

BOX:

472

FOLDER:

4326

DESCRIPTION:

Mackey, Frank

DATE:

03/01/92



4326

Witnesses:

Officer Wray

~~*[Signature]*~~

~~*[Signature]*~~

~~*[Signature]*~~

Complainant -

Frank Z. Brumick

220 E. 73rd St

Subpoena #11

#complaint +

Dr. J. J. J. J.

Counsel,

Filed

189

Pleads,

THE PEOPLE

*24 R. Brumick
Frank Z. Brumick
432 E. 16th St.*

Assault in the Second Degree.
(Section 218, Penal Code.)

Frank Z. Brumick

DE LANCEY NICOLL,

District Attorney.

*on March 27th
complainant still too
ill to appear & S.D.
A TRUE BILL.*

[Signature]
Foreman.

Int. 2 - March 24/92

Pleas assault 2nd Degree

S.P. 3 w/s & 4 mo.

March 29/92 P.B.M.

Record of Frank Mackey

- Off
McKenna
28 Frank Mackey arrested May 21st/1885. Grand larceny
by Off McKenna. Complaint L. Meyer. sent to
House of Refuge by Recorder Smyth -
- Off
Barrington
25 Frank Mackey arrested Nov 3rd 1889. for assaulting
Off Barrington 25 percent. 3 months in penitentiary
by Judge Smith S. S.
- Off
Holland
25 Frank Mackey arrested ^{for} April 20th/90
larceny with others. in E 7th St
complaint John Mulligan. Discharged by Judge Ford
on account of counter charge ^{of assault} by Mackey against Mulligan
- Off
Crown
25 Frank Mackey arrested June 15th 1890 Malicious Misch
breaking in panel in door 349 E 7th St occupied by Anton
Horvick held 15.00 Bail to answer.
- Off
Griffin
25 Frank Mackey arrested July 1st 1890 by Off Griffin
for assaulting an aged unknown man ^{at 74th St Ave. A} and assaulting officer
on way to station - 1 month Judge M^cMahon
- Off
Hay
25 Frank Mackey arrested Oct 3rd 1891 for throwing stones and
breaking crockery in store 221 E 7th St occupied by Frank
Wedding. 6 mos in default 1.000 Bail Judge M^cMahon
- Off
Hay
25 Frank Mackey arrested Feb 18th 1892 for assaulting Frank
Borwick of 220 E 7th St striking him with 2 Revolvers
held 1.000 Bail Horan

**POOR QUALITY
ORIGINAL**

Draper
Japan

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 4 DISTRICT.

John M. Bray

of the 25th Precinct Police, aged — years,
occupation Police officer being duly sworn deposes and says
that on the 18th day of February 1892
at the City of New York, in the County of New York he arrested

Frank Mackey (now here) charged by
one Zbornik, of No. 220 East 73rd Street,
with felonious assault in striking said
Zbornik a blow on the head with a
glass thrown from the hand of said Mackey.
That said Zbornik is at present confined
to the Presbyterian Hospital and is unable
to leave there on account of the injuries thus
received. Wherefore deponent prays that said
Mackey may be held to await the
result of said injuries John M. Bray

Sworn to before me, this

of February 1892

19 day

Police Justice.

POOR QUALITY
ORIGINAL

257
Police Court-- District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.
Frank Mackey

AFFIDAVIT.

Dated

Feb 19 1892

Hogan, Magistrate.

Bray, Officer.

Witness,

Disposition,

Ex Feb 20th 1892
9:30 A.M. E.H.

March 9-92

This is to Certify Frank
Zbornik is not able
to appear in court
today - He will be able
to able to leave the hospital
by next Monday 14th.
Rusby, West

Frank Zbornik is at present
in good condition and his injuries
not at present dangerous.

Robt. J. Adams, M.D.
acting House Surgeon

Frank Zbornik's condition is
still critical though at present his in-
juries are not considered fatal.

Robt. J. Adams.
House Surgeon

Rusby, Tenn. Hosp.
Feb. 20th 92.

Frank Zbornik is in a very critical position
though at present his injuries are not
considered fatal.

Robt. J. Adams
acting House Surgeon

March 9-92

This is to Certify Frank
Zbornik is not able
to appear in court
today - He will be able
to able leave the hospital
by next Monday 14th
Respectfully
Rusby, Hest

Frank Zbornik is at present
in good condition and his injuries
not at present dangerous.

Robt. J. Adams, M.D.
acting House Surgeon

Frank Zbornik's condition is
still critical though at present his in-
juries are not considered fatal

Robt. J. Adams
House Surgeon

Rusby, Hest
Feb 20th 92.

Frank Zbornik is in a very critical position
though at present his injuries are not
considered fatal

Robt. J. Adams
acting House Surgeon

Police Court—

District.

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

of No. the 25th Recruit Police Street, aged — years,
occupation police officer being duly sworn
deposes and says, that on the 18 day of February 1889, at the City of New
York, in the County of New York, Frank Zbornik

~~he~~ was violently and feloniously ASSAULTED and BEATEN by

Frank Maerky
(now here) who threw from his hands,
at said Zbornik, a heavy glass striking
said Zbornik on the head, inflicting
severe injury on said Zbornik

with the felonious intent to take the life of said Zbornik ~~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 20 day
of February 1889

[Signature]
Police Justice.

John M. Bray

POOR QUALITY
ORIGINAL

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

4 District Police Court.

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

Question. What is your name?

Answer.

Frank Mackey

Question. How old are you?

Answer.

41 years

Question. Where were you born?

Answer.

United States

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

Answer.

432 E. 76 St -

4 months

Question. What is your business or profession?

Answer.

Cardriver

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 H. Mackey

Taken before me this 20
day of July 1899

Police Justice.

POOR QUALITY
ORIGINAL

By Feb 25th 1892
10³⁰ A.M. *(Signature)*
By Feb 26th 1892
3 P.M. *(Signature)*
BAILED,
No. 1, by _____
Residence _____ Street _____
No. 2, by _____
Residence _____ Street _____
No. 3, by _____
Residence _____ Street _____
No. 4, by _____
Residence _____ Street _____

238
Police Court... District.

THE PEOPLE &c.
ON THE COMPLAINT OF
John M. Gray
vs
Anna Mackey
Assault
Offence _____

Dated February 20 1892
Magistrate

Officer.
W.L.
Precinct.

Witnesses
Joseph Korman
No. 225 E. 73 Street.

Charles Korman
No. 226 E. 73 Street.

Louis Petnick
No. 226 E. 73 Street.

\$1000
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 *Defendant*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Two* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.
Dated February 26 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

Frank Mackey

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

Frank Mackey

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

The said

Frank Mackey

late of the City and County of New York, on the *eighteenth* day of
February in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, in and upon one

Frank Gornik
in the peace of the said People then and there being, feloniously did wilfully and wrongfully
did make an assault; and the said *Frank Mackey*

with a certain *glass* which *he* the said

Frank Mackey
in *his* right hand then and there had and held, the same being then and there
a weapon and an instrument likely to produce grievous bodily harm, *him*, the said
Frank Gornik, then and there feloniously did wilfully and
wrongfully strike, beat, bruise 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.

SECOND COUNT—

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

The said *Frank Mackey*
late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, in and upon the said *Frank Gbornik*

in the peace of the said People then and there being, feloniously
did wilfully and wrongfully make another assault; and the said *Frank Mackey*
the said *Frank Gbornik*
with a certain *glass*

which *he* the said *Frank Mackey*
in *his* right hand then and there had and held, in and upon the *head*
of *him* the said *Frank Gbornik*
then and there feloniously did wilfully and wrongfully strike, beat,
bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully
and wrongfully inflict grievous bodily harm upon the said *Frank Gbornik*
to the great damage of the said *Frank Gbornik*
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.

BOX:

472

FOLDER:

4326

DESCRIPTION:

Malosse, Francois

DATE:

03/16/92



4326

POOR QUALITY
ORIGINAL

Witnesses
James J. McArthur

Counsel, *2-8889*
Filed, *16* day of *March* 189*2*
Pleads, *Guilty*

THE PEOPLE
vs. *B*
Francois Malosse
KEEPING A HOUSE OF
ILL-FAME, Etc.
(Sections 822 and 885, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

Wm. J. McArthur

A TRUE BILL.
Wm. J. McArthur

Foreman.

23 Complaint sent to the Court
of Special Sessions,
Part III, April 17, 1892.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Francois Malosse

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

Francois Malosse

(Sec. 332, Penal Code.) of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL-FAME, committed as follows:

The said

Francois Malosse

late of the *Fifteenth* Ward of the City of New York, in the County of New York aforesaid, on the *Sixteenth* day of *November* in the year of our Lord one thousand eight hundred and ninety *one*, and on divers other days and times, as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and wickedly did keep and maintain; and in said house divers ill-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well as in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

Francois Malosse

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offenses on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of and against good morals and good manners, 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

Francois Malosse

(Sec. 385, Penal Code.) of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said

Francois Malosse

late of the Ward, City and County aforesaid, afterwards, to wit: on the *Sixteenth* day of *November* in the year of our Lord one thousand eight hundred and

ninety- *one* , and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill-governed house, and in *his* said house for *his* own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, 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

Francis Malosse

(Sec. 322,
Penal Code.) of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said

Francis Malosse

late of the Ward, City and County aforesaid, afterwards, to wit: on the *Sixteenth* day of *November* in the year of our Lord one thousand eight hundred and ninety- *one* and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for *his* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in *his* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are habitually disturbed, 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.

BOX:

472

FOLDER:

4326

DESCRIPTION:

Montol, Samuel C.

DATE:

03/14/92



4326

Witnesses

James Mitchell

Robert W. Watt

Annie W. Watt

Robert J. Watt

Chief Clerk J. C. C. C.

May 22 P

Counsel,

Filed

14 May 22
Pleads, May 17

THE PEOPLE

vs.

James Watt

Samuel C. Mantol

Arson in the
Degree.

[Section 486, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

May 24 92
Tried and convicted

A TRUE BILL. Attempt at Prison.

Officer T. C.

Ordered to the Court
General Sessions of the
Peace of the City of New York
May 24 92
Entered on the Minutes
9 May 24 92
May 27 92

Police Court 4th District.

City and County } ss.
of New York.

of No. 159 East 67th Street - James Mitchell Street, aged 52 years,
occupation Fire Marshal being duly sworn, deposes and says,
that on the Sixth day of March 1892, at the City of New
York, in the County of New York, one Samuel C. Mantol, now

present did, at or about the hour of 8:50 o'clock
in the evening, wilfully and feloniously set fire
to and burn a house known as No. 424 West
53rd Street, situated in the Twenty-second Ward of
said City, the same being a dwelling house in which
there were human beings at the time, to wit: one
Robert McNab and one Patrick Casey, tenants
renting apartments in said house, the said setting
on fire and burning being in violation of Section
No. 486 of the Penal Code of the laws of the
State of New York; in that the said Samuel
C. Mantol did set fire to the flooring, door
and window casing, bed trunk and other material
contained in his said apartment, ^{in three different places} using kerosene
oil therefor; that the said apartments were found
securely locked and fastened at the time of the
discovery of the fire, which was at or about the hour
of 9:09 o'clock, necessitating the breaking in of
the doors and windows thereof, in order that
the fire might be extinguished; that the said
Samuel C. Mantol, with his wife and child,
was absent at the time of the discovery of the
fire, the said Mantol claiming that they were
at 109 De Launcey Street at that time, but that
the said Mantol was seen by two persons, namely
Mrs Annie McNab and her son Robert McNab,
to leave the house No. 424 West 53rd St., at or
about the hour of 8:50 o'clock, or about 20 minutes
before the fire was discovered; that the smell of
kerosene oil was noticed in the house a short
time before the fire, and when the rooms were
entered kerosene oil was found on the floor
and on certain of the burning material in said
rooms; that the property of the said Samuel C.

POOR QUALITY
ORIGINAL

mantle is insured under policy No. 107 004
issued by the Hartford Fire Insurance Company
of Hartford, Conn., to the amount of \$500. which
amount, in the opinion of deponent, greatly
exceeds the value of the property found on
the premises - all of which is set forth
in information and belief -

Sworn to before me
this 8th day of
March 1892

James Mitchell

John Ryan
Police Justice

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

1.
2.
3.
4.

Offense.

Dated 189

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street.

No. Street.

No. Street.

\$ to answer Sessions.

CITY AND COUNTY }
OF NEW YORK, } ss.

Annie Mc Nab
aged 44 years, occupation Housekeeper of No. 424 West 53rd Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of James Mitchell
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 8th day of March 1892 } Annie Mc Nab
her mark

John Ryan
Police Justice.

(3692)

CITY AND COUNTY }
OF NEW YORK, } ss.

Jacob Frank
aged 37 years, occupation Assistant-Fire Marshal of No. 41 East 76th Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of James Mitchell
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 8th day of March 1892 } Jacob Frank

John Ryan
Police Justice.

(3692)

POOR QUALITY
ORIGINAL

CITY AND COUNTY }
OF NEW YORK, } ss.

Benjamin A. Giguere
aged 49 years, occupation Chief of Battalion Fire Dept of No.
48th Street - 2nd Avenue Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of James Mitchell
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 5th day of March 1892 } Benjamin A. Giguere
John Ryan
Police Justice.

