

0582

**BOX:**

431

**FOLDER:**

3976

**DESCRIPTION:**

MacGill, Alexander

**DATE:**

03/20/91



3976

POOR QUALITY ORIGINAL

0583

13.71. Mich 20/1991  
(2) do Mich 25/1990

Counsel,  
Filed Do Hank 1887  
day of March  
Pleads,

THE PEOPLE  
vs.  
vs.  
vs.

NA

Alexander Macgill

John T. Hollows

JOHN T. HOLLOWES,

District Attorney.

A True Bill.

*Alfred C. Allen*

*John T. Hollows*

Popman.

*Discharged on 1st day in 1887*

*recyufant*

Witnesses:

*James Clark*

This defendant has hitherto  
borne an excellent reputation. He is  
about 35 which he is charged with  
his indictment committed in the  
attempt of 1893-94 because of a  
child, drawn upon the law in which  
he was no citizen, but in which he  
had voluntarily kept himself on  
days.

He is a well settled citizen  
and his character has been well  
established. He is a respectable  
and a good citizen.

He is a well settled citizen, and  
in my opinion the defendant is  
a good citizen and will receive  
a good character. I respect-fully  
recommend that he be  
discharged.

~~He is a well settled citizen, and  
in my opinion the defendant is  
a good citizen and will receive  
a good character. I respect-fully  
recommend that he be  
discharged.~~

*John T. Hollows*  
District Attorney

1887  
Mar 30-91

*John T. Hollows*  
District Attorney

POOR QUALITY  
ORIGINAL

0584

New York General Sessions.

PEOPLE ON MY COMPLAINT,  
VERSUS

*Alexander Macgill*

*As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.*

*Dated March 25<sup>th</sup> 1891.*

*James A. Macgill*

POOR QUALITY  
ORIGINAL

0585

Cor. Nassau & Beekman Sts.

No. *X44*

New York, *Feb 24<sup>th</sup>* 189*1*

*Account closed*  
Pay to the order of

**The Nassau Bank**

*A. Macgill*

*Twenty Nine* Dollars

\$ *95.00*

*A. Macgill & Co.*

HENRY REAGAN & BRO. CO. 12 & 14 WALL ST. N.Y.  
*# 218*

POOR QUALITY  
ORIGINAL

0586

*27 South St  
+13 here over*

*Philip A  
JDK*

*A Macgill  
27 South St  
Boston  
J. Bonnell Co*

FOR DEPOSIT IN  
CHATHAM NAT. BANK  
TO THE CREDIT OF  
WILLIAM CLARKE & SONS

POOR QUALITY ORIGINAL

0587

Police Court \_\_\_\_\_ District.

Affidavit—Larceny.

City and County } ss:  
of New York, }

James Clark

of No. 158 Nassau Street, aged 42 years,  
occupation Banker and Broker being duly sworn,  
deposes and says, that on the 24<sup>th</sup> day of February 1891 at the City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in  
the day time, the following property, viz:

Twenty three dollars in gold  
and lawful money of the  
United States

\$ 93<sup>00</sup>

the property of William Clark and Sons  
of which prin deponent is a partner

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 Alexander MacCall

from the fact that on said date  
defendant came to deponent's place of  
business aforesaid and asked deponent  
to cash the check which annexed and  
marked Exhibit A. Defendant told  
deponent that said check was good  
and that he had sufficient money deposited  
in the Bank to wit: the Nassau Bank of  
this City, to meet said check. Deponent  
believing such statement to be true gave  
defendant aforesaid amount  
Deponent deposited said check in his  
Bank Chatham National Bank and  
said check was returned to deponent

Sworn to before me this

of

1891

day

John J. [Signature]

POOR QUALITY  
ORIGINAL

0588

as being no good. Defendant is informed by George W. Wraight the Bookkeeper of the Nassau Bank that the defendant had no account in said Bank and that there was no money in said Bank to the credit of defendant, and that said account had been closed at least two months previous to the date of said check.

Defendant therefore charges the defendant with having taken carried away and stolen said money and says that he is arrested and held to answer.

James Clark

Summons before me  
this 2<sup>nd</sup> day of March 1894 } Charles N. Linton  
Police Justice

**POOR QUALITY ORIGINAL**

0589

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 40 years, occupation Book Keeper of No. 9  
Madison Beekman Street, being duly sworn deposes and

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

Sworn to before me, this 2 day of March 1888 by George W. Watton  
Charles W. Tainter  
Police Justice.

POOR QUALITY ORIGINAL

0590

BAILED.

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

Police Court District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*James Clark*

*James Clark*  
*James Clark*

Offence *Force*

Dated \_\_\_\_\_ 18\_\_

Magistrate \_\_\_\_\_

Officer *James Clark*

Witnesses *James Clark*

No. *9* \_\_\_\_\_ Street \_\_\_\_\_

No. \_\_\_\_\_ Street \_\_\_\_\_

No. \_\_\_\_\_ Street \_\_\_\_\_

No. \_\_\_\_\_ Street \_\_\_\_\_

\$ \_\_\_\_\_ to answer

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

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

Court of General Sessions.

The People of the  
State of New York  
against  
Alexander McGill.

City and County } ss:  
of New York

William McGill being  
duly sworn says that he now resides  
and has always resided at Frederick,  
State of Maryland, and is a brother  
of the above named Alexander McGill.  
That both deponent and his said  
brother were born at said Frederick,  
deponent being thirty three years of  
age and his brother twenty three years.

Deponent further says that up to  
about three or four years ago his said  
brother resided at said Frederick with  
his parents till their death, and after  
their death with an older sister, where  
he was in business for a year in  
the City of Washington, and thence came  
to New York where he has since  
resided. That during all this time  
deponent and his sister have kept up

the family relations with said Alexander McGill, he frequently visiting them at their home in Frederick, and they frequently seeing him at the City of Washington and here in New York.

That up to the time of the present charge against him, the said Alexander McGill has never been accused of any crime or misdemeanor or arrested for any such, and that he has heretofore been a man of good-habits, character and reputation.

Deponent further says that full restitution has been made to William Clarke and Sons who are the complainants herein, their charge being that the said Alexander McGill had caused them to cash a check for him for the sum of \$93<sup>00</sup> on a Bank in which he had no funds at the time to meet such check.

Given to before me } Wm Macgill  
this 30<sup>th</sup> day of }  
March 1891.

W. O. Newcomb  
Notary Public  
N.Y. Co.

Court of General Sessions -

The People of the State of New York

regainst Alexander McGill

City & County of New York S. C.

Nevius W. Fryer being duly sworn says that he is a practicing physician and resides in Philadelphia Pa. That he has known Alexander McGill above named since the year 1878 and since during that time has had many dealings and transactions both of a business and social nature with him and has known him intimately. That to his knowledge the said McGill has always borne a good name, that until the present charge was made he has never been accused of any crime and he has heretofore been a man of good habits and character.

Sworn to before me this 28th day of March 1891  
Charles C. Suffren,

Nevius W. Fryer

NOTARY PUBLIC, ROCKLAND CO.,  
CERTIF. FILED IN NEW YORK CO.

Court of General Sessions.

The People of the  
State of New York  
against  
Alexander McMill.

City and County }  
of New York }

Alexander McMill being  
duly sworn says that he has read  
the affidavit of his brother hereto  
annexed. That the facts therein  
stated as to his family relations are  
true.

Deponent further says that for about  
two years last past he has lived in  
the City of New York, and for the  
greater portion of said time was an  
agent selling crude oil by the barrel  
or larger quantities to corporations and  
persons using the same in and about  
their business.

Deponent further says that from the  
time he first came to New York he  
has had a Bank Account at the  
Institution on which the check was  
drawn, on which the charge herein is

based, and that up to some time last Fall he always had a balance at said Bank.

Deponent further says that at the time he gave said check to the complainants William Blake & Sons for the sum of \$93<sup>00</sup>, he intended to commit no wrong, but intended to and believed he would be able to have the funds ready to meet such check when the same was presented.

Deponent further says that full restitution has been made to said William Blake & Sons for any pecuniary loss they suffered by reason of the cashing of such check for deponent.

Deponent further says that up to the time of the present charge against him he has never been charged with any crime or arrested for such.

Deponent therefore respectfully throws himself upon the mercy of the Court and should it in the exercise of its discretion deal mercifully with him, he will by his future life endeavor to show himself worthy of such action, try to regain his previous good reputation.

Done before me this 30<sup>th</sup> day of March A.D. 1891.

Alexander McGill

David Anderson (100)  
Notary Public  
N. Y. Co.

POOR QUALITY  
ORIGINAL

0596

Court of General Sessions

The People vs.

vs

Alexander M. Gill

Affidavits

Scott Jordan,

Attorney for Prisoners,

261 Broadway,

New York City.

**POOR QUALITY ORIGINAL**

0597

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

THE PEOPLE OF THE STATE OF NEW YORK,  
AGAINST

*Alexander Macgill*  
\_\_\_\_\_

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

*Alexander Macgill*  
\_\_\_\_\_

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

The said *Alexander Macgill*,  
\_\_\_\_\_

late of the City of New York, in the County of New York aforesaid, on the *24<sup>th</sup>* day of *February*, in the year of our Lord one thousand eight hundred and eighty *ninety one*, at the City and County aforesaid, with force and arms, with intent to deprive and defraud *James Bada*

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

That a certain paper *with* in the words and figures following to wit:

"*no 444* \_\_\_\_\_ *January 24<sup>th</sup> 1891*"

*James Bada*  
\_\_\_\_\_ *for Dollars*

*to the order of A. Macgill*  
\_\_\_\_\_ *"*  
*indorsed as follows to wit: "A. Macgill"*  
*with the said Alexander Macgill*  
\_\_\_\_\_ *and there produced and delivered*

POOR QUALITY ORIGINAL

0598

to the said James Clark, master  
and there a good and valid order for  
the payment of money and of the  
value of ninety three dollars.

And the said James Clark —

then and ~~there~~ believing the said false and fraudulent pretenses and representations so made  
as aforesaid by the said Alexander Macgill —

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and  
representations so made as aforesaid, to deliver, and did then and there deliver to the said  
Alexander Macgill the sum of  
ninety three dollars in money,  
lawful money of the United State  
of America and of the value of  
ninety three dollars.

of the proper moneys, goods, chattels and personal property of the said

James Clark —

And the said Alexander Macgill —  
did then and there feloniously receive and obtain the said proper moneys, goods, chattels, and  
personal property, from the possession of the said James Clark

by color and by aid of the false and fraudulent pretenses and representations aforesaid, with  
intent to deprive and defraud the said James Clark

of the same, and of the use and benefit thereof, and to appropriate the same to <sup>his</sup> own use

Whereas, in truth and in fact, the said James Clark  
was not then and there a good  
and valid order for the payment  
of money and was not of the

**POOR QUALITY ORIGINAL**

0599

value of money, three dollars per  
manuscript matters.

*[Large handwritten scribble or signature]*

And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said ~~James Clark~~ Alexander Macgill to the said ~~Alexander James Clark~~ was and were

then and there in all respects utterly false and untrue, as ~~he~~ the said Alexander Macgill at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said Alexander Macgill in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods, chattels and personal property of the said James Clark

then and there feloniously did STEAL, against the form of the Statute in such case made and provided, and against the peace and dignity of the said people.

~~Resaucy Mill~~  
JOHN R. FELLOWS,

District Attorney.

