

05 14

BOX:

410

FOLDER:

3795

DESCRIPTION:

Mackie, Charles H.

DATE:

09/29/90



3795

05 15

Witnesses;

Amelia Marshall
Off. of Charles 23 Sub. Mar.

#235

Counsel,

Filed

Pleads,

1890

THE PEOPLE

vs.

Charles H. Mackin

H. D.

Grand Larceny Second Degree.
[Sections 528, 529, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Wm. S. Rogers.
Foreman.

Oct 16/90
Spied & Reported

Wm. S. Rogers
Foreman

05 16

Police Court—V District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Arta Newhall
of No. Cumberland Rhode Island Street, aged 32 years,
occupation None being duly sworn

deposes and says, that on the 11 day of September 1890 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 Solitaire Diamond Ring
of the value of Forty dollars
\$40.00

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 Charles H. Mackie ministers,

from the fact that deponent and
defendant were living together in
a boarding house at No. 9 Great Jones
street said city, that defendant
took said property from the room
occupied by deponent, that on the
following day deponent demanded
the return of said property when
defendant admitted and confessed
to deponent that he had pawned
said property for the sum of
twenty dollars and informed
deponent that he had lost the
money gambling, playing a

Sworn to before me, this

day

Police Justice.

0517

game called "Haro Bank" but
promised to redeem said property
the following Saturday and when
it to defendant that defendant
has repeatedly demanded the
return of said property and
defendant has failed to return
it. Defendant is informed by
Officer Dennis McMahon of
the 93rd sub Precinct that
defendant admitted and con-
fessed to him that he pawned
said property with William
Simpson of No 181 Bowery for
the sum of twenty dollars.
That said Officer went to said
pawn office and obtained said
property which was identified
in Court by defendant as her
property.

Wherefore defendant
prays that defendant be held
to answer and be dealt
with as the law directs.

Subscribed before me
this 22 day of Sept 1890. Anita Newhall,
Charles L. Linton
Police Justice

05 18

CITY AND COUNTY }
OF NEW YORK, } ss.

Dennis M. McMahon
aged _____ years, occupation Police Officer of No. 73
sub Post Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Anita Newhall
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this _____

day of _____

1887

Dennis McMahon
Charles H. Hunter
Police Justice.

05 19

Sec. 198-200.

H District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer. Charles H. Mackie

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. Massachusetts

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

Answer. Boston, Mass. 27 years

Question. What is your business or profession?

Answer. Variety Performer

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 H. Mackie.

Taken before me this

day of

188

Charles H. Mackie
Police Justice.

0520

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 *September* 18 *90* *Charles McIntosh* Police Justice.

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

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

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

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

0521

#500 - for Ex
Sept. 24th 1890
10 AM. CM.

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Complainant
committed to the
House of Detention
in default of
\$100 bail as a
witness.

Police Court---

1462 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anita Newhall

vs.

H.D.

1. Frank H. McMahon

2.

3.

4.

Dated Sept 22 1890

Samuel _____ Magistrate.

W. McMahon Officer.

73 Sub Precinct.

Witnesses Call the Office

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$500 to answer



Comptroller

0522

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT, 4 DISTRICT:

Dennis McMahon
of 100 3rd St Street, aged years,
occupation Police Officer being duly sworn deposes and says,
that on the day of 1888

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

Anita Newhall Newberg, who
is a material witness in a
certain Complaint against
Charles H. Mackie charged with
grand larceny. Dependent says
that said Anita is an non resident
and he has reason to believe that
she will not appear as a wit-
ness because that she be committed
to the House of detention in default
of bail.
Dennis McMahon

Sworn to before me, this 10th day of April 1888
Charles W. McIntyre Police Justice.

0523

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 H. Mackie

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

Charles H. Mackie

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

The said

Charles H. Mackie

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

*one finger ring of the value
of forty dollars*

of the goods, chattels and personal property of one

Anita Newhall

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

*John R. Fellows
District Attorney*

0524

BOX:

410

FOLDER:

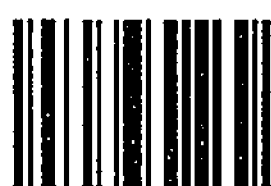
3795

DESCRIPTION:

Macklin, James

DATE:

09/02/90



3795

0525

495.

#6

Witnesses;

Sept 11 at
East Durham
78

Counsel,

Filed

Pleads

day of
Sept 13
1887

THE PEOPLE

vs.

James Macklin

PETIT LARCENY.

[Sections 528, 529, 532 Pennl Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

9 Mrs. Pennington

Foreman.

Wm. J. Haynes.

0526

Police Court—5th District.

Affidavit—Larceny.

City and County }
of New York, } ss.of No. 215 East 11th Street, aged 40 years,
occupation Insurance being duly sworndeposes and says, that on the 9th day of August 1899 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:Good and lawful
money of the United States Treasury
to the amount of Twenty-two
dollars and Sixty Eight Cents22.68/100the property of Murray & Co of which firm
deponent is a memberand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by James Macklin,from the fact that on said date
the said defendant Macklin was
entrusted with the said money to
pay for some goods for the above
firm and said defendant failed
to pay the said money but appro-
priated the same to his own
use and benefit therefore
deponent accuses the said Macklin
of having taken, stolen and carried
away the said propertyJohn Blonghen

Sworn to before me, this

day

of

1st of August 1899

Police Justice.

0527

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

District Police Court.

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

Question. What is your name?

Answer. *James Macklin*

Question. How old are you?

Answer. *32 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *650 East 16th Street*

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*
James Macklin

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

Police Justice.

0528

Sec. 151.

Police Court 5 District.

CITY AND COUNTY }
OF NEW YORK. }

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by John Blough of No. 215 East 117 Street, that on the 9 day of August 1890 at the City of New York, in the County of New York, the following article to wit:

Good and lawfull money
of the United States currency
of the value of Twenty two, 68 Dollars,
the property of Murray & Co
w as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by James Macklin

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 5 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 18 day of August 1890

W J O'Brien
POLICE JUSTICE

0529

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated 188

Magistrate

[Signature]

Officer.

The Defendant

taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

[Signature]

Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Dated 188

Police Justice.

The within named

22
011
1887
I
16
14

0530

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

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

Dated, May 10 189

W. D. C. J. V. 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.

0531

97
Police Court--- *5* District. *1292*

THE PEOPLE &c.,
ON THE COMPLAINT OF

John Chouhien
215 73. East 115 St
James Macklin

Offense *Larceny (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, *June 24* 189
Lower Magistrate.
Gay Officer.
Precinct.

Witnesses _____
No. _____ Street.

No. _____ Street.

No. _____ Street.
\$ *300* to answer *J.S.*
Com

0532

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 Macklin

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

James Macklin
of the CRIME OF PETIT LARCENY committed as follows:

The said

James Macklin

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

*the sum of twenty two dollars
and sixty-eight cents in money,
lawful money of the United
States, and of the value of
twenty two dollars and sixty-
eight cents*

of the goods, chattels and personal property of one

John Cloughen

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.

*John R. Fellows,
District Attorney,*

0533

SECOND COUNT---

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

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, 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
unlawfully 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
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.

JOHN R. FELLOWS,
District Attorney.

0534

BOX:

410

FOLDER:

3795

DESCRIPTION:

Maid, Selig

DATE:

09/30/90



3795

0535

#25720 Received 650.

70000000

Counsel,

Filed

day of

1890

Pleads,

Sept 11

THE PEOPLE

vs.

Selig Maid

Wm. R. Felt
Oct 20

Burglary in the Third degree.
F. Pettit & Son.

[Section 408, 104, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Wm. R. Felt
Oct 20
Foreman.
Ordered & Requested

Witnesses:

James Goldstein

Amelia Goldstein

Off. Sullivan 12th Precinct

0536

Canceled for deft

ALEX. S. ROSENTHAL,

COUNSELOR-AT-LAW,

70 ESSEX STREET,

NEW YORK.

0537

Police Court—3 District.City and County } ss.:
of New York.of No. 34 Norfolk
occupation SailorJacob GuedsteinStreet, aged 28 years,

being duly sworn

deposes and says, that the premises No. 71 RidgeStreet, 13 Wardin the City and County aforesaid the said being a first story brick tenement
house the fourth floor rearand which was occupied by deponent as a workshop.and in which there was at the time a human being, by namewere **BURGLARIOUSLY** entered by means of forcibly opening the door
of said rooms with false keyson the 26th day of July 1880 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:A quantity of sewing silk two
shears the whole valued at
fifteen dollars
\$ 15⁰⁰/₁₀₀the 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 byBelig Maid (now here)for the reasons following, to wit: Deponent occasionally locked
and bolted the rooms and doors of aforesaid
premises at the hour 8 o'clock P.M.of the 25th day of July, on Sunday morning
on the 27th day of July, deponent found
said place open, and the aforesaid
property was missing, and deponent
also found that a number of garments
were maliciously cut and destroyed

0538

Defendant is further informed that
by Amelia Spritzer that she saw the
defendant enter said apartments.
Defendant therefore charges the defendant
with having taken away and
burglariously stolen said property and
says that he is held to answer

Accused
man

Sworn to before me
this 28th day of July 1890

J. G. O'Leary
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 1888
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1888
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

vs.