**POOR QUALITY
ORIGINAL**

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

4 District Police Court.

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

Question. What is your name?

Answer. Samuel Mantol

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. Germany

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

Answer. 424 W 53rd Street 3 weeks

Question. What is your business or profession?

Answer. Shoe maker

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

Answer. I am not guilty
S C Mantol

Taken before me this

day of

August 1867

Police Justice.

POOR QUALITY
ORIGINAL

Police Court... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Michael
James Michael

Offense... 283

BAILIED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated,

March 28

1891

Ryan

Magistrate.

Montgomery

Officer.

22 Precinct.

Witnesses

R. J. M. Hart

No. 4, by

Robert M. Hart

Street.

Residence

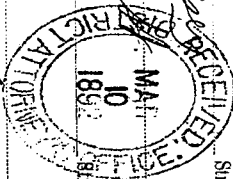
Patrick H. H. H. H.

Street.

No. 4, by

at 424 N. 53 St.

Street.



No. 4, by

\$10,000 to answer

Street.

No. 4, by

\$10,000 to answer

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 Ten Thousand 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, March 28 1891 Police Justice.

John Ryan

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

Dated, 1891 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, 1891 Police Justice.

COURT OF GENERAL SESSIONS, PART III.

- - - - - X
:
The People of the State of NewYork, :
:
 against : Before
 : Hon. Fred'k Smyth,
 : and a Jury.
:
 SAMUEL C. MANTOL. :
:
- - - - - X

Indictment filed March 14, 1892.

Indicted for arson in the first degree.

New York, May 20, 1892.

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

For the People,

Asst. District-Attys. Vernon M. Davis and
Henry D. McDona.

For the Defendant,

P. A. McManus , Esq.

JAMES MITCHELL, a witness for the People, sworn, testified:

I am a Fire Marshall of this city. I investigated the origin of the fire which occurred on March 6 at 9 o'clock at No. 424 West 58d. Street. I found that the fire occurred in the basement rooms on the east side of the hallway. I made a diagram of those premises which I have produced here.

Cross-examination:

I was not present at the time of the fire. I did not reach the scene of the fire until about noon on the following day.

2.

ROBERT McNAB, a witness for the People, sworn, testified:

I live at 424 West 53rd. Street. I occupy the west side of the ^{front} basement. My apartments consisted of a sitting room and kitchen and two bedrooms. The apartments opposite mine which were exactly similar were occupied on the 6th. of March last by the defendant Mantol. His wife and three children lived there with him. He had occupied those premises not more than a week or ten days previous to the fire. On Sunday evening, March 8, at about a quarter of nine I was sitting in my own room. My wife and boy came in a few minutes before that. Mrs. Connelly and Mr. and Mrs. Casey came down and asked me if there was any fire. I opened my door and went into the hallway. I burst in the door of the defendant's rooms and smoke came out into the hall. I then went through the woodhouse, out through the window, and got into the air-shaft on the east side. I burst in a pane of glass and got into the defendant's kitchen. I tried to raise a window first but could not do so. When I got inside I found that the window had a nail in each side which held the window tight. The smoke was too thick in the kitchen and I had to run out again. I came back in the hall and burst in the door. I tried to open it at first but it was fastened with a lock. After the smoke cleared away somewhat I saw fire in a baby carriage which was in the kitchen with rags alongside of it. It was about in the centre of the room. The people passed me in pails of water and I threw it on what was burning and put

3.

out the fire. A couple of pails of water put that fire out. I also saw that there was a quilt which reached from a cradle to the floor and the part of it on the floor was burning. I discovered a fire on a trunk that was standing in a corner. I threw a pail of water on that and put it out. There was a bed in the sleeping room and the bed-clothes were on fire. When the firemen came I left the premises. I went back again at about 11 o'clock at night after the firemen had left. I saw the trunk there at that time. It looked as though there had been some clothing there and they had been on fire. The trunk was not burned but you could see marks of fire upon it. One of the window-sills was burnt. I saw the defendant that night between 11 and 12 o'clock. I had no conversation with him. There were several families living in that house.

Cross-examination:

I am a soda water bottler by occupation, but have not been steadily employed during the past year. I did not see the defendant on the day of the fire before 12 o'clock at night. I had some difficulty with the defendant on one occasion. My wife and son went out on that day at about 12 o'clock and remained away until 9 at night. During most of that time I was asleep. I was not under the influence of liquor, though I had drank some beer during the day. The defendant accused a member of my family of stealing some clothes from him, and we had some dispute over it.

4.

BENJAMIN A. GICQUEL, a witness for the People, sworn, testified:

I am Chief of Battallion in the Fire Department. I attended the fire at No. 424 West 53d. Street on the evening of the 8th. of March last. I arrived there about nine minutes after nine. I went into the basement of the premises and discovered there was a fire in the suite of apartments on the east side of the building. One of the doors had been broken open. My men commenced to overhaul the articles in the place. The fires had been partly extinguished by some of the occupants of the house. There was a fire on a trunk; back of the trunk and behind the trunk a lot of rags saturated with oil were burning. I discovered that there had been a fire on a window-sill. From the inside of that sill and at the bottom of it there were marks of fire burning into the wood-work which had been extinguished. The wood was charred. I entered the sitting-room and in a corner of it found a trunk burning. I noticed that there was no carpet on the floor. I noticed a large mark of burning on the floor about three or four feet in circumference. Some of my men entered the bed-room ahead of me and just as I entered they pulled into another room a bed which was partly burned and a kerosene lamp rolled out of the bed on the floor. I examined the lamp afterwards. There were no marks of fire upon the inside of the door leading from the kitchen to the bed-room. I examined the rags which were found in the place and detected the odor of kerosene upon them. I didn't notice any oil anywhere else in that room except around the trunk in the

5.

front sitting-room. There was a smell of kerosene oil all over the place.

Cross-examination:

Before we arrived the tenants had put sufficient water over the fire to put most of it out. When we got in and took charge all the citizens were removed from the place. I do not remember the name of the man who was placed in charge when I left.

FREDERICK GORMLY, a witness for the People, sworn, testified:

I am Captain of Hook & Ladder Company No. 4. On the 6th. of March I was called to the premises 424 West 53d. Street. I arrived there at about 9:12. I was ordered to overhaul the mattress in the bed-room. I went into the kitchen and overhauled the bed and mattress and some other rubbish on the floor, and wet it. The mattress was smouldering. The fire had been put out. When my men took the mattress into the kitchen the kerosene oil lamp rolled on to the floor. The burner was off. I did not see any wick or burner there at all. The oil was all out of the lamp. It was empty. The mattress was thrown out into the street. In the sitting room I found a bundle of rags behind a trunk which was in a corner, and the bundle of rags was smouldering. It had been wet with water. I took it to the Chief and showed it to him. It was saturated thoroughly with kerosene oil. I noticed a trail burned into the floor as if there had been something poured on it. It burned almost

6.

in the shape of the letter U and burned up to the door-jamb on the kitchen side of the door. That side of the door was scarred and charred and so was the door-jamb up for about a foot. There was no burning on the other side of the door. I examined the stove in the kitchen. It was cold. I was at the fire about half an hour. The lamp which I saw was a glass lamp.

PATRICK CASEY, a witness for the People, sworn, testified:

I live at 424 West 53d. St. On the 6th. of March last I was in that house between 8 and 9 o'clock. I occupied the apartments on the first floor on the west side. Mrs. Connelly came to my door and in response to the knock I went out and we gave the alarm of fire. I went in company with Mr. McNab into the premises of Mantol, the defendant. We tried the windows at first but found them fastened and we had to break them in. When we got in we found the place full of smoke. There was a smell of burning rags or something. I didn't smell any oil in the place when I got in.

Cross-examination:

I kicked the windows in first. Afterwards I helped Mr. McNab to burst the door in. McNab was not under the influence of liquor as far as I could see.

7.

JACOB FRANK, a witness for the People, sworn, testified:

I am the Assistant Fire Marshall. On the 6th. of March I went to the premises 424 West 53d. Street between half past 10 and 11 o'clock. I went through all the rooms. In the sitting room I found evidence of fire behind a trunk that stood against the east wall against the window dividing the kitchen from the sitting room, and I found a quantity of rags behind it which I smelt and detected the smell of kerosene. I went into the kitchen and found evidences of fire on the casing. I also found two marks or trails of fire from the door on the kitchen side burned into the floor, and further on about a foot I found two marks of oil which I smelled and it was kerosene. The trail which I speak of extended from the door over towards the stove. In the bed-room I found portions of burned excelsior on the floor. I found the door charred; also the jamb and the sills. When I smelled the oil I got down on my knees and put my nose to the floor. I saw the defendant the next morning between half past 6 and 7 o'clock. I asked him how he accounted for the fire and he told me he was not home and he did not know. I asked him whether he was insured and he said "Yes; I am insured for \$500 in the Hartford Insurance Company". I then handed him the subpoena to appear before the Fire Marshall on that morning at half past 9 o'clock. I brought the rags away from those premises and have produced them here in court. I also produce two pieces of wood which I cut out myself from the casing on

8.

the side of the window. Those pieces of wood are charred. I found a lamp under the table in the kitchen. It was broken and had no burner on it. I left it there.

Cross-examination:

I have been connected with the Fire Department for nearly 7 years. I have been a witness in cases similar to this 50 or 60 times. When I arrived at those premises between half past 10 and 11 I found a patrolman there. I went mostly over the kitchen on my knees. I am positive it was kerosene oil that I smelled. I examined the lamp that I found under the table. The handle was gone and simply the bowl of the lamp was left. I also found some burned wearing apparel.

JAMES M. HODGES, a witness for the People, sworn, testified:

I am a fire insurance agent. The policy which is shown me is in the Hartford Fire Insurance Company. It was issued to Samuel C. Mantol on the 25th. of February 1892 and covered property situated at 424 West 53d. Street.

JAMES MITCHELL re-called:

The policy of insurance now shown me I received from the defendant himself on the 7th. day of March. I asked him if he was insured and he said he was for \$500.

Cross-examination:

I am positive I received the policy from the defendant personally. I conducted the examination of

9.

this case before the Police Magistrate.

JAMES ROONEY, a witness for the People, sworn, testified:

I live at 408 West 54th. Street. I was at the premises 424 West 53d. Street on the night of the 6th. of March last, visiting friends of mine who lived on the second floor. I arrived there between a quarter and ten minutes of 9 o'clock. When I was going up the stairs I smelled kerosene burning. I stood on the stairs and looked around to see if I could see anything. I saw no smoke or anything, and then I went on upstairs. After a short time the house was alarmed and I came down. I know nothing further of the occurrences there.

OWEN CONNELLY, a witness for the People, sworn, testified:

I live at 424 West 53d. Street. I lived there on the 6th. of March last. I have three children. I did not get home on that night until a quarter before 12. I saw the defendant and said to him: "We came pretty near having a good fire". He says: "That is bad. I have been robbed last week and this week I have a fire". He wrung his hands and his wife began to cry and he went in to the front room and came out and looked into the bedroom and I stopped there probably ten minutes.

10.

Cross-examination:

He wrung his hands and his wife began to cry and he said he was in hard luck; that it was too bad -- that last week he had been robbed and this week he had a fire.

ANNIE McNAB, a witness for the People, sworn, testified:

I live at 424 West 53rd. Street and lived there on the 6th. of March last. I left my home on that day between one and two o'clock. I left my husband behind me in my apartment. My boy and I returned at about a quarter of nine. When we were going into the house we met the defendant at the bar, Mantol, coming out of the house. He was coming up as we were going down. I took my boy out of the way so that he could pass. My boy and I were walking abreast as we came to the stairway. I put my boy before me and we walked in single file, so that two could come by on the stairs. The defendant was coming up facing the west. I asked him to please excuse me, as I did not see him until he was right at my side. He came up very easily. The defendant said: "You are quite excusable" the best way he could speak. I then went into my own room. I had not seen the man very many times because he was not living long in the house. I had seen him very little since the 18th. of February. My boy is between 13 and 14 years of age. The reason of my leaving the house on that day was that my husband was a little bit noisy and I thought I would go away and spend the day.

11.

When we were just settled in our rooms some of the neighbors came down and gave us an alarm of fire. I went down and handed pails of water to my husband as he endeavored to put out the fire.

Cross-examination:

I went to Mrs. Reid's house on that day and remained the best part of the afternoon. I did not drink any intoxicating liquor on that day. The defendant accused me of stealing some of his things, but I did not steal anything from him. He wanted me to say that a lady friend in the house stole them. He also accused my boy of stealing his shoes. I didn't like the idea of him accusing my boy of being a thief. My feelings were not unfriendly towards the defendant. During the time the defendant lived in the house I believe I saw him about eight times altogether. I am positive he is the man that I saw coming up the steps on that night.

ROBERT J. McNAB, a witness for the People, sworn, testified:

I live at 424 West 53d. Street with my father and mother. I remember the 3th. of March last. My mother and I came home to the house at about twenty minutes to nine. As we were walking in the house the defendant Mantol passed us as we were going down the stairs. I am positive he is the man who passed us on the stairs. I went into my mother's rooms and I do not know anything further that happened.

12.

Cross-examination:

The defendant accused me of stealing his shoes, but I never took them. I saw the defendant a few minutes afterwards when I was down in the hallway. I saw him have a key to the door and go into his premises in company with another man.