0600

**BOX:**

431

**FOLDER:**

3976

**DESCRIPTION:**

Madden, Charles

**DATE:**

03/16/91



3976

0601

**BOX:**

431

**FOLDER:**

3976

**DESCRIPTION:**

Madden, James

**DATE:**

03/16/91



3976

POOR QUALITY ORIGINAL

0602

*J. J. Davis*

Counsel,

Filed

Pleads,

*W. J. Lamb*  
1891

28 THE PEOPLE  
vs. Charles Madden  
24 and  
103 Westway  
James Madden  
12 yrs

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

DELANO NICOLI  
ATTORNEY AT LAW  
FELLOWS

1st 2 - April 16, 1891, District Attorney.

*M. J. ...*  
1st 1 - First Degree

A True Bill.

*W. J. Lamb*  
1st 2 - ...  
1st 2 - ...  
Foreman.

1st 2 - ...  
1st 1 - ...  
April 22

Witnesses:

*W. J. Lamb*

Upon all the testimony in this case I think the ends of justice would be served by allowing the defendant Charles Madden to plead to avert in the third degree April 16 to 1891.

*Wm. M. Davis*  
act

POOR QUALITY  
ORIGINAL

0603

Belleme Hosp.

March. 6<sup>th</sup> 1891

The condition of patient  
James Madden, now  
confined in Prison  
Ward of this institution  
is good

C. M. Banks  
By Robert J. Wilson  
M.D.

POOR QUALITY ORIGINAL

0604

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 1 DISTRICT.

James Reilly of the 28 Precinct Street, aged 42 years, occupation Police being duly sworn deposes and says, that on the day of at the City of New York, in the County of New York, James Mc

Laughlin is a necessary and natural witness against Charles Madden and James Madden charged with assault.

Deponent says that he has reason to believe that he will not appear to prosecute.

Wherefore he prays that he give surety for his appearance to testify. James Reilly

Sworn to before me, this

of

Charles W. Justice

Police Justice.

POOR QUALITY ORIGINAL

0605

Police Court— First District.

CITY AND COUNTY } ss,  
OF NEW YORK,

James M. Laughlin  
of No. 70 Greenwich Street, aged 30 years,  
occupation Congressman being duly sworn, deposes and says, that  
on the 26 day of February 1888 at the City of New York,  
in the County of New York,

he was violently ASSAULTED and BEATEN by Charles Madden (now here)  
and James Madden (in Chamber Street Hospital), from the  
following facts to wit: That said Charles Madden  
struck deponent a blow on the head, with a spittoon  
then and there held in his hand cutting deponent on the head  
and said James Madden kicked deponent about the body  
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 the above assault, &c., and be dealt with according to law.

Sworn to before me, this

day of February 1888

James M. Laughlin  
Mayor  
Charles J. Smith Police Justice.

POOR QUALITY ORIGINAL

0606

Sec. 198-200.

1<sup>st</sup>/<sub>4</sub> District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Charles Madden*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *No 4. Albany Street. 3 years*

Question. What is your business or profession?

Answer. *Longshore*

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*  
*Chas Madden*  
*Mason*

Taken before me this 2<sup>nd</sup> day of May 1888  
*Charles W. Dennis*

Police Justice

POOR QUALITY ORIGINAL

0607

Sec. 198-200.

CITY AND COUNTY } ss.  
OF NEW YORK, }

*Just* District Police Court.

*James Madden*

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

Question. What is your name?

Answer. *James Madden*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *No 52 Tenth Place - 5 years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer.

*I am guilty  
As a matter*

Taken before me this  
day of *March* 188*9*  
*Charles W. Daniels*  
Police Justice.

POOR QUALITY ORIGINAL

0508

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

*Just* District Police Court.

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

Question. What is your name?

Answer. *James Madden*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *1152 Junis Place - 5 years*

Question. What is your business or profession?

Answer. *Longhorns*

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 Madden*

Taken before me this

day of

*March* 1911

188

*Charles W. ...*

Police Justice.

POOR QUALITY ORIGINAL

0609

Sec. 198-200

CITY AND COUNTY OF NEW YORK, ss.

105 District Police Court.

*Charles Madden*

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

Question. What is your name?

Answer. *Charles Madden*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *104 Albany Street - 3 years*

Question. What is your business or profession?

Answer. *Lorryman*

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*  
*leda* *his*  
*Charles Madden*  
*man*

Taken before me this

*27*

*Charles Madden*

Police Justice.

POOR QUALITY ORIGINAL

0510

1000 for 2x  
March 2-1891. 9000

James Madden  
~~James Madden~~  
~~March 2-1891. 9000~~

BAILLED,  
No. 1, by Rueber Kuffly  
Residence Erasmus Street  
No. 2, by Andrew J. Stehle  
Residence 13 Washington Street  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street

Police Court... 1st District, 343

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
James McCarroll  
Charles Frederick  
James Mackin  
Offence Assault

Date February 27 91  
Robert Kelly Magistrate  
Precinct \_\_\_\_\_

Transcript committed to the  
Hon. Board of District  
in default of \$1000  
for full receipt  
No. 500  
to District  
James McCarroll Street  
1891

No 1 committed  
No 2 committed

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

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 February 27 1891 Charles Madden Police Justice.

I have admitted the above-named Charles Madden to bail to answer by the undertaking hereto annexed.  
Dated March 3rd 1891 Charles Madden 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 James Madden

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.  
March 3 1891 Charles Madden

POOR QUALITY  
ORIGINAL

0611

THE CLYDE STEAMSHIP COMPANY.

COASTWISE LINES.

TRAFFIC DEPARTMENT.

PIER 29, EAST RIVER, NEW YORK.

THEO. G. EGER,  
TRAFFIC MANAGER,  
5 BOWLING GREEN, N. Y.

WM. P. CLYDE & CO.,  
GENERAL AGENTS,  
5 BOWLING GREEN, N. Y.

NEW YORK, 4/20 1891

To Whom it may concern  
This is to certify that the ~~Method~~  
Charles and James Maclester have  
worked for me during the past of years  
and I cheerfully testify as to their good  
character in every respect. Certainly  
during that time their record for Honesty  
Sobriety and industry is of the best.

Wm. Kealy Super

POOR QUALITY ORIGINAL

0612

Form 208-7, '88-1,000

Subject:

STATEN ISLAND RAPID TRANSIT RAILROAD COMPANY.

Office of Supt of FERRIES, Foot Whitehall Street.

In reply to yours of

New York, *Apr 20* 1891

*Judge Fitzgerald*  
 Sir In regard to the  
 Character of James Madden  
 would say that he was  
 under me for over two  
 years and during the entire  
 time I found him to be  
 a steady and reliable young  
 man and one to whom we placed  
 considerable confidence in  
 as part of the time he was  
 night watchman at our  
 New York docks.

*Yours Truly*  
*Wm. Praxter*  
 Supt of Feries

TORN PAGE

0613

POOR QUALITY ORIGINAL

Dated *March 9* 18*91* *Charles D. Dando* Police Justice.

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

Dated *March 9<sup>th</sup>* 18*91* *[Signature]* Police Justice.

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

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

TORN PAGE

POOR QUALITY  
ORIGINAL

0614

28

District Attorney's Office,

CITY AND COUNTY OF NEW YORK.

*W. H. Unger* 1892

CAPTAIN OR OFFICER IN COMMAND.

Dear Sir:

I desire to see Officer *Reilly*  
attached to your command in  
*Bay St* in relation to the case of  
*Charles Macclean*  
sentenced *April 27* to  
years and ~~a~~ *months* imprisonment by  
*J. W. Fitzgerald*

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

Yours truly,

HENRY W. UNGER,

Deputy Assistant and Secretary to the District Attorney.

POOR QUALITY  
ORIGINAL

0615

One Walter Joe Madden  
State Prison

James previously arrested for  
assault on officers

Common Profers

Arrested

Beat the officer back  
knocked him down kicked  
him

Shows no remorse

When he came to found the  
kitchen

Walter Joe Madden

**POOR QUALITY  
ORIGINAL**

0616

OFFICE OF  
CLYDE'S COASTWISE  
AND WEST INDIA STEAM LINES,  
5 BOWLING GREEN, N. Y.

*To Whom it May Concern*

0617

POOR QUALITY ORIGINAL

arrested Charles Madden on Sept 15<sup>th</sup> 1888  
 for Robbery - he never came to trial  
 Complainant would not make complaint  
 he was in company with Officer J<sup>m</sup> Edmond  
 Ryan an Ex policeman  
 got 3 years - for same case

**POOR QUALITY  
ORIGINAL**

0618

STATEN ISLAND RAPID TRANSIT R. R. CO.  
Office of Sup't of Ferries,  
FOOT WHITEHALL STREET,  
NEW YORK.

Form 215-1, '88-2,500

*Madden*

*Hon Judge Fitzgerald*  
*Admiral*

R. R. B.

**POOR QUALITY  
ORIGINAL**

0619

STATEN ISLAND RAPID TRANSIT R. R. CO.  
Office of Sup't of Ferries,  
FOOT WHITEHALL STREET,  
NEW YORK.

Form 215-1,88-2,600

*Madden*

*Hon Judge Fitzgerald  
Admiral*

R. R. B.

POOR QUALITY  
ORIGINAL

0620

Bellevue Hosp.

March. 1st 1891

The condition of James Madden  
at present date is good

C. W. Banks

House Surgeon

POOR QUALITY  
ORIGINAL

0621

The Society of the New York Hospital,

HOUSE of RELIEF, 160 Chambers St.,

New York, July 27 1891

To whom it may concern -  
This is to certify that  
James Madden is under treatment  
at this hospital for a pistol shot  
wound of thigh and will be  
unable to appear in court -

J. A. Crofton  
House Surgeon

POOR QUALITY ORIGINAL

0622

Police Court - Fifth District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

of No. 28 Precinct Police Street, aged 42 years,  
occupation Police Officer  
on the 26 day of February 1889 being duly sworn, deposes and says, that

in the County of New York, while in the discharge of his duty as a Police Officer,  
he was violently **ASSAULTED** and **BEATEN** by Charles Madden (now here) and James Madden (in Chambers Street Hospital), from the following facts to wit, that said James Madden struck deponent a blow on the face with his clenched fist, bruising and injuring deponents eye, and knocking him down, and that while down said Charles Madden and James Madden kicked deponent about the body,  
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 the above assault, &c., and be dealt with according to law.

Sworn to before me, this 27 day of February 1889  
James Reilly  
Charles W. Linton Police Justice.

**POOR QUALITY ORIGINAL**

0623

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James Madden*

Question. How old are you?

Answer. *24 years -*

Question. Where were you born?

Answer. *New York*

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

Answer. *No 52 Junis-Place - 5 years*

Question. What is your business or profession?

Answer. *Longshoreman*

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

Answer.

*I am not guilty -  
James Madden*

Taken before me this  
day of *March* 1938  
*Charles W. Stearns*  
Police Justice.

POOR QUALITY ORIGINAL

0524

41000-45-90  
March 2-1891-9000  
C.A.S.

BAILED  
No. 1, by Richard Duffin  
Residence 57, Broadway Street  
No. 2, by William J. Steele  
Residence 13 Washington Street  
No. 3, by [blank]  
Residence [blank] Street  
No. 4, by [blank]  
Residence [blank] Street

Police Court... District. 343

THE PEOPLE  
ON THE COMPLAINT OF  
James Madden  
Offence Assault

Dated May 27 1891  
John L. Reilly Magistrate

W. F. Fenderson Officer  
453 W 53rd St Precinct  
Room of Gladys St. West Ave. W 53rd  
WITNESSES Wm. W. W. W. W.

No. 80 Street  
Patricia M. O'Sullivan  
No. 150 Street  
Patricia M. O'Sullivan

No. 150 Street  
Patricia M. O'Sullivan  
No. 150 Street  
Patricia M. O'Sullivan

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 Charles Madden

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 May 27 1891 Charles Hunter Police Justice.

