

0009

BOX:

499

FOLDER:

4549

DESCRIPTION:

Macklin, James

DATE:

10/26/92



4549

Witnesses:

The Prisoner offers to plead to P. Lacey - which I plead except Nov 17/15 G. S. A. a da

189

Counsel,

Filed

day of

189

Pleas,

THE PEOPLE

vs.

James Macklin

DE LANCEY NICOLL,
District Attorney.

Pen one year

A TRUE BILL.

B. Lovelock

Foreman.

Handwritten signatures and notes at the bottom of the page.

Burglary in the Third Degree. Section 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000

Police Court— H District.

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

of No. 100 Ludlow Street, aged 45 years,
occupation Sailor being duly sworn

deposes and says, that the premises No. 140 E 17 Street, 18 Ward
in the City and County aforesaid the said being a five story brick

apartment and which was occupied by deponent as a tenement on the ground
~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly

breaking open
a pane of glass in the window leading
from the street into the store

on the 17 day of October 1892 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Approximately two pairs of pants
two overcoats and some knee
pants altogether of the value
of about forty seven dollars

the property of Reynolds and in deponent's care
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

James Macklin, (name here)

for the reasons following, to wit:

That at about the hour of 9
o'clock P.M. on said date deponent locked
and secured the doors and windows
leading into the premises and the said property
was stored. That when deponent returned
to the store about the hour of 7:30 o'clock on the
18th of October, deponent found that the said
premises had been burglariously entered
as aforesaid and the said property taken

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

James Macklin 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 sees 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 Macklin

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. New York City

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

Answer. 4650 East 15th St - 3 years

Question. What is your business or profession?

Answer. Driver

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

Answer. I am not guilty

James Macklin

Taken before me this 1st day of July 1898
Charles W. Darringer
Police Justice.

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

Police Court
 District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Richard L. ...

James ...

James ...

Offence *...*

Dated

Oct 19

188

Magistrate

Officer

Precinct

Witnesses

No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ _____ to answer

...

1166

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

Difrancesco

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 *Oct 19* 188 *Charles ...* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

**POOR QUALITY
ORIGINAL**

0015

WILLIAM SULZER.
THOMAS W. SMITH.

SULZER & SMITH,
COUNSELORS AT LAW,
2 WALL STREET,

NEW YORK, ...November 10th... 189 2.

My dear Judge:-

This will introduce to you my friend,
Mr. Edward McCaffrey. He desires to talk with
you about a little matter. Anything you can
do for him, will be a great favor to all of us.

With best wishes,

Very sincerely yours,

Wm Sulzer

To,
Hon. Gunning S. Bedford:.

**POOR QUALITY
ORIGINAL**

0016

Part of...
...

Hon. Gunning S. Bedford,

ADDRESSED.

32 Chamber St

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 BURGLARY IN THE THIRD DEGREE, committed as follows:

The said

James Macklin

late of the *15th* Ward of the City of New York, in the County of New York aforesaid, on the
17th day of *October* in the year of our Lord one
thousand eight hundred and ninety-*two* in the *night* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of
one

Nathan Kojusky

there situate, feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit: with intent the goods, chattels and personal property of the said *Nathan*
Kojusky in the said *store*
then and there being, then and there feloniously and burglariously to steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

SECOND COUNT—

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

James Macklin

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

The said

James Macklin

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

*Twenty-two pairs of trousers
of the value of two dollars
each pair, two overcoats of
the value of ten dollars each,
and ten other pairs of trousers
of the value of one dollar
each pair*

of the goods, chattels and personal property of one

Nathan Kopyovsky

in the

store

of the said

Nathan Kopyovsky

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.

THIRD COUNT:

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

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

The said

James Macklin

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

Twenty two Pairs of trousers of the value of two dollars each pair, two overcoats of the value of ten dollars each, and ten other Pairs of trousers of the value of one dollar each pair

of the goods, chattels and personal property of

Nathan Kojovsky

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

Nathan Kojovsky

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

James Macklin

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

DE LANCEY NICOLL,

District Attorney.

0020

BOX:

499

FOLDER:

4549

DESCRIPTION:

Madden, Thomas

DATE:

10/31/92



4549

POOR QUALITY ORIGINAL

0021

Witnesses:

Richard Brannigan

Counsel,

Filed, *31* day of *July* 188*2*

Pleads,

THE PEOPLE

vs.

Thomas Madden

INJURY TO PROPERTY.

[Section 654, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. J. [Signature]

Foreman:

[Signature]

[Signature]

[Signature]

[Signature]

POOR QUALITY ORIGINAL

0022

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 4 DISTRICT.

of No. 72-9th Street, aged 26 years, occupation liquor dealer, being duly sworn, deposes and says that on the 22 day of Oct. 189 at the City of New York, in the County of New York.

Sworn to before me this 22 day of Oct. 189

[Signature]

Police Justice.

Thomas Madden (now here) did wilfully and maliciously break and destroy a plate glass window in the premises No 759 Eleventh Avenue, in this city - the property of deponent and of the value of One Hundred Dollars, by throwing a paving stone through said window. Wherefore deponent prays that defendant may be dealt with as the law directs.
Richard Branigan

POOR QUALITY ORIGINAL

0023

Sec. 198—200.

..... District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Thomas Madden 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 sees 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 Madden*

Question. How old are you?

Answer. *27 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *221 East 60 Street. 12 Years*

Question. What is your business or profession?

Answer. *Longshoreman*

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

Answer. *I am not guilty*

Thomas Madden
Mark

Taken before me this *23* day of *Sept* 189*7*
[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0024

Police Court... District...

1340

THE PEOPLE, etc.,

ON THE COMPLAINT OF

Richard Rosenberg
312th St. 20th St.

Thomas Maddox

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Offence *Malicious Mischief*

Dated *Oct 24* 1892

Grady Magistrate

Wm. M. ... Officer

Witness *Wm. ...* Precinct

No. *607* St. Street

No. Street

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *700* 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 *Oct 24* 1892 *Wm. ...* Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

**POOR QUALITY
ORIGINAL**

0025

Court of General Sessions of the Peace

517

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Thomas Madden

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

Thomas Madden

of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* PERSONAL PROPERTY OF ANOTHER,
committed as follows:

The said

Thomas Madden

late of the City of New York, in the County of New York aforesaid, on the *22nd*
day of *October* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

one pane of plate glass

of the value of *one hundred dollars*
of the goods, chattels and personal property of one *Richard Brammigan*
then and there being, then and there feloniously did unlawfully and wilfully *break*

and destroy;

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.

**POOR QUALITY
ORIGINAL**

0026

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment further accuse the said
Thomas Madden
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* REAL PROPERTY OF ANOTHER,
committed as follows:

The said *Thomas Madden*

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,

one pane of plate glass

of the value of *one hundred dollars*,
in, and forming part and parcel of the realty of a certain building of one *Richard*
Brannigan there situate, of the real property of the said
Richard Brannigan

then and there feloniously did unlawfully and wilfully

*break and
destroy;*

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

DE LANCEY NICOLL,

District Attorney.

0027

BOX:

499

FOLDER:

4549

DESCRIPTION:

Magee, William

DATE:

10/19/92



4549

POOR QUALITY ORIGINAL

0028

Witnesses:

.....
.....
.....
.....

143
Copy

Counsel,

Filed

day of

1892

Pleas,

the People

THE PEOPLE

vs.

William Magee

Burglary in the Third Degree.
Section 498, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. Howard

Foreman.

Sept 2 - Oct. 24/1892.
Bird and ...

POOR QUALITY ORIGINAL

0029

Police Court— District.

City and County } ss.:
of New York,

of No. 567 E. 144th Street, aged 24 years,
occupation Carrriage builder being duly sworn

deposes and says, that the premises W.S. Morris on bet 139th & 140th Street, 5 202 Ward
in the City and County aforesaid the said being a One story frame

building
and which was occupied by deponent as a Factory

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

were **BURGLARIOUSLY** entered by means of forcibly breaking the
windows leading from 139th st into said
building.

on the 8th day of October 1892 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of carriage builders
and carpenters tools. putage
stumps &c. all of the value of
One hundred and fifty dollars.

the property of deponent and his partners and in
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
William Magee. (now here) and
another man not yet arrested.

for the reasons following, to wit: that- at the hour of 2:6.45,
October 8th P.M. said date deponent-
locked and securely fastened the door
and windows of said premises and
closed them for the night leaving said
property therein.

deponent is informed by Carl E. Anderson
a night-watchman that- at about the
hour of 7-70 October P.M. said date

POOR QUALITY ORIGINAL

0030

Dear two men one of whom resembled this defendant in the act of coming out of the window of said premises with two boxes in their possession. Defendant is further informed by John Ricci that at about the hour of 7.20 o'clock October 9 he saw this defendant and another man in the act of hiding tools in pipes behind said premises. Defendant further says that he has seen the tools this defendant and said other men hid in said pipes and identifies them as his property and charges this defendant and said other man not yet arrested with being together and acting in concert with each other and together burglariously entering said premises as aforesaid and stealing said property therefrom.

Sworn to before me this 14th day of Oct 1892

David J. Bryant

John W. Woodhouse
Police Justice
Dated 1892
I have admitted the above named to bail to answer by the undertaking hereto annexed.
There being no sufficient cause to believe the within named guilty of the offence mentioned, I order he to be discharged.
Dated 1892
I have admitted the above named to bail to answer the sum of One Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated 1892
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 One Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated 1892
I have admitted the above named to bail to answer the sum of One Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
There being no sufficient cause to believe the within named guilty of the offence mentioned, I order he to be discharged.
Dated 1892
I have admitted the above named to bail to answer by the undertaking hereto annexed.
There being no sufficient cause to believe the within named guilty of the offence mentioned, I order he to be discharged.
Dated 1892
I have admitted the above named to bail to answer by the undertaking hereto annexed.

Police Court, District,

THE PEOPLE, etc.,
on the complaint of
vs.
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4
Offence—BURGLARY.

Dated 1892
Magistrate,
Officer,
Clerk,
Witnesses,
No. Street,
No. Street,
No. Street,
to answer General Sessions.

POOR QUALITY ORIGINAL

0031

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

Carl E Anderson
aged 30 years, occupation Watchman of No. 501 East 144 Street, being duly sworn, deposes and

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

Sworn to before me, this 14 day of October 1892 } John E Anderson

John B. ...
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

John Rice
aged 49 years, occupation Watchman of No. 140 - Street & 112nd Avenue Street, being duly sworn, deposes and

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

Sworn to before me, this 14 day of October 1892 } John Rice

John B. ...
Police Justice.

POOR QUALITY ORIGINAL

0032

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

William Magee 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 sees fit, to answer the charge and explain the facts, alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *William Magee*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *Canada*

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

Answer. *132 West Houston St. 5 months*

Question. What is your business or profession?

Answer. *Bar tender*

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

Answer. *I am not Guilty.
William Magee*

Taken before me this

14

day of *October* 1892

John W. Lawrence

Police Justice.

POOR QUALITY ORIGINAL

0033

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

146
Police Court
District

THE PEOPLE, etc.,
ON THE COMPLAINT OF

1. William Magee
2.
3.
4.

Offense: Burglary

Dated, October 14 1892

Magistrate: Joseph G. Wickham

Witnesses: John P. Rice

No. 141 1/2 West 17th Street

No. 301 East 144th Street

No.

\$1500 TO ANSWER

\$5000 Rais for 600's Oct 15/92

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

Dated, October 14 1892 John B. Woodie 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.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Magee

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

William Magee

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

The said

William Magee

late of the 2^{3rd} Ward of the City of New York, in the County of New York aforesaid, on the
eight day of *October* in the year of our Lord one
thousand, *eight* hundred and ninety-*two*, in the *night* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *factory* of
one

David W. Bryant

there situate, feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit: with intent the goods, chattels and personal property of the said *David*
W. Bryant in the said *factory*
then and there being, then and there feloniously and burglariously to steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

SECOND COUNT—

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

William Magee

of the CRIME OF

Grand LARCENY in the second degree, committed as follows:

The said

William Magee

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

divers tools of a number and description to the Grand Jury aforesaid unknown, of the value of one hundred and twenty five dollars, five hundred United States postage stamps of the denomination and value of two cents each, and divers other goods, chattels and personal property, of (a number more particular description whereof is to the Grand Jury aforesaid unknown) of the value of fifty dollars

of the goods, chattels and personal property of one

David W. Bryant

in the

factory

of the said

David W. Bryant

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

factory

**POOR QUALITY
ORIGINAL**

0036

THIRD COUNT:

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

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

The said

William Magee

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

the same goods, chattels and personal property described in the first ^{second} count of this indictment

of the goods, chattels and personal property of

David N. Bryant

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

David N. Bryant

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

William Magee

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

DE LANCEY NICOLL,

District Attorney.