Offence—BURGLARY.

Dated

1888

Magistrate.

Officer.

Clerk.

Witness,

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

0539

CITY AND COUNTY } ss.
OF NEW YORK, }

aged 30 years, occupation Keeps House of No. 71

Bridge Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Jacob Goldstein
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this
day of July

28
1888

Amelia Spritzer
Owner

[Signature]
Police Justice.

0540

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK. } ss.

3 District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not Guilty

Delig Mard
Mard

Taken before me this
day of

Police Justice.

0541

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
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 28 1890 Wm. J. Coffey Police Justice.

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

Dated July 28 1890 Wm. J. Coffey Police Justice.

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

Dated _____ 18 _____ Police Justice.

0542

BAILED,

No. 1, by Max Kreuer
Residence 189 ~~177~~ Rivington Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jacob Goldstein
34 28 Norfolk
Arly Maid

1 _____
2 _____
3 _____
4 _____

Offence

Dated July 28 1890

Duffy Magistrate.

Fullman Officer.

17 Precinct.

Witnesses Amelia Spritzer

No. 71 Rivington Street.

253 Stanton

No. _____ Street.

No. _____ Street.

\$ 500 to answer G.P.

Bailed Aug 3
pt.

0543

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Selig Maid

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

Selig Maid

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

The said

Selig Maid

late of the Thirteenth Ward of the City of New York, in the County of New York, aforesaid, on the twenty-sixth day of July in the year of our Lord one thousand eight hundred and ninety, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the shop of one

Jacob Goldstein

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

Jacob Goldstein

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.

0544

SECOND COUNT—

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

of the CRIME OF

Petit LARCENY

committed as follows:

The said

Selig Maid
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 the said day, with force and arms,

a quantity of sewing-silk (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of twelve dollars and two shears of the value of one dollar and fifty cents each

of the goods, chattels and personal property of one

in the

shop of the said

Jacob Goldstein
Jacob Goldstein

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.

John R. Bellows,
District Attorney.

0545

BOX:

410

FOLDER:

3795

DESCRIPTION:

Manerschof, Bernath

DATE:

09/29/90



3795

0546

POOR QUALITY
ORIGINAL

#236

Counsel,

Filed

day of

188

Pleads,

THE PEOPLE

vs.

Bernath Mauerschlag

PETIT LARCENY.

Sections 528, 529 — Penal Code.

JOHN R. FELLOWS,

District Attorney.

Plead Guilty

A True Bill.

Pen & Ind.

Wm. S. Hayes
Foreman.

0547

POOR QUALITY
ORIGINAL

#236

Witnesses:

D. M. Frank

Counsel.

Filed

day of

188

Pleads:

Not guilty

THE PEOPLE

vs.

Bernath Mansch

PETIT LARCENY.

[Sections 528, 532 - Penal Code]

JOHN R. FELLOWS,

District Attorney.

Alfred Smith

A True Bill.

Wm. S. Hayes
Foreman.

0548

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

Police Court, 4 District.

David M. Frank
of No. 313 East 22nd Street, being duly sworn, deposes and
says, that on the 20th day of September 1890

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, to wit: a quantity of smoking pipes of the value of about Twelve dollars property of deponent and his copartner and deponent has cause to suspect that said property was stolen by Bernath Maurischof (now here) for the reason that deponent missed said property from the above premises and is informed by Charles J. Wade (now here) a detective of the 18th Precinct, that he, Wade found the pipes here shown in the defendant's possession which property deponent identifies as property stolen from him and his copartner.

Deponent is further informed by said Wade that the defendant Bernath acknowledged and confessed that he defendant, has from time to time stolen from deponent quantities of pipes and sold and disposed of them to Frederick Trumpeter (now here) 123 Rivington Street, a tobacconist who bought and received said

0549

stolen property from said Bernath and paid therefore prices far below their true value and sufficient to cause said Trumpler to know that said property had been stolen. That said Wade found large quantities of pipes in the possession of said Trumpler at said place, which property deponent has since seen and identifies as his property.

Wherefore deponent charges said Bernath Mauricehof with larceny of said property and the said Frederick Trumpler with buying or receiving said property which had been stolen as aforesaid and knowing the same to have been stolen.

Sworn to before me } David M. Frank
this 21st September, 1877 }

Charles K. Linton
Police Justice

Police Court, District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

187

Magistrate.

Officer.

Witness,

Disposition,

0550

CITY AND COUNTY }
OF NEW YORK, }
ss.

Charles J. Malle

aged *37* years, occupation *Deputy* of No.

18 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *David M. Bank*

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

knowledge.

Sworn to before me, this *22* day of *September* 188*9*

Charles J. Malle

Charles J. Malle
Police Justice.

0551

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles J. Wade
aged 37 years, occupation Detective of No. 18 Penn Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of David M. Hawk
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 21st day of September 1889 } Charles J. Wade

Charles J. Wade
Police Justice.

0552

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

Frederick Trumper

Question. How old are you?

Answer.

54 years

Question. Where were you born?

Answer.

Germany

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

Answer.

123 Rivington St. 11 years

Question. What is your business or profession?

Answer.

Tobaccoist

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 took the pipes
I am ~~not~~ guilty
Fred Trumper*

Taken before me this

day of *August* 189*4*

Charles W. Steiner

Police Justice.

0553

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Bernard Maurisch 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 Maurisch

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

Hungary Austria

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

Answer.

126 Sheriff St. 5 months

Question. What is your business or profession?

Answer.

Finishing paper

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

Bernard Maurisch

Taken before me this

day of *September* 188*9*

Charles W. Steiner

Police Justice.

0554

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

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

Dated Sept 21 18 90 Charles N. Lainto Police Justice.

I have admitted the above-named.....

to bail to answer by the undertaking hereto annexed.

Frederick Drumples
Dated Sept 21 18 90 Charles N. Lainto Police Justice.

There being no sufficient cause to believe the within named.....

..... guilty of the offence within mentioned. I order h to be discharged.

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

0555

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Daniel Rummel
60. First Ave

Police Court---

1445 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David M. Frank
313 E. 2nd St

Bernard Maurer
Frederick Street

3.

4.

Dated

1890

Magistrate.

Officer.

18 Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

No.

Street.

No.

Street.

No.

Street.

No.

Street.

No.

Street.

No.

Street.

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Street.

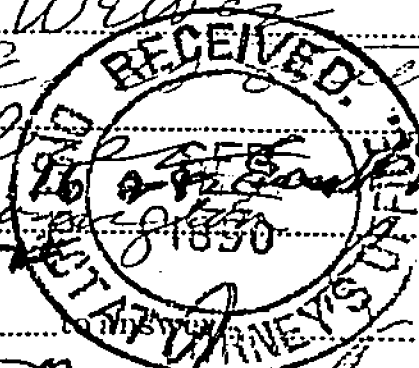
No.

Street.

Charles W. Weber
359 E. 2nd St

A. Sullivan
127 R. 1st St

Frederick J. Thumpler
Daileys



See within

0556

STENOGRAPHER'S MINUTES.

H District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

David M. Frank

vs.

Bernath Manenschof
and Frederick Trumpler

BEFORE HON.

Chas. W. Taintor

POLICE JUSTICE,

Sept 21st 1890

APPEARANCES:

For the People,

For the Defence,

Elias G. Long Key

Sept. 21st 1890

INDEX.

WITNESSES.	Direct Ex.	Cross Ex.	Re-Direct.	Re-Cross.
<i>Wade, Chas A.</i>	<i>1-3</i>	<i>3-4</i>		
<i>Frank, Morris</i>	<i>4-7</i>	<i>7-9</i>		
<i>Sulzer, A</i>	<i>10-11</i>	<i>11-12</i>		
<i>Frank, David M</i>	<i>12-13</i>	<i>13-16</i>		
<i>Rommel, Daniel</i>	<i>17-18</i>			
<i>Goldschmidt, Louis</i>	<i>18-19</i>			

George Higgins

Official Stenographer.

0557

DISTRICT POLICE COURT.

THE PEOPLE
ON COMPLAINT OF

David M. Frank
agst.
Frederick Trempler

Examination had *Sept. 21st* 18*90*
Before *Chas. W. Taintor* Police Justice.