I have admitted the above-named Defendant Charles Madden to bail to answer by the undertaking here to annexed.  
Dated March 3<sup>rd</sup> 1891 [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 James Madden

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.

TORN PAGE

POOR QUALITY ORIGINAL

0625

Date: 10/11 Police Justice

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

Dated March 9<sup>th</sup> 1891 [Signature] 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.

**POOR QUALITY ORIGINAL**

0626

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against  
*Charles Madden*  
and  
*James Madden*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*Charles Madden and James Madden*  
of the CRIME OF ASSAULT IN THE THIRD DEGREE, committed as follows.

The said *Charles Madden and James Madden, both*

late of the City of New York, in the County of New York, aforesaid, on the *26th* day of *February* in the year of our Lord one thousand eight hundred and *ninety-one* at the City and County aforesaid, in and upon the body of one *James McLaughlin* in the peace of the said People then and there being, with force and arms, unlawfully did make an assault, and *him* the said *James McLaughlin* did then and there unlawfully beat, wound and ill-treat, to the great damage of the said *James McLaughlin* 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,**  
**~~JOHN R. FELLOWS,~~**  
District Attorney.

**POOR QUALITY ORIGINAL**

0627

78

Witnesses:

*J. P. Reilly*

Counsel,  
Filed *16 March 1897*  
Pleads, *Guilty*

THE PEOPLE

vs.

*Charles Madden*

and

*James Mason  
(Execr)*

ASSAULT IN THE THIRD DEGREE  
(Section 219, Penal Code.)

DE LANCA (No. 11)  
~~JOHN R. FISHBURN~~

District Attorney.

**A True Bill.**

*Allyson*

Foreman.

POOR QUALITY  
ORIGINAL

0628

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Charles Madden*  
and  
*James Madden*

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

*Charles Madden and James Madden*

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

The said

*Charles Madden and James Madden, both*

late of the City of New York, in the County of New York, aforesaid, on the *26th*  
day of *February* in the year of our Lord one thousand eight hundred and  
*ninety-one* at the City and County aforesaid, with force and arms, feloniously made  
an assault in and upon one *James Reilly*

then and there being, a *patrolman* of the Municipal Police of the City of  
New York, and as such *patrolman* being then and there engaged in the lawful  
*apprehension* of *the said Charles Madden*

and the said *Charles Madden and James Madden*  
him, the said *James Reilly*  
then and there feloniously did beat, strike, wound and otherwise ill-treat, with intent  
then and there and thereby to prevent and resist the lawful *apprehension*  
of *him, the said Charles Madden* as aforesaid,  
against the form of the statute in such case made and provided, and against the peace of  
the People of the State of New York and their dignity.

DE LANCEY NICOLL,  
JOHN B. FELLOWS,  
District Attorney.

0629

**BOX:**

431

**FOLDER:**

3976

**DESCRIPTION:**

Madden, Peter J.

**DATE:**

03/12/91



3976

**POOR QUALITY ORIGINAL**

0630

112

Witnesses:

*Cap Ferris*

Counsel,

Filed *12* day of *March* 189*1*

Pleas, *Arquibly May 16/92*

VIOLATION OF EXCISE LAW  
(Selling without License,  
[III, R. S. (7th Ed.), page 1981, § 13, and  
of 1868, Chap. 340, § 5].)

THE PEOPLE

vs. *B*

*Peter J. Madden*

**DE LANCEY NICOLL,  
JOHN R. FELLOWS,**

*District Attorney.*

*Cont. C. Dec. 12. 93 13804*

**A True Bill.**

*Alphonse J. ...*

*Foreman.*

*Complaint sent to the Court  
of Special Sessions,*

*Part III, REC 5 1893*

POOR QUALITY  
ORIGINAL

0631

Police Department of the City of New York.

Precinct No. 2

New York, ..... 189

Chas Wadden arrested Feb 14  
1885. Charged Lew from person  
Herschel Officer Piggott

Chas Wadden arrested May 18-1885  
J. A. B. Hirsch charged Officer O'Kara

**POOR QUALITY  
ORIGINAL**

0632

**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 J. Maddew*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*Peter J. Maddew*  
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES  
WITHOUT A LICENSE, committed as follows:

(All Revised  
Statutes, 17th  
edition) p. 1981  
Section 13.

The said *Peter J. Maddew*

late of the City of New York, in the County of New York aforesaid, on the *Tenth*  
day of *November* in the year of our Lord one thousand eight hundred and  
~~eighty~~ *ninety*, at the City and County aforesaid, certain strong and spirituous  
liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one  
gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,  
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong  
and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in  
quantity less than five gallons at a time, to

*Thomas Ferris and to*

certain *other* persons whose names are to the Grand Jury aforesaid unknown, without  
having a license therefor, as required by law, contrary to the form of the Statute in such case  
made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1883, chapter 340 sec-  
tion 5) SECOND COUNT—

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

*Peter J. Maddew*

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND  
BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said *Peter J. Maddew*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year  
aforesaid, at the City and County aforesaid, and at the premises there situate, known as  
number *Eight hundred and forty-one, Eighth Avenue*

certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of  
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of  
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of  
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury  
aforesaid unknown, unlawfully did sell to

*Thomas Ferris and to*

certain *other* persons whose names are to the Grand Jury aforesaid unknown, to be  
drank upon the premises aforesaid, without having a license therefor, as required by law,  
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 Rancey Nicoll,*  
*District Attorney*

0633

**BOX:**

431

**FOLDER:**

3976

**DESCRIPTION:**

Magner, Edward

**DATE:**

03/20/91



3976

POOR QUALITY ORIGINAL

0634

567

Counsel  
Filed *Doyle* 1891  
Pleeds *17 June 23*

THE PEOPLE  
vs.  
Edward Magner  
INJURY TO PROPERTY.  
[Section 654, Penal Code.]

*De Lancey Nicoll,*  
JOHN R. FELLOWS,

District Attorney.

A True Bill.

*Allyn*

Sub 2 April 29/1  
Foreman.  
*Frank G. ...*  
*(Property of value of less than \$25)*  
Pen. 6 m

Witnesses:  
*Mr. Purcell*  
*Dr. O'Hara*

POOR QUALITY ORIGINAL

0635

CITY AND COUNTY } ss.  
OF NEW YORK,

POLICE COURT, 1 DISTRICT.

William Purcell

of No. 375 1 Avenue Street, aged 45 years,

occupation Liquor Dealer being duly sworn deposes and says

that on the 18 day of March 1891

at the City of New York, in the County of New York, one Edward Magner

(w/wher) who did wilfully and maliciously break and destroy a plate glass window in the premises 375 1<sup>st</sup> Avenue of the value of about One hundred dollars under the following circumstances to wit: said defendant was ordered from the above premises by deponent and deponent is informed by Thomas Fitzgerald 328 E. 32<sup>d</sup> Street that he saw the said defendant Magner place his shoulder against said

Sworn to before me this

1891

day

Police Justice

**POOR QUALITY ORIGINAL**

0636

glass and break the same by so  
striking

Sum to before me this } William Purcell  
18 day of March 1891 }  
Police Justice

Police Court, District,

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Dated

188

Magistrate.

Officer.

Witness,

Disposition,

ARFIDAVIT.

POOR QUALITY ORIGINAL

0637

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

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

Question. What is your name?

Answer.

*Edward Wagner*

Question. How old are you?

Answer.

*24 years old*

Question. Where were you born?

Answer.

*New York City*

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

Answer.

*10 316 East 47th St - one year*

Question. What is your business or profession?

Answer.

*Waiter*

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*

*Edward Wagner*

Taken before me this 1st day of *March* 1934 at *New York City*  
*[Signature]*  
Police Justice.

3

POOR QUALITY ORIGINAL

0538

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... District 365

THE PEOPLE, &c.,

THE COMPLAINANT OF

*James M. ...*

*108 75 10 Avenue*

*Alfred ...*

Offence

Dated

*March 18 91*

*William ...*  
Magistrate

*William ...*  
Officer

Witness

No.

*James ...*  
Street

No.

*321 E 211*  
Street

No.

*500*  
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 *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 *March 18 91* *W. ...* 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.

Edward Wagner

Assault - Battery Court  
Arrested March 29<sup>th</sup> 1888. <sup>Wagner of 1<sup>st</sup> Dist.</sup>  
Complainant failed to appeal - As -

April 1<sup>st</sup> 1888. Com for 6 mos in default  
of bail for Dis Cur by Judge Murray

July 2<sup>nd</sup> 1888. Committed 1 month Pen.  
Special Opinion for Assault on E. Leonard

Arrested on 15<sup>th</sup> September 1889  
by Central Office Detective Wade for  
felonious assault & sentenced to 6 month  
penitentiary. Could not see Wade in  
time to get date of arrest & conviction

April 24<sup>th</sup> 1890 was arrested by Company  
with Philip Smith & charged <sup>with Robbery</sup> ~~with Robbery~~  
indicted by Grand Jury but was discharged  
on trial for lack of evidence through Company  
- out - waiting to identify

over

POOR QUALITY  
ORIGINAL

0640

Sept 3<sup>rd</sup> 90. Charged by Mrs O'Brien  
with assault + battery by Judge  
Subj. general to 3 MB Pen

W. Macgovern

POOR QUALITY ORIGINAL

0641

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward Wagner

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

Edward Wagner

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

The said Edward Wagner,

late of the Fifth Ward of the City of New York, in the County of New York aforesaid, on the nineteenth day of March, in the year of our Lord one thousand eight hundred and eighty one, at the Ward, City and County aforesaid, with force and arms,

a certain pane of plate glass

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

and destroy;

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

**POOR QUALITY ORIGINAL**

0642

SECOND COUNT.

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

The said *Edward Wagner*,  
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,

*a certain parcel of real estate*

of the value of *one hundred dollars*  
in, and forming part and parcel of the realty of a certain building of one

*William Russell*,  
there situate, of the real property of the said *William Russell*,

then and there feloniously did unlawfully and wilfully *obstruct and destroy*

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

*John R. Fellows*  
**JOHN R. FELLOWS,**

District Attorney.

0643

**BOX:**

431

**FOLDER:**

3976

**DESCRIPTION:**

Mahoney, John

**DATE:**

03/20/91



3976

0644

**BOX:**

431

**FOLDER:**

3976

**DESCRIPTION:**

Tobin, Patrick

**DATE:**

03/20/91



3976

**POOR QUALITY ORIGINAL**

0645

Witnesses:

John Clark  
G. H. Carter

Counsel,

Filed,

Pleads,

March 18 1891

THE PEOPLE

vs.  
John Mahoney

Patrick Tobin

De Lancey Nicoll,  
District Attorney.

DE LANCEY NICOLL,

JOHN R. FELLOWS,

District Attorney.

March 25

A True Bill.

Alfred [Signature]

Foreman.  
No. 1 Pen 4 ms  
No. 2 "

Section 498,  
[Illegible]

POOR QUALITY ORIGINAL

0646

Police Court—1 District.