0037

BOX:

499

FOLDER:

4549

DESCRIPTION:

Mazza, Antonio

DATE:

10/05/92



4549

0038

BOX:

499

FOLDER:

4549

DESCRIPTION:

Mazza, Rosa

DATE:

10/05/92



4549

Witnesses:

Frank Dook

Counsel,

Filed

day of

1888

Pleas,

THE PEOPLE

vs.

P

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

Antonio Incegal

vs. P

Antonio Incegal

Witness

DE LANCEY NICOIL,

District Attorney.

A TRUE BILL.

B. Lockwood

Foreman.

[Signature]

Chief of Court

Assault, 2nd

No 1 S.P. 4 400, 2nd

No 2 P. 4 400, 2nd

1888

0040

**INFORMATION CUT
OFF AT BOTTOM
EDGE**

THE PEOPLE

COURT OF GENERAL SESSIONS, PART I.

vs

BEFORE JUDGE COWING.

ANTONIO MAZZA
and
ROSE MAZZA.

Monday, October 10, 1893.

Indictment for assault in the first degree.

A Jury was empanelled and sworn:

FRANK BACH, sworn and examined by Assistant District
Attorney Osborne:

Where do you live? 114 Eliza st. street; I have lived there
about four months. What is your business? Factor, in Prady
grocery store at 3rd Broadway; I have been employed there for
one year. Did you ever see the two defendants before? I
saw them when they came to lodge in the house where I am
lodging. Did you see them on the 31st of August, 1893? Yes,
I saw them that day at noon. Where did you see them? On the
door of the house, I am the janitor of 112 Eliza st. street, in
the City of New York. I saw the woman at the door of the
grocery store at 112, and the man was inside the door one
step. They have had the grocery store there about three
months. How long have you been janitor at Eliza st. street?
I went there six days before they came. Where you saw them in
the store where were you standing? I was coming from my work
and going to my home, it is necessary to pass by that store
in order to get to my home. I came from my work at noon to
get my dinner and found the door of my home locked. I
thought that my wife was out, I knocked at the door three or
four times, my wife from the inside asked who was there, I
answered it is me. Then she asked me twice, "Is that Frank?"
I answered yes; then she opened the door and immediately she
sat down on the sofa. After I heard what my wife had to say
I went to see the prisoner. I said to him, "What do you want

from my wife?" I told the prisoner what my wife told me. My wife told me that the woman prisoner went to run my wife twice with a knife in her hand. The prisoner said to me, "I have got nothing to do with you." I said, "I know that you have got nothing against me but it is a shame that both you and your wife go and quarrel with my wife." I said, "Remember that another time, once before, I saved you. You wanted to kill a man, and I was the means of you not being arrested because I took out of his hand a razor." When I told him this he called his wife, Rose, to go and get a knife. She went inside but I did not see her go inside. At this time he was on the steps of his door and I was on the side-walk. When I heard him calling for a knife I said, "You ought to be ashamed of quarreling always with a knife, you are like those brigands that was once in Italy." In this moment she came outside and I saw her making a movement behind her dress. She was then behind me. The prisoner caught hold of both my hands when I turned my face to see what the woman was doing. He caught me so (sneaking) and put both of my hands up to his mouth, wanting to bite me. He opened his mouth. When I saw the movement of his mouth to bite me I extracted my hands and got clear, and he immediately put Whislarmeuzenudolgingeke by the neck he put a knife into my body, up here (pointing to the mark almost under the right arm). The knife was about a foot long. It was a butcher knife. How far did he stick it into you? In the lungs, 3 inches in the lungs, the doctor said so. I was 130 days in the hospital and then I was brought home. While I had a doctor at home I visited also the doctors at the hospital, I could not remain in the hospital as I had no money to pay for it.

Mr. Osborne: Instead of calling a doctor the attorney for the

defendant , to save the People the trouble, kindly consents to admit in evidence this certificate of the doctor.

"St. Vincent's Hospital, August 31, 1892. Frank Bach is a patient in this hospital, suffering from a stab around the thorax, and is unable to appear in Court. H. F. Collings, House Surgeon."

By Mr. Osborne:

Were you taken to the hospital on an ambulance? Yes, I could not walk. She did not stick you more than once, did she? Only once.

CROSS EXAMINATION:

Where did you learn Italian? In Austria. I came to this country first in 1878. How long was it that you were janitor of 112 Elizabeth street? I went as janitor on the first of June; the defendants were not there then, they came on the sixth of June. Were you in the habit of going into the store? I only went in there when I wanted to buy something. I did not go in every day; in the evening, while walking on the side-walk, many a time we had conversations together. Was it your habit to visit that store or your wife's. I went sometimes, but the greater part my wife went. On the 31st of August, 1892, you say that you went into the store of the defendant, I understood you to say that you entered the store? I did not go into his store, I was stopped on the side-walk. Were you outside the sill of his door? I was not opposite his door, but I was opposite 112, the door leading into the house. Where was the exact place that you went up to the defendant and told him about this conversation that your wife had spoken to you about? It was opposite 112, on the side-walk. Did they not have their store in the premises 112? It is 112 also, but it is on one side, it has got nothing to do

with the entrance to the house. They only come into the yard to pour water or something else. There is this distance, from here to here, (showing) between the entrance to the house and the entrance to the grocery store. Then was the defendant Antonio in that place, between the entrance to the house and the grocery store, when you saw him when you came for your lunch? He is 112 and then there is a big box for coal, and then comes his door, and where I spoke to him was opposite 112; it was not opposite the door of the grocery store. He was talking to one of his countrymen at the time, I do not know who he is, I never speak to Italians, the man that he was speaking to was a Italian tailor. On the door of their grocery store? No, not on the door of the grocery store but on the door leading to the house 112; the female prisoner was on the grocery store door. How long had you been in with your wife just before coming out to speak to the defendant? About fifteen or twenty minutes. I asked him what he and his wife wanted from my wife. Is it not a fact that you rushed up to him and said that his wife was a whore? No. And that the defendant, Antonio, was what is called in Italian "Cornuto?" I never heard such words before, it was the man that continually called his wife a whore. You do not know what that word means, "Cornuto?" "Cornuto" is not a grammatical expression. Do you mean to say that you have heard the defendant calling that to his wife? Many a time I heard the prisoner call his wife a whore on the street, also when he ran after her with a knife in his hand. Where were you when you heard the defendant say to Rosa, his wife, "Go in and get a knife," and when he answered you and said he would have nothing to do with you? Yes. And that was all, according to your statement, that led up to this quarrel? Yes. Is it not a fact that you call-

ed the defendant, at that time, all sorts of names and threatened, held up your fists before him and cried out, "You son of a bitch, I will kill you? No, he said so at the bombs but it is not true. And also called out obscene words to the wife? No. What is the number of the store? It is all one house, it is 112. There is one entrance to the house? Yes. Is that next to 114? Yes. I did not see the woman, but she came out very soon; to the best of my knowledge she came out of the grocery store. The place where you stood, was that opposite 112, or opposite the coal box, or the entrance to the store? Just in the centre of 112. How far out on the sidewalk, or was it in the door of 112? About two feet away from the door where he was standing.

FRANCO PARRONCHI, sworn and examined:

Where do you live? 61 Elizabeth street; I am a musician, I play in Huber's Museum, 14th street. Do you remember the day of the quarrel and fight between Bach and the defendants? I can't exactly say the date, but I remember the quarrel, it was between 12 and one o'clock. Was it about the 31st of August, 1892? Yes. I was on the street nearby. How far were you from 112 Elizabeth street? When they commenced talking I was about twelve feet away from them. Where did the quarrel occur, the first part of it? Outside the door of the small house, to the best of my belief, 112. Did you see Frank Bach come up and speak to the prisoner Antonio Mazza? I did. At that time did Frank Bach have anything in his hand, any weapon of any kind? None of the men had anything in their hands. Did you hear the conversation which took place between Frank Bach and the defendant, Antonio Mazza? I could see that they were exchanging angry words but I could not exactly hear what they

said. I was passing and I saw the prisoner and the complainant talking in an angry way. Then I saw them catching each others hands, they clinched. While they were clinched the woman came out of the grocery shop rapidly. I saw her come near the complainant, and he said "I am killed," putting his hand behind him. I saw the woman with a big knife in her hand, the knife was about a foot long. Do you know either of the parties to this quarrel? I know both of them by sight. I live also in Elizabeth street, I now, in #31 Elizabeth street and I was on my way home to dinner. Have you any business relations with these parties? None at all.

CROSS EXAMINATION:

Were they clinched for any little time? I saw them clinched but only for a short time, at the first glimpse I thought they were sky-larking; then I saw that they were not playing but in earnest. Did you try to separate them? It is not my business and I did not take any hand in the matter. Were you afraid to jump in and try to separate them? Certainly, I was. They commenced the words at 112 and then they moved, pulling each other, to the centre of the side-walk; while on the side-walk I heard the words, "I am dead." Did you see the party strike the other? No, they did not exchange any blows; they did not exchange any blows because the prisoner was held off the hands of the complainant. Where were you born? Florence.

ANNIE GOLDSTEIN, sworn and examined:

Where do you live? I live in #9 Forsythe street now; on the 31st of August, 1892, I lived at 112 Elizabeth street. Do you remember on the 31st of August seeing a struggle and fight between Frank Back and these two people here? Yes, I was in

my house and I was looking from my window, 112. Do your apartments face on the street? Yes. Are you a married woman? Yes. I have no family. As I was looking through the window I saw that man (the prisoner) pulling the complainant's hands up to his mouth, and he spoke in Italian to that woman, I do not know what he said, and she came out with a knife. It was a big butcher knife; while the prisoner had hold of the complainant the woman came out with the knife and stuck it in the complainant's back.

CROSS EXAMINATION:

Where was the woman standing at the time you saw these people grappling together? She was standing by the step, looking on. Where was her husband at the time, opposite the grocery store, or where? No, this was 113, right by the stand, there is stand between the grocery store door and 113. Was not there a coal box between 113 and the grocery store? Yes, they were about the coal box. The woman came out through the hall door; she did not come out the grocery store door. How did you know the man was speaking to his wife? I heard him speak to his wife, she went out and came out by the back door with the knife. Did he call out in words that you could understand? No. Do you live with your husband? Yes, he is a cloak operator. The woman came out through the hall.

MORRIS TILGNER, sworn and examined:

Were you born in Germany? In Russia; I have been in this country five years. Did you see this fight between these two people and Lach? Yes, I was in the yard and I was washing myself. There was hulloeing on the street. I went out and I saw the prisoner holding Mr. Lach right on the neck. The man said a couple of words to the woman in Italian, I did not.

understand them. I saw she brought out a knife under her apron and stuck the complainant in the side. Did the woman come out of 112 with the knife or where did she come from? From the store, she was on the side-walk, she stuck him right in the side. How near was the woman to the prisoner when he spoke to her and told her to get the knife or whatever he did say to her? About three or four feet. Did you see him turn around to address her? Yes. Did the complainant have any knife in his hand? He did not have anything. What is your business? I am working in a clothing store, I do not work much because I have been sick. Is the prisoner a friend of yours? No, neither is the complainant. You work for a living, do you? Yes, I am a married man; I live now in 85 West Broadway, I moved last week.

CROSS EXAMINATION:

You are familiar with these premises, 112 Elizabeth street? Yes, I used to live there. The woman came out from the store. She did not come out from 112? No, from the store. You do not speak Italian? No. Did you understand what the prisoner said? It was done so quick what he said in Italian, she brought out a knife and stuck the complainant. Can you swear of your own knowledge, that he spoke to his wife? Yes, he spoke and he looked at her. I heard the language but I did not understand it. Was there more than one person yelling? Only one person, Mr. Bach.

ALFRED BUSHROSKY, sworn and examined:

Where do you live? 112 Elizabeth street; I live now at 9 Forsythe street. I moved from Elizabeth street last Wednesday. When you lived in Elizabeth street did your rooms face on the street? No. Did you see the fight that happened there

that day? Yes, I stood before the door, in front of the door. In front of the door of 112? Yes. Do you live with your husband? Yes, he is a salesman in Baxter street. Just tell us exactly what you saw? I seen the house-keeper go to the Italian and ask him, what is the matter with my wife in the morning? "What did you have with my wife in the morning?" The prisoner got him by the back of the neck and the prisoner said something to his wife, I do not know what he said; then she come out with a knife and stabbed the complainant in the back. I did not see any more. Then the woman came out did she come out of the grocery store of 112? Out of the grocery store.

