unlawfully print, utter and publish a certain circular, pamphlet or hand-bill, advertising, offering or purporting to advertise or offer for sale, loan, exchange, gift, or distribution, or to furnish, procure or distribute certain counterfeit paper money or other token of value, or what purports to be counterfeit paper money or other token of value, and further by printing certain papers hereto annexed, did aid, assist and abet in a scheme or device offering or purporting to offer for sale, loan, gift, exchange or distribution certain counterfeit paper money or token of value called "Goods", which scheme or device is commonly called "green articles", "paper goods", "bills"- "spurious treasury notes", "green paper goods", and "business that is not legitimate".

That deponent entered the printing establishment of 482 Eighth Avenue, in the afternoon of December, 16th, 1892, and there saw the said *George Mink*, feeding a printing press, upon which the said circulars and papers, copy of which hereto annexed, ^{and made part of this complaint} were being struck off and printed, and deponent saw the said *George Mink* feed the press and saw copies of the said circular fall

is never
ow are
shment
no one
e home
was as
year of
known
the fat
n can be
come of
the date
sm do a
was to
ortance
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NO LOAD IN THAT BARREL.

Money in troops. These were the two agencies that conquered a peace. The troops are gone. They lie by the thousand on Southern battlefields. But the tariff, the money part of the great struggle, remains.

Yes, remains in the shape of a tax upon American home industry—put upon every pound of tobacco which a farmer raises in his field, and upon every bushel of corn which he converts into a fluid, fifty per cent. of which is used in the arts and manufactures, and as a solvent in the chemical industry.

The poor "persecuted" farmer has finally learned to laugh at these war-tariff sophistries. He understands two things now which it has taken him some time to learn.

First—That the domestic tax on whiskey and tobacco is paid by the consumer, not by the producer, and that the weight of it, so far as his personal part of it goes, is nothing to the burden imposed on him by the tariff.

Second—That while the domestic tax (paid by the consumer) is levied on only two articles, both of which are luxuries, there is a custom tax on nearly 4,000 articles, many of which are just as necessary for his daily life as the air he breathes, and this, as a consumer, he must pay himself.

Third—That the farmer, absolutely unprotected himself, because he runs the only industry that stands firmly on its own feet, is the one who pays this protection bonus for all the rest of the country. Why? Because the consumer, who is the one who pays for it, because the protected manufacturer charges it up to the consumer, and add on besides whatever they choose to fix as their "profits," and because the farmer must pay it, because, not needing protection, he is the only one who can.

In short, the farmer pays the great part of this iniquitous burden, and at last he knows it. We all contribute more or less to the steal, but not at such a frightful sacrifice as he does.

THE TWO CAPITAL DROMIOS.

They are playing the Two Dromios now in Washington with great success. One of the Senate clerks bears such a wonderful resemblance to Senator Allison, of Iowa, that secrets intended for the Western candidate's ears alone, involving abstruse points in the mechanism of State delegations, are poured lavishly into the tympanum of his twin.

To the beginners in politics this might appear like a series of hardships to Mr. Allison, as he suns the risk of losing some vital tips about the gentry who will journey next June to Chicago. It certainly would prove a blow to statesmen of the John Sherman stamp, who practice log-rolling on the practical principle of holding on to a but-tonhole till the man surrenders. Sherman would die of quick grief, to know that he was losing any points in this Presidential game.

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HOW THE TREASURY IS ROBBED.

Millions paid out for the Redemption of Duplicate Coupons and Greenbacks.
Special Dispatch to THE TIMES.

WASHINGTON, March 6.

The officers of the present administration are very quick to discover the shortcomings of their predecessors, and numerous suggestions are made by them of much needed reforms, not only in regard to civil service changes, but in the manner of conducting the routine of business, so as to secure greater economy and protection against fraud upon the government. A prominent treasury official said to-day that the method of keeping books and files and of conducting the general office business in the departments had not kept pace with the times, but is first organized. No matter how the government was first organized, the methods in private business have been constantly improving. Some of these methods have cost the government millions of dollars, not only in the way of involving greater expense, but because they give opportunity for actual fraud upon the government.