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

of No. 256 South John Clarke Street, aged 35 years,

occupation Painter being duly sworn

deposes and says, that the premises No 256 South Street,

in the City and County aforesaid, the said being a

Three story Brick Building

and which was occupied by deponent as a Paint Shop

and in which there was at the time <sup>of</sup> a human being, by name

~~He~~ BURGLARIOUSLY entered by means of forcibly Breaking  
a rear window on the third floor of  
said premises, the said window leading  
from the yard into said floor.

on the Tenth day of March 1899 in the night time, and the  
following property feloniously taken, stolen, and carried away, viz:

100 pound keg of White Lead  
of the value of Seven Dollars

( \$ 7.00 )  
100

the property of David Clarke in deponents care and custody  
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen, and carried away by  
John Mahany. and Patrick Tobin  
(both now here)

for the reasons following, to wit: That deponent securely  
locked and fastened the aforesaid premises  
and said window about the hour of seven  
o'clock P.M. of the aforesaid date, and that  
deponent returned to and opened the aforesaid  
premises about the hour of seven o'clock A.M.  
of the 11 day of March 1899. and discovered the  
said window broken and the said property  
missing. And that deponent is informed by

POOR QUALITY ORIGINAL

0647

Officer Peter Carter of the Fourth Precinct Police that about the hour of 8.30 or 8.40 P.M. of the aforesaid date, while in company with Officer Peter Lorney of the Fourth Precinct Police he saw the said defendants acting in concert with each other, get off the front platform of a Central Park and East and North River Railroad Car - with the aforesaid property in their possession. Defendant therefore charges the defendants while acting in concert with each other in having committed a Burglary and asks that they be held and dealt with as the Law may direct.

Sworn to before me this } John Clark  
11 day of March 1891 }  
J. J. [Signature]  
Police Justice

Police Court District.

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

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

**POOR QUALITY ORIGINAL**

0648

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Peter J. Farney*  
aged \_\_\_\_\_ years, occupation *Police Officer* of No. \_\_\_\_\_  
*South Precinct Police* Street, being duly sworn deposes and

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

Sworn to before me, this

day of *March* 11<sup>th</sup> 188*9*

*Peter J. Farney*  
Police Justice.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Peter Carter*  
aged \_\_\_\_\_ years, occupation *Police Officer* of No. \_\_\_\_\_  
*South Precinct Police* Street, being duly sworn deposes and

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

Sworn to before me, this

day of *March* 9<sup>th</sup> 188*9*

*Peter Carter*  
Police Justice.

**POOR QUALITY ORIGINAL**

0649

District Police Court.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Patrick Tobin*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *1767 Park Ave. C. M. C.*

Question. What is your business or profession?

Answer. *Baker*

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*

*Patrick Tobin*

Taken before me this *11* day of *March* 188*9*  
*[Signature]*  
Police Justice.

POOR QUALITY ORIGINAL

0650

Sec. 198-200.

CITY AND COUNTY OF NEW YORK } ss.

1 District Police Court.

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

Question. What is your name?

Answer.

*John Mahony*

Question. How old are you?

Answer.

*27 years*

Question. Where were you born?

Answer.

*N.Y.*

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

Answer.

*2nd Chatham St 2 years*

Question. What is your business or profession?

Answer.

*Driver*

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

Answer.

*I am innocent of the charge with allusion*

Taken before me this day of *March* 19*11*

Police Justice.

*[Signature]*

POOR QUALITY ORIGINAL

0651

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

Police Court... / District.

THE PEOPLE, vs.

ON THE COMPLAINT OF  
 John Tohart  
 255 South St.  
 1. John Tohart  
 2. Daniel Johnson

Offence Burglary

Dated Nov 11 1901

Magistrate,  
 Olbrecht  
 James E. Barker  
 Officer

Witnesses  
 John Tamney  
 Peter Gater  
 4th Precinct Police  
 Street \_\_\_\_\_



No. \_\_\_\_\_  
 \$ \_\_\_\_\_  
 to the City of New York  
 James M. [Signature]  
 P. [Signature]

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

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

Dated Nov 11 1891 [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.

POOR QUALITY  
ORIGINAL

0652

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against  
*John Mahoney and  
Patrick Tobin.*

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

*John Mahoney and Patrick Tobin*

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

The said *John Mahoney and Patrick Tobin, both*

late of the *Seventh* Ward of the City of New York, in the County of New York  
aforesaid, on the *tenth* day of *March* in the year of our Lord one  
thousand eight hundred and *ninety-one*, with force and arms, in the  
*night* - time of the same day, at the Ward, City and County aforesaid, the  
dwelling house of one *a certain building to wit:*

*the shop of one David Clark*

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

SECOND COUNT—

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

*John Mahoney and Patrick Tobin*

of the CRIME OF *Petit* LARCENY \_\_\_\_\_, committed as follows:

The said *John Mahoney and Patrick Tobin, 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,

*one hundred pounds of white lead of the value of seven cents each pound and one key of the value of one dollar*

of the goods, chattels and personal property of one *David Clark*

in the *shop* dwelling-house of the said *David Clark* \_\_\_\_\_

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

**POOR QUALITY  
ORIGINAL**

0654

THIRD COUNT—

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

*John Mahoney and Patrick Tobin*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:  
The said *John Mahoney and Patrick Tobin*, both

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

*one hundred pounds of white lead  
of the value of seven cents each  
pound and one key of the value  
of one dollar*

of the goods, chattels and personal property of *David Clark*—

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

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

*John Mahoney and Patrick Tobin*

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.

*Al. Lucey Nicoll*  
JOHN R. FELLOWS,

District Attorney.

0655

**BOX:**

431

**FOLDER:**

3976

**DESCRIPTION:**

Maloney, Frank

**DATE:**

03/24/91



3976

POOR QUALITY ORIGINAL

0656

Witnesses:

*Geot Kungman*

*Frank*  
*W. D. ...*

*Frank ...*  
*...*

615

Counsel, *St. ...*  
Filed  
Pleads,

THE PEOPLE

vs.

*Frank Maloney*

*...*

*...*  
*...*  
*...*

DE-LANCEY-NIGOLL

JOHN R. FELLOWS

District Attorney.

A True Bill.

*...*

*...*

Foreman.

*...*

*...*  
*...*  
*...*

4 Apr 12 rec'd ... 26

POOR QUALITY  
ORIGINAL

0657

Police Court \_\_\_\_\_ District.

City and County } ss.:  
of New York,

of No. 154 East-Avenue Street, aged 33 years,  
occupation Hotel-keeper being duly sworn

deposes and says, that the premises No. 154 1st Avenue Street, 17 Ward  
in the City and County aforesaid the said being a five story brick  
and which was occupied by deponent as a  
and in which there was at the time human being, by name

were **BURGLARIOUSLY** entered by means of forcibly breaking  
the front-light over the front door  
leading from the Avenue into the  
bar room

on the 22nd day of March 1891 in the night time, and the  
following property feloniously taken, stolen, and carried away, viz:

One thousand cigars of the  
value of fifty dollars, ten dozens  
in good and lawful money of  
the United States, four bottles of  
liquor of the value of five dollars,  
all of the value of fifty seven dollars.

the property of Keppner  
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

Frank Maloney (now here) and another  
name unknown and not arrested.

for the reasons following, to wit: that - at the hour of  
12 o'clock, midnight - said date  
said bar room was closed for the  
night, and at that time said  
front light was in good condition  
and all of said property was in  
said bar room.  
Deponent is informed by Officer John  
M. Jefferson of the 14th Precinct Police

That at about the hour of 5 o'clock  
 on the March 2<sup>d</sup>, he saw this  
 defendant and said unknown  
 man together and in company  
 with each other walking up 1<sup>st</sup>  
 Avenue near 11<sup>th</sup> Street and at  
 that time this defendant had  
 a number of cigar boxes in his  
 possession. That he the Officer  
 pursued the defendant and said  
 unknown man and caught  
 this defendant with said cigars in  
 his possession and that this  
 defendant then took him the Officer  
 to this defendant's Hotel and then  
 admitted that he and said  
 unknown man had entered said  
 place over the firelight and had taken  
 said property therefrom. Wherefore defendant  
 charges said defendant and said unknown man  
 with being together and acting in concert with each  
 other and burglariously entering said premises  
 and stealing said property therefrom

Dated 1888 Police Justice

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

I have admitted the above named to bail to answer by the undersigned hereto annexed  
 Dated 1888 Police Justice  
 Sworn to before me

Dated 1888 Police Justice

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.

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

Police Court, District, \_\_\_\_\_

THE PEOPLE, &c.,  
 on the complaint of \_\_\_\_\_

1 \_\_\_\_\_  
 2 \_\_\_\_\_  
 3 \_\_\_\_\_  
 4 \_\_\_\_\_

Offence—BURGLARY.

Dated \_\_\_\_\_ 1888 \_\_\_\_\_  
 Magistrate.

Officer \_\_\_\_\_  
 Clerk \_\_\_\_\_

Witnesses,  
 No. \_\_\_\_\_ Street, \_\_\_\_\_  
 No. \_\_\_\_\_ Street, \_\_\_\_\_  
 No. \_\_\_\_\_ Street, \_\_\_\_\_  
 No. \_\_\_\_\_ Street, \_\_\_\_\_

to answer General Sessions.

POOR QUALITY ORIGINAL

0659

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John M. Hefferan*  
aged \_\_\_\_\_ years, occupation *Police Officer* of No. *14th Precinct* Street, being duly sworn, deposes and

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

Sworn to before me, this *22* day of *March* 189*0*, *John M. Hefferan*

*James J. ...*  
Police Justice.

POOR QUALITY ORIGINAL

0660

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }  
OF NEW YORK } SS

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

Question. What is your name.

Answer. Frank Maloney

Question. How old are you?

Answer. 22 years old

Question. Where were you born?

Answer. Kentucky

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

Answer. 394 Perry, Mass

Question. What is your business or profession?

Answer. Band Sawyer

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 Maloney

Taken before me this

21st  
day of March 1897

W. M. ...  
Police Justice.

POOR QUALITY ORIGINAL

05661

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

Mr. Proctor  
 Storal Ave.  
 Res. street

Police Court...  
 District...  
 381

THE PEOPLE, &c.  
 ON THE COMPLAINT OF  
 West Chapman  
 157<sup>th</sup> St.  
 1<sup>st</sup> Ward  
 1891  
 Offence: Burglary

Dated: March 24, 1891  
 Magistrate: Murch  
 Officer: John M. Hoffman  
 Precinct: 14

Witnesses: Aid O'Leary

No. \_\_\_\_\_ Street \_\_\_\_\_  
 No. \_\_\_\_\_ Street \_\_\_\_\_  
 No. 1000 Street \_\_\_\_\_  
 to answer



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

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

Dated: March 22, 1891  
 Police Justice: [Signature]

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

Dated: \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated: \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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 Maloney

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

Frank Maloney

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

The said

Frank Maloney

late of the *Seventeenth* Ward of the City of New York, in the County of New York aforesaid, on the *22nd* day of *March* in the year of our Lord one thousand eight hundred and *ninety-one*, with force and arms, in the *night* - time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *a certain building, to wit:*

*the saloon of one Jacob Kungenmann*

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 *Jacob Kungenmann*

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

SECOND COUNT--

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

*Frank Maloney*

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

The said *Frank Maloney*

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

*one thousand cigars of the value of five cents each, four bottles of liquor of the value of one dollar and twenty-five cents each bottle and the sum of two dollars in money, lawful money of the United States, and of the value of two dollars*

of the goods, chattels and personal property of one

*Jacob Kunzenmann*

in the dwelling house of the said

*saloon* *Jacob Kunzenmann*

*in the saloon*

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

*De Lancey Nicoll*  
*District Attorney.*

0664

**BOX:**

431

**FOLDER:**

3976

**DESCRIPTION:**

Malzone, Antonio

**DATE:**

03/23/91



3976

POOR QUALITY ORIGINAL

0665

*W. E. Heyman, Jr.*

Counsel,  
Filed  
Pleads,  
City of  
Harrisburg

Grand Larceny, Second Degree.  
[Sections 528, 587 — Penal Code].

vs.  
THE PEOPLE

*Antonio Malone*

*3rd Floor  
1000  
Market St.*

DE LANCEY NICOLL,  
JOHN R. FELLOWS,

District Attorney.