PHILIP VOORHEES, a witness for the People, sworn, testified:

I am attached to Patrol No. 3. I attended the fire at No. 424 West 53rd. Street on the 6th. of March last. I examined the rooms when I got there and I saw fire by the window-casing, on the baby carriage and on a trunk. I saw a lamp under a table, the handle of which was broken off and there was no burner on it. I was there when Mr. Frank examined the premises the following morning.

JAMES MITCHELL re-called:

When I reached the premises the bedstead had all been pulled down. I found Patrolman Voorhees in charge. I made an examination of the sitting room. I found that there were evidences of burning in the southeast corner of the trunk and behind the trunk. There was then lying there some rags which were damp and smelled of kerosene oil. I found that the sill of this window which was the part where the window shuts down, was some burned at the top. I found that the casing of the window had been burned. The room was pretty well

13.

scorched but there was no other burning that I could discover. I found that there had been considerable burning on the casing of the window in the kitchen, extending some distance up from the floor -- probably two feet or a little more. Upon going through the kitchen I found that was the only fire or burning in that portion of the kitchen. On going towards the bedrooms I discovered that the corner of the post of the door between the kitchen and the bed-room was burned on the kitchen side. The door was burned to a point as high as it was burned on the casing. The burning sloped from the joining of the door and the casing where they came in contact in both rooms. The casing was burned, I should say, eight inches from the floor. I detected kerosene oil upon the floor. I examined the table under which the lamp was found and discovered no traces of burning there. I made a thorough examination of all the articles in the place and I should say that the total value of the property in those rooms would not exceed \$75. I saw the defendant in his own apartments. I asked him as to his movements and if he could explain how this fire occurred. He told me that he and his wife and children and his workman had left the premises in the neighborhood of three o'clock; had gone down to his father's house in Delancey Street; that he remained there, with the exception of a couple of hours or so that he had spent with a friend in Ridge Street; that he came uptown with his wife and children and found that his premises had been burned. I asked him what condition he had left the room in when he went away. He

14.

said he had left a lamp burning on the kitchen table; that that was the only fire left in the premises and he didn't know that the fire had started. I asked him if he was insured, and he told me that he was insured for \$500 in the Hartford Fire Insurance Company.

Cross-examination:

The lamp which I found was in a perfectly sound condition. There was no sign of it having been exploded. I do not recollect that the wife of the defendant gave me the insurance policy. My recollection is that the defendant handed it to me himself.

DEFENSE:

LENA MANTOL, a witness for the defendant, sworn, testified:

I am the mother of the defendant. I saw him on the 6th. of March at 4 o'clock in the afternoon in my house at No. 109 Delancey Street. He remained there until a quarter of eight in the evening. Fanny Schiff and Lena Schiff were there. My son had supper with me on that evening. When he left he said he was going to Ridge Street. He came back at about 11 o'clock the same evening and left my house for his own home in company with his wife and children.

Cross-examination:

I had never been to the apartments of my son in West 53rd. Street.

15.

FANNY SCHIFF, a witness for the defendant, sworn, testified:

On the 6th. of March I was at Mrs. Mantol's house, 109 Delancey Street. I saw the defendant and his wife there. He remained there till a quarter of eight o'clock and then left. I left the house about half past 8 or 9 o'clock. I am no relation to the defendant.

Cross-examination:

I live at 156 Attorney Street. I have talked with the defendant's sister about this case. His sister told me this fire had taken place and that her brother was arrested on account of it. I did not talk with Mrs. Mantol, the defendant's mother, about the fire at all. I received a subpoena to come here and that is why I came.

LENA SCHIFF, a witness for the defendant, sworn, testified:

On the 6th. of March last I was at No. 109 Delancey Street. I went there in the afternoon and I saw the defendant there at about four or five o'clock. At a quarter of eight the defendant went away with his brother. I think his brother's name is Harry. I am no relation of the defendant.

SOLOMON ROSENBERG, a witness for the defendant, sworn, testified:

I live at 149 Ridge Street. On the 6th. of March last I saw the defendant at 4 or 5 minutes before eight in my house No. 149 Ridge Street. When the clock struck 11 I told him I wanted to retire and he shall go

16a

home. He went right away. There were several people in my house on that evening, Mrs. Jacobs, Mr. Sierfried and Charley Rosenberg. The whole family were playing cards. The defendant joined in the game and remained there till the hour I have stated..

Cross-examination:

The day was Sunday in the early part of March. I saw the clock as the defendant entered my rooms and that is the reason I am positive as to the time. All my children were in the house. I have spoken to the defendant's wife about this case. She came to me and I recollected that the defendant was in my house on the 6th. of March.

HARRY MANTOL, a witness for the defendant, being duly sworn, testified:

I am the defendant's brother. On the 6th. of March I came to my home 109 Delancey Street and I saw my brother and his wife and two children. The whole family were there. My brother remained there till a quarter of 8 o'clock. In company with me he then went to the residence of Mr. Rosenberg, No. 49 Ridge Street. We played cards and drank beer there till about 11 o'clock.

Cross-examination:

The 6th. of March was a fine clear day. The sun was shining. I left with my brother 109 Delancey Street at a quarter before eight o'clock. I saw a number of people in Mr. Rosenberg's place.

17.

CHARLES ROSENBERG, a witness for the defendant, sworn, testified:

On the 6th. of March I was in my father's house and I saw Mantol, the defendant, at about 8 o'clock. He came in shortly before 8 o'clock and remained in our house from 8 until 11. His brother came with him.

Cross-examination:

His brother went away with him. I didn't see any other man with him except his brother. A woman came in to have her shoes mended while we were all in the house.

JOSEPH O'DONNELL, a witness for the People, sworn, testified:

I am a patrolman connected with Engine No. 3. I attended the fire at No. 424 West 53d. Street on the night of the 6th. of March. I relieved Mr. Voorhees after he left there about half past 9 or a quarter of 10. From the time Voorhees left until he came back nobody entered the premises except Frank, the Assistant Fire Marshall.

PEARL JACOBS, a witness for the defendant, sworn, testified:

I recollect the evening of the 6th. of March. On that evening I was in the premises of Mr. Rosenberg at 149 Ridge Street and saw the defendant there. I left there at a quarter past 10 and he was there still. I am positive he is the man.

Cross-examination:

I cannot remember whether it was raining or not

18.

on that Sunday. When I have shoes to be mended I go to Mr. Rosenberg's place. I am sure it was not Saturday that I saw the defendant.

PETSY ROSENBERG, a witness for the defendant, sworn, testified:

I saw the defendant on the evening of the 6th. of March in our house at 149 Ridge Street. He came before 8 o'clock and remained until 11, I am positive.

SAMUEL ROSENBERG, a witness for the defendant, sworn, testified:

I have known the defendant a few months. He was at my house on Sunday night, March 6th. He came a few minutes before eight and remained until a few minutes after 11. He was spending the evening with my family playing cards.

ASCHER SIEGFRIED, a witness for the defendant, sworn, testified:

I know the defendant. I saw him on the 6th. of March in the house of Mr. Rosenberg. I was there about 8 o'clock and when I got there I found the defendant there playing cards. I left at about 10 o'clock and the defendant remained after me.

Cross-examination:

I was not present when Mantol came to the place. I got there at about 8 o'clock. I am the housekeeper of that house. I happened to pass Rosenberg's rooms on that evening, saw them playing cards and went in.

19.

ANNIE MANTOL, a witness for the defendant, sworn, testified:

I am the wife of the defendant. On the 6th. of March last in company with my husband and the workman Koplin we left our premises in 53rd. Street and went to the house of my mother-in-law, 109 Delancey Street. I remained there until 11 o'clock. My husband left the house at a quarter of 8 and returned about 11. We reached our home in West 53rd. Street at about 12 o'clock.

Cross-examination:

I have been married six years. I lived at one time in 525 West 49th. Street. I remember that we had a fire there. It was only a small fire. There was \$500 insurance on the apartments at that time.

SAMUEL C. MANTOL, the defendant, sworn, testified:

I am 25 years of age and was born in the Government of Plotsk in Russia. I am in the shoe business. I have been in this country nine years. I have never been convicted of any crime. I have been married nearly six years. In the fore-part of March I lived at 424 West 53rd. Street. On the 6th. day of March I kept my business open until after 12 o'clock. In company with my workman I went home to 53d. Street. We washed and dressed ourselves, had dinner and then went downtown to my father's house, 109 Delancey Street. My wife locked the apartments and had the keys in her possession. I returned home at about 12 o'clock and found that my premises had been broken into. I was not uptown during that afternoon and evening. I did not set those premises on

20.

fire. I had no connection or association with it.

Cross-examination:

When I and my workman came home we took off our old clothes and put on our Sunday clothes. We sat down to dinner and after dinner remained in the house until about three o'clock. I had supper at my father's house, 109 Delancey Street. I stayed there until about 15 minutes before 8 and from there my brother Harry and I went to 149 Ridge Street. The Rosenbergs are acquaintances of mine. I stayed there playing cards until about 11 o'clock. I didn't leave Rosenberg's house from the time I arrived until I left at 11. About six days before the fire occurred in my rooms someone broke into my place and stole some of my clothes. I believe that the key of McNab's flats opens mine. I changed one of the locks on the doors after my premises had been broken into. When I was married I went to live on 10th. Avenue between 32nd. and 33d. Street. I also lived after that in 42nd. Street. There was a fire in the premises I occupied at 525 West 49th. Street. It was an accident. I had \$500 insurance on my premises there. I remember living at 448 West 32nd. Street in April 1890. I do not remember having any fire there. There was some damage done there. I nailed down the windows of the light-shaft in my apartments because my rooms had been broken into.

21.

ABRAHAM COHEN and HERMAN BRECKMAN testified to the good character of the defendant.

REBUTTAL:

JAMES M. HODGES, re-called:

It is the custom among fire insurance companies not to issue any policies for less than \$500.

CATHARINE TONYAN, a witness for the People, sworn, testified:

I live at 525 West 49th. Street and lived there in October 1891. I occupy the first floor as a dwelling-house with my family. In October 1891 Samuel Mantol was a tenant of mine at those premises. There was a fire in his apartments during that month. My husband extinguished it with several buckets of water.

CHARLES LENZ, a witness for the People, sworn, testified:

I am a police officer connected with the Fire Marshall's office. My duties are to investigate the cause and origin of fires. I produce here a record of the Fire Marshall's office. I find init that I investigated a fire at 448 West 32nd. Street on April 14, 1890. The occupant of the premises was Samuel Mantol. The fire occurred in the bed in the bed-room of those premises.

The Jury returned a verdict of guilty of an attempt at arson in the first degree.

**POOR QUALITY
ORIGINAL**

Indictment filed Mar/14-1892.

COURT OF GENERAL SESSIONS

Part III.

THE PEOPLE &c.

against

SAMUEL C. MANTOL

Abstract of testimony on

trial New York May 20th

1892.

**POOR QUALITY
ORIGINAL**

*Headquarters
Fire Department
Bureau of Fire Marshal,
157 & 159 East 67th Street,
New York, March 20th, 1894*

Henry W. Unger, Esq.

Asst. District Attorney,

No. 32 Chambers Street, City.

Dear sir:

I have the honor to acknowledge receipt of your communication of the 19th inst., informing me that application has been made to the Governor for Executive clemency on behalf of Samuel H. Mantol, sentenced on May 27th-1892 to 9 years and 10 months imprisonment for the crime of arson. In reply, I beg to state that his was a premeditated and determined attempt to set fire to a building in the night time, the building being a tenement house with a large number of people in it at the time, the motive being to obtain a few hundred dollars of insurance on property worth little or nothing. It was the third fire in Mantol's apartments within two years, all in the basements of tenement houses, the two previous being surrounded by circumstances pointing to incendiarism.

I see no reason, therefore, why Executive clemency should be exercised in his case. The frequency with which the perpetrators of the crime of arson escape detection and punishment, and the total

**POOR QUALITY
ORIGINAL**

*Headquarters
Fire Department
Bureau of Fire Marshal,
157 & 159 East 67th Street,
New York, March 20th, 1894*

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**POOR QUALITY
ORIGINAL**

-2-

disregard of the safety of ^{the} lives and property of others evinced by those who commit it, render it incumbent, in my opinion, that some adequate punishment should be inflicted where the facts constituting the crime in the first degree (as in this case) were so clearly established.

Very respectfully,

J. A. Mitchell
Fire Marshal.

HEADQUARTERS

FIRE DEPARTMENT.

New York, 189

FIRE MARSHAL

201

**POOR QUALITY
ORIGINAL**

-2-

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Fire Marshal.

HEADQUARTERS

FIRE DEPARTMENT.

New York, 189

FIRE MARSHAL.

201

**POOR QUALITY
ORIGINAL**

1409

COURT OF GENERAL SESSIONS

CLERK'S OFFICE,

New York, 189

PEOPLE

vs.