YETTA FIMBER, sworn and examined:

Where do you live? I live now at 83 East Broadway, on the 31 of August, 1892, I lived at 112 Elizabeth street. Do you live with your husband? Yes. Does your husband work for a living? Yes. Did you see the fight in front of 112 Elizabeth street? I was in the yard washing, it was half past twelve and I heard a noise on the street and I came out. I came out front and I seen the prisoner and the other man. The prisoner had the other man by the neck. He said something in Italian to his wife, I could not understand what it was, and she went into the store and came out with the knife and stabbed the man on the right side. Did she come out of 112 or did she come out of the grocery store? Each was standing in front of 112, she came out of the grocery store.

MARIA RAO, sworn and examined:

Where do you live? 114 Elizabeth street, I am house-keeper of 112 and 114. You are the wife of the complainant? Yes. Did you live there on the 31st of August? Yes. The woman

prisoner here she came to my door in the morning with a big knife, rattled at my door and that is the reason I had myself locked in. When your husband came you talked to him, did you? Yes. Then your husband went out to talk with this Italian, the prisoner here? I did not see that. Did you see your husband talking to the Italian? Yes; I saw that Italian hold my husband with both hands, hold them together and said, "Rosa, bring a knife." He said that to his wife. My husband was looking backward and the Italian wanted to bite him in the hand, my husband grabbed his hand, and the Italian got him around the neck. Then the wife came with the knife and stabbed my husband in the right side. Did you see the prisoner speak to his wife? He said, "Rosa, bring a knife." Did Rosa bring the knife out of the door of 112 or did she come out of the grocery store with the knife? From the grocery store.

CROSS EXAMINATION:

Where did the stabbing take place, opposite 112, or opposite the coal box, or opposite the grocery store? At 112, by the door, the two houses are close together. Not opposite the coal box? The prisoner was standing by the stoop, my husband stands below, right by the door.

Mr. Osborne: That is the case for the People:

THE CASE FOR THE DEFENSE:

Counsel: I move that the Court direct the Jury to acquit Antonio Mazza, on the ground that there is no facts connecting him with the crime charged in the indictment.

The Court: Oh, yes, the last witness said he said, "Rosa go and get a knife. If he was holding him then he is concerned in the crime.

Counsel: Note my exception.

The counsel for the defence opened the case to the jury.

Counsel: The defence will admit that she did this stabbing. The defence does not, however, admit the story as told here by the prosecution that there was one of these conversations taking place in front of 112.

ANTONIO MATEA, sworn, and examined:

You are one of the defendants in this case? Yes. Rosa Matea is your wife? Yes. Do you know the defendant, Lach? Yes. What happened between yourself and Lach on the 31st of August, 1892? I was talking with two people, two tailors, they had to move from that house, I helped one of them to move a stove. While I was talking to the men the complainant came and said, "What do you want from my wife?" I answered, "I have got nothing to do with your home." He called me a son of a bitch and other vile names, and called vile names to my wife also, and immediately he gave me a blow with his fist on my chest. Then we clinched and I put my shoulder against the coal box and immediately, while we were in that position, he said, "Your wife has stabbed me with a knife," and he let me go. I did not see my wife stabbing him. Did you call out to your wife to go there and stab him? No. Did you tell your wife to go in and get a knife and come out? No.

ROSA MATEA, sworn, and examined:

Rosa, what do you know about this case? In the morning of the day of this row I had words with the wife of the complainant. She says that we Italians are tinkling people. I said, "Who stinks?" She said, "You Italians." She spit in my face. At twelve o'clock her husband came and found my husband and says, "What have you got to do with my wife?" My

husband says, "I am not troubling your wife, the trouble was between your wife and my wife." He called me a whore and called my husband "Carnato." "Carnato" means that his wife has not been faithful to him, it is a very vile expression. He says, "I will not be satisfied before I break your backside and that of your wife also." And then he gave my husband a blow with the fist on the forehead. Then my husband fell at the entrance of the hallway. Bach fell on top of him. I was cutting melons on the coal-box with a knife. I saw my husband down and the complainant on top of him, then I gave him a blow with the knife. Did you believe that your husband was in danger? Certainly, I saw my husband underneath him and I thought that he was going to kill him. Was that the only reason that prompted you to stab the complainant? Yes, because we had a row with his wife and his wife put up her husband and I thought her husband was going to kill my husband. Did Antonio call out to you to get the knife? I only saw my husband when he was on the floor. And I wounded him the complainant ran away and my husband remained at home.

CROSS EXAMINATION:

You think that that man there is big enough and strong enough to throw your man down and get on top of him? My husband is not so strong as he is. You did not think that that great big man was killing your little bit of a husband? No, I did not think that he was going to kill him, but he was punishing him for having caused him some trouble at home.

Counsel: I have two witnesses who will testify that this man was underneath.

Mr. Osborne: I will admit that the two witnesses will swear to that. I mean no reflection on Mr. LeBarbriere and I mean no reflection on anybody. I think the case is in such shape

that I can make that concession without hurting the People of the State of New York. I will admit that those two witnesses, I do not care where they come from or what their business is, will testify that they heard the row.

Counsel: Will you admit that they heard this man make threats against this man over the wife, whether it was a threat to kill or not I do not know at the moment, and that they engaged in a quarrel; it was not clinching of the hands, it was a struggle, and in the struggle he was the under man, and that no order was given to the wife to bring the knife and stab the complainant.

ANTONIO MAZZA, re-called:

What is the name of those two tailors? One of them is Giuseppe Mainello, the other man's name is Antonio.

Mr. Osborne: I will concede that they will swear that.

The Court: You do not concede that it is true?

Mr. Osborne: No, I do not concede the truth of it. I will only concede that he will bring two men here who will swear to that.

ROSA MAZZA, re-called:

Did you believe at the time that you took hold of the knife and stabbed the complainant, that your husband was in danger of personal injury? A I did not take the knife, I had the knife in my hand, I was cutting melons. Did you believe that his life was in danger? Yes, sir; because the complainant came from his house to kill my husband.

Counsel: That is our case.

The Jury rendered a verdict of GUILTY of ASSAULT in the
13 SECOND DEGREE, AGAINST BOTH DEFENDANTS.

**POOR QUALITY
ORIGINAL**

0054

Testimony in the case
of
Antonio Magza
Rosa Magza

filed

Oct. 1892

40 Va

POOR QUALITY
ORIGINAL

0055

People ENT

At Veterans Hospital
May 3 1942

Frank Beck is a
patient in this hospital
suffering from a stab
wound of the throat and is
unable to appear in court.

H. P. Collins
House Surgeon
for
witness

POOR QUALITY
ORIGINAL

0056

District Attorney's Office,

CITY AND COUNTY OF NEW YORK.

19

Carroll 1893

CAPTAIN OR OFFICER IN COMMAND.

Dear Sir:

I desire to see Officer *J. Deen*
attached to your command in
April 1893 in relation to the case of
John Williams
sentenced *September 1892* to *4*
years and *10* months imprisonment by
Justice Martine

Please ask the officer to bring such information in relation to the case, and as to the previous record of the prisoner, as he may be enabled to obtain.

Yours truly,

HENRY W. UNGER,

Deputy Assistant and Secretary to the District Attorney.

POOR QUALITY ORIGINAL

0057

[Faint, illegible handwritten text, possibly bleed-through from the reverse side of the page]

Judge Martine

Oct 21/94

Court of General Sessions, New York

Sir:-

Will you kindly give ear to the appeal of an unfortunate man - On Oct 13th 1892. I was sentenced to 4 years in State Prison on a charge of assault - On July 18/93 an appeal in my behalf was made to His Excellency, The Governor, begging that he exercise executive clemency in my case. - on the ground that I am an innocent man - With this appeal a statement was sent from my wife - Rosa Marzo - who is serving a like term in State Prison on the same charge - in which she exonerates me from all blame in connection with the cutting (as she also did at the trial) stating the knife was used solely by her, and to protect me from a man who was bent on doing me bodily harm - Had the case been conscientiously pleaded by the Attorney whom I engaged, facts and witnesses would have been presented to you, that should have proved, that only one, and that one my wife, used the knife - in defence of a husband and Father who was in peril of his life -

Reviewing the facts, I would say that so sure as there is a God in Heaven, I am innocent - The man came to my store to harm me - With kind words I persuaded him to leave, but no sooner were we to the door, when I was struck several times

with a fist-falling to the side walk - My wife being in the store and seeing I was in danger attempted protection - unfortunately with a knife - When this unfortunate affair happened I had been 12 years in the country, during which time I was never in trouble of any kind - I was fairly successful in business in a small way, but with this sad affair came disaster and all was lost - In making this appeal to you, I do so with prayer, and hope that you will kindly review the facts of the case, and if possible give such credence to my word that will enable you to deal charitably with my case, asking His Excellency to commute my sentence, that I may be saved the horrors of further imprisonment, and afford me an opportunity to start life again - making provisions for those who will ere long be dependent upon me - I am now 43^{1/2} yrs of age & since I have been here my conduct has always been creditable, and any inquiries I feel sure, would be answered cheerfully, by the officials -

I feel positive that if my case was but presented to the Governor, His Excellency would see his way to help me -

Will you not endeavour to succor by granting the time necessary to so present the case?

Solitary cell, and fevered brain leads to this letter - Friendless, I feel you will help me, so that the coming year may be spent in my effort to again build up a home, and not languishing in Prison

Sincerely, Anxiously and very respectfully,
Antonio Mazza

POOR QUALITY
ORIGINAL

0060

St Vincente Neap 24
Frank (born 1892)
Hungary and would be
in condition to go to
Czech in one week
H. P. [unclear] MA

POOR QUALITY
ORIGINAL

0061

Subcommittee on Health
New York Superior
Frank Beck is still in
hospital and will not be
able to leave in at least
a week
W. S. Curtis M.D.

POOR QUALITY
ORIGINAL

0062

St Vincent's Hosp,
Apr 8/96
Frank Cook is in the
hospital - eyes are im-
proving but not in
condition to return work
at yet. A. H. [unclear]

Frank Borrouke being duly
sworn deposes & says

I reside at 117 Elizabeth
Street, about half past 12 o'clock
P.M. on the 31st day of August 1892
I was passing by 112 Elizabeth
Street and I saw the defendant
Antonio Mazzo clinking with
another man, and then the
defendants wife came out
of the store 112 Elizabeth Street
and I saw her stab the man that
is now in the hospital with
a knife & that is all I know
about the occurrence

2

Minnie Goodstein being
duly sworn deposes & says
I reside at 112 Elizabeth Street
and about 12³⁰ o'clock P.M. on
August 31st I was looking out
of my window & saw Antonio
Muzzo looking at the ~~deceased~~
man that is now in the hospital
& Muzzo told his wife to give
him a knife & she came out
with a knife & she stuck it
in the body of the man who is
in the hospital, and that is all
I know of the occurrence.

Louis Perustein being duly
sworn deposes and says

I reside at 129 Suffolk
Street, I was standing opposite
112 Elizabeth Street yesterday
August 31st about half past 12
o'clock P.M. and I saw the said
Antonio Maggo here known of
the man who is in the hospital
by the neck, and his wife Rosa
Maggo came out of the store
with a knife under her hand and
stabbed this man Boen in the
side, then she went in and
put the knife on a table and
Boen the injured man fell
against the wall and that is
all I know about it

4

Morris Feinberg being duly
served deposes & says

I reside at 112 Elizabeth
on August 31st 1892 about half
12 o'clock P.M. I was in the hall
way of 112 Elizabeth street washing
myself and I saw the defendant
Antonio Muzgo take hold of
the injured man Bock by the
neck & Muzgo fighting and
Muzgo told his wife she should
bring him a knife and after
she did Ed stabbed
Bock in the side Ed that is all
I know of it

M

5

Anna Longgrape being
duly sworn deposes & says

I reside at 112 Elizabeth Street
on August 31st about half past
12 o'clock I was standing in front
of the house 112 Elizabeth Street
and the defendant Antonio
Muzzo & the injured man Boen
were fighting and I saw
Muzzo's wife take a knife from
the stand in front of the premises
and stab Boen with it and
that is all I saw of it



6

Yetta Feinberg being away
from her apartment
about 12 o'clock yesterday
I was standing in front of the
premises 112 Elizabeth Street and
I heard somebody hailing
and I saw Antonio Muzzo here
head of this man Boen who is
now in the hospital and his wife
Rosa Muzzo went over to Boen
and stabbed him with a knife
and he fell down and that is
all I know about it

J

POOR QUALITY ORIGINAL

0069

CITY AND COUNTY } ss.
OF NEW YORK }

POLICE COURT,

DISTRICT.

of No. *Hector Worden*
occupation *Police Officer* Street, aged *31* years.
that on the *31* day of *August* 189*2*
being duly sworn, deposes and says
at the City of New York, in the County of New York.