A True Bill.

*Allyn Camins*  
*Foreman.*  
*Paul H. G. Zoley*  
*2700 Spruce St.*

Witnesses:  
*Michael Neapolitano*  
*Offr. Amelin*

POOR QUALITY ORIGINAL

0555

Police Court \_\_\_\_\_ District. Affidavit—Larceny.

City and County } ss:  
of New York, }

Michael Neapolitano

of No. 33 Mulberry Street, aged 40 years,  
occupation Laborer being duly sworn,

deposes and says, that on the 17<sup>th</sup> day of March 1891 at the City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in  
the day time, the following property, viz:

Thirteen dollars in gold and  
lawful money of the United  
States

\$13.00

the property of

deponent

and that this deponent

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

Autonio Malzoni  
from the fact that deponent was in  
a saloon at number 57 Mulberry  
Street in this City. That deponent had  
said money in his hand and that  
deponent took said money from  
deponent's hand. Deponent after  
being informed of his rights says that  
he only took said money for fun.  
Deponent therefore charged the defendant  
with having taken carried away and  
stolen from the person of deponent  
said money and says that he is  
willing to answer

Michael Neapolitano  
deponent

Sworn to before me this

day

1891  
Police Justice.

0667

POOR QUALITY ORIGINAL

Sec. 198-200.

CITY AND COUNTY OF NEW YORK.

District Police Court

*Antonino Malzoni* 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. *Antonino Malzoni*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *57 Mulberry Street 12 months*

Question. What is your business or profession?

Answer. *Laborer*

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 only took the money for Jim and handed the money to the Bartender to treat with *Antonio Malzoni**

Taken before me this

Day of

*March*

1889

Police Justice

*[Signature]*

**POOR QUALITY ORIGINAL**

0558

BAILIED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

Police Court--- District. 365-

THE PEOPLE, vs.,  
ON THE COMPLAINT OF

Michael Neaboltina  
33 Mulberry St

Whitmore Indignis

Offence Larceny from the Person

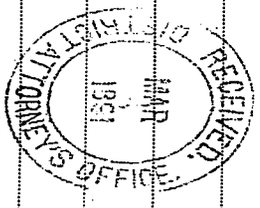
Dated March 17 1991

As Am  
Magistrate  
Officer  
Precinct.

Witnesses \_\_\_\_\_  
Street \_\_\_\_\_

No. \_\_\_\_\_  
Street \_\_\_\_\_

No. \_\_\_\_\_  
Street \_\_\_\_\_



No. \_\_\_\_\_  
Street \_\_\_\_\_  
\$ 500.00 to answer  
9.8.

Lawyer signature

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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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 March 17 1991 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.

POOR QUALITY ORIGINAL

0669

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Antonio Malzone*

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

this indictment, accuse *Antonio Malzone*

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

The said *Antonio Malzone*

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 one*, at the City and County aforesaid, with force and arms, in the *day* time of the same day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of *thirteen*

#130

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

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

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

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

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

~~JOHN R. FELLOWS~~, District Attorney.

0670

**BOX:**

431

**FOLDER:**

3976

**DESCRIPTION:**

Manchester, James

**DATE:**

03/12/91



3976

0671

**BOX:**

431

**FOLDER:**

3976

**DESCRIPTION:**

Corbin, George

**DATE:**

03/12/91



3976

0672

**BOX:**

431

**FOLDER:**

3976

**DESCRIPTION:**

Lewis, Charles

**DATE:**

03/12/91



3976

**POOR QUALITY ORIGINAL**

0673

184.

*Remitted to*

Counsel,

Filed *12* day of *March* 188*9*

Pleas,

THE PEOPLE  
vs.  
*James J. Manchester*  
*George Corbin*  
*Charles Lewis*

(Section 219, Penal Code).

ASSAULT IN THE THIRD DEGREE

*Edancy Nicoll*  
*JOHN L. FELLOWS*  
*March 25/89* District Attorney.

Filed in the Court of Special Sessions for trial, by request of Counsel for Defendant.

**A True Bill.**

*Alfred J. ...*  
Foreman.

Witnesses:

*Harriet ...*  
*Annie ...*

**POOR QUALITY  
ORIGINAL**

0674

CITY AND COUNTY OF NEW YORK, ss.

In the Name of the People of the State of New York, To any peace officer in this State :

An indictment having been found on the 12<sup>th</sup> day of March,  
1891, in the Court of General Sessions of the Peace of the City and  
County of New York, charging James T. Manchester

with the crime of Assault in the third degree

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

City of New York, the 12<sup>th</sup> day of March 1891.

By order of the Court,

*DeLauey McCall*  
District Attorney.

**POOR QUALITY ORIGINAL**

0675

N. Y. General Sessions of the Peace.

THE PEOPLE  
OF THE STATE OF NEW YORK.

against

*James J Manchester*  
*City Marshal*  
*68/W 131 St*

Bench Warrant for Misdemeanor.

DE LANCEY NICOLL,  
~~Randolph B. Martine,~~  
District Attorney.

Issued *March 18* 1891

*Mich 20d*  
.....1891

The within named defendant was  
arrested this day and brought to the  
Court of General Sessions by

*Reilly Van Hook*

POOR QUALITY ORIGINAL

0676

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 T. Manders, George Rodin and Charles Lewis

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

James T. Manders, George Rodin and Charles Lewis

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

The said James T. Manders, George Rodin and Charles Lewis, all

late of the City of New York, in the County of New York aforesaid, on the fourth day of February, in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, in and upon the body of one David Human, in the peace of the said People then and there being, with force and arms, unlawfully did make an assault, and then the said David Human, did then and there unlawfully beat, wound and ill-treat, to the great damage of the said David Human, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS

District Attorney.

0677

**BOX:**

431

**FOLDER:**

3976

**DESCRIPTION:**

Mani, Michael

**DATE:**

03/16/91



3976

POOR QUALITY ORIGINAL

0678

Counsel,

*M. E. Fancher*  
Filed <sup>1889</sup>  
Pleads,

THE PEOPLE

vs.

*B*

*Michael Mori*

VIOLATION OF EXCISE LAW.  
(Selling without license.)  
[III, R. S. (7th Ed.) page 1881, § 13, and  
of 1888, Chap. 840, § 5].

*F*

DE-LANCEY NICOLL

~~JOHN R. FELLOWS,~~

District Attorney.

A True Bill.

*Alfred Cannon*

Foreman.

*F. Sprick*  
*1889*

Witnesses

*W. D. Douchess*

**POOR QUALITY ORIGINAL**

0679

Excise Violation—Selling Without License.

POLICE COURT— DISTRICT.

City and County }  
of New York, } ss.

of No. Smith Street Street,  
of the City of New York, being duly sworn, deposes and says, that on the 6 day  
of October 1887, in the City of New York, in the County of New York, at  
No. 33 Mulberry Street,

Michael Marie (now here)  
did then and THERE SELL, CAUSE, suffer and permit to be sold, under his direction and authority,  
strong and spirituous liquors, wines, ale and beer, being intoxication liquors, in quantities less than  
five gallons at a time, to be drunk in the house or premises aforesaid WITHOUT HAVING A  
PROPER LICENSE THEREFOR contrary to and in violation of the statute in such case made  
and provided.

Deponent saw the defendant  
sell a glass of whiskey.

WHEREFORE, deponent prays that said Michael Marie  
may be arrested and dealt with according to law.

Sworn to before me, this 7 day  
of October 1887,  
J. V. Wickham Police Justice.

POLICE COURT— DISTRICT.

City and County of New York, ss.:

THE PEOPLE,  
vs.

On Complaint of James Douglas

For Michael Marie Selling without license

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this  
complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to  
be holden in and for the City and County of New York.

Dated Oct 7 1887  
Michael Marie  
J. V. Wickham Police Justice.

**POOR QUALITY ORIGINAL**

0580

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK } ss.

*Michael Marie* 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. *Michael Marie*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *67 Broadway St., 3 months*

Question. What is your business or profession?

Answer. *Labourer*

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 innocent of the charge -  
Michael Marie  
a minor*

Taken before me this  
day of *October* 1935

*[Signature]*  
Police Justice.

POOR QUALITY ORIGINAL

0581

BAILED

No. 1, by Michael Mann  
Residence 67 Broadway Street

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street

30 Selling without License 1897  
Police Court... District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

James W. ...  
Michael Mann

1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_  
Office Lex case

Dated Oct 10 1890

Ward Magistrate  
Ward Officer  
Precinct 6

Witnesses \_\_\_\_\_

No. \_\_\_\_\_ Street

No. \_\_\_\_\_ Street

No. \_\_\_\_\_ Street

No. \_\_\_\_\_ Street



Ward  
Ward

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 \_\_\_\_\_

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

Dated Oct 10 1890 Ward Police Justice.

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

Dated Oct 10 1890 Ward 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.

POOR QUALITY ORIGINAL

0682

Court of General Sessions, PART *One*  
THE PEOPLE } INDICTMENT

*vs.*  
*Michael Manno*

For

*Not found*  
*William Price*  
*Gallop*

To  
N. *Michael Manno*  
No. *67 Mulberry* Street.

The indictment against the above-named defendant for whose appearance you are bound, has been placed upon the Calendar for *pleading* 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 the *18th* day of *March* 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.

**POOR QUALITY  
ORIGINAL**

0683

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

THE PEOPLE OF THE STATE OF NEW YORK,  
AGAINST

*Michael Mani*

The Grand Jury of the City and County of New York, by this indictment, accuse  
— *Michael Mani* —  
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES  
WITHOUT A LICENSE, committed as follows:

(III. Revised  
Statutes, 7th  
edition) p. 1981  
Section 13.

The said — *Michael Mani* —

late of the City of New York, in the County of New York aforesaid, on the *Sixth*  
day of — *October* — in the year of our Lord one thousand eight hundred and  
eighty- *nine*, at the City and County aforesaid, certain strong and spirituous  
liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one  
gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,  
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong  
and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in  
quantity less than five gallons at a time, to *one James E. Dougherty and to*

certain *other* persons whose names are to the Grand Jury aforesaid unknown, without  
having a license therefor, as required by law, contrary to the form of the Statute in such case  
made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1883,  
chapter 340 sec-  
tion 5) SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said  
— *Michael Mani* —  
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND  
BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said — *Michael Mani* —

late of the City and County aforesaid, afterwards, to wit: on the day and in the year  
aforesaid, at the City and County aforesaid, and at the premises there situate, known as  
number *fifty three, Mulberry Street,*

certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of  
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of  
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of  
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury  
aforesaid unknown, unlawfully did sell to

*one James E. Dougherty and to*  
certain *other* persons whose names are to the Grand Jury aforesaid unknown, to be  
drank upon the premises aforesaid, without having a license therefor, as required by law,  
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.*

0684

**BOX:**

431

**FOLDER:**

3976

**DESCRIPTION:**

Mardorf, George

**DATE:**

03/23/91



3976

0685

**BOX:**

431

**FOLDER:**

3976

**DESCRIPTION:**

Crowley, Joseph

**DATE:**

03/23/91



3976

POOR QUALITY ORIGINAL

0585

570  
Counsel, *R. Harris*

Filed *23* day of *March* 1891  
Pleas, *Not guilty*

*George Mardon*  
vs.  
*Joseph Crowley*

THE PEOPLE  
vs.  
*George Mardon*  
and *R*  
*Joseph Crowley*

DE LANCEY NICOLL

*[Scribbled signature]*  
District Attorney.