Samuel C. Mantol -

*Received of the Clerk of
Court.*

*Policy of fire insurance
on Mantol's personal effects -
Hartford Fire Ins Co 10100 -*

*also charred pieces of
wood - Exhibits in this
case* *Exhibits
The Marshal*

May 25/92

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 R. Mantel

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

Samuel R. Mantel

of the CRIME OF ARSON IN THE *First* DEGREE, committed as follows:

The said *Samuel R. Mantel*,

late of the *Twenty second* Ward of the City of New York, in the County of New York aforesaid, on the *ninth* day of *March*, in the year of our Lord one thousand eight hundred and ninety-*two*, at the Ward, City and County aforesaid, with force and arms, in the *night* time of the said day, a certain *dwellings - house* of one *Robert McNeil*, there situate, there being then and there within the said *dwellings - house* some human being, feloniously, wilfully and maliciously did set on fire and burn, 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

Samuel R. Mantel

of the CRIME OF ARSON IN THE *First* DEGREE, committed as follows:

The said *Samuel R. Mantel*,

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, in the *night* time of the said day, a certain *dwellings - house* of one *Robert Ransom*, there situate, there being then and there within the said *dwellings - house* some human being, feloniously, wilfully and maliciously did set on fire and burn, 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.

BOX:

472

FOLDER:

4326

DESCRIPTION:

Marks, Mabel

DATE:

03/11/92



4326

POOR QUALITY
ORIGINAL

20-40

Witnesses:
John Swann
Off - O'Brien - 201

Counsel,
Filed *11* day of *March* 189*2*
Pleads, *Guilty*
THE PEOPLE

Robbery, *Second*
(Sections 224 and 229, Penal Code.)

vs. *R*
Mabel Stokes

DE LANCEY NICOLL,
District Attorney.

Mar 24th Part III

A TRUE BILL.

Alzmark

Foreman,
Part 3 - March 24/92
Spied and deputed
21

2 30

POOR QUALITY
ORIGINAL

Police Court—2 District.

CITY AND COUNTY }
OF NEW YORK, } ss

John Lawson
of No. 779 8th Avenue Street, Aged 55 Years
Occupation Iron worker being duly sworn, deposes and says, that on the
22 day of February 1882, at the 204 Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

one double case silver watch

\$ 13

of the value of thirteen 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 force and violence as aforesaid by

Mabel Marks, (now here)

Deponent was passing along Seventh Avenue
between thirty second and thirty third
street when deponent was accosted
by defendant who asked deponent
to go with her for the purpose of prostitution,
and while deponent stood in the street
talking with her the defendant seized
deponent and violently grabbed the
watch chain which held the said watch
in deponent's vest pocket, and she
broke the said chain and ran off with
said watch.

John Lawson

day of

Sworn to before me, this

29

February

1882

M. J. [Signature]
Police Justice.

**POOR QUALITY
ORIGINAL**

(1235)

Sec. 198-200.

2 District Police Court

CITY AND COUNTY { ss.
OF NEW YORK

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

Question. What is your name?

Answer. Mabel Mark

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. N. C.

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

Answer. 405 7th Avenue - 2 years

Question. What is your business or profession?

Answer. Domestic

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

Mabel Mark
Mark

Taken before me this 23
day of January 1892
Wm. J. Brady
Police Justice.

POOR QUALITY
ORIGINAL

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

Police Court--- 2 District.

THE PEOPLE, etc.,
ON THE COMPLAINT OF

John J. Mason
779. 8th St.
Mabel Hawks

Lester J. Person

2 _____
3 _____
4 _____
Offence _____

Date: Oct 23 1892

Snady Magistrate.

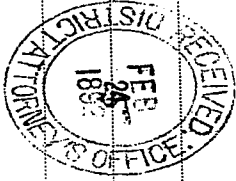
Officer: O'Brien

20 Precinct.

Witnesses

No. _____ Street _____

No. _____ Street _____



No. _____ Street _____

\$ 1000 to answer E.C.D.

Court

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 _____

Mabel Hawks

guilty thereof, I order that he be held to answer the same and she 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 she give such bail.

Dated: Oct 23 1892 Police Justice.

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

Dated: _____ 18 _____ Police Justice.

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

Dated: _____ 18 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mabel Marks

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

Mabel Marks

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

The said

Mabel Marks

late of the City of New York, in the County of New York aforesaid, on the *22nd*
day of *February* in the year of our Lord one thousand eight hundred and
ninety-*two*, in the ~~time of the said day~~ at the City and County aforesaid,
with force and arms, in and upon one *John Lawson*
in the peace of the said People then and there being, feloniously did make an assault; and

*one watch of the value
of thirteen dollars*

of the goods, chattels and personal property of the said *John Lawson*
from the person of the said *John Lawson* against the will
and by violence to the person of the said *John Lawson*
then and there violently and feloniously ~~did rob, steal, take and carry away,~~

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

De Lancey Nicoll
District Attorney

BOX:

472

FOLDER:

4326

DESCRIPTION:

Mason, William

DATE:

03/11/92



4326

POOR QUALITY
ORIGINAL

Witnesses:

Mr. Edward Bremer
Off - M. Century Co.

Appl a Copy in
Annual.

Counsel,
Filed
day of *March* 189*2*
Pleads, *M. Century Co.*

THE PEOPLE

vs.

William Mason

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

De Lancey Nicoll

Foreman.

Joseph H. Hays
Foreman
Henry Hays
447 Broadway
NYC

POOR QUALITY
ORIGINAL

Police Court—2 District.

City and County } ss.:
of New York,

of No. 823 Broadway Street, aged 26 years,

occupation Salesman being duly sworn

deposes and says, that the premises No 823 Broadway Street,

in the City and County aforesaid, the said being a four story

building the ground floor of

and which was occupied by deponent as a clothing store

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

were BURGLARIOUSLY entered by means of forcibly breaking

the glass in a window leading into

said premises

on the 2nd day of March 1882 in the night time, and the

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

two pairs of trousers valued

at six ten dollars

\$6.00

the property of Messrs Taylor and Company

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 Mason (now here), and an unknown

man or persons who were getting in concert

for the reasons following, to wit: at the hour of six o'clock

P.M. on said date, deponent securely

locked and fastened the doors and

windows of said premises the said

windows being intact and deponent

having found the said windows broken

and said property missing he is in-

formed by Detective Sergeant M. Carthy

that he M. Carthy on the hour of 9 o'clock

P.M. on said date, deponent securely

locked and fastened the doors and

windows of said premises the said

windows being intact and deponent

having found the said windows broken

and said property missing he is in-

formed by Detective Sergeant M. Carthy

that he M. Carthy on the hour of 9 o'clock

P.M. on said date, deponent securely

locked and fastened the doors and

windows of said premises the said

windows being intact and deponent

having found the said windows broken

and said property missing he is in-

**POOR QUALITY
ORIGINAL**

[illegible]

**POOR QUALITY
ORIGINAL**

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation Thomas L. Mc Carthy of No. Detective Officer

Central Office Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of M. Edward Donney
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this _____
day of March 1890,

Thomas L. Mc Carthy

[Signature]
Police Justice.

(3692)

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation James Mc Cafferty of No. Detective Officer

Central Office Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of M. Edward Donney
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this _____
day of March 1890,

James Mc Cafferty

[Signature]
Police Justice.

(3692)

**POOR QUALITY
ORIGINAL**

CITY AND COUNTY }
OF NEW YORK, } ss.

Bernard Carney
aged *30* years, occupation *Watchman* of No.

179 Warren Place Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of

M. Edward Downey

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

Sworn to before me, this

day of

14
March 1890

Bernard Carney

Police Justice.

POOR QUALITY
ORIGINAL

(1335)

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *William Mason*

Question. How old are you?

Answer. *30 years -*

Question. Where were you born?

Answer. *U. S. -*

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

Answer. *312 East 121 St; 1 Month*

Question. What is your business or profession?

Answer. *Cutter -*

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 -
Wm Mason

Taken before me this
day of *March* 189*2*

Police Justice.

POOR QUALITY
ORIGINAL

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

Police Court--- District. 271

THE PEOPLE, &c.,

ON THE COMPLAINT OF

M. Edmund Flanagan

87 3rd Broadway

William Weaver

Office _____

Dated *Mar 4th 92*

Norm Magistrate.

M. Edmund Flanagan Officer.

Officer Precinct.

Witness Street.

Witness Street.

Witness Street.

Witness Street.

Witness Street.

Witness 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 *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 *Mar 4* 18 *92* 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

William Mason

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

William Mason

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

The said

William Mason

late of the *15th* Ward of the City of New York, in the County of New York aforesaid, on the
second day of *March* 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 *Alfred E. Taylor*

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 *Alfred*
E. Taylor 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.

**POOR QUALITY
ORIGINAL**

SECOND COUNT—

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

William Mason

of the CRIME OF *Petit* LARCENY

committed as follows:

The said

William Mason

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 pair of trousers of the
value of eight dollars each pair,*

of the goods, chattels and personal property of one

Alfred E. Taylor

in the

store

of the said

Alfred E. Taylor

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.

**POOR QUALITY
ORIGINAL**

THIRD COUNT:

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

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

The said

William Mason
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 pair of trousers of the
value of eight dollars each
pair*

Alfred E. Taylor
of the goods, chattels and personal property of

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

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

William Mason
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.

BOX:

472

FOLDER:

4326

DESCRIPTION:

Mayer, George

DATE:

03/26/92



4326

POOR QUALITY
ORIGINAL

Witnesses:

Mar Lenth

Counsel,

Filed

26 day of March 1892

Pleads,

THE PEOPLE

vs.

George Mayer

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

W. H. Doham
Foreman.

April 16/92

Heard of W. D. Day

Per one up

Police Court— District.

City and County }
of New York, ss.:

Oscar Lentke

of No. 652 Hudson Street, aged 52 years,

occupation Ornamental Iron Work, being duly sworn

deposes and says, that the premises No 652 Hudson Street,

in the City and County aforesaid, the said being a five story brick building

and which was occupied by deponent as a workshop on second floor

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

were BURGLARIOUSLY entered by means of forcibly bursting open the door of said workshop opening on the main hall of said building

on the 19 day of April 1882 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

a quantity of table lamps of the value of over one hundred dollars (\$100)

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

George Meyer (nowhere)

for the reasons following, to wit: Deponent is informed by the said Henry Bishop, that he was present in said premises about the hour of 6 O'Clock in the morning on said date and the said door to said premises was securely locked and closed; that he heard the noise of the breaking open of the said door, and that he saw the Defendant enter the said

premises immediately thereafter, and the defendant mounted to a ladder on the said premises and was in the act of taking one of the said lamps when the said Henry Bristol accosted him and then defendant ran out of said premises and the defendant was arrested immediately, and the defendant had no right to enter said premises or to touch any of the said property.

Sworn to before me this.....day.....

of April 189

[Signature]

Police Justice

Police Justice.

Oscar Lenthke, the complaining witness, further says that the defendant at the time of his arrest had in his possession ~~some~~^{two} pawn-tickets representing property described stolen from said premises, as admitted by defendant and deponent asks the Court to direct the Jailor/baker holding the said property to deliver it to the custody of the Court pending the trial of the defendant.

Sworn to before me this 19 day

of *open* 189

[Handwritten signature]

A. C. Jackson

Police Court _____ District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

512

Burglary

88

United

Magistrate.

Officer,

Clerk.

Witness: _____

Committed in default of \$-----Bail.

Bailed by _____

No. _____ Street.

**POOR QUALITY
ORIGINAL**

1377

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation Henry Bishop
Watchman of No.

652 Hudson Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Oscar Leuthe
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 April 1892 } Henry Bishop

W. F. Brady
Police Justice

POOR QUALITY
ORIGINAL

(1335)

Sec. 198-200.

2
District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *George Meyer*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *No address*

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 have nothing to say*

George Meyer

Taken before me this

19

day of

April

1893

Justice
Police Justice.

POOR QUALITY
ORIGINAL

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

Police Court... 2 District... 441

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Dea. Leathe
George Meyer

Offense Burglary

Dated,

June 19 189 2

Magistrate.

Philip L. Samuel Officer.

Witnesses

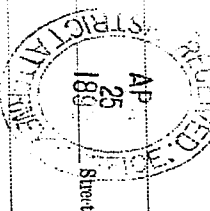
Henry Brink Precinct.

No. 652 Hudson

Street.

No.

Street.



No.

Street.

\$ 1500

to answer

CS Burglary

\$1500 & \$122 1/2 m. &c.

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

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, June 19 189 2 Philip L. Samuel 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 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

George Mayer

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

George Mayer

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

The said

George Mayer

late of the *9th* Ward of the City of New York, in the County of New York aforesaid, on the
19th day of *April* in the year of our Lord one
thousand eight hundred and ninety-*two* in the *day* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *shop* of
one *Oscar Lenthke*

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 *Oscar*
Lenthke in the said *shop*
then and there being, then and there feloniously and burglariously to steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

De Lancey Nicoll
District Attorney

BOX:

472

FOLDER:

4326

DESCRIPTION:

Mayn, Mary

DATE:

03/21/92



4326

POOR QUALITY
ORIGINAL

Witnesses:

Edward *[Signature]*

Counsel,

Filed, *21* day of *March* 189*2*

Pleads,

Myself & H. B. [Signature]

THE PEOPLE

vs. B

Mary Mayn

KEEPING A HOUSE OF ILL-FAME, ETC.
(Sections 822 and 865, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

Fined \$50. *12*
A TRUE BILL.

[Signature]

Foreman.

F. C. [Signature]

POOR QUALITY
ORIGINAL

COURT OF GENERAL SESSIONS, PART *One*
THE PEOPLE

vs.

Mary Mayon

For

INDICTMENT

not found

To

M.