Sworn to before me this
of *August* 189*2*
day

Hector Worden
Police Justice.

He arrested Antonio Magza and Rosa Magza for cutting and stabbing one Frank Brock and inflicting such injuries to said Brock as caused him to be confined to the St Vincent Hospital as per annexed certificate. Deponent was informed by the said Brock in the presence of the defendants that the said Antonio beat him (Brock) which the defendant Rosa stabbed him (Brock).
Wherefore deponent prays the defendants be held.
Hector Worden

POOR QUALITY ORIGINAL

0070

Police Court _____ District.

Sept. 26. 1892

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Antonio Massa
Rosa Massa

FIDAVIT
Ed. Mass...

Dated *Aug 31* 189 *2*

M. M. M. Magistrate.

M. M. M. Officer.

Witness, _____

Disposition, *Committed without bail*
to await result of inquest
4 Sept. 2. 2 P.M.
\$5000 bail 4 Sept. 8. 2 P.M.
SEP 16

POOR QUALITY ORIGINAL

0071

Police Court _____ District.

1931

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

of No. 114 Elizabeth Frank Boek
Street, aged 28 years,
occupation Packer being duly sworn,

deposes and says, that on the 31 day of August 1892 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Antonio Mazza and Rosa Mazza (both now here) who were acting in concert with each other. from the fact that said Antonio Mazza held deponent's hands and while the said Rosa Mazza stabbed deponent on the right side of his body with a knife which she, Rosa, then and there held in her hand

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

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

Sworn to before me, this 26 day }
of Sept } 1892 } Frank Boek

W. M. Mahan Police Justice.

POOR QUALITY ORIGINAL

0072

(1885)

Sec. 198-200.

..... District Police Court

CITY AND COUNTY }
OF NEW YORK, } ss.

Antonio Maggia 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. *Antonio Maggia*

Question. How old are you?

Answer. *41*

Question. Where were you born?

Answer. *Italy*

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

Answer. *112 Elizabeth Street 3 months*

Question. What is your business or profession?

Answer. *Grocery Store*

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*
Antonio Maggia

Taken before me this *26*
day of *September* 189 *25*

Police Justice.

POOR QUALITY ORIGINAL

0073

(1885)

Sec. 198-200.

District Police Court

CITY AND COUNTY } ss.
OF NEW YORK, }

Rosa Mazza 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. *Rosa Mazza*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *112 Elizabeth St 3 months*

Question. What is your business or profession?

Answer. *Housekeeper*

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
Rosa Mazza*

Taken before me this *26*
day of *April* 189*2*

Police Justice.

POOR QUALITY ORIGINAL

0074

Police Court... District.

1223

THE PEOPLE, etc.,
ON THE COMPLAINT OF

Frank Beck
1st Sergeant
Antonio Murga
2 Rosa Murga

Offense Felonious Assault

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated,

Sept 26 1892

Margistrate

Officer

10 Precinct

Witnesses

Frank Beck

No. 114

Street

No.

Street

No.

Street

\$

2500 to answer

2500 bond Sept 28 1892

Commitment

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

Defendant

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

Dated, Sept 26 1892

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.

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Antonio Mazzal and Rosa Mazzal

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

Antonio Mazzal and Rosa Mazzal

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

The said

Antonio Mazzal and Rosa Mazzal
late of the City of New York, in the County of New York aforesaid, on the *thirty first* day of *August* in the year of our Lord one thousand eight hundred and ninety-*two*, with force and arms, at the City and County aforesaid, in and upon the body of one *Frank Bach* in the peace of the said People then and there being, feloniously did make an assault and *him* the said *Frank Bach* with a certain *knife*.

which the said *Antonio Mazzal and Rosa Mazzal* in *their* right hand then and there had and held, the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and wound,

with intent *him* the said *Frank Bach* thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Antonio Mazzal and Rosa Mazzal

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

The said

Antonio Mazzal and Rosa Mazzal
late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Frank Bach* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said *Frank Bach* with a certain *knife*.

which the said *Antonio Mazzal and Rosa Mazzal* in *their* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, 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.

POOR QUALITY ORIGINAL

0076

THIRD COUNT—

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

Antonio Mazzal and Rosal Mazzal

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

The said *Antonio Mazzal and Rosal Mazzal*

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *Frank Bach* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault and *kill* the said *Frank Bach* with a certain *knife*

which *they* the said *Antonio Mazzal and Rosal Mazzal* in *their* right hands then and there had and held, in and upon the *body and side* of *him* the said

Frank Bach then and there feloniously did wilfully and wrongfully strike, beat, stab, cut bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

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

DE LANCEY NICOLL, *District Attorney.*

0077

BOX:

499

FOLDER:

4549

DESCRIPTION:

McCabe, George

DATE:

10/20/92



4549

POOR QUALITY ORIGINAL

0078

Bail fixed at \$1000
by consent "RBC"

Witnesses:

Sosberg

Leo Halstead
Sam Cohen

A. Mayer
Counsel,
Filed *Lo* *Oct* 1992
Pleads, *M. Kelly*

THE PEOPLE

vs.

B

George McCabe

SODOMY.
[Sec. 202, Penal Code, as amended by Chapter 329, Laws of 1892.]

DEFEANCEY NICOLI,

District Attorney.

Boyle
Paul D. Parkyn

A TRUE BILL.

B. Lockwood

Foreman.

4/11/92
76
11/11/92

*I have examined
note this case with
print case and
am convinced that
the evidence will
not justify a
verdict*

Nov 4/92
Jan. W. Osborne
Deputy

Samuel Cohen.

I saw the defendant talk to Halstead followed them around in the Theatre Alley. I saw them go up the alley together. He started to walk fast, he did not run. I never called out at all. I told an officer on Fulton St near Dutch St. He said it was not his business. I saw another officer on Cliff St; did not speak to him. at the Ferry House met the police men and the defendant was arrested. I have been arrested six times by the officers of the Society of Prevention of Cruelty to Children

Officer Chas H. Webb.

I was at Fulton Ferry. A colored boy told me two boys wanted an officer. I went over and they told me the charge and I arrested him. I used no violence. He was very drunk. I had to get the assistance of an officer to put him in the cell. I know Halstead two years: never saw him shine shoes or sell papers.

People vs
Geo M. Coker

Joseph Halstead.

I am 18 years of age. I live at 22 Cherry St. I am a bootblack. This was on a Friday night about 10³⁰ P.M. This defendant met me Cor of Betman and Park Row. He asked me if I wanted to make a dollar and I said yes. He said he wanted me to carry a box. I went down first and he said the box was in the corner. He threw you down, had one hand on my throat, took my privates +
He ran down Theatre alley to Ann St, down Ann to Nassau through Nassau to Fulton. He was almost running. I never called out. I saw a policeman on Fulton St, opposite Gold St. I never spoke to him. I saw the other policeman on Fulton St, on the corner of Cliff St. I never spoke to either of the officers. I caught hold of him at the Ferry house. I called an officer and he arrested the defendant.
I was arrested by officer Sullivan for shooting crabs

POOR QUALITY ORIGINAL

00001

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

of No. 4 President Street, aged 33 years, occupation Police officer being duly sworn, deposes and says that on (the) 14 day of October 1899 at the City of New York, in the County of New York Dependent

arrested George W. Cohen (now here) charged with the crime against nature on oath and complaint of Joseph Halstead and that said Cohen is also a material witness. And deponent has good and sufficient reasons to believe said Halstead and said Cohen will not appear at the trial and he asks that they be committed to the House of detention in default of bail.

Sworn to before me, this 19th day of October 1899

[Handwritten signature]

Police Justice.

Police Court, 1 District.

(1858)

City and County } ss.
of New York,

of No. 22

occupation

that on the

Joseph Halpin
Street, aged 17 years,

Street, aged.

being duly sworn, deposes and says,

14 day of October 1892, at the City of New

York, in the County of New York

George McCabe (now here) did knowingly
know deponent in a manner
contrary to nature in violation of
section 303 of the Penal Code of
the State of New York for the
reasons following to wit: on the
said date the defendant enticed
deponent to accompany him to
Theatre Alley he (defendant) telling
deponent that he would give him
a dollar to carry a box for him.
Whilst in said Alley the defendant
seized hold of deponent and
did tear deponent's trousers and did
take hold of deponent's penis,
place it in his defendant's mouth
and did suck on the said penis

Sworn to before me
this 15th day of October 1892
John Ryan
Police Justice

POOR QUALITY ORIGINAL

0003

(1235)

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

District Police Court

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

Question. What is your name?

Answer. *George W. McCabe*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *190 Reid Ave Bayside 1 month*

Question. What is your business or profession?

Answer. *None*

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

Answer. *I am not guilty*
Geo McCabe

Taken before me this *1913*
day of *Jan* 189 *5*
John J. Quinn
Police Justice.

POOR QUALITY ORIGINAL

00004

BAILED, *admitted Personal*

No. 1, by *Samuel Newman*
 Residence *4 Myrtle Ave. Brooklyn*

No. 2, by _____
 Residence _____

No. 3, by _____
 Residence _____

No. 4, by _____
 Residence _____

Police Court--
District.

THE PROPRIETOR, &c.,
ON THE COMPLAINT OF

Charles Spence
George Spence
 1
 2
 3
 4

Date, *Oct 15* 189*2*

Ryan Magistrate.
Webb Officer.

Witnesses *Sam Adams* Precinct.
 No. *2* *Carroll Street*
Amelia Lane Adams

No. _____ Street.
 No. _____ Street.
 \$ _____ to answer
 No. _____ Street.

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

_____ *refused* 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, *Oct 15* 189*2* _____ 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.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

George McRae

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

indictment accuse *George McRae*

of the CRIME OF SODOMY, committed as follows:

The said *George McRae*,

late of the City of New York, in the County of New York aforesaid, on the

fourteenth day of *October*, in the year of our Lord one thousand

eight hundred and ninety- *two* —, at the City and County aforesaid,

in and upon one *Joseph McRae*,

a — male person, then and there being, feloniously did make an assault, and

do, the said *Joseph McRae*, then

and there feloniously did carnally know *with the mouth*, 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.

Seamus M. Hill,
District Attorney

**POOR QUALITY
ORIGINAL**

0086

SECOND COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment further
accuse the said
of the same CRIME OF SODOMY, 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, feloniously did voluntarily submit to carnal
knowledge of self by one
a male person, against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York, and their dignity.

DE LANCEY NICOLL,

District Attorney.

0087

BOX:

499

FOLDER:

4549

DESCRIPTION:

McCarthy, William

DATE:

10/24/92



4549

POOR QUALITY ORIGINAL

0000

1941

Counsel,

Filed

day of Oct

1892

Pleads,

THE PEOPLE

vs.

William McCarthy

Grand Larceny, Second Degree, [Sections 529, 531, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. Woodward

Foreman.

Robert G. [unclear]
Thomas C. [unclear]
S. P. [unclear]

Witnesses:

Chas. Crager

POOR QUALITY ORIGINAL

0089

1941

Counsel,

Filed

day of

1892

Pleads,

THE PEOPLE

vs.

William McCarthy

Grand Larceny, Second Degree, [Sections 228, 231, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Robert [Signature]

Foreman.

Thomas [Signature] S.P. 4 [Signature]

Witnesses:

Chas. Crayger

POOR QUALITY ORIGINAL

0090

Police Court 1 District. Affidavit—Larceny.

City and County }
of New York, } ss:

of No. 24 Boman Street, aged 16 years.
occupation: Cleaner being duly sworn.

deposes and says, that on the 17th day of October 1892 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 evening time, the following property, viz:

Three Charoit coats
together of the value of
Twenty two Dollars
(\$22.00)

the property of Julius Prager and in the
care and custody of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by William J. Carthy

(number) for the reasons following
to wit: On the evening of the said
day said property was lying on a
counter in the said saloon and
said deponent entered the said
premises and picked up the said property
from the said counter, and passed
them across his shoulder, and was
walking out of the said store when
deponent caught him with said
property in his possession which he
fully identified as being his and
caused him to be arrested and charge
him with the larceny of said

Chas. Prager.

Sworn to before me, this 17th day of October 1892
of Police Justice

POOR QUALITY ORIGINAL

0091

(1885)

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court

William M. McCarthy 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.

William M. McCarthy

Question. How old are you?

Answer.

30 years.