A True Bill  
*Alvin Kline*  
*March 24/91*  
Foreman.  
*Chas. P. [unclear]*  
*March 24/91*

*Ed. [unclear]*  
*Ed. [unclear]*

Witnesses;



POOR QUALITY ORIGINAL

0588

Deponer further says - he is informed by Officer James R. Halsey of the 41<sup>st</sup> Precinct that he subsequently arrested defendants and in the rooms each of them occupied found the missing property, which the women identifies as <sup>having been</sup> his <sup>own</sup> in his car. Wherefore deponer charges defendants with acting in concert with each other and burglariously entering said premises, and taking, stealing and carrying away said property from his custody and possession.

Reason to suppress } Philip W. Liron  
this 16<sup>th</sup> day of March 1891 }

*W. Meade*  
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named  
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of  
Hundred Dollars and be committed to the Warden and Keeper of the City Prison  
of the City of New York, until he give such bail.  
Dated 1891  
I have admitted the above named  
to bail to answer by the undertaking hereto annexed.  
Dated 1891  
There being no sufficient cause to believe the within named  
guilty of the offence within mentioned, I order he to be discharged.  
Dated 1891  
Police Justice

Police Court, District,

THE PEOPLE, &c.,  
on the complaint of  
vs.  
1.  
2.  
3.  
4.  
Offence—BURGLARY.

Dated 1891  
Magistrate.  
Officer.  
Clerk.  
Witness.  
No. Street.  
No. Street.  
No. Street.  
to answer General Sessions.

**POOR QUALITY ORIGINAL**

0689

CITY AND COUNTY }  
OF NEW YORK, } ss.

*James R. Kelsey*  
aged \_\_\_\_\_ years, occupation *Officer* of No. \_\_\_\_\_  
*17<sup>th</sup> Ave* Street, being duly sworn, deposes and

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

Sworn to before me, this *16* day of *Nov* 189*9*, } *James R. Kelsey*

*Clarence*  
Police Justice.

POOR QUALITY ORIGINAL

0690

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*George Mardorf* 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 Mardorf*

Question. How old are you?

Answer.

*19 years*

Question. Where were you born?

Answer.

*United States*

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

Answer.

*192 atleast - 1 year*

Question. What is your business or profession?

Answer.

*Autographer*

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.*

*George Mardorf.*

Taken before me this

*16*

*day of*  
*August*  
*1935*  
*at*  
*192*  
*Police Justice*

**POOR QUALITY ORIGINAL**

0691

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. Joseph Crowley

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. United States

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

Answer. 270 East 10th St - 18 mos

Question. What is your business or profession?

Answer. Truck mfr

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 Patrick Crowley

Taken before me this 16 day of March 1891  
W. J. [Signature]  
Police Justice

POOR QUALITY ORIGINAL

0592

BAILLED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

570  
Police Court... 2nd District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Paul W. Brennan*  
*John Mackay*  
*Joseph Brennan*

Offence *Burglary*

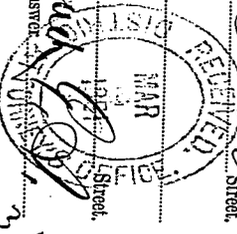
Dated *March 16* 188*9*

*James R. Kelly* Magistrate.

Witnesses *Frank Stevens* Precinct.

No. *192* *Allen* Street.

No. *1078* *Allen* 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

*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 *March 16* 188*9* *William* Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

POOR QUALITY  
ORIGINAL

0693

**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 Mardorf*  
*and*  
*Joseph Crowley*

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

*George Mardorf and Joseph Crowley*

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

The said

*George Mardorf and Joseph Crowley, both*

late of the *Tenth* Ward of the City of New York, in the County of New York  
aforesaid, on the *fifteenth* day of *March* in the year of our Lord one  
thousand eight hundred and *ninety-one*, with force and arms, in the  
*night* time of the same day, at the Ward, City and County aforesaid, the  
dwelling house of one *Philip W. Herow*

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 *Philip W. Herow*

*Philip W. Herow* in the said dwelling house then and there being, then and  
there feloniously and burglariously to steal, take and carry away, against the form of  
the Statute in such case made and provided, and against the peace of the People of the  
State of New York and their dignity.

**POOR QUALITY ORIGINAL**

0694

SECOND COUNT—

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

*George Mardorf and Joseph Crowley*

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

The said *George Mardorf and Joseph Crowley, 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 time of said day, with force and arms,

*one overcoat of the value of twenty-three dollars, two shawls of the value of eleven dollars each, divers articles of jewelry of a number and description to the Grand Jury aforesaid unknown, of the value of fifteen dollars, one piece of cloth of the value of five dollars, one wrap of the value of one dollar, two boxes of the value of fifty cents each and the sum of three dollars in money, lawful money of the United States of America and of the value of three dollars*

of the goods, chattels and personal property of one

*Philip W. Liorow*

in the dwelling house of the said

*Philip W. Liorow*

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

**POOR QUALITY  
ORIGINAL**

0695

THIRD COUNT—

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

*George Mardorf and Joseph Crowley*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

*George Mardorf and Joseph Crowley, both*

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

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

of the goods, chattels and personal property of

*Philip W. Lerow*

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

*Philip W. Lerow*

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

*George Mardorf and Joseph Crowley*

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,  
~~JOHN R. FELLOWS,~~  
District Attorney.

0696

**BOX:**

431

**FOLDER:**

3976

**DESCRIPTION:**

Marks, Wolf

**DATE:**

03/16/91



3976

**POOR QUALITY ORIGINAL**

0697

786

Counsel, *W. J. Paul*  
Filed *1889*  
Pleads *Magul. City*

THE PEOPLE  
vs.  
*B*  
*Wey marks*  
*James Term. A. Paul,*  
*Jan 29/91*  
*AW/99*  
**WILLIAM LANCEY INGOLL**

VIOLATION OF EXCISE LAW.  
(Selling without license.)  
III. R. S. (7th Ed.) page 1981, § 13, and  
of 1883, Chap. 340, § 5.

~~JOHN B. FELLOWS~~  
*W. J. Paul* District Attorney.  
EXCISE OFFICE OF SPECIAL  
EXAMINER FOR TRIAL, BY REQUEST  
OF COUNSEL FOR DEFENDANT.

**A True Bill.**  
*W. J. Paul*

Foreman.

Witnesses:  
*W. J. Paul*

**POOR QUALITY ORIGINAL**

0698

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

THE PEOPLE OF THE STATE OF NEW YORK,  
AGAINST

*Wolf Marks*

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

*Wolf Marks*

Ch. Revised Statutes, 17th edition p. 1081 Section 13.

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES WITHOUT A LICENSE, committed as follows:

The said *Wolf Marks*

late of the City of New York, in the County of New York aforesaid, on the *Thirtieth* day of *March* in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninety*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at a time, to \_\_\_\_\_

certain \_\_\_\_\_ persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1883, chapter 340 section 5). SECOND COUNT—

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

*Wolf Marks*

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said *Wolf Marks*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate, known as number *one hundred and thirty-nine, Madison St.*

certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell to \_\_\_\_\_

certain \_\_\_\_\_ persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, 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**

0699

(Laws of 1883,  
chapter 340 sec-  
tion 6.) **THIRD COUNT:**

And the Grand Jury aforesaid, by this indictment, further accuse the said  
— *Wolf Marks* —  
of the CRIME OF GIVING AWAY STRONG AND SPIRITUOUS LIQUORS, ALES,  
WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed  
as follows:

The said — *Wolf Marks* —

late of the City and County aforesaid, afterwards, to wit: on the day and in the year  
aforesaid, at the City and County aforesaid, and at the premises there situate, known as  
number *one hundred and thirty nine, Madison Street,*

certain strong and spirituous liquors, and certain ales, wine and beer, to wit: one gill of  
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of  
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of  
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury  
aforesaid unknown, unlawfully did give away to

certain — persons whose names are to the Grand Jury aforesaid unknown, to be  
drank upon the premises aforesaid, without having a license therefor, as required by law,  
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 Laurence McColl*  
~~JOHN R. FELLOWS,~~

District Attorney.

0700

**BOX:**

431

**FOLDER:**

3976

**DESCRIPTION:**

McCarthy, Edward

**DATE:**

03/05/91



3976

POOR QUALITY ORIGINAL

0701

Force before committed  
Wang, R.A.

Witnesses:

Witness signature lines

Counsel

*[Signature]*  
Filed *[Signature]* 1891  
Pleas *[Signature]*

THE PEOPLE

*[Signature]*  
vs.  
*[Signature]*  
Edward McCarthys

DE LANCEY NICOLL,  
JOHN R. FELLOWS

District Attorney

A TRUE BILL.

*[Signature]*

Subscribed and sworn to before me  
this 12th day of March, 1891  
Foreman.  
P. P. Lyette mo  
*[Signature]*

POOR QUALITY ORIGINAL

0702

CITY AND COUNTY } ss.  
OF NEW YORK.

POLICE COURT, *D* - DISTRICT.

of *John J. O'Brien*  
occupation *Police Officer* Street, aged *38* years,  
being duly sworn, deposes and says  
that on the *24* day of *February* 189*1*  
at the City of New York, in the County of New York.

*Edward M. McCarthy (now here) did unlawfully and feloniously have in his possession in the night time certain Burglars instruments - to wit a false key and jimmy with the intent to use the same in the Commission of a Crime from the fact that on about the 17th of 1st Month said date deponent saw the said McCarthy go from door to door in West 58th Street, and on arresting the said McCarthy deponent <sup>found</sup> concealed*

Sworn to before me this  
of 1891

day

Police Justice.

POOR QUALITY ORIGINAL

0703

upon his person. said instrument - Spreads  
further says that the said M. O'Leary  
was previously, been convicted of  
Larceny in the 2<sup>d</sup> Degree.  
Deposits. Therefore prays that  
the said M. O'Leary may be  
held to answer.

Shown to before me

This 26 day of February 1891

J. Humphreys J. M. Cottrell

Police Justice

Police Court, District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Dated, 1891

Magistrate.

Officer.

Witness.

Disposition

POOR QUALITY ORIGINAL

0704

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer. *Edward M. Carthy*

Question. How old are you?

Answer. *25 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *40 Greenock St. 13 Months*

Question. What is your business or profession?

Answer. *Laborer*

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. *Am not guilty*

*Edward M. Carthy*

Taken before me this

day of *February* 19*19*

*John J. [Signature]*

Police Justice

POOR QUALITY ORIGINAL

0705

BAILED.