Mary Mayon

No. *1249* East *12* Street.

The indictment against the above-named defendant for whose appearance you are bound, has been placed upon the Calendar for *trial* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *Tuesday* the *19* day of *April* instant, at eleven o'clock in the forenoon.
If the defendant is not produced at that time, your bond will be forfeited.

DE LANCEY NICOLL,

District Attorney.

Deferre

**POOR QUALITY
ORIGINAL**

Sec. 198—200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Mary Mayn

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

Germany

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

Answer.

349 East 12th St. 17 days

Question. What is your business or profession?

Answer.

Scamsters

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

Answer.

I am not guilty. I demand an examination

Mary Mayn

Taken before me this

19

day of *October* 189*3*

Charles J. Justice

Police Justice.

POOR QUALITY
ORIGINAL

Sec. 151.

Police Court 3^d District.

CITY AND COUNTY OF NEW YORK, { ss. In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Edward Becker

of No. 100 East 23^d Street, that on the 5th day of February 1897, at the City of New York, in the County of New York, Jane Doe did keep and maintain at the premises known as Number 349 East 12th Street, 1 flight, west apartments

Street, in said City, a Disorderly House and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to Command you, the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the body of the said

Jane Doe and all vile, disorderly and improper persons found upon the premises occupied by said Jane Doe and forthwith bring them before me, at the 5th DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 18th day of February 1897

Charles H. Luntz POLICE JUSTICE.

Sec. 322, Penal Code.

5^c District Police Court.

CITY AND COUNTY OF NEW YORK, { ss. Edward Becker

of No. 100 East 23^d Street, in said City, being duly sworn says that at the premises known as Number 349 East 12th Street, 1 flight, west apartments, in the City and County of New York, on the 8th day of February 1897, and on divers other days and times, between that day and the day of making this complaint

Jane Doe did unlawfully keep and maintain and yet continue to keep and maintain a Disorderly House and did then, and on the said other days and times, there unlawfully procure and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and there passing is habitually disturbed, in violation of the statute in such case made and provided.

Deponent therefore prays, that the said Jane Doe and all vile, disorderly and improper persons found upon the premises, occupied by said Jane Doe may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this 18th day of February 1897

Charles H. Luntz Police Justice. Edward Becker

POOR QUALITY
ORIGINAL

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

Edward Becker

of No. *100 E 23rd* Street, being duly sworn, deposes and says,

that *Mary Mayn* (now present) is the person of the name of

Jana Doe mentioned in deponent's affidavit of the *18th*
day of *February*, 189*1* hereunto annexed.

Sworn to before me, this *19*
day of *February*, 189*1*

Edward Becker

Charles N. Leinter POLICE JUSTICE.

New York Feb 19th 1892
 Third District Police
 Court.
 Hon. Chas. H. Taft
 Presiding Justice,

Edward Decker }
 Mary Mayne }

Edward Decker being
 duly sworn deposes and
 says, I am an Officer
 of the Society for the
 Protection of Children &
 Children 100 East 23rd St.

Q. Do you know the
 Defendant?

A. I do
 Q. Did you ever see
 her in 349 East 12th St.

A. Yes Sir, on the
 8th of February, I
 (1)

2.

I visited her, I
knocked at the door,
I was admitted by
her, I told ^{her} I come
to be taught languages,
she asked me if I
would have a "piece"
and she brought the
girl; she undressed
and exposed herself
to me, I then went
into the rear room
and gave her half
over the money to the
Madame, she solicited
me to have sexual
intercourse with her.
I called on the 14th
of the month and
went through the
same performance, she
stripped herself, she
waited to receive

Q.

Why I would not
have connection with
her, I told her the
I was in hard luck,
I gave her two dollars,
it is a tremendous
house, with about 18
children, this woman
has half a floor

cross-fertilization Q.

went there alone

Q. I did
Q. Was anyone else
there?

Q. On the 17th there
was a man, some
customer he said

Q. he left after I arrived

Q. Did he do anything
out of the way?

Q. Not when I
was there, I am
13

H

do nothing wrong,
he was about though,
I do not know whether
he did wrong or
not

Q. You are attached
to the Society?

A. Yes Sir,
Q. You are not a Police
man?

A. No Sir,
Q. You are not a Constable

A. No Sir,
Q. You are not a City
Marshal?

A. No Sir,
Q. You are certainly
not the Sheriff of the
City of New York nor
his Deputy?

A. No Sir,
Q. Did Gely execute the
warrant?

H

5

Q. Yes Sir, with the assistance of a Policeman, he was with me in the room,

Q. The Policeman had charge of the Harraut?

A. I did execute the Harraut, it was delivered to me by Justice Gairtor, & took the Policeman off post with me

Q. Did you go there alone?

A. Yes Sir, the Policeman was in uniform

Q. As a matter of fact this was delivered to you by the justice presiding and you executed it?

A. Yes Sir,

6

Q. Do you know you
are not a man of
evil fame and name,

Q. No Sir,
you are in a legitimate
business?

Q. Yes Sir,
you are not a man
of dishonest counter-
feitation?

Q. No Sir,
you said you did
not know who the
man was & who was
there

Q. No I do not,
was anyone else
there when you called?

Q. No Sir,
the only parties were
these two, the defendant
and yourself?

A. Yes Sir, he

4

Q. left after I got there,
How often do you
pass that place?

A. I am not in
position to state, some
time often accord-
ing to our work

Q. Did you pass
that place more than
half a dozen?

A. I may
have been there more
than a dozen times
within the last year,
I had the house
before.

Subscribed before me
this 19th day of Feb 1892

Police Justice

4

D

John H. Leitz being
July 1894 deposer and
says, I am an officer
of the Society for the
Prevention of Cruelty to
Children 100 East 13th St

Q. Did you see the
defendants before?

A. Yes Sir.
Q. Did you ever meet
them in the house
349 East 12th Street

Q. What did you see
there?

A. I went there on
the 7th 1894 in regard
to an advertisement in
regard the paper, I
knocked at the door,
this German came
and opened the door,
the both of them soli-
-cited me for the \$

Q.

Purposes of Prostitution,
I asked of the price,
They said \$1.50, I
said that was too
much I had one
dollar and I went
into the front room
with Annie Smith, she
stripped herself and
exposed her person,
I said I did not
feel in the humor, I
paid her a dollar in
presence of Mary Wayne
and gave Annie the
dollar and she
passed it the Hefen-
dant

Q. Did you go in?
There any other time?

A. On the 14th of this
month, she took me
in the bed room, I

Q

10.

I paid her the money, she opened the door and gave it to the Defendant, I gave her 25 cents for luck

Q. You have been a witness a number of times?

A. No Sir, this is my first appearance in a case like this

Q. Were you present when they executed this warrant

A. Yes Sir,
Q. You are connected with the Society K.K.
C. C. K. C.

A. Yes Sir,
Friend of your Honor please, I move to

11

Dismiss the Complaint
On the ground
that there has been
a violation of this
Warrant.

Court Held to Answer in
five hundred dollars

POOR QUALITY
ORIGINAL

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

Police Court, *3* District, *271*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Becker
100 E 23 St
Mary Mays

Offense *Keeping Dis.*
House

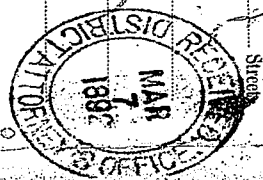
Dated *February 19* 189*2*

Clayton Magistrate.
Becker Officer.

Witnesses *John Miller*
No. *100 E 23 St* Street.

No. _____ Street.

No. *510* Street.
to master



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

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

Dated *Feb 19* 189*2* *Charles L. Smith* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

COUNTY OF NEW YORK, SS.:

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING;

An indictment having been found on the 21 day of March
1892, in the Court of General Sessions of the Peace of the County of
New York, charging

Mary Magan
with the crime of Receiving a stolen bill

Mary Magan You are therefore Commanded forthwith to arrest the above named
and bring her before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver her into the custody of the Keeper of the
City Prison of the City of New York, or if he require it, that you take her before any Magistrate
in that County, or in the County in which you arrest her, that he may give bail to answer the
indictment.

City of New York, the 22 day of March 1892

By order of the Court,

John F. Carroll
Clerk of Court.

**POOR QUALITY
ORIGINAL**

New York General Sessions of the Peace.


THE PEOPLE
OF THE STATE OF NEW YORK,
against

Mary Magu

BENCH WARRANT FOR MISDEMEANOR.

Issued

March 22 1892

 The defendant is to be admitted to bail
in the sum ofdollars.

Court of General Sessions.

-----x
The People & c .

-against-

M a r y M a y n .
-----x

City and County of New York, ss:-

MICHAEL BISSETT, being duly sworn, deposes and says, that he is an Officer and Ward Detective connected with the Forteenth Police Precinct, in which the premises herein complained of are situated. That he has visited the premises formerly occupied by the above named defendant and avers that the same are now unoccupied and empty, that the defendant has removed therefrom, and that the nuisance complained of has been abated.

Sworn to before me this :
19th day of April, 1892. :

Michael Bissett

Notary Public
Wm. C. [Signature]

Sup. General Sessions Court.

Sir:

Please take notice, that the within is
a true copy of a
in the within entitled action, this day duly
entered, and filed in the office of the Clerk
of this Court.

Dated, N. Y.,

189

Yours &c.,

LEVY, FRIEND & HOUSE,

Att'ys for

Mary Wayne

against

The People etc.

To

Esq.,

Affidavit,

Attorney for

LEVY, FRIEND & HOUSE,

Defendants - ATTORNEYS,

WORLD BUILDING,

PARK ROW, COR. FRANKFORT ST.,

NEW YORK.

Due and timely service of a copy of the within

is hereby admitted.

this _____ day of _____ 189

Attorney for

Court of General Sessions.

----- x
THE PEOPLE ;

-against- ;

MARY MAYN ;
----- x

PLEASE TAKE NOTICE, that upon the annexed affi-
davit, we ^{shall} move in Part I of this Court, before the Honor-
able RUFUS B. COWING, on Monday, the 18th day of April,
1892, at 11 A. M., or as soon thereafter as Counsel can be
heard, for an order vacating and setting aside the for-
feiture and judgment entered thereunder ^{therein} on the 22nd day of
March, 1892, and for such other and further order in the
premises as may be just.

D a t e d, New York, April 14, 1892.

Levy & Friend & House

Attorneys for Defendant,

61 - 65 Park Row,-

"World Building,"

New York City.

~~HON. DEAN J. COLLE,~~

~~District Attorney.~~

Court of General Sessions.

----- x
T H E P E O P L E
-against-
M A R Y M A Y N
----- x

City and County of New York, ss:-

EMANUEL M. FRIEND being duly sworn, says, I
am one of the Attorneys for the Defendant above named.
The Defendant was arrested, charged with keeping a dis-
orderly house on or about February 19th, 1892. That she
was arraigned on or about said date, before Justice
CHARLES N. TAINTOR, and through Counsel, elected to be
tried in General Sessions, and was held in Five Hundred
Dollars bail for trial.

That on or about said date said Defendant
deposited the sum of Five Hundred Dollars with the City
Chamberlain in lieu of bail, and was discharged from cus-
tody thereunder.

That deponent as one of the Counsel for said
Defendant, has carefully watched the Calendar of this
Court to discover whether the defendant had been indicted,
so as to produce her for the purpose of pleading when said
indictment should be found, or for trial when called upon,
but that the case never appeared upon the Calendar as pub-
lished in the "New York Law Journal", which is the official
law paper of said City, as provided by Legislative enact-
ment.

That deponent is informed and knows it to be a fact that on the 21st day of March, 1892, the Grand Inquest then in session, found a true bill against said MARY MAYN, of which no notice was given to Counsel of defendant, and that the title of the case was published in the said Journal as MARY MAYER. That on the 22nd day of March, the bail of said defendant was forfeited, though she has always been and is ready to plead and answer herein.

That the failure of said Defendant to appear and plead was due to the fact that her name did not appear upon the Calendar of this Court, and that no notice of same was given. her.

That the witnesses for the people produced in the Police Court were one Becker and Dietz, both officers who are still in the service of the Society for the Prevention of Cruelty to Children, and that deponent believes that the People of the State are in the same position at this time in this action, as they were at the time of the forfeiture.

Attached hereto is the Calendar of the Court, as printed in the said Law Journal for the 22nd day of March, which deponent refers to as part of this affidavit.

W h e r e f o r e, deponent prays that the said forfeiture be vacated and set aside, and that the said defendant be permitted to plead to said Indictment and defend herein.

No previous application for this order has been heretofore made herein.

**POOR QUALITY
ORIGINAL**

Sworn to before me this :
14th day of April, 1892. :

Ellis Friend

Richard Lips
Commissioner of deeds
N. Y. Co.

SALES.

LORILLARD STREET.—Supreme Court, City and County of New York. Anna M. Heniges, plaintiff, against Henry C. Thompson and others, defendants.