For instance, as General Rosecrans, the present Registrar of the Treasury, said to-day, no precaution whatever is taken to prevent the duplication of bonds and treasury notes should the plates fall into dishonest hands, and he says the government has paid millions of dollars in the redemption of bonds and notes which have been taken from true plates. In 1871 duplicates of coupons on bonds amounting to over thirteen million dollars were discovered, and as they bore the signature of Cook & Co., they were paid by the government. These coupons were undoubtedly taken from the true plates. A record is kept of the redemption of bonds by number and designation and of their cancellation, but no record is kept of greenback notes, and consequently, there is no way to prevent the redemption of any number of copies of the same bank note.

When a private bank contracts for the printing of its notes the contractor is made responsible for any duplication, and if a duplicate is discovered the contractor is to pay for it. But the government has no recourse, and the General suggests that the present administration shall issue a new series of notes, with all the modern improvements as to paper, style and form and precautions similar to that adopted by private bankers against duplication should be taken. These coupons were undoubtedly taken from the true plates. A record is kept of the redemption of bonds by number and designation and of their cancellation, but no record is kept of greenback notes, and consequently, there is no way to prevent the redemption of any number of copies of the same bank note.

As the case stands these people of New York have everything their own way, for through their smart work they do their business in perfect safety, and there is not the slightest chance of detecting them, or the people they trade with. One thing is certain, they cover up their movements, and from investigations by the treasury experts it seems impossible to tell their work that they are in possession of duplicate treasury plates exactly the same as those in use by the government, and the paper is similar to that used and from whence they obtain it. However, there is one startling fact which has lately been discovered. Thousands of dollars of the denominations of ones, twos, fives and tens, have been purloined from the department at Washington, by whom it never will be known, as there is not the remotest chance of detecting the guilty persons or those who are using them, and it is a positive fact that the rogues were in league with some one holding a high position under Republican rule. It is also supposed that there are in circulation silver certificates of the denominations of ones, fives and tens, but from what J. C. Walker, the government expert says, they are more liable to be detected than the greenbacks spoken of above, as the silver notes are printed on poor paper, the engraving which the New York scoundrels are dealing in are so fine and clever that there is not one chance in ten thousand of detecting them, and all the detectives can do has failed to unearth the least clue as to how they obtained them or discover those who are using them. They offer them so cheap as they are certainly as valuable as the genuine, and the only conclusion they can reach is that the party in New York do not want any excitement by using them in the same city they make their headquarters and do their trading. Since it is a well-known fact there are thousands of them in circulation in New York city, passing from hand to hand through our best judges of money, men in all kinds of business, and they cannot detect them.

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0449

from the press printed in the manner and form in which they
now appear, and further deponent saw taken from the press
forms from which said circulars are printed, and deponent
further says that the said circulars are circulars such as
are used in what is commonly called "green goods" business.

Subscribed and sworn to, before me, ::
this 17th day of December, 1892. ::

Anthony Courtade

W. H. Hardy

Police Justice

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

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 gives such bail.

Dated, Dec 16 1893 Thos. J. Brady Police Justice.

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

Dated, Jan 16 1893 Thos. J. Brady Police Justice.

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

Dated, _____ 189

045

The presiding magistrate is authorized to hear and determine this case in my absence, and to accept bail.

John P. Brady
Police Justice

BAILED,

No. 1, by *George Helbig*
Residence *857 W 5-3* Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court--- *14* District

THE PEOPLE, vs.