I, *George Fieger* Stenographer of the *14* District Police Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of *Charles A. Made*
and others
as taken by me on the above examination before said Justice.

Dated *Sept 22nd* 18*90*.

George Fieger
Stenographer.

Police Justice.

0558

FOURTH DISTRICT
POLICE COURT.

-----x
DAVID M. FRANK

-vs-

BERNATH MANERSCHOW and
FREDERICK TREMPLE.

Before HON.

CHARLES N. TAINTOR,
Justice.

-----x
New York, September 21st, 1890.

A P P E A R A N C E S:

No one for Complainant.

ELIAS C. LEVY, ESQ., for Defendant
Trempler.

CHARLES A. WARD, Police Officer, being
duly sworn, testified as follows:

By the Court:

Q State the circumstances connected with this arrest ?

A Mr Frank, Junior, came to the Station House and said he
discovered some of these goods (box of pipes) in a Riv-
ington Street segar store and I went down there and
found out that such was the case.

Q Where did you go ?

A Three doors from Essex Street on Rivington Street, No.
123 Rivington Street. This man (Trempler) told me that

there was a fellow came in there between five and six o'clock every evening, with the exception of holidays, with a box of pipes. I asked Trempler whether he could identify that man in case I got him and he said "Yes". He said "If you come here to-night you may possibly catch him." So I came down there Friday evening. I staid there until half past seven and the fellow didn't show up. Yesterday afternoon I caught him red handed with the goods in his possession.

Q Did he come there ?

A He didn't come there.

Q Where did you catch him ?

A On Twenty-third Street, with this box of pipes (Pointing to box of pipes)

Q And what did you do ?

A After I locked him up I went down to Rivington Street and got the rest of the property that was there--Seventy five dollars worth of goods, as Trempler valued them.

Defendant's counsel objects to the witness stating the valuation.

Q What were the goods ?

A Pipes, &c.

Q A large quantity which this complainant identified as belonging to him ?

A Yes, sir.

0560

3

Q What else did this defendant say to you with reference to receiving these goods ?

A He told me he thought they were legitimate goods; he told me he bought those pipes very cheap from this man (Manerschof) and he asked him on several occasions if he (Manerschoff) stole them and Manerschof said "So help my God they are all right; I bought those pipes from my boss on Ninth Avenue" Under those circumstances Trempler said he bought the goods from him.

C R O S S - E X A M I N A T I O N .

By Mr. Levy:

Q Mr Wade when you first spoke to the defendant about this stolen property did he tell you he had this property ?

A Yes.

Q Did he attempt to conceal the fact that he had that property ?

A He didn't; he helped us through with the case.

Q Did he say he would assist you in catching the thief ?

A Yes.

Q Did he go with you to the factory to catch this fellow ? (Manerschof)

A Yes, sir, came to the Station House.

Q Pointed him out ?

A Yes.

Q And assisted you in making the arrest by pointing him out and identifying him, and in other words, putting you on his track ?

A Yes.

Q Then told you to come to the store and he would give you all the property he ever bought of this man (Manerschof)

A Yes, sir.

Q And he did so ?

A Yes, he did so.

MORRIS FRANK, a witness, called in behalf of the People, being duly sworn, testified as follows:

By the Court:

Q What is your business ?

A I am a manufacturer and dealer in briar wood pipes--all kinds of wood pipes.

Q Do you know the defendant ?

A Yes, I know him.

0562

5

Q What did he say to you about receiving these goods ?

A I asked him in the presence of Mr Wade whether he bought the goods of this man (Manerschhof) and if he could identify him, and he said "Yes", I bought them of a certain man giving the description of the man. I told my son--

Defendant's counsel objects to what he told his son.

(Witness continuing) He said he bought them of a certain man about a dozen times--some two or three dozen at a time. I asked what he paid for them and he said he paid about a dollar a dozen--sometimes fifty cents a dozen. Says I "Did you think these goods were honest?" He said "No, I thought they were stolen, but I asked the man whether he stole the goods and he said no." I said why did you ask him and he said "Because I thought they were so cheap; when he assured me he didn't steal them I bought them; he said he bought them from his boss." I asked Trempler whether he asked the man (Manerschhof) from whom he bought them, where he worked. He said he worked on Ninth Avenue in a pipe factory. Trempler said Manerschhof said he didn't steal them and then he bought them. Trempler wanted to pay me for them. He said he would make it all right; he would give the goods back. I asked him (Trempler) how many he had sold of them and he

0563

7

said twenty or twenty five. He said Mr Frank I will do anything to make it right. I said I can't do anything.

CROSS - EXAMINATION

By Mr Levy:

Q Mr Frank do you know what you mean in your trade by "Seconds" ?

A O, yes, defects.

Q Slightly defective ?

A Yes.

Q And do you know whether these pipes were "Seconds" or not ?

A I have not examined them as close as that.

Q And are "Seconds" much cheaper than "Firsts" ?

A Certainly.

Q A great deal, are they not ?

A Yes.

Q Can you buy "Seconds" pipes of the description you saw for about a dollar a dozen ?

A Not such goods as I have seen.

Q You could buy almost as good for a dollar a dozen ?

A Not such goods as we found

0564

8

Q Goods that are like them but seconds ?

A Yes, we sell them to the manufacturer, the jobbing trade.

Q For a dollar a dozen ?

A Some, yes, sir.

Q And you would consider that a fair and reasonable price for them ?

A No, sir.

Q Then why would you sell them for a dollar a dozen then ?
(No answer)

Q You say you sell some seconds ?

A Yes.

Q And that is a fair and reasonable price for them ?

A For some goods; we sell some for three dollars a dozen, seconds also, and some defective pipes for four dollars.

Q But these ordinary "Seconds" you think it would be a fair and reasonable price to pay a dollar a dozen for them ?

A No, sir.

Q What kind of seconds would you sell for a dollar a dozen?

A If you will come to the store with me I will show you.

Q Can you tell now without going to the store ?

A I can explain a pipe--a plain ordinary briar "Second," with large defects.

0565

Q And you have not examined these goods ?

A Not particularly.

Q And you don't know whether they have large defects or small defects ?

A I had no time to do it.

Q Did Mr Trompler conceal the fact from you that he bought these goods ?

A No, sir.

Q He was open in all his questions with you ?

A Apparently, he was.

Q He described the man that sold them to him ?

A He did.

Q And was willing to assist in having the thief caught ?

A It so seemed.

Q And said if that property was stolen from you you should have your property ?

A Yes, sir.

Q And was willing to pay you whatever price you put on them ?

A Yes, sir.

0566

10

A. S U L Z B E R, a witness called on behalf of the People, being duly sworn, testified as follows:

By the Court:

- Q Where do you live ?
- A 127 Rivington Street.
- Q What is your business ?
- A Painter.
- Q Do you know this defendant, Mr. Trompler ?
- A I do.
- Q How long have you known him ?
- A Twenty years.
- Q Did you see him purchasing any pipes of this man Manerschhof ?
- A I see that man coming in the store with pipes, to sell pipes.
- Q To whom ?
- A Sell them to Mr. Trompler; then I asked him where he got them-- if he didn't steal them.
- Q Who ?
- A This man Manerschhof.
- Q The man that brought the pipes ?
- A Yes, sir; then he said "Help my God I got them from my boss, they are all damaged", and I said where does your boss live and he said on Ninth Avenue; two times he said that.

0567

11

Q When were those two times ?

A Six weeks ago.

Q Did you have any conversation with this defendant, Mr Trempler, at that time ?

A No, sir.

Q Do you know him to speak to ?

A I know him.

Q When was it you had the conversation with the man that brought the pipes ?

A It was about six weeks ago.

Do you remember what Mr Trempler said at the time you charged this man (Manerschof) with having stolen the pipes ?

A Then I went out of the store.

Q Did Trempler say anything at that time ?

A I didn't hear anything.

Q Have you seen this man Manerschof go in there more than once ?

A I seen him twice.

Q Did he have pipes both times ?

A He had a box like that (indicating)

Q Is that all you know about this matter ?

A Yes, sir.

CROSS - EXAMINATION.

By Mr Levy:-

Q You say you have known Mr Trempler twenty years ?

0568

12

A Yes, sir.

2 Q Do you know his general character for honesty?

A O, yes, he has a good name.

Q What is his reputation for honesty among his neighbors in the community?

A He has a good name all over.

DAVID M. FRANK, being duly sworn, testified as follows:-

By the Court:-

Q State what you know about this.

A I went to his store and he showed me some of the goods in the place; he admitted that he bought them of a man-- in fact all that I heard said here. He told me he bought them of this man (Manerschof); that Manerschof said he got them from his boss, or bought them of his boss, something like that, and Manerschof swore so that he believed ^{him} that he bought the goods.