Question. Where were you born?

Answer.

United States

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

Answer.

43 in our a. St. 4 years.

Question. What is your business or profession?

Answer.

Porter

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

Answer.

*I am not guilty
William M. McCarthy*

Taken before me this

day of *October* 189*7*

W. J. Justice

Police Justice.

POOR QUALITY ORIGINAL

0092

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court
District

THE PEOPLE, &c.,
BY THE COMPLAINT OF

Charles G. ...
 134 Bowery
 William J. ...
 134 Bowery

Offense _____

Dated, Oct 18 1892

Conrad M. ...
 Precinct

Witnesses
 No. _____ Street _____
 No. _____ Street _____

No. _____ Street _____
 \$ 200 to answer

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

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 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, Oct 18 1892 _____ 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.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Mc Carthy

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

William Mc Carthy

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

The said William Mc Carthy

late of the City of New York, in the County of New York aforesaid, on the 17th day of October in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

nine coats of the value of eight dollars each

of the goods, chattels and personal property of one

Julius Crager

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

De Laurey McCall District Attorney

0094

BOX:

499

FOLDER:

4549

DESCRIPTION:

McCormack, Arthur

DATE:

10/07/92



4549

POOR QUALITY ORIGINAL

0095

Witnesses:

G. Guartan

Counsel,

Filed

Pleads,

day of

1899

THE PEOPLE

vs.

Arthur Mc Cormick

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. Lockwood

Foreman.

(B. Lockwood)

Heads Jurors

James B.

Burglary in the Third Degree
Section 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000

POOR QUALITY ORIGINAL

0096

Police Court—6th District.

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

of No. 624 East 136th Street, aged 27 years,
occupation Teacher being duly sworn

deposes and says, that the premises No 624 East 136th Street,
in the City and County aforesaid, the said being a three story Brick Building

and which was occupied by deponent as a dwellings -
and in which there was ^{not} at the time a human being, by name

were **BURGLARIOUSLY** entered by means of forcibly obtaining said
premises by means of Julem Keys, with
intent to commit a crime

on the 23rd day of August 1892 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

a quantity of wearing apparel
of the value of Fifty dollars

the property of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by
William McCormack (name true)

for the reasons following, to wit: That since the commission of said
offense and in open court the said defendant admitted
and confessed that he did on said day in company
with one James McCormack previously admitted enter
said premises and feloniously take and
carry away the above described property

Joseph Struthers

Sworn to before me this 29th day of September, 1892, at New York City.
Notary Public

POOR QUALITY ORIGINAL

0097

Sec. 198-200.

Ct

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK. }

Arthur McCormack 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. *Arthur McCormack*

Question. How old are you?

Answer. *17 years -*

Question. Where were you born?

Answer. *New York*

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

Answer. *1448 - Park Avenue, 1 month*

Question. What is your business or profession?

Answer. *Book Binder -*

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

Answer. *I am guilty of the charge
Arthur McCormack*

Taken before me this

29

day of *September* 188*7*

W. C. ...

Police Justice.

POOR QUALITY ORIGINAL

0098

BAILED

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court... *C. C. C.*
District. *1216*

THE PEOPLE, vs.,
ON THE COMPLAINT OF

Joseph Hartman
674 E. 136th St.
William M. Danneberg

Offence *Burglary*

Dated *September 29th 1892*

W. M. Danneberg
Magistrate.

James Whitworth
Officer.

W. J. ...
Precinct.

Witnesses: _____ Street _____

No. *1000* Street *W. 136th St.*
Johns of *W. 136th St.*

Carroll

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 *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 29th 1892* *W. M. Danneberg* 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.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Arthur Mc Cormack

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

Arthur Mc Cormack

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

The said Arthur Mc Cormack

late of the 2^{3rd} Ward of the City of New York, in the County of New York aforesaid, on the
23rd day of August in the year of our Lord one
thousand eight hundred and ninety-two, with force and arms, in the right-time
of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Joseph Struthers

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

**POOR QUALITY
ORIGINAL**

0100

SECOND COUNT—

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

Arthur Mc Cormack
of the CRIME OF ^{first} Grand LARCENY in the ~~second~~ degree, committed as follows:
The said

Arthur Mc Cormack
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the Ward, City and County aforesaid, in the ^{night} time of said day, with force and arms,

divers articles of clothing and
wearing apparel, of a number and
description to the Grand Jury
aforesaid unknown of the
value of fifty dollars

of the goods, chattels and personal property of one Joseph Struthers

in the dwelling house of the said

Joseph Struthers
there situate, then and there being found, from the dwelling house aforesaid, then and there felon-
iously did steal, take and carry away, against the form of the statute in such case made and pro-
vided, and against the peace of the People of the State of New York and their dignity.

DeLancey Nicoll
District Attorney

0101

BOX:

499

FOLDER:

4549

DESCRIPTION:

McDonald, John

DATE:

10/31/92



4549

POOR QUALITY ORIGINAL

0102

Witnesses:

Henry Babcock

Counsel,

Filed

day of

1892

reads,

THE PEOPLE

vs.

John McDonald

Grand Larceny, (From the Person),
[Sections 838, 837, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. Bookward

Foreman.

[Handwritten signature]
of the date of the 12th day

[Handwritten signature]
Chas. H. H. H.

**POOR QUALITY
ORIGINAL**

0103

Sterling Coal Company



"POWELTON COALS"



No. 31 Broadway,

New York,

Nov. 9th 1892.

Judge Cowing,

Part II, Court of General Sessions

New York.

Dear Sir,

I notice in the "Morning World" that a young man by the name of Harold McLoughlin, is to be brought up before you to-day. I take the liberty of writing you, to say, that I know this young man's family; they are highly respected by every one that knows them, and they feel this disgrace and are so bitter against their son, that they absolutely refuse to do anything to help him in his trouble. I believe this, is this young man's first offense, and I hope you will be lenient enough to put him in the Elmira

0104

CORRECTION

0 105

BOX:

499

FOLDER:

4549

DESCRIPTION:

McDonald, John

DATE:

10/31/92



4549

POOR QUALITY ORIGINAL

0106

Witnesses:

Henry Barwood

Counsel,

Filed

day of

1893

Pleads,

John McDonald

THE PEOPLE

vs.

John McDonald

Grand Larceny, *(From the Person)* Degree. [Sections 828, 829, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. J. Beckward

Foreman.

John McDonald

Ed. J. ...

POOR QUALITY ORIGINAL

0107

(1305)

Police Court— 3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 203 West 112 Henry Babcock
Street, aged 43 years,
occupation Fireman

deposes and says, that on the 19 day of October, 1897 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Food and lawful and money
to the amount of Eight Dollars

the property of: deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by John McDonald from the year that the said deponent feloniously took and carried away the said property from deponent's hand.

Henry Babcock

Sworn to before me this 19 day of October, 1897

Police Justice.

[Handwritten signature]

POOR QUALITY ORIGINAL

0108

Sec. 198-200.

3
District Police Court.

CITY AND COUNTY OF NEW YORK ss:

John McDonald 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 sees fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *John McDonald*

Question. How old are you?

Answer. *36 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *33 1/2. Rivington St. 8 years*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am not guilty.
John McDonald*

Taken before me this *27th* day of *July* 189*2*
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0109

James Sullivan
67 South 10th St

George J. [Signature]

7th Avenue Family
BAILED

No. 1, by 2088 South 14th St

Residence [Signature] Street

No. 2, by [Signature]

Residence [Signature] Street

No. 3, by [Signature]

Residence [Signature] Street

No. 4, by [Signature]

Residence [Signature] Street

Police Court... 3 District

THE PEOPLE, vs.

John [Signature]

293 E 112

John Q. [Signature]

1
2
3
4

Dated [Signature] 1892

[Signature] Magistrate

[Signature] Officer

[Signature] Precinct

Witnesses

No. [Signature] Street

No. [Signature] Street

No. [Signature] Street
\$ 500

[Signature]

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 Requidant

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 Oct 20 1892 [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John McDonald

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

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

The said

John McDonald,

late of the City of New York, in the County of New York aforesaid, on the 19th day of October in the year of our Lord one thousand eight hundred and ninety-two, in the day-time of the said day, at the City and County aforesaid, with force and arms,

the sum of eight dollars in money, lawful money of the United States of America, and of the value of eight dollars

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

De Lancey Neall, District Attorney.

0111

BOX:

499

FOLDER:

4549

DESCRIPTION:

McLaughlin, Harold

DATE:

10/27/92



4549

POOR QUALITY ORIGINAL

0112

W.H. Holliday
Counsel,
Filed *27* day of *Dec* 189*2*
Pléads, *Not guilty*

Grand Larceny, *second* Degree,
[Sections 628, 629, Penal Code.]

THE PEOPLE

vs.

Harold J. Medway

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. Lockwood

Foreman.

John A. ...
...
...

Witnesses:

.....
.....
.....
.....



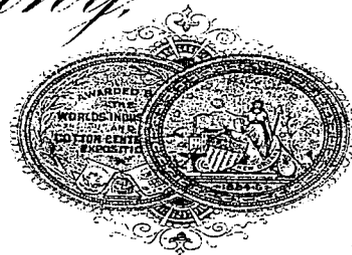
**POOR QUALITY
ORIGINAL**

0113

Sterling Coal Company



"POWELTON COALS"



No. 31 Broadway,

New York, Nov . 9th 1892.

Judge Cowing,

Part II, Court of General Sessions

New York.

Dear Sir,

I notice in the "Morning World" that a young man by the name of Harold McLoughlin, is to be brought up before you to-day. I take the liberty of writing you, to say, that I know this young man's family; they are highly respected by every one that knows them, and they feel this disgrace and are so bitter against their son, that they absolutely refuse to do anything to help him in his trouble. I believe this, is this young man's first offense, and I hope you will be lenient enough to put him in the Elmira

**POOR QUALITY
ORIGINAL**

0114

Judge Cowing

2

Reformatory instead of a state prison. I am not a friend or related to this young man, but knowing his mother, I have taken the liberty of stating these facts, and requesting you to assist me, in what I consider will be the ultimate redemption of this boy.

Yours truly,

W. C. Sample

Police Court _____ District. Affidavit—Larceny.

City and County }
of New York, } ss:

of No. 151 West 15th Street, aged _____ years.
occupation Keep a boarding house being duly sworn,
deposes and says, that on the 12 day of Oct 1897 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the day time, the following property, viz:

good and lawful money of the
United States of the amount
and value of Eight dollars
5000

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by Edward A. Loughlin

John W. ... from the fact that
deponent missed said property
from a trunk in deponent's room
in said premises and the deponent
admitted and confessed to
deponent that he had taken
stolen and carried away said
property from said

Mathew J. ...

Sworn to before me, this 11 day
of Oct 1897
John W. ...
Police Justice.

Sec. 198-200.

a

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Harold Mc Laughlin 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.

Harold Mc Laughlin

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

Morris Nelson Delavan Co Pa. 4 1/2 years

Question. What is your business or profession?

Answer.

Delorman

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
H. L. Mc Laughlin*

Taken before me this *10*
day of *October*
1887

Police Justice.

POOR QUALITY ORIGINAL

0117

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

Police Court--- District

7 1316

THE PROPR, &c.,
ON THE COMPLAINT OF

Alvin Karpis
151 W. 15th St
New York City

1 _____
 2 _____
 3 _____
 4 _____

Date, *Nov 20* 189*7*

James Burns
 Officer

Witnesses
William G. ...
 Street

Carl ...
 Street

151 W 15th St
 Street

1500
 to answer

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

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

Dated, *Nov 20* 189*7* *John ...* 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.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Harold J. McLaughlin

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

Harold J. McLaughlin

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

The said

Harold J. McLaughlin

late of the City of New York, in the County of New York aforesaid, on the 15th day of October in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

the sum of fifty dollars in money, lawful money of the United States of America, and of the value of fifty dollars

of the goods, chattels and personal property of one

Nathaniel Horner

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

De Lancey Ricoll District Attorney

0119

BOX:

499

FOLDER:

4549

DESCRIPTION:

Meehan, Thomas

DATE:

10/05/92



4549

POOR QUALITY ORIGINAL

0120

Witnesses:

Louis Davis

Harris Barnett

Off Whitworth

John Mc

Counsel,

Filed

day of

Pleads,

189

THE PEOPLE

51 March 1886

Thomas Meahan

Burglary in the Third Degree
Section 408, 506, 526, 581, 582, 583, 584

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. Lockwood

Foreman.