ON THE COMPLAINT OF

Auntie Comstock
28-47 Park Row

1 *George Helbig*
2 _____
3 _____
4 _____

Offense No Dec. 17 P.C.
Green 9/11

Dated, *Dec 17* 189 *2*

Grady Magistrate

Comstock Officer

Comstock Precinct

Witnesses *Auntie Comstock*

41 Park Row Street.

Horace H. Markeley

No. *529* *W 5-3* Street.

Bailed

No. _____ Street.

\$ *1000* to answer *G.D.*

\$1000 Ex. Dec. 22, 2 P.M.

28. 2 P.M.

Jan. 10. 2 P.M.

Jan 16. 3 P.M.

0452

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Thomas F. Grady a Police Justice
of the City of New York, charging George Mink Defendant with
the offence of Violation of section 527 of the Penal Code

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

We, George Mink Defendant of No. _____
73 Amsterdam Street; by occupation a Printer
and George Hellig of No. 350 - W - 53 -
Street, by occupation a upholster Surety, hereby jointly and severally undertake
that the above named George Mink Defendant
shall personally appear before the said Justice, at the 1 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of ten
Hundred Dollars.

Taken and acknowledged before me, this 17 George Mink
day of Dec 1892 George Hellig
Th. F. Grady POLICE JUSTICE.

0453

CITY AND COUNTY OF NEW YORK } ss.

George Helbig

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth *Twenty* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *House lot no 350 -*

West 53rd St - worth Twenty thousand dollars over all encumbrances

George Helbig

Sworn to before me, this *19th* day of *Dec* 18*92*
W. J. Kelly
Police Justice

District Police Court.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

Under taking to appear during the Examination.

vs.

Taken the _____ day of _____ 18

Justice.

0454

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

-----x
The People of the State of New York

Against

GEORGE MINK
-----x

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK,
by this indictment accuse George Mink of the crime of
aiding, assisting and abetting in a scheme and device,
purporting to offer for sale and distribution counterfeit
paper money, committed as follows:

The said George Mink late of the City and County
of New York aforesaid, on the 16th day of December in
the year of our Lord one thousand eight hundred and
ninety-two at the City and County aforesaid, did felon-
iously aid, assist and abet in a certain scheme and
device purporting to offer for sale and distribution
counterfeit paper money whereby it was then and there
intended to utter, publish, circulate and distribute to
divers persons to the Grand Jury aforesaid unknown,
divers letters, circulars, papers and printed matter, pur-
porting to advertise and offer for sale and distribution
counterfeit paper money, purporting to give information
where, how, of whom, and by what means counterfeit paper
money could be procured and had, for the purpose of thereby
inducing the persons receiving such letters, writings,
papers and printed matter to believe that such counterfeit

paper money could be procured and had (a more particular description of which said scheme and device is to the Grand Jury aforesaid unknown); and in so aiding, assisting and abeting in the said scheme and device, the said George Mink did then and there feloniously print and cause and procure to be printed divers, to wit: ten thousand slips of printed matter in the form and similitude of newspaper clippings and purporting to be clippings from some newspaper to the Grand Jury aforesaid unknown, ^{each of} which said slips of printed matter being as follows, to wit:

"HOW THE TREASURY IS ROBBED.

Millions paid out for the Redemption of Duplicate
Coupons and Greenbacks.

Special Dispatch to the Times.

Washington, March 6.

The officers of the present administration are very quick to discover the shortcomings of their predecessors, and numerous suggestions are made by them of much needed reforms, not only in regard to civil service changes, but in the manner of conducting the routine of business, so as to secure greater economy and protection against fraud upon the government. A prominent treasury official said today that the method of keeping books and files and of conducting the general office business in the department had not kept pace with the times, but is the same as that in vogue when the government was first organized. No matter how in-

convenient, the old methods have been transmitted from administration to administration, while the methods in private business have been constantly improving. Some of these methods have cost the government millions of dollars, not only in the way of involving greater expense, but because they give opportunity for actual fraud upon the government.