Q Did Trempler tell you how many times he bought pipes of Manerschof?

A He said and his wife said almost every night for the

0569

13

last two weeks. He showed me some pipes, fancy pipes in his store which he claimed he bought at three cents a piece.

Q Did he say to you at any time that he thought those goods were stolen?

A He said and his wife said he had an idea that they were stolen, but the man (Manerschof) swore in such a manner as to induce him to buy, and he said he bought them at three cents apiece for the carved pipes.

Q Did he say he bought them of this man? (Manerschof)

A He said he bought them of a man for three cents a piece.

Q When was that that he said that?

A Day before yesterday.

Q Do you know anything else about it--is that all you know?

A Yes, sir.

CROSS-EXAMINATION.

By Mr. Levy:

Q Did you go into this place alone?

A No, sir, I didn't go in alone.

Q Who did you have with you?

A One of our men in the office, who saw the pipes first.

0570

14

Q Is that man here ?

A No, sir.

Q Did you ask Mr Trompler whether he bought the pipes from a stranger, or some man ?

A I don't remember whether I did or not.

Q How did you come to speak of these pipes ?

A He had a box of pipes there, ^{and} as I came in the store he opened the box of pipes, which seemed to be taken the day before from us, which were made by us the day before.

Q You saw a box of pipes which you believed were manufactured by you the day before, and did you speak to him about this ?

A I might have said something; I bought two pipes.

Q Do you remember what you said to him ?

A I can't remember distinctly.

Q Is your memory good ?

A My memory is pretty good.

Q And this conversation you say took place the day before yesterday, and you say you can't remember the conversation ?

A No, I simply---

Q Do you remember the conversation you had with him ?

A I remember part of it; I don't remember every question you might ask me.

0571

15

Q You don't remember all, only part of it ?

A I don't remember all.

Q Did he say unsolicited by you that he bought those pipes from somebody a day or two before ?

A No, he didn't say unsolicited by me.

Q How did he come to tell you ?

A I recognized some of these pipes and I said "Did you buy these pipes from a manufacturer in this city ?" As I am a manufacturer I very naturally asked that question. He stated to me that he bought them from a fellow that came around. As I recognized them as some of my pipes I said "A salesman from some house ?" He said it seemed to be some poor fellow.

Q A peddler ?

A He said some poor fellow that works during the day; he works during the day and comes in regular the same time every night.

Q He didn't attempt to conceal or didn't conceal the fact that he bought them from a stranger, not regularly from a house ?

A No, not exactly; he told me he bought them from some person that worked in the day time at factories and sold them; he said he believed they were stolen, but this man (Manerschof) swore so that he bought them.

Q Did he say without your asking whether they were stolen or not--did he volunteer that ?

A He volunteered a good deal.

Q Told you everything connected with those pipes and their ideas about the pipes ?

A Everything you heard.

Q And you corroborate everything of the evidence you heard given by Mr Wade and your father ?

A Yes, I do.

Q He didn't attempt to conceal the pipes or the story connected with them ?

A Didn't attempt to conceal them; had them in the windows.

Q I said I would like to see some, I might buy some of him; he said if I wanted to buy I could buy; if I didn't I could go on.

Defendant's counsel moves to dismiss the complaint against the defendant Tremplor on the ground that there is no evidence to show knowledge on the part of the defendant Tremplor that this property was stolen or that he received it as such and that the evidence shows that the defendant bought the property in good faith.

Motion denied.

Exception.

0573

17

DANIEL RUMMEL, a witness, called on behalf of the Defendant Trempler, being duly sworn, testified as follows:-

By Mr Levy:

Q Have you a business , Mr Rummel ?

A I am out of business.

Q A retired gentleman ?

A Yes, sir.

Q Where do you reside ?

A 60 First Avenue.

Q You are a retired gentleman living upon the interest of your money ?

A Yes, living on my money.

Q How long have you known this defendant ?

A I have known Mr Trempler as neighbor next to me about twenty six years; then he kept a store on the south of my house; it is anyway twenty six years that I know him, and I know him as an honorable man.

Q Straightforward in his business transactions, never had any trouble with him ?

A I done for Mr Trempler whatever he required of me.

Q Then his reputation is good as to his honesty ?

A Yes, sir.

Q You would trust him with everything ?

A Yes, everything.

0574

18

By the Court:

Q Did you ever know this man to be arrested before ?

A No, never, never was he taken to the Station House that I know of.

LOUIS GOLDSCHMIDT, a witness, called
in behalf of the Defendant Trompler, being duly
sworn, testified as follows:-

By the Court:

Q Where do you live ?

A 314 East 86th Street.

Q What is your business ?

A Dealer in leaf tobacco.

By Mr Levy:

Q How long have you known Mr Trompler ?

A About ten years.

Q What is his general reputation for honesty ?

A Very good.

Q Would you trust him ?

A I would trust him to the amount of Two thousand dollars;
I trust him with as much as he buys.

Q And how long has he been dealing with you ?

A About ten years, and through my salesman I sold him last

0575

19

week.

Q You would trust him thousands of dollars .

A Yes, anytime he wants it.

0576

14457
H District Police Court.

David M. Frank

vs.

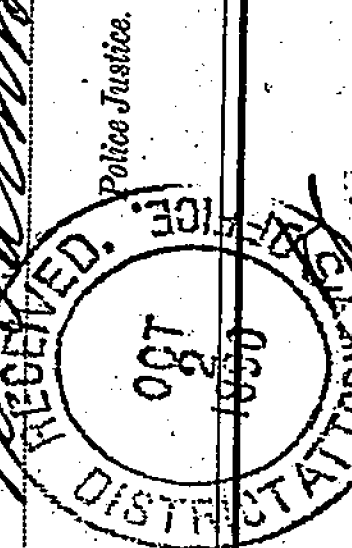
Bernard H. Mansooroff
and Frederick Samples

STENOGRAPHER'S TRANSCRIPT.

Sept. 21st 1890

BEFORE HON.

Chas. M. Painter



George H. [Signature]
Official Stenographer

0577

No. 1.

District Attorney's Office.

PEOPLE

vs.

Trumple

R. A. G.

Put this case on Part I
Calendar ^{to Jan 22} No witnesses
to be subpoenaed.

M. Davis
Asst

M. Davis:

Please
return this
case on the 20th

1st
See Report
VMD,

0578

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Bernath Mauerschof

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

Bernath Mauerschof

of the CRIME OF PETIT LARCENY committed as follows:

The said

Bernath Mauerschof

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

*twenty-four smoking-pipes of
the value of fifty cents each*

of the goods, chattels and personal property of one *David M. Frank*

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.

*John R. Fellows
District Attorney*

0579

BOX:

410

FOLDER:

3795

DESCRIPTION:

Manheimer, Max

DATE:

09/29/90



3795

0580

BOX:

410

FOLDER:

3795

DESCRIPTION:

Manheimer, Solomon

DATE:

09/29/90



3795

Witnesses;

May de la Cruz

Sarah Wether

Off Rogers 13th Precinct

Dec 7 1890. After examination
of the within case determined
that a fine of \$100. be accepted
from both do to \$100.

Ad. Magdon
D. H. H.

#243

Counsel,

Filed

day of

1890

Pleaded

THE PEOPLE

vs.

Max Manheimer

and

Solomon Manheimer

Grand Larceny, Second Degree.
(From the Person.)
[Sections 528, 531 Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Wm. H. Hays
Foreman.

The record of conviction of 1861
(as Joseph B. Hays) April 22 1884.
Ad. M.

0501

0582

Police Court—

3rd District.

Affidavit—Larceny.

City and County }
of New York, } ss.of No. 153 Ridge Mary Duale Street, aged 40 years,
occupation Keep House being duly sworndeposes and says, that on the 22 day of September 1898 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 day time, the following property, viz:

Forty Cents in gold and
lawful money of the United
States and one pocket Handkerchief
the whole valued at fifty cents
50¢

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 Max Minheimer and
Solomon Minheimer (both now here)

in the following manner to wit:
Deponent was walking on Ridge Street
when she missed said property.
Deponent is informed by Dorah Webber
that she saw the defendants push
against the deponent and that
defendant Solomon Minheimer took
said property from the pocket of
deponent and pass the same to Max
Minheimer who passed it to another
person not here. Officer Rogers
arrested the defendants and deponent
charges the defendants with Larceny

Sworn to before me this

day

Police Justice.

0503

taken Carried away and stolen
from the Person of Defendant the
aforesaid property and things
they be held to answer

Mary ^{Mar} & Durler
^{Mark}

(Sworn to before me
this 23rd day of
September 1890

R. G. Duffey
Notary Public

0584

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 44 years, occupation Keep House of No. 141
Ridge Street, being duly sworn deposes and

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

Sworn to before me, this 23rd day of September 1890, Sarah M. Weber
mark

R. G. Duffy
Notary Public.

0585

Sec. 193-290.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Solomon Mankheimer*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *208 Seventh Street 3 months*

Question. What is your business or profession?