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

3) All over  
32  
Police Court...  
District

THE PEOPLE, Ec.,  
ON THE COMPLAINT OF

*John J. Farrell*  
*Edward J. Kennedy*

1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Office

Dated

*May 26 1891*

*John J. Farrell*  
*Edward J. Kennedy*  
O. N. Precinct

Witnesses

No. \_\_\_\_\_  
Street \_\_\_\_\_

No. \_\_\_\_\_  
Street \_\_\_\_\_

No. \_\_\_\_\_  
Street \_\_\_\_\_

\$ \_\_\_\_\_  
to 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 *DeGruccio*

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 *May 26 1891* *John J. Farrell* 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  
New York County

People  
vs  
Edward M<sup>c</sup>Carthy }

Indictment for carrying Burglar's tools  
City and County of New York ss.  
Thompson Paul being  
duly sworn says:

I I am the Superintendent of the  
J. Rayner Mahogany and Cabinet  
Woods Company at the foot of Houston  
Street, East River, New York City, and  
have been so for the last 15 years.

II I know the defendant herein,  
Edward M<sup>c</sup>Carthy. He has worked  
steadily and hard in the factory ever  
since March 1890, never losing a  
day <sup>excepting when mill was closed,</sup> and was one of our best men.  
He was honest, steady and faithful  
and our books will show that he  
never lost a day's work.

III At the time I employed him  
I knew he was an ex-convict but  
believed that he would do what was

right as he has, since he has been in our employ and notwithstanding the present charge against him, I would gladly take him back into my employ if the Court should discharge him and will agree to do so, on the day of his release, from any imprisonment which the Court may impose.

IV

I believe he was led away in the present instance and in the temptation of the moment, fell.

Sworn to before me  
this 10 day of March 1891

Thomson Paul<sup>x</sup>

Robt B. Abbott

Notary Public

King County

Certif. filed in P.P. Co

POOR QUALITY ORIGINAL

0708

Cont of General Ledger

The Republic

Edward M. & Co. N.Y.

Edward J. Shannon Paul

Paul Miller  
AS per check  
287 Broadway  
New York

POOR QUALITY ORIGINAL

0709

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*Edward McPartland*

The Grand Jury of the City and County of New York, by this  
Indictment accuse *Edward McPartland* —

of the crime of *feloniously possessing burglars' instruments,*  
~~no a SECOND OFFENSE,~~ committed as follows :

Heretofore, to wit: at a court of General Sessions of the Peace, holden in and  
for the City and County of New York, at the City Hall, in the said City of New York.

on the *thirteenth* day of *November*, in  
the year of our Lord, one thousand eight hundred and *ninety-two*.

before the Honorable *Julius J. Downing, Judge*  
*of the City of New York,* —

and Justice of the said Court, the said *Edward McPartland*  
by the name and description of *Edward McPartland*  
was in due form of law convicted of *a felony* —

to wit: *Quadrangle in the second degree,*  
upon a certain indictment then and there in the said Court depending against him

the said *Edward McPartland* by the  
name and description of *Edward McPartland*  
as aforesaid,

for that *he the said Edward McPartland*

then \_\_\_\_\_ late of the *Eleventh Ward*

City of New York, in the County of New York aforesaid, on the  
— 21st — day of November, in the  
year aforesaid, at the — Ward, — City and  
County aforesaid, with force and arms, about the hour of eleven o'clock  
in the night time of the same day, the dwelling house  
of one Nicholas Holzer, there situate, feloniously and  
burglariously did break into and enter, whilst  
there was then and there some human being, to  
wit, one Edward Falter, within the said dwelling  
house, the said Edward McCarthy then and there  
intending to commit some crime therein, to wit:  
the goods chattels and personal property of the said  
Nicholas Holzer in the said dwelling house then  
and there being, then and there feloniously and  
burglariously to steal, take and carry away, and  
also for that he the said Edward McCarthy, then  
late of the Ward, City and County aforesaid, afterwards,  
to wit, on the said first day of November, in the year of  
our Lord one thousand eight hundred and eighty-four,  
at the Ward, City and County aforesaid, in the night  
time of the said day, with force and arms, one overcoat  
of the value of twenty dollars, and four coats of the  
value of fifteen dollars each, of the goods, chattels and  
personal property of the said Nicholas Holzer, in the  
dwelling house of the said Nicholas Holzer, there situate,  
then and there being found in the dwelling house  
aforesaid, then and there feloniously did steal, take  
and carry away, and also for that he the said Edward  
McCarthy then late of the Ward, City and County  
aforesaid, afterwards, to wit: on the said first day of

POOR QUALITY ORIGINAL

0711

November, in the year of our Lord one thousand  
 eight hundred and eighty-four, with force and arms,  
 at the Ward, City and County aforesaid, one overcoat  
 of the value of twenty dollars, and four coats of the  
 value of fifteen dollars each, of the goods, chattels  
 and personal property of one Nicholas Holzger, <sup>(Nicholas Holzger)</sup>  
 unlawfully and unjustly <sup>did</sup> feloniously ~~and~~ receive and have (the  
 said Edward McCarthy, then and there well knowing  
 the said goods, chattels and personal property to have  
 been feloniously stolen.)

POOR QUALITY ORIGINAL

0712

And Thereupon, upon the conviction aforesaid, it was considered by the said Court of General Sessions of the Peace, and ordered and adjudged that

the said *Edward McPartland*

by the name and description of *Edward McPartland* as aforesaid,

for the *felony and larceny in the second degree*, whereof

*he* was so convicted as aforesaid, be imprisoned in the *State*

*Prison* at hard labor for

the term of *eight months*,

as by the record thereof doth more fully and at large appear.

And the said *Edward McPartland*

late of the

*2* City of New York, in the

County of New York aforesaid, having been so as aforesaid convicted of the

*said felony and larceny in the second degree*, in

manner aforesaid, afterwards, to wit: on the *twenty fourth* day of

*February*, in the year of our Lord one thousand eight hundred

and *ninety one*, at the \_\_\_\_\_ City and County aforesaid, with force

and arms, *did Edward McPartland* have in his possession in the night time of the said day, under circumstances evincing an intent to use and employ the same in the commission of some crime to be perpetrated by aforesaid *under cover, certain medicines, tools and instruments adapted, designed and purchased used for the commission of larceny and burglary to wit: one "jimmie" and one false key, against the forms of the Statute in and case made*

**POOR QUALITY ORIGINAL**

0713

and provided, and against the year  
of the People of the State of New York  
and in witness whereof  
I have hereunto set my hand  
at Albany this 10th day of June  
1863

0714

**BOX:**

431

**FOLDER:**

3976

**DESCRIPTION:**

McCarthy, Michael

**DATE:**

03/11/91



3976

POOR QUALITY ORIGINAL

0715

*J. M. Conway*

Counsel,  
Filed 11 day of March 1889  
Plends Not guilty in

POLITY [S 844 Penal Code]

THE PEOPLE  
vs. *B*  
*Michael J. McCarthy*  
(2 cases)

*John*  
*John*  
DE LANCEY NICOLL  
~~JOHN E. WELLS~~  
District Attorney.

A TRUE BILL.  
*John*  
*John*  
Foreman.  
*Michael Gully*  
Sen suspended  
Filed in another case  
1888

Witnesses:  
*Anthony Conway*

**POOR QUALITY ORIGINAL**

0716

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

R. B. McCully being duly sworn, deposes  
and says, that Michael J. McCarty  
here present, is the one known as James Dr.  
in annexed complaint.

Subscribed and sworn to before me, this

20<sup>th</sup> day of July 1891  
[Signature]

Robert B. McCully

Police Justice.

**POOR QUALITY ORIGINAL**

0717

Sec. 192.

1st

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }  
OF NEW YORK, } ss.

An information having been laid before Edward Hogan a Police Justice of the City of New York, charging Michael J. McCarthy Defendant with the offence of

Selling Lottery Policies

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

We, Michael J. McCarthy Defendant of No. 72

and Patrick Cunningham Street; by occupation a Clerk of No. No 23 Chamber

Street, by occupation a Signer Surety, hereby jointly and severally undertake that the above named Michael J. McCarthy Defendant

shall personally appear before the said Justice, at the \_\_\_\_\_ District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of Five Hundred Dollars.

Taken and acknowledged before me, this 20 Michael J. McCarthy

Patrick Cunningham 1891 } Patrick Cunningham  
POLICE JUSTICE.



POOR QUALITY ORIGINAL

0719

15-24-38 / 10  
42-91-00 / 10  
17-2-1949

Receipt  
15-24-38  
42-91-00 / 10

Sup

**POOR QUALITY ORIGINAL**

0720

Mr. [unclear] 2/19/18  
15-24-33/10  
42-51-00/10  
Ch

Beacoy  
15-24-33  
42-51-00/10



GLUED PAGE

0722

POOR QUALITY ORIGINAL

Feb. 19<sup>th</sup> 1891  
40<sup>c</sup> RORNE  
Exhibit B. (A6)

Exhibit A  
Jan. 21/1891  
RORNE  
(A6)

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

Anthony J. J. J. J.

Anthony J. J. J. J.  
150 Nassau Street, New York City, being duly sworn deposes and says, he is more than  
years of age, and is employed as chief agent of the New York Society for the

Suppression of Vice, that he has just cause to believe, is informed and verily does believe, that James Dor and Robert Dor

whose real names are unknown, but who can be identified by R. B. McCully  
did, at the city of New York County  
of New York and State of New York, on or about the 19<sup>th</sup> day of February 1891.

unlawfully use a room, table, establishment or apparatus for gambling purposes—and did engage as ~~a dealer or game keeper~~ in a gambling ~~or banking~~ game, where money or property was dependent upon the result—and did sell, or offer to sell what is commonly called a "lottery policy," and a certain writing, paper, or insurance, upon the drawing or drawn numbers of a certain lottery, hereto annexed, and did indorse and use a book or other document for the purpose of enabling others to sell or offer to sell lottery policies, writings, papers or documents in the nature of a bet, wager or insurance, upon the drawing or drawn numbers of a lottery, against the form of the statute of the State of New York in such case made and provided.

Deponent further says, he has just ~~come~~ <sup>cause</sup> to believe, is informed and verily does believe ~~from personal observation and~~ from statements made by R. B. McCully

to deponent that the said James Dor and Robert Dor

aforsaid, now have in their possession, at in and upon certain premises occupied by them and situate and known as number 460 Washington Street, in rear, first floor in the city of New York and within the County and State aforesaid, for the purpose of using the same as a means to commit a

**POOR QUALITY ORIGINAL**

0723

public offense, divers and sundry device, apparatus, tables, establishment and paraphernalia layouts, chips, deal-boxes, cards, lottery tickets, lottery policies, writings, papers, books and documents for gambling purposes, in violation of the Provisions of Chapter IX of the Penal Code of the State of New York, wherefore deponent prays that warrants may be issued for the arrest of the persons named aforesaid, and to search for, seize and take possession of all of said unlawful matter, and that all be dealt with according to law.

*Anthony J. Surtick*

Subscribed and sworn to before me this

*19<sup>th</sup>* day of *Feb.* 18*81*.

*[Signature]*

Police Justice.

CITY OF *New York* AND COUNTY OF *New York* ss.

*R. R. McCully of 41 Park Row*

being further sworn deposes and says that on the *18<sup>th</sup>* day of *Feb.* 18*81*,

deponent visited the said premises, named aforesaid, and there saw the said

*James Doe & Robert Doe* aforesaid, and

had dealings and conversation with *them* as follows:

Deponent on the 18th. day of February visited premises, and saw both JAMES DOE and ROBERT DOE present, selling what are commonly called "Lottery Policies." Deponent purchased of the said JAMES DOE paper hereto annexed and marked on the back "Exhibit A", and paid him the sum of Forty Cents for the same. Deponent saw the said JAMES DOE write the said ~~xxxx~~ Lottery Policy upon his Manifold-book, and also write the paper annexed marked "Exhibit A", which he handed to his Deponent, for which Deponent paid him the sum of Forty Cents aforesaid.