In pursuance of a judgment of foreclosure and sale, made and entered in the above entitled action, and bearing date the 10th day of March, 1892, I, the undersigned, the referee in said judgment named, will sell at public auction, at the Real Estate Exchange and Auction Room, Limited, Nos. 59 to 65 Liberty street, in the City of New York, on Tuesday, the 5th day of April, 1892, at twelve o'clock noon of that day, by Richard V. Harriett & Co., auctioneers, the premises mentioned in said judgment and there-in described as follows, to wit:

All that certain lot, piece or parcel of land, with the buildings and improvements thereon, situate, lying and being in the City and County of New York, and described as follows: Beginning at a point on the easterly side of Lorillard street, distant one hundred feet northerly from the northeasterly corner of one Hundred and Eighty-seventh and Lorillard streets; thence easterly, ninety-eight feet to the center line of the block; thence northerly, twenty-five feet; thence westerly, ninety-eight feet to the easterly side of Lorillard street; and thence southerly, along said Lorillard street, twenty-five feet to the point or place of beginning, be said several dimensions more or less.

Dated New York, March 14th, 1892.

JOHN T. CORNELL, Referee.
Plaintiff's Attorney,
No. 132 Nassau street, New York City.

NINETY-FIFTH STREET.—Supreme Court, City and County of New York. Charles C. Farnham, plaintiff, against James Taylor and others, defendants.

In pursuance of a judgment of foreclosure and sale, made and entered in the above entitled action, and bearing date the ninth day of February, 1892, I, the undersigned, the referee in said judgment named, will sell at public auction, at the Real Estate Exchange and Auction Room, Limited, numbers 59 to 65 Liberty street, in the City of New York, on the 24th day of March, 1892, at 12 o'clock noon, by Bryan L. Kennelly, auctioneer, the premises in said judgment mentioned and there-in described as follows, to wit:

All that certain lot, piece or parcel of land, with the buildings thereon erected, situate, lying and being in the twenty-fifth Ward of the City of New York, and bounded and described as follows, viz: Beginning at a point in the southerly line of Ninety-fifth street, distant two hundred and forty-five feet easterly from the southeasterly corner of Ninety-fifth street and Ninth avenue; running thence easterly, along the said southerly line of Ninety-fifth street to the center of a party wall, seventeen feet; thence southerly, parallel with said party wall, one hundred feet eight and one half inches to the center line of the block; thence easterly, parallel with Ninety-fifth street, seventeen feet; thence northerly, parallel with Ninth avenue, and part of the way through the center of a party wall, one hundred feet eight and one half inches to the point or place of beginning.

Dated New York, February 15th, 1892.

JAMES P. PHILLIPS, Referee.
Plaintiff's Attorney,
25 Court street, Brooklyn.

NOS. 8 AND 5 EAST FOURTEENTH STREET.—New York Supreme Court, City and County of New York. Margaret W. Howard, plaintiff, against James R. Boyd, Remington Varnum and others, defendants.

In pursuance of the judgment of foreclosure and sale, duly made and entered in the above entitled action, bearing date the 8th day of March, 1892, I, the undersigned, the referee in said judgment named, will sell at public auction, at the Real Estate Exchange and Auction Room (Limited), Nos. 59 to 65 Liberty street, in the City of New York, on the 24th day of March, 1892, at 12 o'clock noon, by R. V. Harriett & Co., auctioneers, the premises in said judgment mentioned and there-in described as follows, to wit:

All that certain indenture of lease, bearing date the 10th day of January, 1888, made by Mary S. Van Beuren, said James R. Boyd, said Remington Varnum and the taxes thereon, which said lease was recorded in the Office of the Register of the City and County of New York, in Book 211 of Conveyances, page 25, on the 23d day of January, 1888; and also the leasehold premises thereby demised and described as follows, to wit: Beginning at a point on the northerly side of Fourteenth street, at the distance of forty-two (42) feet easterly from the northeasterly corner of Fourteenth street and Fifth avenue; and running thence easterly, along Fourteenth street, fifty (50) feet; thence northerly, at right angles to Fourteenth street, one hundred and twenty-nine (129) feet; thence westwardly at right angles to Fifth avenue (50) feet; and thence southerly, at right angles to Fourteenth street, one hundred and twenty-nine (129) feet to the place of beginning.

Together with all rights and appurtenances, buildings, rights, members, privileges and appurtenances thereunto belonging or in anywise appertaining.

And, also, all the estate, right, title, interest and term of years yet to come and unexpired, property, possession, claim and demand whatsoever of said James R. Boyd and his assigns, and to the said demised premises, and every part thereof, with the appurtenances; and also the said indenture of lease, and every clause, article and condition therein expressed and contained; subject, nevertheless, to the rents, covenants and conditions in said indenture of lease mentioned.

Dated New York, March 17th, 1892.

EUGENE H. POMEROY, Referee.
Plaintiff's Attorney,
115 Broadway, New York City.

ONE HUNDRED AND FOURTH STREET.—Superior Court of the City of New York. The Mortgage Industrial Savings Bank, plaintiff, against Frances H. Ducloux and others, defendants.

In pursuance of a judgment of foreclosure and sale, duly made and entered in the above entitled action, and bearing date the 4th day of December, 1891, the undersigned, the referee in said judgment named, will sell at public auction, at the Real Estate Exchange and Auction Room, Limited, Nos. 59 to 65 Liberty street, in the City and County of New York, on the 22d day of March, 1892, at 12 o'clock noon, by Richard V. Harriett, auctioneer, the premises in said judgment named as follows:

All those ten certain lots, pieces or parcels of land, situate and being in the City of New York, bounded and described as follows: Beginning at a point on the northerly side of one Hundred and Fourth street, at a point distant one hundred (100) feet westerly from the northwesterly corner of One Hundred and Fourth street and Avenue A; running thence westerly, along the northerly line of One Hundred and Fourth street, two hundred and fifty (250) feet; thence northerly, and parallel with said line, one hundred feet; thence easterly, parallel with One Hundred and Fourth street, two hundred and fifty feet; thence southerly, parallel with Avenue A, one hundred feet; and eleven inches to the northerly line of One Hundred and Fourth street, at the point or place of beginning.

Dated New York, March 1st, 1892.

JAMES R. CHAMING, Referee.

Calendars for Tuesday, March 22.—Continued.

CITY COURT—TRIAL TERM, PART II.

- Before EHRlich, C.J.—Held in Room 21 City Hall—Court opens at 10 A. M.
- 5397. Bergner & Engel Brewing Co. v. Reynolds—Ten Eyck & R. for plf; Daly & B. for def.
 - 5714. Emrich v. Machette—Olin, R. & M. for plf; T. McAdam for def.
 - 5675. Grossman v. Dobrosynski et al.—D. Leventritt for plf; Goldfogle & C. for def.
 - 5842. Meyer v. Bohm—J. M. McGee for plf; T. F. Byrne for def.
 - 5774. Spaelta v. Christman—D. McL. Shaw for plf; M. C. Gross for def.
 - 5892. Baragilsky v. Schlegman—M. A. Kirschschmidt for plf; K. Greenthal for def.
 - 5537. Stephens v. Wuerz—D. A. Stephens for plf; Root & C. for def.
 - 1838. Bradley Fertilizer Co. v. South Pub. Co.—G. W. Green for plf; H. H. Gibbs for def.
 - 4794. Cromwell v. Scrymgeour—P. Q. Eckerson for plf; T. N. Cuthbert for def.
 - 5074. Haas v. Wolfenstein—C. F. Holme for plf; Hays & G. for def.
 - 5688. Kellogg v. Delacroix—Rudd, H. & W. for plf; J. G. Boyd for def.
 - 5711. Bertine v. Wilson—F. M. Littlefield for plf; E. Russell for def.
 - 5747. Irwin v. Ottinger—S. H. Stuart for plf; S. Kohn for def.
 - 5792. Polier v. Jones—G. Squire for plf; J. P. Albright for def.
 - 2800. Sherman v. Green—Souter & S. for plf; Blumenstiel & H. for def.

CITY COURT—TRIAL TERM, PART III.

- Before FITZSIMONS, J.—Held in Room 15 City Hall—Court opens at 10 A. M.
- 4384. Cohn v. Cohen—D. Leventritt for plf; A. Stern for def.
 - 6989. Simons v. Marks—J. A. Englehart for plf; I. Hirschfeld for def.
 - 5427. Hamilton v. Percy—Howe & H. for plf; S. M. Stillwell for def.
 - 5576. Van Dever v. Barney—C. D. Brower for plf; Hastings & G. for def.
 - 5843. Pohalski v. Donohue—F. A. Thomson for plf; E. A. Trade for def.
 - 5844. Stenz v. Marx—F. A. Thomson for plf; W. H. Reed for def.
 - 5884. Kelly v. Handbode, Jr.—J. P. Campbell for plf; Breen & C. for def.
 - 5852. Lord v. Johnson—Van Duzer & T. for plf; W. A. Belcher for def.
 - 5914. Title Guarantee & T. Co. v. McManus—G. D. Lamb for plf; T. J. L. McManus for def.
 - 5923. Schlesinger v. Helne—Solomon, K. & E. for plf; O. I. Schampain for def.
 - 5924. Howe v. Striker—Howe & H. for plf; Bliss & S. for def.
 - 5925. Kalter v. Goldblatt—G. Steckler for plf; T. B. Osborne for def.
 - 5927. Steman v. N. Y. Brass Co.—Stern & L. for plf; Birdseye, C. & B. for def.
 - 5928. Rosselli v. Van De Zind—L. Z. Kintzler for plf; G. E. O'Hara for def.
 - 5932. Christ v. Oetwood—H. T. Loew for plf; J. G. Ritter for def.

CITY COURT—TRIAL TERM, PART IV.

- Before MCCARTHY, J.—Held in Room 19 City Hall—Court opens at 10 A. M.
- Cases when reached must be tried.
- EQUITY AND NON-JURY.**
- 6874. Johnson v. Matheson et al.—H. B. Johnson for plf; A. J. Ensign for def.
 - 71. McDowell v. Kelly—Phillips & A. for plf; T. C. Ennervor for def.
 - 73. Marowsky v. Rohrig—Gumbleton, F. & H. for plf; S. Sultan for def.
- SHORT CAUSES.**
- 6776. Sonn v. Seiner—Goldfogle & C. for plf; T. F. Byrne for def.
 - 6714. Aufmordt v. Hartman—Blumenstiel & H. for plf; Shafer & G. for def.
 - 6715. Same v. Same—Same att'ys.
 - 7004. Teachers' Mutual B. Ass'n v. Neal—J. K. Averill for plf; J. Whalen for def.
 - 3819. Marchessault v. Bucher—Baker, L. R. & McK. for plf; A. B. Cruickshank for def.
 - 6799. Lowen v. Aaron—S. S. Thomas for plf; Goldfogle & C. for def.
 - 6838. Nat. Bank of Deposit v. Downing—Reeves & T. for plf; Dillaway, D. & L. for def.
 - 6924. Requard v. Thorpe—Gruber & L. for plf; H. M. Heyman for def.
 - 3284. Sinsheimer v. Wormser—M. W. Platzek for plf; E. Otterbourg for def.
 - 6921. Am. Photo E. Co. v. Alden—A. O. Butts for plf; Dill, C. & S. for def.
 - 6092. Graber v. Kissling—J. G. Ritter for plf; S. Sultan for def.
 - 6997. Grouse v. Schweinberg—Goldsmith & C. for plf; Newberg for def.
 - 6676. Peter Adams Co. v. Tooker—Smith, B. & C. for plf; M. J. Scanlan for def.
 - 7001. Teachers' Mutual B. Ass'n v. Lowenbain—J. K. Averill for plf; S. P. Rothschild for def.
 - 7014. Mathiasen v. Yost—Phillips & A. for plf; Morse & W. for def.
 - 7134. Blow v. Mayer—M. W. Platzek for plf; Donohue, N. & C. for def.
 - 7124. Bridgman v. Boys—S. Cohen for plf; J. M. Ferguson for def.

Highest number reached in regular call on general calendar, 5932.

COURT OF GENERAL SESSIONS—PART I.

- Before SMITH, R.—Court opens at 11 A. M.
- Assistant District Attorney Weeks for The People.
- 1. Giuseppe Proitti—Murder
 - 2. Henry E. Murphy—Grand larceny
 - 3. Valentine Joseph—Grand larceny
 - 4. Charles Dorfmann—Grand larceny
 - 5. Mary Mayer—House of ill fame

COURT OF GENERAL SESSIONS—PART II.

- Before MARTINE, J.—Court opens at 11 A. M.
- Assistant District Attorney Townsend for The People.
- 1. David H. Ramsay—Assault
 - 2. Laura Gregory—Grand larceny
 - 3. Samuel Sosnowsky—Grand larceny
 - 4. Mary F. Roberts—Grand larceny

COURT OF GENERAL SESSIONS—PART III.

- Before FITZGERALD, J.—Court opens at 11 A. M.
- Assistant District Attorney Osborne for The People.
- 1. Thomas Frawley—Perjury
 - 2. Arthur Williams—Grand larceny
 - 3. Benny Fuchman—Grand larceny
 - 4. Wohl Bela and Isidore Deutsch—Grand larceny
 - 5. William H. Roberts—Grand larceny
 - 6. John Cooney—Burglary
 - 7. Louis Sinclair and Thomas Murray—Burglary
 - 8. Harry Bogart—Burglary
 - 9. Samuel F. Burns—Assault
 - 10. Francis Malosse—Disorderly house
 - 11. Annie Lewis—Disorderly house
 - 12. Minnie Marquis—Cruelty to children.

Calendars for Wednesday, March 23.

SURROGATE'S COURT.