Answer. *Redder*

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*
Solomon Mankheimer

Taken before me this
day of *April* 193*3*

Police Justice.

0586

Sec. 193-200.

3 District Police Court.

CITY AND COUNTY
OF NEW YORK.

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

Question. What is your name?

Answer. *Max Manheimer*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *341 E Houston Street 10 months*

Question. What is your business or profession?

Answer. *Peddler*

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

Answer.

I am not guilty
Max Manheimer

Taken before me this 13
day of *April* 1933

Police Justice.

0587

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 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 *Apr 23* 188*9* *P. J. Duffy* Police Justice.

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

Dated *Apr 23* 188*9* *P. J. Duffy* 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.

0588

BAILED,

No. 1, by David Lazarus
Residence 108 Ave 'B' Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Durler
153 Ridge

1. John Mankin

2. Max Mankin

3. _____

4. _____

Dated Sept 7 3 1889

Duffy Magistrate

Rogers Officer.

13 Precinct.

Witnesses David Webb

No. 141 Ridge Street.

No. _____ Street.

No. _____ Street.

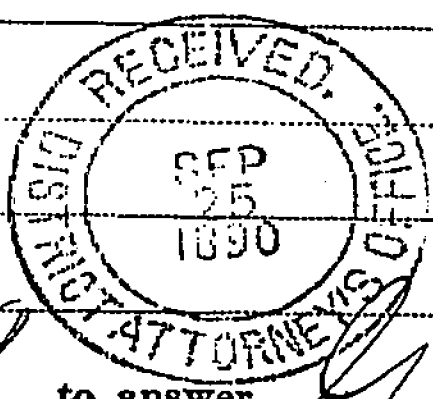
No. _____ Street.

\$ 500 to answer 2.5

Robert

9th

Person



0589

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against
Max Manheimer
and
Solomon Manheimer

The Grand Jury of the City and County of New York, by this indictment, accuse
Max Manheimer and Solomon Manheimer
of the CRIME OF GRAND LARCENY in the second degree committed as follows:

The said Max Manheimer and Solomon Manheimer, both

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

one silver coin of the
United States of the kind called quarter-
40¢ dollars, of the value of twenty-five
cents, three silver coins of the kind
called dimes of the value of ten
cents each, six nickel coins of the
kind called five cent pieces of the
value of five cents each, ten coins
of the kind called cents of the value
of one cent each, and one hand-
kerchief of the value of ten cents

of the goods, chattels and personal property of one Mary Dueller -
on the person of the said Mary Dueller
then and there being found, from the person of the said Mary Dueller
then and there feloniously did steal, take and carry away, against the form of the statute in such
case made and provided, and against the peace of the People of the State of New York and their
dignity.

John R. Fellows,
District Attorney -

0590

BOX:

410

FOLDER:

3795

DESCRIPTION:

Marshas, Isaac

DATE:

09/10/90



3795

0591

Witnesses;

Wm. H. Klein
Off. Grand Juror 11th Precinct

Medunsky

~~Isaac~~

Isaac

Isaac

Isaac

#97 Quentis

Counsel,
Filed 10 day of Sept 1890
Pleads, Not Guilty

THE PEOPLE
vs.
Isaac Marshack
Burglary in the second degree.
[Section 497, Penal Code]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

M. J. Hayes,
District Attorney.

Isaac Marshack

24th St. P. D.

Sept 19/90

19

The People
v.

Isaac Marshas

Court of General Sessions Part I
Before Recorder Smyth. Sept. 12. 1890.
Indictment for burglary.

Moritz Klein, sworn and examined.

I was born in Europe and am 29 years old. I am a grocer and carry on business at 45 Essex St. in this city; my store is in the basement and I had my apartments behind the store; there is a yard back of the building where I live. I remember the night of the first of Sept. I have two windows opening out of my room into the yard. I went to bed about twelve o'clock and those windows were closed. I had groceries and household furniture in the store that night. There were in it my mother-in-law Annie Englestein, my wife, the clerk Joseph and a cousin Louis Wendell. We use the rear room for a dining room, and in that room my mother-in-law and two children slept. I slept in the bed room. About two o'clock in the morning I did not hear anything, but my mother-in-law got up and halloed, "Somebody must be in the room. I jumped off the bed and came in the room; she caught that man (the defendant) by the door and pushed him into my bed room. I grabbed him and pushed him on the bed. There was a light in the store

My wife and mother-in-law and I held him; then I halloed and the boys got up; they went out to call for an officer; they could not find an officer, and Charles Goldman came in and I turned the defendant into his hands. I went for an officer and brought him and he arrested the defendant. I looked at the window after I got hold of him and I found it was open; the window was not broken but it was open. I had fastened it with a catch. The defendant commenced to beg me I should let him go. He says, "Leave me alone now before the holidays I did not take anything; leave me go." He spoke in Jewish. He wanted to go. What did you say to him?

I says, "you cannot go. I do not know if you took something or not. I must give you into the officer's hands."

A juror. I cannot understand what the witness says; he does not speak loud enough.

The Court He says - you heard that I presume that his mother-in-law woke him up by calling out there was somebody in the room. Do you understand that?

A juror Yes sir.

0594

The Court. He says that he jumped out of bed and that his mother-in-law shoved the prisoner towards the room that he was in - (he the witness) and then that his wife and mother-in-law got hold of this prisoner, he having thrown him back upon the bed. He held him there for some time. By and by he sent out somebody - one of his children - to look for a police officer. In the mean while a man by the name of Goldman came in, and (the witness) gave the prisoner to Goldman to hold until he got a police officer. The prisoner said to him to let him go and something to the effect about the Jewish holidays coming on, that he had not taken anything, to let him off, to which he replied, he could not let him go until he found out as to whether he had taken any of his property or not.

Counsel I shall advise my client to plead. After conferring with the defendant, a plea was withdrawn and he pleaded guilty to burglary in the third degree. The prisoner was remanded for sentence.

0595

Testimony in the
case of
Isaac Marshus

filed Sept.

1890.

0596

Police Court— 3 — District.

City and County } ss.:
of New York, }of No. 45 Essex Street, aged 29 years,
occupation Grocer being duly sworn

deposes and says, that the premises No 45 Essex Street, 10 Ward
in the City and County aforesaid the said being a five story brick
tenement dwelling the first floor of
and which was occupied by deponent as a store and place of residence
and in which there were ten human beings, by name to wit: the depo-
nent and his family of nine persons
were BURGLARIOUSLY entered by means of forcibly opening a win-
dow in the rear of and entering into
the said apartment by means of
a knife -

on the 1st day of September 1886 in the nighttime, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of groceries, some jew-
elry, Household furniture, Kitchen
Utensils and One hundred and fifty
dollars in good and lawful money
of the United States: the whole
together being of the total value
of Fifteen hundred dollars

\$1500.00

the property of this 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

Isaac Marshas (now here)

for the reasons following, to wit: At about the hour of
12 midnight on the 31st day of
August this deponent securely lock-
ed and fastened the doors and
windows leading into the said
premises and at about the hour
of 2 am on the morning of the
1st of September instant he the
deponent was awakened and

0597

found the defendant in his the
deponent's dining room

The defendant after being
fully informed of his rights admits
and confesses in open Court that
he did enter the said premises but
says he merely went there to take
a sleep -

I sworn to before
me this 1st day } Monday
of September } 1890

[Signature]
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 1890
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1890
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1890
Police Justice.

Police Court, District,	Offence—BURGLARY.
THE PEOPLE, etc., on the complaint of	
vs.	
1.	
2.	
3.	
4.	
Dated 1890	Magistrate.
	Officer.
	Clerk.
Witness,	
No. Street,	
No. Street,	
No. Street,	
\$ to answer General Sessions.	

0598

Sec. 193-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

3

District Police Court.

Isaac Marshas being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is *h^{is}* 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 *h^{is}* waiver cannot be used
against *him* on the trial.

Question. What is your name?

Answer.

Isaac Marshas

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

Russia

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

Answer.

45 Eldridge St - 3 months

Question. What is your business or profession?

Answer.

Coat maker

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

Answer.

*I went into the house to
take a sleep*

Got up 9:11

Taken before me this
day of *Sept* 189*6*

Police Justice.

1896

0599

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

Defendant
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Twenty* 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 1* 188*0* *[Signature]* Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0600

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

31354 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

North Klein
45 Essex
Francis Charles

2 _____

3 _____

4 _____

Dated *Sept 1* 188*0*

Hogan Magistrate

Grancher Officer.