Paris S. Cabid

Pleas. G. K. F. deeg

Pen 2 yrs & 6 mos

RS

POOR QUALITY ORIGINAL

0121

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 15 years, occupation Work in Kapur factory of No. 26 Market Street, being duly sworn, deposes and

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

Sworn to before me, this 27 day of July 1897 Loess + Davis

[Signature]
Police Justice.

Police Court— 3 District.

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

of No. 47 East Broadway Street, aged 32 years,
occupation Manufacturer of coats, being duly sworn

deposes and says, that the premises No. 47 East Broadway Street, 7th Ward
in the City and County aforesaid the said being a first floor of 5 story
Block Building and which was occupied by deponent as a Factory
and in which there was at the time ~~no~~ human being, by name

were **BURGLARIOUSLY** entered by means of forcibly breaking in
the door leading from the hallway into
deponents apartments

on the 30 day of September 1882 in the evening time, and the
following property feloniously taken, stolen, and carried away, viz:

Nine Coats of the value of
seventy two dollars
\$72.00

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

Thomas Maclean (Prisoner)

for the reasons following, to wit: that at about 5 o'clock P.M.
said date deponent securely fastened
the said premises. that at about 8 o'clock
P.M. said date deponent found the
said premises broken into as aforesaid
and said property missing.
Deponent is informed by Louis
Olewis that he saw the said defendant
coming out of the said premises with.

A number of coats, in his possession
that he caused the arrest of the
said defendant.

Deponent further says
that he has since seen the property
that the defendant had in his possession
and fully identifies it as his
property, and the property taken
from the said defendant
I am to refer me } Harold Barnett
this 1st day of Oct. 1842

[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
One Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1842
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1842
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1842
Police Justice.

Police Court, District
THE PEOPLE, &c.,
on the complaint of
vs.
1
2
3
4
Date 1842
Magistrate.
Officer.
Clerk.
Witness,
No. street,
No. Street,
No. Street,
§ to answer General Sessions.

POOR QUALITY ORIGINAL

0124

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, } SS:

Thomas Meehan

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 sees 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 Meehan

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.

275 Madison St. N.Y. 7 weeks.

Question. What is your business or profession?

Answer.

Steam fitter

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

Answer.

I am not guilty.

Thomas Meehan

Taken before me this

day of

189

Police Officer

[Signature]

POOR QUALITY ORIGINAL

0125

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

Police Court, 3rd DISTRICT
 1925

THE PEOPLE, vs.,
 ON THE COMPLAINT OF

Arthur Bennett
Henry
Thomas Mackay

1 _____
 2 _____
 3 _____
 4 _____
 Offense Burglary

Dated, Oct 1 1892

Hopau Magistrate.
W. W. W. W. Officer.

Witnesses
Callahan Precinct.

No. 1 Street _____
Louis Davis Street _____
 No. 26 Street _____
Quarrel Street _____

No. 2000 Street _____
 to answer _____
[Signature]

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, Oct 1 1892 *Hopau* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Mehan

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

Thomas Mehan

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

The said

Thomas Mehan

late of the Seventh Ward of the City of New York, in the County of New York aforesaid, on the thirtieth day of September in the year of our Lord one thousand eight hundred and ninety-two in the night time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the factory of one Harris Barnett

there situate, feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent the goods, chattels and personal property of the-said one Muller A. Jackson in the said factory then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Thomas Meehan

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

The said *Thomas Meehan*

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

*nine coats of the value of
eight dollars each*

of the goods, chattels and personal property of one *Miller T. Jackson*

in the *factory* of the said one, *Harris Parrott*

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

THIRD COUNT:

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

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

The said

Thomas Meehan

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

*nine coats of the value of
eight dollars each*

of the goods, chattels and personal property of

Miller T Jackson

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

Miller T Jackson

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

Thomas Meehan

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

DE LANCEY NICOLL,

District Attorney.

0129

BOX:

499

FOLDER:

4549

DESCRIPTION:

Michaels, Samuel

DATE:

10/24/92



4549

POOR QUALITY ORIGINAL

0130

De Lancy Nicoll
Counsel,
Filed, *14. Dec* 1892

Pleads,

THE PEOPLE

vs.

F

Samuel Nichols

2 cases?

Grand JURORS, 2nd degree
(False Pretenses)
[Section 528, and 531, Penal Code.]

DE LANCEY NICOLL,

District Attorney

De Lancy Nicoll

A TRUE BILL

A. Woodwood

Foreman

Samuel Nichols

Witnesses:

Frank Kaufman

.....
.....
.....
.....

POOR QUALITY ORIGINAL

0131

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST
Samuel Michaels

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

Samuel Michaels

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

The said *Samuel Michaels*,

late of the City of New York, in the County of New York aforesaid, on the *twelfth* day of *October*, in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms, with intent to deprive and defraud *one Andrew J. Hoare*

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to *his* own use, did then and there feloniously, fraudulently and falsely pretend and represent to *the said*

Andrew J. Hoare

That *the said* *Samuel Michaels* *is* *an* *inhabitant* *of* *the* *County* *of* *New* *York*, *in* *the* *State* *of* *New* *York*, *and* *that* *a* *certain* *paper* *written* *in* *the* *words* *and* *figures* *following* *to* *wit*:

"*No. 111* *New York Oct. 27 1892*
The Lincoln National Bank
of the City of New York.
Pay to the order of *Samuel Michaels*
\$50.00
Five Dollars
Samuel Michaels"

POOR QUALITY ORIGINAL

0132

and endorsed in name, to wit: "Frank
Stammond", - which said paper money
Michaela then and there produced and
delivered to the said Andrew J. ...
was then and there a good and valid
order for the payment of money
and of the value of fifty dollars.

By color and by aid of which said false and fraudulent pretenses and representations, the said

~~Michaela~~ *David Michaela*
did then and there feloniously and fraudulently obtain from the possession of the said

Andrew J. ...
dollars in money, lawful money of
the United States of America, and
of the value of fifty dollars,

of the proper moneys, goods, chattels and personal property of the said *Andrew J. ...*

with intent to deprive and defraud the said *Andrew J. ...*

of the same, and of the use and benefit thereof, and to appropriate the same to *his* own use.

Whereas, in truth and in fact, the said *David Michaela*
was not *Frank Stammond* of *Colorado*
aforesaid, and the said paper money
which he so as aforesaid then and there
produced and delivered to the said *Andrew J. ...*
was not then and there a good

POOR QUALITY ORIGINAL

0133

and said man for the purpose of
money and was not of the value of
fifty dollars, or of any value, but was
wholly worthless.

And Whereas, in truth and in fact, the pretenses and representations so made as afore-
said by the said *Daniel Richards*
to the said *Andrew J. ...* was and were
then and there in all respects utterly false and untrue, as *he* the said *Daniel Richards*
Richards
at the time of making the same then and there well knew:

And so the Grand Jury Aforesaid, do say that the said
Daniel Richards
in the manner and form aforesaid and by the means aforesaid, the said proper moneys, goods,
chattels and personal property of the said *Andrew J. ...*
then and there feloniously did STEAL, against the form of the statute in such case made and pro-
vided, and against the peace and dignity of the said people.

DE LANCEY NICOLL,
District Attorney.

POOR QUALITY ORIGINAL

0134

32 TO 38 EAST 42ND ST.

No. 114

NEW YORK Oct 5th 1894

THE LINCOLN NATIONAL BANK

OF THE CITY OF NEW YORK

PAY TO Bearer OR ORDER

Fifty DOLLARS

\$ 50.00

Handwritten M. Stanley 22 Spring & 32 Canal St., N.Y.

James Bernard

POOR QUALITY
ORIGINAL

0135



Frank Hamner
W. Barney

ADDRESS OF ADDRESSEE

95 ...

POOR QUALITY ORIGINAL

0136

Form No. 1.

THE WESTERN UNION TELEGRAPH COMPANY.
21,000 OFFICES IN AMERICA. CABLE SERVICE TO ALL THE WORLD.

This Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been assented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the Company will not hold itself liable for errors or delay in transmission or delivery of Unrepeated Messages, beyond the amount of tolls paid thereon, nor in any case where the claim is not presented in writing within sixty days after the message is filed with the Company for transmission.

This is an UNREPEATED MESSAGE, and is delivered by request of the sender, under the conditions named above.

BY T. ECKERT, General Manager. NORVIL GREEN, President.

NUMBER 226 SENT BY HC REC'D BY Ne CHECK Collect

RECEIVED at PRODUCE EXCHANGE, NEW YORK.

DOM 3 1892

Dated Columbus Ohio 3
To The Columbia Macaroni Mfg Co
95 Canal St
Frank Hammond unknown to us
Money Penny Hammond & Co

Police Court

District

Affidavit—Larceny.

City and County of New York, ss:

Andrew J. Jooney

of No. 95 Broad Street, aged 32 years, occupation Manufacturer being duly sworn,

deposes and says, that on the 10 day of October 1892 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:

Food and lawful money of the United States amounting to Fifty Dollars

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Samuel Mitchell (now here) for the reasons following to wit: on said date deponent went to deponent at his place of business at 95 Broad Street and asked deponent to cash ~~the~~ answered check - he deponent representing himself to be Frank Hammond of Columbus, Ohio. The deponent further says that the deponent represented to him that the check was good - deponent believing the representation of deponent to be true - cashed said check and gave to deponent the sum of Fifty dollars - deponent deposited said check in his Bank and it was returned

Sworn before me this 10 day of October 1892
Police Justice.

POOR QUALITY ORIGINAL

0138

to him from said Bank marked no account
opponent therefore charges defendant
with larceny and prays that he be dealt
with according to law

Andrew J. Boney

~~WITNESSETH THAT I HAVE READ THE ABOVE~~

19
October
1888

POOR QUALITY ORIGINAL

0139

(1235)

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court

Samuel Michaels

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. *Samuel Michaels*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *47-E-28-ET-1 year*

Question. What is your business or profession?

Answer. *Salesman*

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

Answer. *I have nothing to say.
Sam Michaels*

Taken before me this *19* day of *Sept* 189*2*

Police Justice.

POOR QUALITY ORIGINAL

0140

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

Police Court... 1309
 District...

THE PEOPLE, No. 1,
 ON THE COMPLAINT OF

Andrew J. Jerney
 185 Broadway
 Samuel Michaels

1
 2
 3
 4

Offense Larceny

Dated, Oct 19 1892

Magistrate
Wm. Tucker

Officer
Henry Jones

Precinct
100

Witnesses
Chas. Brown

No. 35 Cortlandt St.

Frederick Steeg

No. 60 1/2 night in
Cooper Street

Samuel National Bank
32 E 42nd St.

No. 150 to answer

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

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

Dated, Oct 19 1892 Wm. Tucker 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.

POOR QUALITY ORIGINAL

0141

Subpena—Duces Tecum.—797a.

John Polhemus Printing Co., Printers and M'g Stationers, 121 Fulton St., N. Y.

The People of the State of New York

TO

Chas. H. Clancy

GREETING:

We Command You, that all business and excuses being laid aside, you appear and attend before

Charles H. Clancy
of the County of ...

on the *28* day of *March* at *10* o'clock in the *fore* noon, to testify and give evidence in a certain action now pending undetermined in the said Court, between

defendant on the part of the *...* and that you bring with you, and produce at the time and place aforesaid, ~~...~~ *...*

in the ...
Michael ...
...
...

now in your custody, and all other deeds, evidences and writings, which you have in your custody or power, concerning the premises. And for a failure to attend, you will be deemed guilty of a contempt of Court, and liable to pay all loss and damages sustained thereby, to the party aggrieved, and forfeit FIFTY DOLLARS in addition thereto.

Witness, *Chas. H. Clancy* Justice of the Peace
... Clerk.

... Attorney.

POOR QUALITY
ORIGINAL

0142

20 x van d'au

John H. H. pear
to

Frank Langman

Subjunctive
P. 1000 P. 1000

A. M. ...

...

...

POOR QUALITY ORIGINAL

0143

District Attorney's Office.

1600

Re
Michael }
Does not appear in
this case to be
put on + defendant
of the case

Friday Feby 10th 93.