For instance, as General Rosecrans, the present Register of the treasury, said to-day, no precaution whatever is taken to prevent the duplication of bonds, or treasury notes should the plates fall into dishonest hands, and he says the government has paid millions of dollars in the redemption of bonds and notes which have been taken from true plates. In 1871 duplicates of coupons and bonds amounting to over thirteen million of dollars were discovered, and as they bore the signature of Jay Cooke & Co., they were paid by the government. These coupons were undoubtedly taken from the true plate. A record is kept of the redemption of bonds by number and designation of their cancellation, but no record is kept of greenback notes, consequently, there is no way to prevent the redemption of any number of copies of the same bank note.

When a bank contracts for the printing of its notes the contractor is made responsible for any duplication, and if a duplicate is discovered the contractor is to pay for it. But the government has no recourse. The General suggests that the present ad-

ministration shall issue a new series of notes, with all the modern improvements as to paper, style and form and precautions similar to that adopted by private bankers against duplication should be taken.

But it seems a hard matter, and as the case stands these scoundrels have everything to suit themselves, as they are certainly backed in their nefarious work by some person high in government favor, and it seems almost impossible to unearth this bold and successful scheme, or even to get the slightest clue to whom they deal with and how long the fraudulent issue of greenbacks has been going on is a hard matter to say, as they carry on their work with some secrecy that there is no chance of bringing them to justice, as the work is so perfect it is a proven fact that they are in collusion with the engraving department and this accounts for the millions of greenbacks that have been issued without the knowledge of the government. Thousands of dollars of spurious issue has been used by the Republican party to further their interests on election day, and it is positively asserted that officials high in government favor have been sending these spurious greenbacks to their friends to be distributed on election day.

As the case stands these people of New York have everything their own way, for through their smart work they do their business in perfect safety, and there is not the slightest chance of detecting them, or the

people they trade with. One thing is certain, there work is so perfect that it defies the smartest detectives and experts to unearth them. So clever do they cover up their movements, and from investigations by treasury experts it seems impossible to tell their work from the genuine, for it seems to be a positive fact that they are in possession of ^{duplicate} treasury plates exactly the same as those in use by the government and the paper is similar to that used by the government. It is a profound mystery how and from whence they obtain it. However, there is one startling fact which has lately been discovered. Thousands of dollars of the denominations of ones, twos, fives and tens, have been purloined from the department at Washington, by whom it never will be known, as there is not the remotest chance of detecting the guilty persons or those who are using them, and it is a positive fact that the rogues were in league with some one holding a high position under Republican rule. It is also supposed that there are in circulation silver certificates of ones, twos and fives; but from what J. C. Walker, the government expert says, they are more liable to be detected than the greenbacks spoken of above, as the silver notes are printed on poor paper, the engraving and printing not extra fine, and a good judge would discover the defects in them, but the greenbacks which the New York scoundrels are dealing in are so fine and clever that there is not once chance in ten

thousand of detecting them, and all the detectives can do has failed to unearth the least clue as to how they obtain them or discover those who are using them.

It has puzzled them not a little to ascertain why they offer them so cheap as they are certainly as valuable as the genuine, and the only conclusion they can reach is that the party in New York do not want any excitement by using them in the same city they make their headquarters and do their trading. Since it is a well known fact that there are thousands of them in circulation in New York City, passing from hand to hand through our best judges of money, men in all kinds of business, and they cannot detect them." He, the said George Mink then and there intending that the said printed matter above set forth should be enclosed, uttered, published, circulated and distributed together with the said letter, writings, circulars, papers and printed matter aforesaid, to the persons aforesaid, then and there well knowing that the same were to so enclosed, published, circulated and distributed for the purpose aforesaid, and in pursuance and furtherance of the said scheme and device; and the said George Mink did then and there feloniously aid, assist and abet in the said scheme and device by divers other ways, means and manners to the Grand Jury aforesaid unknown, ^{against} ~~against~~ the form of the Statute in such case made and provided and against the peace of the people of the State of

0460

New York and their dignity.