- Before RANSOM, S.—Court opens at 10:30 A. M.
- 761. Contested will of Sophia Moss

Decisions.

SUPREME COURT—CHAMBERS.

- By TRUAX, J.
- In re Pettv—Why not get a new deed for referee?
 - Deegan v. Boyd; N. H. Clock Co. v. Curtis—Granted on default.
 - Sinnott v. Loew; Middleton v. Galligan; Fenn v. O'Neil; Sheldon v. Forbes; Holland Building Ass'n v. Coffin; Block v. Phoenix Brewing Co. In re Foucher (3 cases); Quackenbos v. Lowry; De Bari v. Consolidated Gas Co.; Brown v. Brockway; McConnell v. Mayor, &c. In re Bonnell; Kelly v. Met. El. R.R.; Haaren v. Burns; Carr v. Beatti; Mercantile Trust Co. v. Ingraham; De Boits v. Livingston; Smith v. Dean; Bruce v. Bruce; In re N. Y. El. R.R.; Ryer v. Riddabock; Jones v. Rathbone (4 cases); Hun v. Hart; Matthiessen v. Cuntz; Hoberg v. Hoberg (2 cases); In re Hubbard; In re Anderson; In re 134th st.; Welzelbaum v. Lowenstein; Batzar v. Lewis; Patterson v. Nowell; Titus v. Bier; In re Hubbard; In re Dunet Chemical Co.—Orders signed.

N.Y. General Sessions Court.

1496
To
Please take notice, that the within is
a true copy of a
in the within entitled action, this day duly
entered, and filed in the office of the Clerk
of this Court.

Dated, N. Y., 189

Yours &c.,
LEVY, FRIEND & HOUSE,
Att'ys for

Mary Mayer.

against

To

Esq.,

affidavit and notice of Motion.

Attorney for

LEVY, FRIEND & HOUSE,

Defendant's ATTORNEYS,

WORLD BUILDING,
PARK ROW, COR. FRANKFURT ST.,
NEW YORK.

Due and timely service of a copy of the within
dant and relative is hereby admitted.

this day of April, 189

Attorney for

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Mary Mayn

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

Mary Mayn

(Sec. 322,
Penal Code.)

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL-FAME, committed as follows:

The said

Mary Mayn

late of the *Seventeenth* Ward of the City of New York, in the County of New York aforesaid, on the *Eighth* day of *February* in the year of our Lord one thousand eight hundred and ninety-*two*, and on divers other days and times, as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and wickedly did keep and maintain; and in said house divers ill-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well as in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

Mary Mayn

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offenses on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of and against good morals and good manners, 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

Mary Mayn

(Sec. 325,
Penal Code.)

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said

Mary Mayn

late of the Ward, City and County aforesaid, afterwards, to wit: on the *Eighth* day of *February* in the year of our Lord one thousand eight hundred and

ninety-*two*, and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill-governed house, and in *her* said house for *her* own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, 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

Mary Maynw

(Sec. 322,
Penal Code.) of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said

Mary Maynw

late of the Ward, City and County aforesaid, afterwards, to wit: on the *Eighth* day of *February* in the year of our Lord one thousand eight hundred and ninety-*two* and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for *her* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in *her* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are habitually disturbed, 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.

BOX:

472

FOLDER:

4326

DESCRIPTION:

McCarthy, Francis

DATE:

03/02/92



4326

BOX:

472

FOLDER:

4326

DESCRIPTION:

Dooley, Joseph

DATE:

03/02/92



4326

POOR QUALITY ORIGINAL

Witnesses:
John J. Austin Jr.
John Brown
Deft. C. will dect for
Minerva
Howard

353
Mpc a

Counsel, J. J. Austin Jr.
Filed day of March 1892
Pleads, by

THE PEOPLE
vs.
Francis McCarthy
and Joseph Dooley

DELANCEY NICOLL,
District Attorney.

A TRUE BILL.
Henry S. Harrington
Foreman.
John J. Austin Jr.
Deft. C. will dect for
Minerva
Howard

Burellary in the Third Degree.
[Section 498, 50 & 51 of 1891]

Police Court— District.

City and County of New York, ss.:

of No. 320 East 44th Street, aged 30 years, occupation blacksmith being duly sworn

deposes and says, that the premises No. 756 First Avenue Street, 19 Ward

in the City and County aforesaid the said being a one - story brick building

and which was occupied by deponent as a blacksmith shop

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

were BURGLARIOUSLY entered by means of forcibly breaking and

forcing the staple which held the key of a lock on the door leading to said

shop from the front and entering through said door

on the 27th day of February 1882 in the night time, and the

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

A quantity of blacksmiths tools, the

whole being of the value of Fifty Dollars

\$ 50⁰⁰/₁₀₀

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

Francis M. McCarthy and Joseph Dooley.

for the reasons following, to wit: Said door was securely locked

and fastened by deponent at about the hour of 6 P.M. on the evening of the 26th inst.

Said property was in said premises at said time. Deponent is informed by Officer William

Browne of the 23rd Precinct Police, that, at about the hour of 4th A.M. on said date,

he found said lock broken open and on opening the door he found the two defendants

in said premises and said property packed up in a bundle lying on the floor. Therefore deponent assumes said defendants having attempted where stolen, taken and carried away said property and prays that they may be dealt with according to law.

Sworn to before me this }
27th day of February 1892 } John Johnson Jr.

[Signature]
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

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

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

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

vs.

1
2
3
4

Offence—BURGLARY.

Dated 1892

Magistrate.

Officer.

Clerk.

Witness.

No. Street.

No. Street.

No. Street.

\$ to answer General Sessions.

**POOR QUALITY
ORIGINAL**

CITY AND COUNTY }
OF NEW YORK, } ss.

William Browne

aged _____ years, occupation *police officer* of No. _____

The 13th Precinct Police Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *John Johnson Jr.*

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* 189*2*

William Browne

[Signature]

Police Justice.

**POOR QUALITY
ORIGINAL**

Sec. 198—200.

✓ District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Francis 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.

Francis McCarthy

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

At No home

Question. What is your business or profession?

Answer.

Householder

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.

Francis McCarthy

Taken before me this
day of *Feb*

27

1892

Police Justice.

**POOR QUALITY
ORIGINAL**

Sec. 198—200.

X District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Joseph Dooley

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

No home

Question. What is your business or profession?

Answer.

Horse shaver

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.

Joseph ^{his} _{man} Dooley

Taken before me this
day of *Feb*

27

1892

Police Justice.

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

Police Court... District... 240

THE PEOPLE, &c.,

ON THE COMPLAINT OF

1. *James McCarth*
2. *Jack Straley*
3. _____
4. _____
Offense *Burglary*

Dated, *February 27* 189 *2*

Magistrate
Thomas Officer

23 Precinct.

Witnesses: *See Officer*
No. _____ Street _____

No. _____ Street _____



No. _____ Street _____
to answer

One

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

guilty thereof, I order that *they* be held to answer the same, and *they* be admitted to bail in the sum of *Two* Hundred Dollars, *each* and be committed to the Warden and Keeper of the City Prison of the City of New York, until *they* give such bail.
Dated, *February 27* 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 OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
Francis Mc Carthy
and
Joseph Dooley

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

Francis Mc Carthy and Joseph Dooley

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

The said *Francis Mc Carthy and Joseph Dooley*, both

late of the *19th* Ward of the City of New York, in the County of New York aforesaid, on the
twenty-seventh day of *February* 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 *shop* of
one *John Johnson, the younger* —

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*
Johnson, the younger, in the said *shop* —
then and there being, then and there feloniously and burglariously to steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

SECOND COUNT—

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

Francis McCarthy and Joseph Dooley
of the CRIME OF *Grand* LARCENY in the second degree, committed as follows:

The said *Francis McCarthy, and*
Joseph Dooley, 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,
divers blacksmith's tools 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

in the

John Johnson, the younger,
Shop _____ of the said *John Johnson, the younger*

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

De Lancey Nicoll,
District Attorney.

BOX:

472

FOLDER:

4326

DESCRIPTION:

McDonald, Peter

DATE:

03/29/92



4326

POOR QUALITY ORIGINAL

Witness:
West-Schweitzer
Off - Hoyle 7P.

Counsel,
Filed *27*
day of *March* 188*8*

Plends *of*
THE PEOPLE

Grand Larceny,
(From the Person)
[Sections 628, 629, Penal Code.]

vs.

Peter Mc Donald

De LANCEY NICOLL,
District Attorney.

Wentworth

A TRUE BILL.

Wm Cochrane

Foreman.

April 5 - 1888
W. H. Cochrane
R. W. Cochrane

POOR QUALITY
ORIGINAL

Police Court— 3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 75 Christie Street, aged 31 years,

occupation Butcher being duly sworn

deposes and says, that on the 17th day of March 1892 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession

and person of deponent, in the night time, the following property, viz:

One watch chain of the
value of Five dollars

the property of deponent

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

for the reasons following, to wit:
that deponent was walking
along Catherine Slip and had said
chain attached to a watch which
chain was fastened to the vest
then worn on his person and
part of his bodily clothing and
the defendant grabbed said
chain and tore it from its
fastenings and ran away with
said chain

Jacob Schweiker

Sworn to before me, this 18 day of March 1892

Charles W. Fanning Police Justice.

**POOR QUALITY
ORIGINAL**

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK.

Peter M Donald 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.

Peter M Donald

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.

74 New Cambess. 5 years

Question. What is your business or profession?

Answer.

Apprentice Roofer.

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

Answer.

I am not guilty.

Taken before me this

day of

1889

Charles H. Smith Police Justice.

Peter M Donald

POOR QUALITY
ORIGINAL

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court,

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Just Dehuelken
John McDonald

3

3

4

Dated

March 18 1892

Residence

Justice Magistrate.

No. 3, by

Keefe Officer.

Witness

Call off the Precinct.

No. 4, by

Wall Street Street.

No.

173 Avenue Street.

No.

1000 Street.



Offense

Larceny from person

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, *March 18* 189 *Charles N. Smith* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Peter McDonald

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

Peter McDonald
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said

Peter McDonald

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

*one chain of the value
of five dollars*

of the goods, chattels and personal property of one

on the person of the said

then and there being found, from the person of the said

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.

Jacob Schweiker
Jacob Schweiker
De Lancey Mcoll,
District Attorney

BOX:

472

FOLDER:

4326

DESCRIPTION:

McFadden, Thomas

DATE:

03/31/92



4326

POOR QUALITY ORIGINAL

Witnesses:

James J. McGrath
Off - County 2 P.

Counsel,

Filed

day of *March* 189 *2*

Pleads,

in person

THE PEOPLE

vs.

Grand Larceny,
(From the Person),
Degree.
[Sections 828, 830,
Penal Code.]

Thomas Mc Sadan

DE LANCEY NICOLI,

District Attorney.

April 5 1892

Filed and convicted

S.P. 6 yd.

A TRUE BILL.

Wm. J. [Signature]

Foreman.

POOR QUALITY
ORIGINAL

Witnesses:

Dennis J. McGrath
Off - Clerney 2 P.

Counsel,

Filed

day of *Sept* 189 *2*

Pleas, *of*

THE PEOPLE

vs.

Grand Larceny,
(From the Person,
Degree,
[Sections 828, 840,
Penal Code.]

Thomas Mc Sadness

DE LANCEY NICOLL,

District Attorney.

April 5 1892

Fried and convicted

S.P. 6 yrs.

A TRUE BILL.

W. G. [Signature]

Foreman.

Police Court _____ District. _____ Affidavit—Larceny.

City and County }
of New York, } ss:

Jenniss J. Mc Grath

of No. *70* *Greenwich* Street, aged *22* years,
occupation *Plumber* being duly sworn,

deposes and says, that on the *17* day of *March* 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 *night* time, the following property, viz:

One
gold watch of the value of thirty 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 *from his person* *Thomas Mc Fadden* (now *here*) for the reason that on said date, deponent had the above described property in the lower left hand pocket of his vest attached to a chain. As deponent was about entering the said premises he felt a pull at his chain, and did then immediately miss the said watch. Deponent positively identifies the said *Mc Fadden* as the man who did feloniously take, steal and carry away the said watch from his person. Deponent is informed by Officer *Thomas J. Carney* of the *2nd* Precinct that he found the said watch in a *basement on the floor* in just where he arrested the defendant. Deponent charges the said *Mc Fadden* with larceny from the person.

J. Mc Grath

Sworn to before me, this _____ day

1892

Police Justice.

POOR QUALITY
ORIGINAL

1877

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 30 years, occupation Thomas J. Carney
2nd Precinct Policeman of No.

Street being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Dennis J. Mc Grath
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 17

day of March 1892

Thomas J. Carney

[Signature]
Police Justice.

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer. *Thomas Mc Fadden*

Question. How old are you?

Answer. *22 years.*

Question. Where were you born?

Answer. *Ireland.*

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

Answer. *72 Greenwich Street. 2 Months*

Question. What is your business or profession?

Answer. *Labour*

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 Mc Fadden

Taken before me this
day of *March*

17

Police Justice.

POOR QUALITY
ORIGINAL

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

Police Court-- District.

323

THE PEOPLE
vs.
ON THE COMPLAINT OF

Henry J. West
vs.
Thomas W. Madden

offense Larceny from the
Person

Dated March 17 1892

Magistrate
Jaffy
Officer
Carney

Witnesses
Thos. J. Carney
2nd Precinct
Street



No. _____ Street _____
No. 1000 to answer _____
Street

Commenced

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

_____ 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, March 17 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.