Tombs Hospital

To The Honorable
Judge Cowing

Dear Sir

Please do not commit this
to the waste basket until you
have finished reading it, for
it is the plea of a man whom
has been in the Tombs 4 months,
waiting to plead to his indictment.
The second day of my
confinement I caught cold it
settled into Rheumatism and
Then Paralysis of the nerves,
for 15 weeks I have been in bed
I have lost the use of my limbs
and have been made a cripple

2

for life. I have no hopes of
ever being able to walk my
health is gone I have lost 20 lbs
in flesh. The District Atty
has been notified of my
Condition and ~~is~~ ^{is} ready and
anxious to dispose of my case.
Therefore I pray and beseech
you to have me brought to
Court for my sufferings here
are intense and the City Phys-
ician Dr Chetwood will certify
to this. You can get his reports
of my case from the Dist Atty.
Hoping and Praying that
You will give this your favorable con-
sideration I submit it to your

POOR QUALITY
ORIGINAL

0146

High piece of Justice, and
grant The Prayer of,
Your Humble Servant,
Samuel Michallij

POOR QUALITY ORIGINAL

0147

Peo
Michael

Dear Mother
I received your letter
of the 12th and was
glad to hear from
you. I am well and
hope these few lines
will find you the same.
I have not much news
to write at present.
The weather here is
just what we need
at this time of year.
I hope you are all
well and happy.
I will write again
soon.

POOR QUALITY
ORIGINAL

0149

New York, Dec 3rd 1892

Samuel Michaelis who is
confined in the City
Prison has ^{been} under my
care as a patient I
believe from the first
day of his incarceration
suffering from a severe
attack of Chronic Rheumatism
which has seemed to
get progressively worse
instead of better. It
is unnecessary to

POOR QUALITY
ORIGINAL

0150

emphasize the fact
that in spite of
all treatment ~~that~~
his present surroundings
& prison atmosphere
are largely accountable
for his failure to
improve

W. H. Wood
City Physician

POOR QUALITY ORIGINAL

0151

TO THE CHIEF CLERK.

Please ~~send me~~ ^{put} the Papers in the Case of

PEOPLE

vs.

Allenbach } ^{at}

- G. L. }

or for pleading
and specially note
wonder that Mrs.
Jewel Foster will
provide carriage

Twining
District Attorney.

Jan 3/90
Thursday

POOR QUALITY ORIGINAL

0152

No. ~~1234~~

Brunswick Ga
~~New York~~ *July 7* 1892

First
THE SEVENTH NATIONAL BANK 2211
184 BROADWAY COR. JOHN ST.

Pay to the order of

Frank Kaufman

Two Hundred and Eighty ⁰⁰ *and no* Dollars.

\$ *280.⁰⁰*

Lloyd Adams

MILTON C. JOHNSON & CO. 32 READE ST. N.Y.

POOR QUALITY
ORIGINAL

0153

July 12th 92
Forgery
Lloyd Adams
Frank Kaufman
Lloyd Adams
Frank Kaufman

POOR QUALITY ORIGINAL

0154

Police Court District. Affidavit—Larceny.

City and County }
of New York, } ss:

of No. 21 John Street Frank Kauffman
occupation Jeweler Street, aged years,
being duly sworn,

deposes and says, that on the 7 day of July 1892 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 pair of Diamond Earrings
valued at Two hundred and eighty
Dollars

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by Samuel Michaels
(now here) for the reasons following to wit:
on said date defendant went into
deponent's place of business at No 21 John Street
and represented himself to be Mr. Adams
of the firm of Lloyd and Adams of New Brunswick
Georgia - and he bought the said pair of Earrings
and offered in payment the annexed check
which check he defendant told deponent was
good - Deponent believing the representations
of defendant to be true - delivered to
defendant the said Earrings and accepted
said check in payment thereof.

Deponent deposited said check in his
Bank and it was returned to him from

Sworn to before me this 7th day of July 1892
Police Justice

POOR QUALITY
ORIGINAL

0155

said Bank - marked forgery
deponent therefore charges defendant with
Larceny of said earrings and prays
that he be dealt with according to law
deponent further says that he was
informed by Detective Wade that he (defendant)
pawned said Earrings at Simpson's Pawn
office no 225 Park Row and on July 7
1892 - and received on said Earrings
one hundred and twenty five dollars -
deponent visited said Pawn office
in company with Detectives Wade + Hawley
and there saw the Earrings pawned
by defendant and fully identified
them as his property and as the same
as was delivered to defendant

Frank Klingman

19
R. T. M. M. M.

POOR QUALITY ORIGINAL

0156

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles J. Wade

aged _____ years, occupation *Detective* of No. _____

300 Mulberry

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Frank Kaufman*

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

Sworn to before me, this *19* day of *Oct* 18*92* *Charles J. Wade*

H. M. ...
Police Justice.

POOR QUALITY ORIGINAL

0157

(1885)

Sec. 198-200.

District Police Court

CITY AND COUNTY }
OF NEW YORK, } ss.

Samuel Michaels 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. *Samuel Michaels*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *47-E-28th St 1 year*

Question. What is your business or profession?

Answer. *Salesman*

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

Answer. *I have nothing to say*

his
Samuel Michaels
mark

Taken before me this *19* day of *April* 189*7*
W. J. ...
Police Justice.

POOR QUALITY ORIGINAL

0158

BAILED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court No. _____
District _____

1309

THE PEOPLE
vs.
ON THE COMPLAINT OF

Frank K. ...
315 ...
Meredith ...

1
2
3
4

Offense Larceny

Dated, Oct 19 1892

Mr. Nathan Magistrate.

Mark H. ... Officer.

Witness of Andrew ... Precinct.

No. 315-... Street _____

No. _____ Street _____

No. _____ Street _____
\$... to Justice H.S.

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 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, Oct 19 1892 W. T. ... 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.

POOR QUALITY ORIGINAL

0159

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK !

AGAINST

Daniel Michaels

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

Daniel Michaels

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

The said Daniel Michaels,

late of the City of New York, in the County of New York aforesaid, on the seventh day of July, in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms, with intent to deprive and defraud one Franka Kaufman

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to his own use, did then and there feloniously, fraudulently and falsely pretend and represent to the said Franka Kaufman,

That a certain paper written in the words and figures following, to wit:

"no. Communique of July 4" 1892
First National Bank.
Pay to the order of Franka Kaufman
Two Hundred and Eighty Dollars
\$280.00
"Blond & Adams"

which the said Daniel Michaels then and there produced, and delivered to

The said Franka Kaufman, was then and there a good and valid order for the payment of money, and of the value of two hundred and eighty dollars; that his name was Adams, and that he was then a member of the firm of Lloyd and Adams of, ~~the State of~~ the State of, Georgia, and that as a member of the said firm he had made and drawn the said order for the payment of money.

By color and by aid of which said false and fraudulent pretenses and representations, the said

~~Franka Kaufman~~ Daniel Richards
did then and there feloniously and fraudulently obtain from the possession of the said

Franka Kaufman, one pair of diamond earrings of the value of two hundred and eighty dollars,

of the ~~proper moneys~~ moneys, goods, chattels and personal property of the said Franka Kaufman,

with intent to deprive and defraud the said Franka Kaufman

of the same, and of the use and benefit thereof, and to appropriate the same to his own use.

Whereas, in truth and in fact, the said ~~paper within which~~ the said Daniel Richards so as aforesaid then and there produced and delivered to the said Franka Kaufman was not then and there a good and valid order for the payment of money, and was

POOR QUALITY ORIGINAL

0161

not of the value of two hundred and eighty dollars, or of any value, but was then and there wholly worthless, and his name was not Adams, and he was not then a member of, the Service of Telegraph and Adams of Pennsylvania aforesaid, and he had not made and drawn the said order for the payment of money as a member of the said Service.

And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said Daniel Michaels to the said Frank Hardy man was and were then and there in all respects utterly false and untrue, as the the said Michael at the time of making the same then and there well knew;

And so the Grand Jury Aforesaid, do say that the said Daniel Michaels in the manner and form aforesaid and by the means aforesaid, the said proper moneys, goods, chattels and personal property of the said Frank Hardy man, then and there feloniously did STEAL, against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

DE LANCEY NICOLL,
District Attorney.

0162

BOX:

499

FOLDER:

4549

DESCRIPTION:

Miller, Charles

DATE:

10/31/92



4549

POOR QUALITY ORIGINAL

0163

Moyn
Counsel,
Filed *31* day of *March*
189*2*

Pleads,

Burglary in the Third Degree.
[Section 498, 506, 523, 530, 552]

THE PEOPLE

vs.

Charles Miller

James P. [unclear]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

A. Woodward

[Signature]
Foreman.

Head of Jury Box

[Signature]

Witnesses:

off Hussey

POOR QUALITY ORIGINAL

0164

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 27 years, occupation

Ambrose W. Hussey
Police Officer of No.

120 Precinct

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of

Yella Wang

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

Sworn to before me, this 26 day
of October 1892

Ambrose W. Hussey

[Signature]

Police Justice.

Police Court 3 District.

City and County } ss.:
of New York }

of No. 160 Ridge Street, aged 23 years,
occupation Fire Woods being daily sworn

deposes and says, that the premises No. 160 Ridge Street, 18 Ward
in the City and County aforesaid the said being a four-story brick
dwelling the first floor of
and which was occupied by deponent as a dwelling
and in which there was at the time ^{no} human being, by name

were **BURGLARIOUSLY** entered by means of forcibly cutting away
the sash, and removing the latch,
from the window leading from
said premises unto the rear yard
of said premises
on the 25 day of October 1892 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One bush New market of
the value of fifty dollars.

(50)

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

Charles Miller (nowhere) and one Fritz not yet arrested
for the reasons following, to wit: That deponent is informed
by Detective Ambrose H. Hensley that he
saw the said deponent and Miller and
said Fritz not yet arrested in company
with each other have a heavy coat in
their possession the de Hensley, then
detected said Miller under arrest the
said Fritz making good his escape
that he then recovered the said

POOR QUALITY ORIGINAL

0166

plus coat that defendant has since seen the coat that was found in the possession of the defendant and the said Fritz not yet arrested and fully identifies it as his property and Fritz property taken from the vaults of records as aforesaid.
Sum to \$1000
The 26th day of Oct 1897

J. H. Wang

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 One Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated _____ 1897
I have admitted the above named to bail to answer by the undertaking hereto annexed.
Dated _____ 1897
There being no sufficient cause to believe the within named guilty of the offence within mentioned, I order he to be discharged.
Dated _____ 1897
Police Justice

Police Court, _____ District, _____
THE PEOPLE, etc.,
on the complaint of _____
vs.
1 _____
2 _____
3 _____
4 _____
Dated _____ 1897
Magistrate.
Officer.
Clerk.
Witness,
No. _____ street,
No. _____ Street,
No. _____ Street,
\$ _____ to answer General Sessions.

POOR QUALITY ORIGINAL

0167

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

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

Question. What is your name?

Answer. *Charles Miller*

Question. How old are you?

Answer. *51 years.*

Question. Where were you born?

Answer. *Germany.*

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

Answer. *Bowling.*

Question. What is your business or profession?

Answer. *Butcher*

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. J. Miller

Taken before me this
day of _____ 189

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0168

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

Police Court...
 District...
 1936

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

Walter J. Murphy
110 West 12th St
Brooklyn

Offence *Burglary*

Date *Oct 26 1936*

Walter J. Murphy
 Magistrate

12
 Precinct

Witnesses

No. _____
 Street _____

No. _____
 Street _____

No. _____
 Street _____

\$ *1000* to answer

Walter J. Murphy
110 West 12th St
Brooklyn

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 *Oct 26 1936* *Walter J. Murphy* 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.

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Charles Miller

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

Charles Miller

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

The said Charles Miller

late of the 11th Ward of the City of New York, in the County of New York aforesaid, on the
twenty fifth day of October in the year of our Lord one
thousand eight hundred and ninety-two, with force and arms, in the right time
of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Yetta Wang

there situate, feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit : with intent the goods, chattels and personal property of the said
Wang in the said dwelling house then and there being, then and there
feloniously and burglariously to steal, take and carry away, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York and
their dignity.

SECOND COUNT—

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

Charles Miller

of the CRIME OF *Grand LARCENY in the ^{first} ~~second~~ degree*, committed as follows:

The said *Charles Miller*

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

*one cloak of the value of
fifty dollars*

of the goods, chattels and personal property of one

Yetta Wang

in the dwelling house of the said

Yetta Wang

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.

**POOR QUALITY
ORIGINAL**

0171

THIRD COUNT:

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

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

The said

Charles Miller

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

*one cloak of the value of
fifty dollars*

of the goods, chattels and personal property of

Yetta Wang

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

Yetta Wang

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

Charles Miller

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

DE LANCEY NICOLL,

District Attorney.

0172

BOX:

499

FOLDER:

4549

DESCRIPTION:

Miller, Henry

DATE:

10/14/92



4549

POOR QUALITY ORIGINAL

0173

Witnesses:

Geo A. Howland

Jos. Staley

Counsel,

Filed

day of

14th Oct

1892

Pleas, *Not Guilty*

THE PEOPLE

vs.

Henry Miller

Grand Larceny, *Recounts Degree,*
[Sections 528, 58, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. Lockwood

Foreman.