11 Precinct.

Witnesses *Charles Goldman*

No. *46 Essex* Street.

Annie Kimmelstein

No. *45 Essex* Street.

Joseph Ordu

No. *45 Essex* Street.

\$ _____ to answer *G. S.*

1880

Alcorn

0601

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Isaac Mander

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

Isaac Mander

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

The said *Isaac Mander*

late of the *South* Ward of the City of New York, in the County of New York
aforesaid, on the *2nd* day of *September*, in the year
of our Lord one thousand eight hundred and *ninety*, with force and arms, about the
hour of *Two* o'clock in the *night* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one *Morty Klein*.

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: *the said Morty Klein*,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods,
chattels and personal property of the said *Morty Klein*,

in the said dwelling house then and there being, then and there feloniously and burglariously to
steal, take and carry away;

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

John R. Williams,

Attorney

0602

BOX:

410

FOLDER:

3795

DESCRIPTION:

Martin, Charles

DATE:

09/30/90



3795

7.

Witnesses;

Peter Zisch

Office M. J. Reap 11 West 11?

Geo. A. Rauch.

Chris Albert

Counsel,

Filed

Pleas

day 6

180

~~THE PEOPLE~~

vs:

Grand Larceny, *French* Degree. — [Sections 528, 530, Penal Code].

Charles Martin
2/

JOHN R. FELLOWS,

District Attorney.

A True Bill

Oct 17th 1890
J. M. S. Keyman.
Foreman.

110
Guedes & Company

Overprinted

0604

Police Court—

District.

Affidavit—Larceny.

City and County }
of New York, } ss.of No. 158 Eldridge Street, aged 65 years,occupation Taxidermist being duly sworndeposes and says, that on the 14th day of September 1899 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 Night time, the following property, viz:

One silver watch. And hair watch
Chain. of the value of ten dollars
and 75¢ silver dollars. in good
and lawful money of the United
States. together of the value of
fifty seven dollars.

(\$57.00)

the property of

Deponentand 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 Martin (nurse)
and another man unknown to
deponent and not yet arrested.
from the fact that at about the
hour of 11 o'clock P.M. said
date. deponent left the saloon at
no 185 Chrystie St. and went into
the rear yard. and at that time
deponent had said property on
his person. And while deponent
was in said yard two men
jumped against deponent and after
deponent returned to the saloon
deponent discovered that his watch
chain had been broken. and that his

Police Justice

0605

Watch and Chain were missing. And that said sum of money had been taken from the right-hand pocket of deponent's pantaloons.

Deponent is informed by Christ Albert. a waiter in said saloon that he Albert saw this defendant and another man follow deponent into said yard.

Deponent is further informed by George A Rausch that he Rausch saw this defendant running down Stanton St. and saw him jump in a 2^d Avenue Car on Forsyth St. and after riding less than a block saw him jump off of said car at the corner of Houston St. and ran down Houston St. when he Rausch followed and captured the said defendant. Wherefore deponent charges the said defendant and said unknown man not yet arrested with being together and acting in concert with each other and feloniously taking stealing and carrying said property from the person of deponent.

Served before me
this 15th day of Sept 1890

Robert Ziegler

[Signature]

Peace Justice

0606

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT, 3 DISTRICT.

Christ Albert
 of No. 311 E. 31st Street, aged 38 years,
 occupation Waiter, being duly sworn deposes and says,
 that on the 14th day of September 1899

at the City of New York, in the County of New York.

Dependent Sam
 Peter Zischel. this Complainant
 in the saloon at no 185 Chrystie
 St. and at about the hour of
 11 o'clock P.M. said date saw
 him go into the yard of said
 premises. and immediately after
 this Complainant went into said
 yard. Dependent saw this defendant
 and another man who were in said
 saloon together. Follow this Complainant
 into said yard. and after about five

Subscribed and sworn to before me this 14th day of September 1899.

Police Justice.

0607

Minutes this complainant returned
to the saloon from the yard and
almost immediately thereafter
the complainant discovered that
his property was missing
Sworn to before me
this 18th day of Sept 1890 } Christ Albert
[Signature]

Alfred Justice

Police Court, District,

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Dated 188

Magistrate.

Officer.

Witness,

Disposition,

0608

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 3 DISTRICT.

of No. 809 1st Avenue Street, aged 31 years, occupation Driver being duly sworn deposes and says,

that on the 14th day of September 1898 at the City of New York, in the County of New York, at about the

hour of 11 O'clock P.M. said date defendant was in a 2nd Avenue Car. going up Forsyth St. and at the Corner of Stanton Street, defendant saw a crowd following this defendant down Stanton St. from the direction of Chrystie St. shouting stop thief. the defendant then jumped in said car and after riding for about one half block the defendant jumped off of said car at Houston

Subscribed before me, this

188

Police Justice

0609

He and ran down Hunter. He
depment then ran after and
caught him. the depment then
said to depment I did not do
any thing.

Served before me
this 15th day of Sept 1888
George A. Rausch
Judge

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Dated 1888

Magistrate.

Officer.

Witness,

Disposition,

06 10

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT, 3 DISTRICT.

of No. 266, E. 10th Street, aged 42 years,

occupation Performer being duly sworn deposes and says,

that on the 14th day of September 1891

at the City of New York, in the County of New York, Chapman

Osw this defendant in Company
with another man in the
saloon at no 181 Chrystie St.
and after this complainant
discovered that his property was
missing defendant discovered that
this defendant and the said
unknown man were both missing
from said saloon.

Joseph Stutter

Sworn to before me, this

of

Sept

1891

day)

[Signature]

Police Justice

0611

Sec. 193-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

Charles Martin

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

Question. What is your name?

Answer.

Charles Martin

Question. How old are you?

Answer.

20 years old

Question. Where were you born?

Answer.

Germany

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

Answer.

607. 14 Avenue Du Mont

Question. What is your business or profession?

Answer.

Brown stone rubber

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 Martin

Taken before me this

day of *April* 189*8*

Police Justice.

W

06 12

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

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

Dated *Sept 15* 188*9* *W. H. Hagan* 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.

0613

Police Court

1418
District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Peter Zischgl
158 vs. Eldridge
Charles Martin

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 15 1890
Hogin Magistrate

M. J. Reap Officer.

11 Precinct.

Witnesses Christ Albert

No. 311 Street.

Geo. A. Rousch

No. 809 Street.

Joseph Stritter

No. 266 E 10th Street

\$ 1000 to answer

Can

92.1 person money

06 14

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 Martin

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by
this indictment, accuse Charles Martin
of the CRIME OF GRAND LARCENY IN THE first DEGREE,
committed as follows:

The said Charles Martin

late of the City of New York, in the County of New York aforesaid, on the 14th
day of September in the year of our Lord one thousand eight hundred and
ninety, at the City and County aforesaid, with force and arms, in the
night time of the same day, divers promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury
Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of forty-seven

dollars; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of and of the value of

forty-seven
dollars; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of forty-seven

dollars; divers United States Gold Certificates of a number and denomination to the
Grand Jury aforesaid unknown, of the value of forty-seven

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of forty-seven

dollars, one
watch of the value of nine dollars
and one chain of the value of one dollar

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

JOHN R. FELLOWS, District Attorney.

06 15

BOX:

410

FOLDER:

3795

DESCRIPTION:

Mayer, Frederick

DATE:

09/19/90



3795

0616

Witnesses;

Edward Meyer
of Robert G. Sawyer (1890)

Monday R.

Dept. Account
Penne Ch.

Leads for
H. H. H. H. H. H.
Ch. Moser - the Court
of Hollanders & R. H. H. H. H. H.
under the Law, R. H. H. H. H. H.

None of the witnesses
H. H. H. H. H. H. H.
of R. H. H. H. H. H. H.
H. H. H. H. H. H. H.
H. H. H. H. H. H. H.

175

Counsel,
Filed
Pleads,
19 day of Sept. 1890

THE PEOPLE
vs.
Frederick Mayer
[Section 497, 506, 528, 530, 531]

JOHN R. FELLOWS,
District Attorney.

A TRUE BILL.

Mr. J. H. H. H. H. H. H.
Foreman.
Sept 19/90
Leads R. H. H. H. H. H.
Sept 6 1890 J. P.
Sept 23/90 J. P.