DeLancey Nicoll,

DISTRICT ATTORNEY.

046

BOX:

513

FOLDER:

4672

DESCRIPTION:

Mitchell, Frank

DATE:

02/20/93



4672

Witnesses:

Officer Andrew Army
1st part

158

Counsel, *[Signature]*
Filed *20* day of *Feb* 1893
Pleads, *Guilty*

THE PEOPLE

vs.

Frank Mitchell

Grand Larceny,
(From the Person)
[Sections 528, 529, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

[Signature] Foreman.
[Signature] 20/93
[Signature] 20/93
[Signature] 21/93

21

0463

1912

Police Court 3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 31 Beluga Alley Street, aged 33 years.
occupation Cook

being duly sworn,
deposes and says, that on the 12 day of February 1893 at the City of New

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

One silver watch and one
gold plated chain all
of the value of twenty dollars

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen
and carried away by Frank Mitchell (nowhere)

from the fact that deponent saw
the defendant feloniously take
steal and carry away the said
property from the pocket of
a vest that deponent was then
wearing and then wearing
upon John Sandmeyer

Sworn to before me this 13 day of February 1893
Charles H. ... Police Justice.

0464

3

City and County of New York, ss:

Frank Mitchell

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

Question. What is your name?

Answer. *Frank Mitchell*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *N.Y.*

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

Answer. *New Bowery*

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.*

Frank Mitchell

Taken before me this 19th day of 1893
Charles W. ...
Police Justice.

0465

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 Dejudaud

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 500 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, Feb 13 1893 Charles J. Smith Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

Police Court, 3 District. ¹⁸⁴

THE PEOPLE, &c.,
ON THE COMPLAINT OF

*John L. ...
Co Off. ...
Paul ...*

*Henry ...
offense ...
M. ...*

2 _____
3 _____
4 _____

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated, *Mar 12* 1893

Simon Magistrate.

Henry Officer.

Witnesses *call of ...*

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer *...*



...

Frank Mitchell
 Born Jacksonville
 Quilted ^{to} no
 Married no
 Single yes
 Residence 45 Kent Bowers
 Parents no

DE LANCEY NICOLL,
 District Attorney.

Discharge on being Admitted to Bail.

0468

Monday, Feb 20, 1893

Louis F. Salmon Esq.

Mr. Yila called to-day & told me about the arrest of Frank Jordan (I believe he gave his name as Frank Mitchell). I have been in bed for two days & the doctor positively forbids me to go out today.

I wish you would make every effort to get the boy out of the

0469

best for the boys
means well.

If I get downtown I
will be at the Pulitzer
Building Room 185
(Boston Globe office)
from 2 to 6 P.M.

Yours truly

A. H. C. Mitchell
(Night Editor on "World")

scrape. I helped
him all I could until
I stopped working
last Nov. and I am
satisfied he would
not do commit
that crime he is
charged with unless
he was suffering from
hysteria. I will do
my best to get him
a job if you can
get him discharged
& think perhaps I
can get him at work
very soon. If my doctor
will allow it I will
be downtown tomorrow
afternoon. Please do your

0470

N. Y. Feb. 20.

To whom it may
Concern I have
known Frank
Jordan for several
years and have
always known
him to be an
honorable & but
poor boy. As far
as I know he
has never been
in trouble before.

Joseph Vila
Reporter N. Y. Herald.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Frank Mitchell

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

Frank Mitchell
of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said Frank Mitchell,

late of the City of New York, in the County of New York aforesaid, on the 12th day of February in the year of our Lord one thousand eight hundred and ninety-three, in the night-time of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of fifteen dollars, and one chain of the value of five dollars

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

0472

SECOND 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 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,

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

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, 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.