47

The People
vs. Thomas H. Padden

Count of General Sessions. Part I
Before Judge Cowing. April 5, 1892
Indictment for grand larceny in first degree.

Dennis H. McGrath, sworn and examined.
I live at 10 Greenwich St. in this city. I work
as a plumber and have a little shop there.
I remember the 17th of March. I got home
at a quarter to one o'clock in the morning. I
had a watch and chain in my vest pocket
that night (this is the watch now shown me).
While I was on the stoop of my own door
opening it with a key I felt a tug at the
chain and I turned around and saw
the defendant running up the street and
I followed him. He was going off the stoop
when I saw him. When I felt the tug I
turned around immediately and at that time
the defendant got two or three yards from
me. I followed him as far as the corner
half a block and kept him in sight until
the officer caught him. I saw the officer
catch him. I told the officer that he was
the man who took the watch. It was found
in a basement in Rector St. right in front
of where the defendant was arrested. The watch
is worth thirty eight dollars. I never saw
the defendant before. I am certain that he
is the man who grabbed the watch on
my stoop that night.

Cross Examined. I was born in Ireland. On the evening of the 16th I had been to the theatre in Fourteenth St. I worked that day and left off work at four o'clock. I did not have anything to drink before I went to the theatre. I was in company with a lady to the theatre. I left her about eleven o'clock. I drank about four or five glasses of beer from four o'clock in the afternoon till eleven o'clock at night, but not in company with the lady. After I parted with the lady I went straight home to No. 70 Greenwich St. I tried to get in, but I could not, the latch was down on the door and I could not open it. There was no bell on the door. I live with my aunt on the first floor; she occupies the whole house. There are windows on the front part of the house. My aunt slept in the rear part of the house; she goes to bed about eleven o'clock; she has about ten boarders in the house; they all stay up late at night; my aunt was in bed on the night of the 17th of March. I could have rapped at the window and made noise enough to get in. I was never locked out before in my life. When I found I was locked out I walked around between Rector and Morris streets. I met no one I knew.

I have been living in that neighborhood about eleven years. I left the lady I was with at 128th street about eleven o'clock. We went to the Theatre on Fourteenth St. and Sixth Avenue. We waited until the play ended; it was Blue Jean; we got out about half past ten o'clock. I went up on the Elevated Railroad and got off at 125th street. We walked from Eighth Avenue over to where she lives. I did not get to my home in Greenwich St. until a quarter to one o'clock. Then I left my lady friend I came back on the Sixth Avenue Railroad and got off at Rector street. I did not think considerable that night. I drank some, but I was well able to take care of myself. I knocked on my door first. I did not want to disturb her. I thought somebody would come and open it. I did not see any one in the street when I went down. I was walking up and down the sidewalk. I tried twice to get in; it was a pretty cold morning. A man would have buttoned up his overcoat in order to be comfortable and yet I stayed out in the street that hour of the morning in the cold. How far was the prisoner from you at the time he was arrested? He was

about twenty yards. Where was this watch found? It was found in the cellar in front of where he was arrested; the cellar I guess was about three doors down. You walked up and down on the same side where the watch was found several times before, didn't you? No, not where the watch was found; the watch was found in Rector St. in a cellar. How far is your stop from Rector Street? About half a block.

Thomas J. Carney, sworn and examined. I am connected with the Second Precinct. I went on duty at twelve o'clock. I was sober at the time. Where were you standing when this matter was called to your attention? I was standing on the southwest corner of Rector and Greenwich streets. That was about eight or ten doors from the place where the complainant lives. What attracted your attention first? I saw two people running up towards me, one ahead of the other; they were the complainant and the defendant; the defendant was in advance and the complainant was behind; they were both running. I did not intercept them until such time as I heard somebody halloo, "Stop thief." At that time the defendant was just opposite me. He turned into Rector street when I heard the exclamation.

"Stop Thief!" I pursued him; he fell in the street; he ran until he got half a block and slipped and fell. The complainant came running up after him. What did the complainant say in the presence of the defendant when he came up? The complainant said to me, "Give me my watch." What did the defendant say? The defendant says, "I did not take your watch. You can search me." I asked Mr. McGrath if he was the man that took his watch? He said, "yes." At that Mr. McGrath went to haul off and hit him and said, "Give me that watch, you son of a b--- and so. I walked him back to where Mr. McGrath's house was. I thought that probably I could get the watch on the way there. Then I found I could not get the watch I thought Mr. McGrath and the prisoner to the station house. I searched him there and did not find the watch. I came back and borrowed a lantern from a watchman and searched the street, my side partner and myself, and in the basement opposite where he fell we found the watch in a kind of a crevice between the step and the door. The watch now shown me is the watch, and the complainant identified it as his property.

Cross Examined. The prisoner turned into Rector St.

and while I was standing on the corner
Had you seen the complainant before that
time that night? No sir. Is that your beat
around that block? Yes sir. from Rector St
and Battery Place on Greenwich St. How
many times had you passed No. 70 that
evening prior to the time that you saw
these two men? I had not passed No. 70 until
that time; that is a portion of my beat.
From where you were could you see every-
thing? Yes, I could see everything. If men
were around there I could have seen them.
I know Mr McGrath probably about two years.
If you had seen him that night in
the place where he says he was walking
you would have recognized him would
you not? Yes. You would have recognized
him a considerable distance on account
of your knowledge of him? Yes, I could
recognize him. I could not recognize a
gentleman at No. 70 from No. 90. I could
not recognize anybody ten houses away.
My sight is first rate. I dont need to use
glasses. I said before that if I seen him
I could recognize him. I know what dis-
tance ten houses is. This was about
a quarter to one o'clock and I was
perfectly sober.

Thomas M^cadden, sworn and examined in his own defence testified. I have heard the statement of the complainant (Witness withdrawn for the present)

Edward W. Donnelly, sworn and examined. I am engaged in the shipping business at 88 Broad street and live at 9 Washington St. I have not had a conversation with the complainant any time since the arrest of the defendant. I have known the defendant about two years and as far as I know his character for honesty is good; he is a hard working man. I have known his wife also; they both go to the country and work on a farm. I have seen nothing wrong with either of them. I was not down in Greenwich St. at a quarter to one o'clock

John Johnson, sworn and examined. I live at 72 Greenwich St. and keep a restaurant and boarding house. I know him about three months. As far as I know he has a good character.

Thomas M^cadden recalled. Did you take the watch on that night? No. Did you have any thing to do with taking it? No. You were in the street that night were you? Yes. What do you work at? I generally work on stock farms and my wife ^{with me} ~~was there~~. She is here in Court. I have never been convicted of crime. I never was arrested for

anything. The complainant says he felt a pull at his watch, he looked around and you ran, if you ran, explain why you ran? I ran because my wife told me before I left the house to come back quick. Where were you stopping then? I was staying at 72 Greenwich St; that is next door to No. 70.

With whom had you and your wife been stopping? Had been stopping with John Johnson. The man who was on the stand? Yes. I was going up to get a glass of beer and when I came down out of the house I could see nobody at all on the sidewalk. I went halfway up the block and I heard this man halloo. I could not say what he did halloo. I went on the corner of Rector street and two policemen were standing at the drug store corner; the policeman came up and arrested me. I asked him to search me. The policeman says. you ran, did you run? I was running to get back to the house quick. Where were you running to? I was running to get a glass of beer. You deny taking this watch? I have no idea of this watch. I never have seen this man before until the night I got arrested.

The jury rendered a verdict of guilty. He was sent to the State prison for six years.

**POOR QUALITY
ORIGINAL**

Testimony in the
Case of
Thomas M. Padgett

filed
March
1892.

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 Mcadden

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

Thomas Mcadden

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

The said

Thomas Mcadden

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

*one watch of the
value of thirty-eight dollars*

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

*De Lancey Nicoll,
District Attorney*

BOX:

472

FOLDER:

4326

DESCRIPTION:

McKee, James F.

DATE:

03/23/92



4326

BOX:

472

FOLDER:

4326

DESCRIPTION:

McKee, James F.

DATE:

03/23/92



4326

POOR QUALITY
ORIGINAL

Witnesses:

Wm. S. Keegan

H. K. Co.

Wm. S. Keegan
Examination of the
facts in this case.
I am thoroughly
convinced that there
was no fraud.
In fact I found nothing
and am now prepared
that the evidence
may be sufficient
to disprove that
Sutherland's statement.
I am not recommending
any one for
employment.

Counsel,

Filed

23 day of March 1892

Pleas,

THE PEOPLE

vs.

Grand Jury
Degree.
Penal Code.]

James S. McCullough

Grand Juror.

Ind. vs. DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. S. Keegan

Foreman.

In accm. of Dist. Atty.
indict. des. J. B. M.

23 day of March 28, 1892.

Police Court— 2 District.

Affidavit—Larceny.

City and County } ss.
of New York,

Catherine S. Keegan
of No. 315 East 26th Street, aged 25 years,
occupation Housekeeper being duly sworn,

deposes and says, that on the 12th day of March 1892 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
and hereof of deponent, in the day time, the following property, viz:

A. pocketbook - containing Gold and
lawful money of the United States of the

amount of forty two dollars and a check drawn
on the Merchants & Drovers Bank payable to
the order of deponent for the amount of five
dollars and twenty cents - in all of the amount
and value of forty seven dollars and twenty cents (\$47.²⁰/₁₀₀)
the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen
and carried away by James J. McLee from the following

facts to wit: That between the hours of one
and two o'clock P.M. of the aforesaid date
deponent had the aforesaid pocketbook containing
said money and check lying in her lap, while
she was sitting on the side of a bed in her
room at the aforesaid address and that the
defendant who was in said room then took the
aforesaid pocketbook, containing said money and
check from her lap, and left the room with
the same in his possession, and remarked to
deponent that he would return in about one
hour, deponent further says that the defendant
failed to return, nor did he return the aforesaid
property, nor has she seen him since he took

Subscribed and sworn to before me this 12th day of March 1892

Notary Public in and for the City and County of New York

the aforesaid property. dependent therefore. charges the defendant with having committed a Larceny, in having taken and stolen the aforesaid property, and feloniously appropriating the same to his own use and benefit. and asks that he may be apprehended and dealt with as the Law may direct -

Sworn to before me this } Catherine S. Kegan
12 day of March 1892 }

Police Institute

**POOR QUALITY
ORIGINAL**

(1385)

Sec. 198-200

CITY AND COUNTY } ss.
OF NEW YORK }

2 District Police Court.

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

Question. What is your name?

Answer. James Mc Kee

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. U.S.

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

Answer. 315 East 26 St - 1 month -

Question. What is your business or profession?

Answer. None at present.

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 Mc Kee

Taken before me this
day of April 1894

Police Justice.

POOR QUALITY
ORIGINAL

Sec. 151.

Police Court 2 District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK. } *of New York, or any Marshal or Policeman of the City of New York:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Catherine J. Keegan
of No. 215 East 26 Street, that on the 6 day of March

1888 at the City of New York, in the County of New York, the following article to wit:

A pocketbook containing good and lawful money of
the United States of the amount of Forty two dollars. And
a check drawn on the Merchants & Miners Bank
for the amount of two dollars and forty cents in all
of the value of Forty seven Dollars,

the property of Complainant
w As taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by James J. Mc Kee

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant
and forthwith bring him before me, at the 2 DISTRICT POLICE COURT, in the said City, or in
case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the
said charge, and to be dealt with according to law.

Dated at the City of New York, this 12 day of March 1888
[Signature] POLICE JUSTICE.

**POOR QUALITY
ORIGINAL**

Police Court District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated 188

..... Magistrate

..... Officer.

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

Cottrell and Donnoil Officers.

Dated 188

This Warrant may be executed on Sunday or at
night.

..... Police Justice.

Dated 188

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

The within named

Police Justice.

POOR QUALITY
ORIGINAL

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

Police Court... District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William J. Leary
315 E. 26th St
New York City

James J. Lee

2
3
4
Officer

Dated March 13 1892

Magistrate
Officer

Witness
No. 235 East 16th St
Street



No. 1000
to answer
Street

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is 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 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 March 13 1892 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.

0662

POOR QUALITY
ORIGINAL

John
Kate

I will be at
your house today
sure and I hope
John is all right
Don't worry

Love

M. Brounail

2nd Floor

Inspector's Office

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 F. McKee

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *James F. McKee* —

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

The said

James F. McKee

late of the City of New York in the County of New York aforesaid, on the *sixth* day of
March in the year of our Lord one thousand eight hundred and ninety-*two*
at the City and County aforesaid, with force and arms, in the *day* — time of said day,
divers promissory notes for the payment of money, being then and there due and unsatisfied (and of
the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury
\$42.00 aforesaid unknown, for the payment of and of the value of *forty-two* —

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

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

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

dollars; divers coins of, a number, kind and denomination to the Grand Jury aforesaid unknown, of
the value of *thirty dollars, and one written*

*instrument and evidence of debt, to
wit: an order for the payment of
money of the kind called bank cheques,
for the payment of and of the value
of five dollars and twenty cents* —

of the goods, chattels and personal property of one *Catherine S. Keegan*
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 NICOLL,

District Attorney.