0617

Police Court— 3 District.City and County } ss.:
of New York,of No. 159 Chrystie Street, aged 36 years,
occupation Cook being duly sworn

deposes and says, that the premises No. 159 Chrystie Street, 10 Ward
in the City and County aforesaid the said being a five story brick
dwelling house a portion of
and which was occupied by deponent as a residence
and in which there was at the time a human being, by name this deponent
and two others
were **BURGLARIOUSLY** entered by means of forcibly passing a iron-
door leading into the room occu-
pid by this deponent and the said
two others

on the 11 day of September 1890 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One pocket book containing Thirty
dollars good and lawful money of
the United States - One pair of
shoes - One derby Hat and One
suit of clothes The whole togeth-
er being of the total value of
Twenty-Eight dollars

J. H. J.

the property of this deponent One Engine Motor in the care and
custody of this 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

Frederick Meyer now here

for the reasons following, to wit: On the said night and
date the deponent securely locked
the doors leading to the said apart-
ment and lowering the a window of
the same retired to rest at about
the hour of Ten forty-five O'clock P.M.
on the night of September 10th instant
and at about the hour of 1.30 Am
of the 11th of September 1890 he the

06 18

deponent was awakened by the calls of Officer Dempsey of the 11th Precinct and as he the deponent awoke he saw the defendant run toward the said window where in his attempt to escape he the defendant was arrested and taken into custody by the said officer with the said property in his possession

Sworn to before me }
this 11th day of } E. Niemeyer
September 1890 }
Q. Wagner
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 1889
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1889
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1889
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—BURGLARY.

vs.

1.
2.
3.
4.

Defendant

1889

Magistrate.

Officer.

Clerk.

Witness.

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

06 19

CITY AND COUNTY }
OF NEW YORK, } ss.

Robert F. Dempsey
aged _____ years, occupation Police Officer of No. 11th Precinct-Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Edward J. Niemeyer
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 11
day of Sept 1888 Robert F. Dempsey

E. H. [Signature]
Police Justice.

0620

Sec. 193-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Fredrich Meyer*

Question. How old are you?

Answer. *21 years or so*

Question. Where were you born?

Answer. *Germany*

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

Answer. *16 Centre St. 1 year*

Question. What is your business or profession?

Answer. *Cooler.*

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

Fried Meyer

Taken before me this
day of *Sept*

188*9*

Police Justice.

0621

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

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

Dated *Sept 11* 188*8* *[Signature]* Police Justice.

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

Dated 188..... Police Justice.

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

Dated 188..... Police Justice.

0622

Police Court

1403 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Meyer
139 Chrystie St.
Frederick Meyer

Offence Burglary

2
3
4

Dated

Sept 11 1894

Hogan Magistrate
Robt. L. Dempsey Officer.

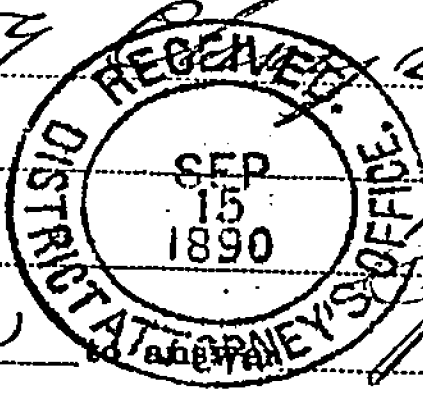
Witnesses

Robt. L. Dempsey
11 in Precinct Street.

Eugene Mohr
159 Chrystie Street.

No.

\$ 1000



Can

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0623

Department of Public Charities and Correction.

Randall's Island Hospital,

OFFICE OF Medical Superintendent.

New York Sept. 20th 1890

Wm H. Von Gerichten Esq. Dep. Chief Clerk.
 District Attorney's Office, City
 Dear Sir:

In answer to yours of yesterday, I have to say; during the past two years there has been but one Frederick Meyer or Mayer admitted to this institution, and his "history" is given below; you will notice the diagnosis was entirely different from the disease mentioned in your letter - pneumonia.

Frederick Meyer, admitted March 20/90, age 18 years; diagnosis, injury to spine, born in Germany; occupation, grocer's clerk.

Respectfully yours,
 James H. Duane,
 Med. Supt.

P.P.

On Meyer's death, the following were notified

J. H. Meyer,	Jackson P.O. Corvitz Co. Wash ⁿ State
B. Meyer -	352 W. 13 th St - City
Ernest Miller -	352 W. 38 th St - City

0624

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Fredricka Manger

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

Fredricka Manger

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

The said *Fredricka Manger*.

late of the *Tenth* — Ward of the City of New York, in the County of New York
aforesaid, on the *eleventh* — day of *September*, in the year
of our Lord one thousand eight hundred and *ninety*, with force and arms, about the
hour of *one* o'clock in the *night* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one *Edward Niemeyer*.

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: *the said Edward Niemeyer*.

within the said dwelling house, with intent to commit some crime therein, to wit: the goods,
chattels and personal property of the said *Edward Niemeyer*.

in the said dwelling house then and there being, then and there feloniously and burglariously to
steal, take and carry away;

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

0625

SECOND COUNT—

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

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

The said Fredricka Manger,

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 the said day, with force and arms,

one pocket book of the value of
one dollar, the sum of thirty dollars,
in money, lawful money of the United
States of America, and of the value
of thirty dollars, one pair of shoes
of the value of five dollars, one
hat of the value of three dollars,
one coat of the value of twelve dollars,
one pair of trousers of the value
of six dollars and one vest of the
value of three dollars,

of the goods, chattels and personal property of one Edward Niemeyer,

in the dwelling house of the said Edward Niemeyer,

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

John P. Kelloms,
District Attorney

0626

BOX:

410

FOLDER:

3795

DESCRIPTION:

McCarthy, Thomas

DATE:

09/09/90



3795

0627

BOX:

410

FOLDER:

3795

DESCRIPTION:

Horan, Edward

DATE:

09/09/90



3795

POOR QUALITY
ORIGINAL

0628

11/13/90

John Bohannon
Off Engr 21st Street

Counsel

Filed

Plends

9 Sept 1890
Potzendorf

THE PEOPLE

vs.

I

Thomas McCarthy

and I

Edward Moran

Bartholomew in the 1st degree,
Gettysburg, Pa. 1890.
[Section 496, 497, 506, 528, 532, 533.]

JOHN R. FELLOWS,

District Attorney.

A True Bill

Wm. S. Mayo,

Notary

Part III Sept 15/90.
Both tried and acquitted.

0629

Police Court—4 District.City and County } ss.:
of New York,of No. 765 Second Avenue Street, aged 35 years,
occupation grocer being duly sworndeposes and says, that the premises No. 765-2 Avenue Street, 19th Wardin the City and County aforesaid the said being a four story brickbuilding in part and which was occupied by deponent as a place of business and dwelling

and in which there was at the time a human being by name

were BURGLARIOUSLY entered by means of forcibly breaking the
glass of the show window and entering
therein with intent to commit
a felonyon the 30 day of August 1890 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:Five bottles of whiskey and five
bottles of Claret wine all
together of the value of seven
dollars and twenty five centsthe 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 byThomas McCarthy and Edward Moran
both numbers 31

for the reasons following, to wit:

That deponent securely
locked and fastened said premises
about 9 o'clock PM of August
29th last past, that the following
morning he discovered that the
show window of said premises
had been broken open and gained
the above described property
Deponent is informed by Officer

0630

Charles C. Snyder of the 2nd
Precinct that he saw each of said
defendants loitering about 3rd
Avenue and 4th Street at about
2 O'clock Am of Aug 30th last
past and acting in concert with
each other and again saw the
together an hour later and saw
defendant Mc Carthy have a
package in his possession that
he subsequently arrested each of said
defendants in a room in the
Sherman House East 4th Street
with a bottle of whiskey and a
bottle of Claret wine in their
possession which defendant has since
seen and identifies as a portion
of said property taken stolen and
carried away from said premises
Sum to before me
this 3rd day of Aug 1895 John Behrmann
Charles W. Laintor
Police Justice

Dated 1888 Police Justice

guilty of the offence mentioned, I order he to be discharged.

There being no sufficient cause to believe the within named

Dated 1888 Police Justice

I have admitted the above named

Dated 1888 Police Justice

of the City of New York, until he give such bail.

Hundred Dollars and be committed to the Warden and Keeper of the City Prison

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

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court, District,	Office—BURGLARY.
THE PEOPLE, &c., on the complaint of	
1.	
2.	
3.	
4.	
Dated 1888	Magistrate.
	Officer.
	Clerk.
Witness.	
No.	Street,
No.	Street,
No.	Street,
\$	to answer General Sessions.

0631

CITY AND COUNTY }
OF NEW YORK, } ss.

Chas C. Snyder
aged 27 years, occupation Police Officer of No. 27 Pennet

Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of John P. Schumann
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

30

1898

Charles C. Snyder

Charles K. Lister
Police Justice.

0632

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

 District Police Court.

Thomas McCarty 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 McCarty

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. Hastings N.Y.

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

Answer. No 321 East 46th St N.Y. 18 years

Question. What is your business or profession?