0473

BOX:

513

FOLDER:

4672

DESCRIPTION:

Mitchell, Patrick

DATE:

02/13/93



4672

0474

Witnesses:

Officer Cately
1st

Counsel,

Filed *13* day of *July* 1893

Pleads,

THE PEOPLE

vs.

I

Patrick Mitchell

ATTEMPTING SUICIDE.

(Section 174, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

Com
W. H. ...

A TRUE BILL.

Geo. E. ...

July 14 93

Wm. ...

Pen 6 m.

0475

CITY AND COUNTY } ss:
OF NEW YORK, }

POLICE COURT, 4 DISTRICT.

James Keating
 of No. 18th Precinct Street, aged 33 years,
 occupation Policeman being duly sworn, deposes and says,
 that on the 7 day of Febry 1893
 at the City of New York, in the County of New York, Patrick Mitchell
 (now here) did wilfully attempt to take his
 own life by asphyxiation for the following
 reasons. That the defendant hired a room in the
 Compton House at 24th street and 3rd Avenue.
 When the officer entered said room he found the top of
 the gas burner removed and the crevices in the
 door and window in said room filled with torn
 strips of defendant's clothes and defendant admitted
 to defendant that he tried to end his life and was
 sorry that he did not succeed.

James Keating

Sworn to before me, this
 of July 1893
 day

Police Justice

0476

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. Patrick Mitchell

Question. How old are you?

Answer. 32 years

Question. Where were you born?

Answer. Waterbury Conn.

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

Answer. Waterbury Conn. 32 years

Question. What is your business or profession?

Answer. Mechanic.

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 tired of life and I am guilty.
Patrick Mitchell

Taken before me this 8 day of July 1893
O. W. ...
Police Justice

0477

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

Defendant

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

Dated, July 8 1893

William J. ... Police Justice

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

Dated, _____ 189

Police Justice.

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

Dated, _____ 189

Police Justice.

ordered 161
Police Court--- 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Keating
vs.
Patrick Mitchell

Offense Attempt at
Suicide

2
3
4

Dated, Feb 8 1893
Greene Magistrate.
Keating Officer.
18 Precinct.

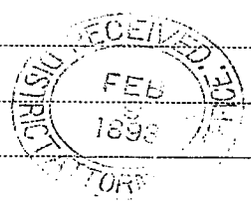
Witnesses

No. Street.

No. Street.

No. Street.

\$ 1000 to answer G. S.



[Signature]

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patricia Mitchell

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

Patricia Mitchell

of the CRIME OF ATTEMPTING SUICIDE, committed as follows:

The said *Patricia Mitchell*,

late of the City of New York, in the County of New York aforesaid, on the *seventh* day of *February*, in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, with intent to take *his* own life, *did feloniously inhale and breathe into his lungs and body a quantity of a certain deadly and poisonous vapor called illuminating gas,*

the same being an act dangerous to human life, 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.

0480

BOX:

513

FOLDER:

4672

DESCRIPTION:

Mitchell, Thomas

DATE:

02/20/93



4672

177

Counsel,

Filed, 20 day of May 1893

Pleads, *Myself*

THE PEOPLE

vs.

B

Thomas Mitchell

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

Part 2.....1893

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John A. Paul

Foreman.

Witnesses:

Officer Sullivan
19th front.

VIOLATION OF THE EXCISE LAW,
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32.]

0482

Court of General Sessions of the Peace

3967

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Thomas Mitchell

The Grand Jury of the City and County of New York, by this indictment, accuse
Thomas Mitchell
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND
BEER ON SUNDAY, committed as follows:

The said

Thomas Mitchell

late of the City of New York, in the County of New York aforesaid, on the *twenty-fifth*
day of *December* in the year of our Lord one thousand eight hundred and
ninety-*two* — , at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, 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 spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to ~~one~~

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against
the form of the statute in such case made and provided, and against the peace of the People of
New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
Thomas Mitchell
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said

Thomas Mitchell

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, 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 offer and
expose for sale to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against
the form of the statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.