[Signatures]

Geo A. Howland

POOR QUALITY ORIGINAL

0174

(1365)

Police Court—10th District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 54 Park Place Street, aged 48 years,

occupation Crozier being duly sworn,

deposes and says, that on the 3rd day of October 1892 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:

A quantity of bar-spoons
valued at thirty dollars
30.00

the property of Messrs George Bassett and
Company and in the car and
custody of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Henry Miller ^{and another man in disguise} and

the reasons following to wit: the said property was in a room in deponent's store and he having missed ^{the name} the deponent came in to his store and asked to be visited in deponent is informed by James Hilley that he Hilley saw the deponent and said and was carried from said store and he saw the said property in deponent's Miller's presence.

Deponent following the deponent Miller and saw him enter a liquor store and he Hilley

Signed before me this 10th day of October 1892

Police Justice

POOR QUALITY
ORIGINAL

0175

unpermittedly found in a barrel in the
hallway in which the defendant
Muller was, the said property.

Given to be for me } Geo. A. Hardant
this 3rd day of October 1852 }

Wm. R. King Police Justice
Geo. A. Hardant
Geo.

POOR QUALITY ORIGINAL

0177

(1835)

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court

Henry Miller

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

Question. What is your name?

Answer.

Henry Miller

Question. How old are you?

Answer.

48 years

Question. Where were you born?

Answer.

Brooklyn

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

Answer.

At home

Question. What is your business or profession?

Answer.

None

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

Answer.

I am not guilty
Henry Miller

Taken before me this
day of *Sept* 189*7*
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0178

BAILED,
 No. 1, by _____
 Residence _____ Street _____
 No. 2, by _____
 Residence _____ Street _____
 No. 3, by _____
 Residence _____ Street _____
 No. 4, by _____
 Residence _____ Street _____
 No. 5, by _____
 Residence _____ Street _____

Police Court---

District

THE PEOPLE, &c.,
ON THE COMPLAINT

Samuel Henderson
574 East 21st St
Henry Miller

Dated *Dec 3 2*
 189

Magistrate
Mr. McManis
 Officer

Witnesses
James Miller
574 East 21st St
 Street

No. _____
 Street _____

No. *1077*
 to answer _____
 Street _____

Committed to Jail

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 *200* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, *Dec 3* 189 _____ 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.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Miller

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

Henry Miller

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

The said

Henry Miller

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

sixty spoons of the value of fifty cents each

[Large handwritten flourish]

of the goods, chattels and personal property of one

George F. Bassett

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

SECOND COUNT—

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

Henry Miller
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Henry Miller*

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,

*sixty spoons of the value of
fifty cents each*

of the goods, chattels and personal property of one

George F. Bassett

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

George F. Bassett

unlawfully and unjustly did feloniously receive and have; the said

Henry Miller

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

DE LANCEY NICOLL,

District Attorney.

0181

BOX:

499

FOLDER:

4549

DESCRIPTION:

Miller, Joseph

DATE:

10/19/92



4549

POOR QUALITY ORIGINAL

0182

Witnesses:

Seen for
Off Court
ans.

Sanford

Seehri Alrode

of my [unclear]
Apr 26th

Counsel,

Filed

19 day of Oct

1892

Pleas,

to [unclear]

THE PEOPLE

vs.

Joseph Miller

[unclear]

Joseph Miller

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. Lockwood

Foreman.

Plasde [unclear]

[unclear]

Oct. 28, 1892

28

Burglary in the Third Degree.
[Section 498, 506, 523 & 537]

Police Court— 1st District.

City and County } ss.:
of New York,

of No. 10 Prince Street, aged 27 years,
occupation Green being duly sworn

deposes and says, that the premises No. 10 Prince Street, 14 Ward
in the City and County aforesaid the said being a five story tenement
the second floor
and which was occupied by deponent as a dwelling place
and in which there was at the time a human being, by name

were **BURGLARIOUSLY** entered by means of forcibly prying open
a door leading into said
premises

on the 6th day of October 1882 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

One silver sugar-cutter
valued at two dollars
by
the

the property of Deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by
Joseph Miller (now here, and
another man not yet arrested who were
together
for the reasons following, to wit: on the said date the

said date the doors and windows
of said premises were securely
locked and fastened the said
cutter being in one of the rooms.
Deponent caught the defendants
and said unknown man coming out
of one of the rooms the door of which
room was found open. Deponent

POOR QUALITY ORIGINAL

0184

signed hold of the depositions and
depositions is informed by Officer
Fred Cannon that he
found in the possession of the
defendant a burglar's instrument
known as a jimmy

Sworn to before me } John H. Asmeling
this 7th day of October 1932

[Signature]

John Justice

It appearing to me by the within depositions and statements that the crime herein 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 1932 Police Justice
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1932 Police Justice
There being no sufficient cause to believe the within named
guilty of the offense within mentioned, I order he to be discharged.
Dated 1932 Police Justice

Police Court, District

THE PEOPLE, etc.,
on the complaint of
vs.
1
2
3
4

Offence—BURGLARY.

Dated 1932
Magistrate
Officer
Clerk
Witnesses
No. Street
No. Street
No. Street
§ to answer General Sessions.

POOR QUALITY ORIGINAL

0 185

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 39 years, occupation Police Officer of No. 104

104 precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John Hammett

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

Sworn to before me, this

day of

11
October 1895

Neil W. Connor

W. M. ...

Police Justice.

POOR QUALITY ORIGINAL

0186

(1885)

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

District Police Court

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

Question. What is your name?

Answer.

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.

Taken before me this

day of

189

Police Justice.

POOR QUALITY ORIGINAL

0187

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

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 *John Harman*
 2 *Joseph Miller*
 3
 4
 Offense *Burglary*

Dated, *Oct 2* 189 *2*

Magistrate.

Officer.

Precinct.

Witnesses

No. Street

No. Street

No. Street

to answer

Committed

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

Reference

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, *Oct 2* 189 *2* 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.

POOR QUALITY
ORIGINAL

0 188

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

402

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Miller

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

Joseph Miller

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

The said

Joseph Miller

late of the 14th Ward of the City of New York, in the County of New York aforesaid, on the sixth day of October in the year of our Lord one thousand eight hundred and ninety-two, with force and arms, in the day-time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

John Harmeling

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

POOR QUALITY ORIGINAL

0 189

SECOND COUNT—

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

Joseph Miller

of the CRIME OF *Petit* LARCENY

committed as follows:

The said

Joseph Miller

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 *day*—time of said day, with force and arms,

one razor-cutter of the value of two ~~to~~ dollars

[Large decorative flourish]

of the goods, chattels and personal property of one

John Harmeling

in the dwelling house of the said

John Harmeling

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.

*Re Launcey Neoll,
District Attorney*

0190

BOX:

499

FOLDER:

4549

DESCRIPTION:

Mitchell, John

DATE:

10/24/92



4549

0191

BOX:

499

FOLDER:

4549

DESCRIPTION:

Blume, Frank

DATE:

10/24/92



4549

POOR QUALITY ORIGINAL

0192

W. M. Libbey
Counsel,
Filed *1st* day of *Oct* 1892
Pleads *Not Guilty*

Burglary in the Third Degree,
Section 498, *as amended*

THE PEOPLE

vs.

John Mitchell
and
Frank Blume

DE LANCEY NICOLL,

Dist. Atty.
Both tried and acquitted

A TRUE BILL.

B. A. ...
Deputy ...
...

Witnesses:

W. M. Libbey

.....
.....
.....

POOR QUALITY ORIGINAL

0193

Police Court 5 District.

City and County } ss.:
of New York,

of No. 238 W 124th Street, aged 43 years,
occupation Furniture dealer being duly sworn

deposes and says, that the premises No. 242 W 124th Street, Ward
in the City and County aforesaid the said being a two story frame
building
and which was occupied by deponent as a stable
~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly breaking the
door leading from the rear porch
into said stable and entering said stable
with the intent to commit a crime

on the 18th day of October 1892 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One pair of horse blankets one
was worth all of the value of twenty
dollars.

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

John Mitchell and Frank Blume
(both now here)

for the reasons following, to wit:

that at the hour of 7
o'clock P.M. said date Kelpneub
locked and closed said stable for the
night leaving said property therein
Kelpneub discovered that said stable had
been entered and said property taken
therefrom.
Kelpneub is informed by Officer Joseph
Sullivan that at about the hour of 10 o'clock

Am Oct 19. He arrested these defendants together and in company with each other on W 135th St. and at that time they had a pair of blankets in their possession and told him the Office where they had left the overcoat and admitted to him the Office that they had entered said stable and had taken said property therefrom.

Wherefore deponent charges the said defendants with being together and acting in concert with each other and burglariously entering said premises and stealing said property therefrom.

Done & before me this 19th day of Oct 1892

William W. Dilson
Police Justice

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

Police Court, _____ District,
THE PEOPLE, &c.,
on the complaint of
vs.
1 _____
2 _____
3 _____
4 _____
Date _____ 188__
Magistrate.
Officer.
Clerk.
Witnesses, _____
No. _____ Street,
No. _____ Street,
No. _____ Street,
\$ _____ to answer General Sessions.

POOR QUALITY ORIGINAL

0195

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

aged 37 years, occupation Police Officer of No. 31 Preemch Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of William T. Sullivan and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 19 day of Oct 1892

Conover
Police Justice.

Joseph Sullivan

POOR QUALITY ORIGINAL

0196

Sec. 198-200.

D. W. [Signature]

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss:

John Mitchell

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

Question. What is your name?

Answer.

John Mitchell

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

W. H. [Signature]

Question. What is your business or profession?

Answer.

Driver

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

Answer.

I am not guilty.

John Mitchell

Taken before me this

day of *Oct* 189*7*

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0197

Sec. 188-200.

51

CITY AND COUNTY OF NEW YORK, ss:

District Police Court.

Frank Blume

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 sees fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *Frank Blume*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *2555 - 8 Ave. 4 years*

Question. What is your business or profession?

Answer. *Janitor*

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 - Frank Blume*

Taken before me this *19* day of *July* 189*7*.
[Signature]
Police Justice

POOR QUALITY ORIGINAL

0198

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

Police Court...
 1306
 District.
 1891

THE PEOPLE, &
 ON THE COMPLAINT OF
 William H. ...
 James H. ...
 Frank B. ...
 ...
 ...

Dated, October 19, 1892

Magistrate
 Officer
 Vincent
 ...

No. _____ Street _____
 \$1000
 to answer

Em

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 1000 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, October 19, 1892

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.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against.
John Mitchell
and
Frank Blume

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

John Mitchell and Frank Blume

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

The said

John Mitchell and Frank Blume, both

late of the *12th* Ward of the City of New York, in the County of New York aforesaid, on the
eighteenth day of *October* in the year of our Lord one
thousand eight hundred and ninety-*two* in the *night* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *stable* of

one *William W. Disbrow* —

there situate, feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit: with intent the goods, chattels and personal property of the said *William*
W. Disbrow in the said *stable*
then and there being, then and there feloniously and burglariously to steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

SECOND COUNT—

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

John Mitchell and Frank Blume

of the CRIME OF *Retit* LARCENY

committed as follows:

The said

John Mitchell and Frank Blume, 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 said day, with force and arms,

two blankets of the value of five dollars each, and one overcoat of the value of ten dollars

[Large handwritten flourish]

of the goods, chattels and personal property of one

William W. Drabrow

in the

stable

of the said

William W. Drabrow

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

stable

THIRD COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said *John Mitchell and Frank Blume* of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *John Mitchell and Frank Blume*, both late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the Ward, City and County aforesaid,

two blankets of the value of five dollars each, and one overcoat of the value of ten dollars

of the goods, chattels and personal property of *William W. Drabrow*

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

unlawfully and unjustly did feloniously receive and have; (the said *John Mitchell and Frank Blume* then and there well knowing the said goods, chattels and personal property to have been feloniously stolen, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0202

BOX:

499

FOLDER:

4549

DESCRIPTION:

Modersohw, Ernest

DATE:

10/07/92



4549

POOR QUALITY ORIGINAL

0203

Witnesses:

off Gagan

Counsel,

Filed,

Pleads,

Day of

1892

7th
Oct
Trinity 70

THE PEOPLE

vs.

B

Ernest Anderson
April 17 193

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 33.]

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.

A. Lockwood

Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Ernest Prodersohn

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

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

The said

Ernest Prodersohn

late of the City of New York, in the County of New York aforesaid, on the *twenty-sixth* day of *June* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

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

SECOND COUNT—

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

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

The said

Ernest Prodersohn

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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

DE LANCEY NICOLL

District Attorney.