Answer. Telegraph mail carrier

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
T. McCarty

Taken before me this

day of Sept 1898

Charles W. McArthur Police Justice.

0633

Sec. 198-200.

11 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Stroman 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.

Edward Stroman

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

Brooklyn

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

Answer.

No 401 East 76th St - Brooklyn

Question. What is your business or profession?

Answer.

Special 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 not guilty
E Stroman

Taken before me this

day of

1894

Charles W. McIntire

Police Justice.

0634

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

Thomas M. Barty *Charles H. Hran*

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 *Aug 30* 18*90* *Charles M. Winter* Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated _____ 18 _____ Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned. I order he to be discharged.

Dated _____ 18 _____ Police Justice.

0635

Police Court---

1325
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joe P. Hermann
vs.

1 *Thos. McCarthy*
2 *Edward Horan*
3
4

Offence

Carroll

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Aug 20* 1890

Daniel Magistrate.

Snyder Officer.

21 Precinct.

Witnesses *Callahan*

No. Street.

Joseph Hoyle

No. *765-2 Ave* Street.

No. Street.

100 South

\$ *to answer*

Callahan

0636

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 McCarthy
and *Edward Moran*

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

Thomas McCarthy and Edward Moran
of the CRIME OF BURGLARY IN THE *second* DEGREE, committed as follows:

The said *Thomas McCarthy and Edward Moran*, both

late of the *Nineteenth* Ward of the City of New York, in the County of New York
aforesaid, on the *thirtieth* day of *August*, in the year
of our Lord one thousand eight hundred and *ninety*, with force and arms, about the
hour of *twelve* o'clock in the *night* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one *John Behrmann*,

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit:

within the said dwelling house, with intent to commit some crime therein, to wit: the goods,
chattels and personal property of the said *John Behrmann*,

in the said dwelling house then and there being, then and there feloniously and burglariously to
steal, take and carry away; *the said Thomas McCarthy*
and Edward Moran, and each of them,
being then and there assisted by a
confederate actually present to wit,
each by the other.

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.

0637

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment further accuse the said
Thomas Mc Carthy, and Edward Moran
of the CRIME OF *Robbery* LARCENY. — committed as follows:

The said *Thomas Mc Carthy, and Edward Moran, doth*
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 the said day, with force and arms,

Five bottles of whiskey of the value of
one dollar each bottle, and five bottles
of claret wine of the value of fifty
cents each bottle,

of the goods, chattels and personal property of one *John Belmann,*
in the dwelling house of the said *John Belmann.*

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

0638

Second COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment further

accuse the said

Thomas Mc Carthy
and Edward Moran

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

The said *Thomas Mc Carthy* and *Edward*

Moran, both —

late of the *Nineteenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *Twentieth* day of *August*, in the year of
our Lord one thousand eight hundred and *ninety*, with force and arms, at the
Ward, City and County aforesaid, a certain building there situate, to wit: the *Store* of one

— *John Behrmann*, —

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

John Behrmann, —

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.

0639

~~South~~
SECOND COUNT—

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

Thomas Mc Carthy and Edward Moran
of the CRIME OF *Robbery* LARCENY — committed as follows:

The said *Thomas Mc Carthy and Edward Moran, both* —

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

five bottles of whiskey of the

value of one dollar each

bottle, and five bottles of claret

wine of the value of fifty cents

each bottle,

of the goods, chattels and personal property of one *John Behrman,*

in the *store* of the said *John Behrman.*

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

0640

~~First~~
THIRD COUNT—

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

Thomas Mc Carthy and Edward Moran
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Thomas Mc Carthy and Edward Moran, 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, with force and arms,

five bottles of whiskey of the value of one dollar each bottle, and five bottles of claret wine of the value of fifty cents each bottle,

of the goods, chattels and personal property of one *John Behrmann,*

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

unlawfully and unjustly, did feloniously receive and have; the said *Thomas Mc Carthy and Edward Moran*

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

JOHN R. FELLOWS,
District Attorney.

0641

BOX:

410

FOLDER:

3795

DESCRIPTION:

McClymont, Thomas

DATE:

09/12/90



3795

POOR QUALITY
ORIGINAL

0642

Witnesses;

Wm L Fish

Counsel,

Filed

1890

Pleaded

THE PEOPLE

vs.

Grand Larceny second degree.
[Sections 528, 531 Penal Code]

I

Thomas Mc Clymont

JOHN R. FELLOWS,

District Attorney.

Oct 7 1890

Sept 30 1890

A True Bill.

Wm. S. Rogers

Foreman.

P. 3. Oct. 8 1890

Tried and acquitted

0643

Police Court

District.

Affidavit—Larceny.

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

of No. 780 & 882. Bway (Ruster Bros) Street, aged 24 years,
 occupation cashier being duly sworn
 deposes and says, that on the 14th day of August 1887 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:

Postage Stamps of the value of
 Thirty-dollars

the property of

Ruster Brothers but in
 defendant's charge

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
 and carried away by Thomas M. O'Connor

from the fact that deponent examined
 the stamps contained in a box
 in a desk in said premises and
 immediately thereafter saw said M. O'Connor
 approach the desk and after remaining
 near it for a short time leave it
 when deponent again examined the
 stamps and found Thirty-dollars
 worth missing

William L. Fish

Sworn to before me, this
 day of August 1887

Police Justice.

0644

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. *James M. McDermott*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *Scotland*

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

Answer. *54 Clinton Place*

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*
J. McDermott

Taken before me this 1st day of *October* 190*6*
John J. [Signature]
District Justice

0645

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

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

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

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

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

0646

The preceding
Justice will hear
and determine the
within case in
my absence
J. W. White
John Justice

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street

Sept 3 - 10.00 m
- 5 10 am

Police Court---

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Justice
23.
Thos W. Clymont

2.

3.

4.

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

5710

to answer

4 Aug 18/11. am

0647

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, 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 6* 18*90* *Edouard Smith* Police Justice.

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

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

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

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

0649

Sec. 568.

District Police Court.

UNDERTAKING TO ANSWER.

CITY AND COUNTY }
OF NEW YORK, } ss.

An order having been made on the 15 day of August 1888 by
Thomas White Police Justice of the City of New York. That
Thomas McElroy be held to answer upon a charge of
Seduction

upon which he has been duly admitted to bail in the sum of Four Hundred Dollars.

We, Thomas McElroy Defendant of No. 24 Clinton
Street; Occupation Book Keeper and
James B. Williams of No. 16 Clinton Street;
Occupation Hotel

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

Taken and acknowledged before me this 16
day of August 1888

Thomas White
POLICE JUSTICE.

Thomas McElroy
James B. Williams

0650

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn to before me this
day of
1881
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

exclusive of property exempt from execution and over and above the amount of all his debts and liabilities
and that his property consists of

James B. Williams
personal property
\$100 Hundred Dollars.
Furniture lease of
premises 16 Clinton Place
the full value of
One Hundred Dollars

James B. Williams

Underlying to Answer.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Taken the day of 188

Justice.

Filed day of 188

0651

On Thursday the 14th, about 25 minutes past three, near Davis's desk I noticed that McClymont had been in the enclosure and asked Pettes to go in there when he had a chance and examine the stamp drawer. He did so within a few minutes and told me that it was all correct. I had to go to my own desk within five minutes after that and while there examined the stamp drawer myself and saw that everything was undisturbed. About twenty minutes to four, while working on Davis's desk, facing my own, McClymont came to me and asked me if he could take one of the cash books, being obliged to do so in order to look up some statements. I told him that he could and that he would find the cash books on my desk. He went into the enclosure, fumbled among the cash books for a short time (they being exactly over the stamp drawer) I should say about 20 seconds, took one of the cash books out of the enclosure, laid it on a small table beside his own desk, and then left the office after putting on his coat. As soon as he had gotten out of sight I went to the stamp drawer and discovered that 15 sheets of two cent stamps, amounting to \$30.00 was missing. I immediately reported the matter to Mr. Bryant, and told Pettes of it. All this time I had had my eyes on the enclosure and can positively swear that no one but McClymont had been in it after I had been there. Pettes went into the enclosure after I had told him and then I went back into the store and found Mr. Bryant and Mr. Scott together. (The managers) At that time McClymont's whereabouts were not known. Coming back into the office I went on with my work at my own desk, and within 5 minutes McClymont came in and went to work at his desk, he being gone I should say about 10 or 12 minutes from the office. Brown during this time was in the front office.

0652

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 McLugmont

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

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

The said *Thomas McLugmont*,

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

fifteen hundred United States postage

stamps of the denomination and

value of two cents each,

of the goods, chattels and personal property of one *William D. Fish,*

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

John R. Bellows,
Attorney