Deponent further says, that he again visited said premises on the 18th. day of February and there saw ROBERT DOE and purchased the paper hereto annexed and marked "Exhibit B". The said ROBERT DOE wrote the said paper in Deponent's presence, and recorded the same upon his Manifold-book, handed the said paper to Deponent, and received

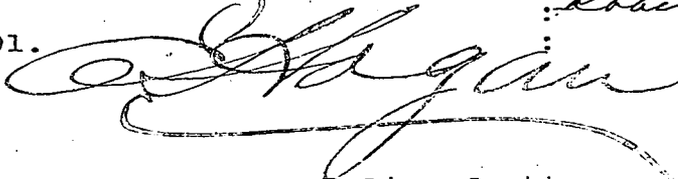
**POOR QUALITY  
ORIGINAL**

0724

Deponent's money for the same.

Subscribed, and sworn to before me this 19th. :  
day of February 1891.

*Robert B. McKeely*



Police Justice.

**POOR QUALITY ORIGINAL**

0725

Subscribed and sworn to before me this }  
\_\_\_\_\_ day of \_\_\_\_\_ 188\_\_\_\_ }

.....*Police Justice.*

*Violation Sec. 844, P. C.  
Gambling and Policy.*

THE PEOPLE

ON COMPLAINT OF

*Anthony Comstock et al*

AGAINST

*James Doe  
Robert Doe*

Affidavit of Complaint.

WITNESSES:

*Anthony Comstock,  
Robert B. McJully*

**POOR QUALITY ORIGINAL**

0726

City and County of New York, ss:

In the name of the People of the State of New York:

To any Peace Officer in the City and County of New York:

Proof by affidavit having been this day made before me, by Anthony Bourke & R. B. McCall of 41 Park Row Street, New York City, that there is probable cause for believing that James Doe and Robert Doe whose real name is unknown, but each of whom can be identified by Mr. McCall

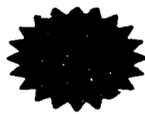
has in their possession, at, in and upon certain premises occupied by them and situated and known number 460 Washington Street in rear first floor in said City of New York certain and divers device, establishment, apparatus and articles suitable for gambling purposes, lottery policies, lottery tickets, circulars, writings, papers and documents in the nature of a bet, wager or insurance upon the drawing or drawn numbers of a lottery, books and other documents for the purpose of enabling others to sell lottery policies and other writings, papers and documents, blackboards and gaming tables, with intent to use the same as a means to commit a public offense.

YOU ARE THEREFORE COMMANDED, at any time of the day \_\_\_\_\_ time to make immediate search on the person of the said James Doe & Robert Doe and in the building situate and known as number 460 Washington street, in rear first floor aforesaid; for the following property, to wit: all Parolayouts, Roulette Wheels and layouts, Rouge et Noir or Red and Black layouts, gaming tables, chips, packs of cards, dice, deal-boxes, Lottery policies, lottery tickets, circulars, writings, papers, documents in the nature of bets and wagers, or insurance upon the drawings, or drawn numbers of a lottery, books, documents for the purpose of enabling others to gamble or sell lottery policies, blackboards, slips or drawn numbers of a lottery, money to gamble with, and all device, establishment, apparatus and articles suitable for gambling purposes.

And if you find the same, or any part thereof, to bring it forthwith before me at the Third District Police Court at the Bowls in Centre street in the City of New York.

Dated at the City of New York, the }  
19th day of Feb. 1891 }

[Signature]  
PEACE JUSTICE.



**POOR QUALITY ORIGINAL**

0727

Inventory of property taken by Patrick English the Peace Officer by whom this warrant was executed :

Two Blank Memorandum books Blank layouts, Memorandum books, Roulette layouts, Rouge et Noir lay-

102 Letters Circulars cards, gaming tables, clips, packs of cards, dice, deal

1 stamp pad and set of stamp, deal trays for holding chips, one box, markers, or tally cards,

1 package loose papers loose papers, lottery policies, lottery tickets, circulars, writings,

3 Dream book. papers, black boards, slips, or drawn numbers in policy, money,

3 packages of drawings drawings, boards, slips,

3 Memorandum books

1 manifold book. All of the above

described property was found in

first floor of rear building No 460

Washington Street in Dept February

19th 1891 and brought to me

by officer Patrick English.

City of New York and County of New York ss :

I, Patrick English the Officer by whom this warrant was executed,

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

Sworn to before me, this 20th day of February 1891

Patrick English

[Signature]  
Police Justice

Police Court--- First - District.

Search Warrant.  
THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
Anthony Caputo et al  
vs.  
James Vol.  
Robert Vol.

Dated 188

Justice, English  
Officer.

**POOR QUALITY ORIGINAL**

0728

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*Michael J. 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. *Michael J. McCarthy*

Question. How old are you?

Answer. *59 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *72 Watt Street 2 years*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer. *I am not guilty  
Michael J. McCarthy*

Taken before me this

*June 20*

day of

*1891*

Police Justice.

POOR QUALITY ORIGINAL

0729

At July 21 10:30 am  
At July 28 10:30 am  
" March 2<sup>nd</sup> 10 am

RAILED  
No. 1, by *Samuel Augustus*  
Residence *23 Chambers Street*  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_

Police Court--- District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
*William G. ...*  
*H. ...*  
*Michael J. ...*  
Offence *Lottery Policies*

Dated *March 20 1891*

Magistrate: *H. ...*  
Officer: *...*  
Precinct: *...*



Witnesses:  
No. \_\_\_\_\_ Street: \_\_\_\_\_  
No. \_\_\_\_\_ Street: \_\_\_\_\_  
No. \_\_\_\_\_ Street: \_\_\_\_\_  
No. \_\_\_\_\_ Street: \_\_\_\_\_

No. \_\_\_\_\_ Street: \_\_\_\_\_  
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...

*S. ...*

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 *March 2<sup>nd</sup> 1891* *Charles ...* Police Justice.

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

Dated *March 2 1891* *Charles ...* 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.

POOR QUALITY ORIGINAL

0730

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

THE PEOPLE OF THE STATE OF NEW YORK  
against

*Michael J. McCarthy*

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

*Michael J. McCarthy*

of the CRIME OF SELLING WHAT IS COMMONLY CALLED A LOTTERY POLICY, committed as follows:

The said

*Michael J. McCarthy*

late of the City of New York in the County of New York aforesaid, on the ~~nineteenth~~ day of ~~February~~ *nineteen-one* in the year of our Lord one thousand eight hundred and ~~eighty~~ *nineteen-one*, at the City and County aforesaid, feloniously did sell to one

*Robert B. McCully*

what is commonly called a Lottery Policy, the same being a certain paper, and writing, as follows, that is to say:

*No L 19C1D*

*15.29.33 9 10  
42.51.60 10 40  
Bally 18  
15-24-33  
42 51-60 H 10*

(a more particular description of which said paper and writing so commonly called a Lottery Policy is to the Grand Jury aforesaid unknown, and cannot now be given), 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

*Michael J. McCarthy*

of the CRIME OF SELLING A PAPER, WRITING, AND DOCUMENT, IN THE NATURE OF A BET AND WAGER UPON THE DRAWING OF A LOTTERY, committed as follows:

The said

*Michael J. McCarthy*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

*Robert B. McCully*

**POOR QUALITY ORIGINAL**

0731

a certain paper, writing and document, in the nature of a bet and wager upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document, is as follows, that is to say :

*No T 19 C 1 D*  
15. 24. 33 9 10  
42. 51. 60 9 10  
*Ballots 18 (40)*  
15 24 33  
42 51 60 9 10

(a more particular description of which said paper, writing and document, is to the Grand Jury aforesaid unknown, and cannot now be given), 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

*Michael J. McCarthy*

of the CRIME OF SELLING A WRITING, PAPER, AND DOCUMENT IN THE NATURE OF AN INSURANCE UPON THE DRAWING OF A LOTTERY, committed as follows :

The said *Michael J. McCarthy*

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

*Robert B. McCully*

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say :

*No T 19 C 1 D*  
15. 24. 33 9 10  
42. 51. 60 9 10  
*Ballots 18 (40)*  
15 24 33  
42 51 60 9 10

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FOURTH COUNT.

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

*Michael J. McCarthy*

of the CRIME OF SELLING A PAPER, WRITING AND DOCUMENT IN THE NATURE OF A BET AND WAGER UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows :

**POOR QUALITY ORIGINAL**

0732

The said

Michael J. McCarthy

late of the City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

Robert B. McCully

a certain paper, writing and document in the nature of a bet and wager upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say :

No 19 C 10  
 15.24.339 10  
 42.51.609 10  
Balls 18 (4)  
 15 24 33 JJ 10  
 42 51 60

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FIFTH COUNT.

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

Michael J. McCarthy

of the CRIME OF SELLING A WRITING, PAPER AND DOCUMENT IN THE NATURE OF AN INSURANCE UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows:

The said

Michael J. McCarthy

late of the City and County aforesaid, afterwards, to wit : On the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

Robert B. McCully

a certain paper, writing and document in the nature of an insurance upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say :

No 19 C 10  
 15.24.339 10.  
 42.51.609 10 (4)  
Balls 18 JJ 10  
 15 24 33  
 42 51 60

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John T. Fellows

District Attorney.

**POOR QUALITY ORIGINAL**

0733

160  
*Jed Connor*

Counsel,

Filed 11 day of March 1891

Pleads

*Magist 12*

THE PEOPLE

vs. *B*

POLICY. [S 344, Penal Code].

*Michael J. McCarthy*  
(2 cases)

DE LANCEY NICOLL

~~JOHN R. BELLOWS~~

District Attorney.

**A TRUE BILL.**

*Alvin C. ...*

*John R. ...*  
Foremen.

*James J. ...*

Fined \$100.00

Witnesses:

*Anthony ...*

POOR QUALITY ORIGINAL

0734

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY } ss.  
OF NEW YORK, }

An information having been laid before Edward Hogan a Police Justice of the City of New York, charging Michael J. Mc Carthy Defendant with the offence of Selling Lottery Tickets

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

We, Michael Mc Carthy Defendant of No. 72 Watt Street; by occupation a Clerk Patrick Cunningham of No. 23 - Chambers Street, by occupation a Signifier Surety, hereby jointly and severally undertake that the above named Michael Mc Carthy Defendant shall personally appear before the said Justice, at the 1 District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of Five Hundred Dollars.

Taken and acknowledged before me, this

9 day of August 1891.  
[Signature]  
POLICE JUSTICE.

Michael Mc Carthy  
Patrick Cunningham

**POOR QUALITY ORIGINAL**

0735

CITY AND COUNTY OF NEW YORK, ss.

*Sworn to before me, this 18th day of June 1918*  
*Justice*

*Patric Cunningham*  
the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth *Three* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *House and lot of Land situated at No 2109 2-Avenue and worth 15,000 dollars free and clear of all incumbrances*  
*Patric Cunningham*

District Police Court.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Undertaking to appear during the Examination.

vs.

Taken the ..... day of ..... 18

Justice.

POOR QUALITY ORIGINAL

0736

Handwritten notes: 15-80 45, 25-40 55, 7/10, 1891

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

Antony Comstock of 41 Park Row of 150 Nassau Str.

that he has just cause to believe and does believe and charge that Michael J. McCarthy here present did, on or about the 17th day of February, 1891, at number 460 Washington (no rear) street, in the City of New York and County of New York unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as, or are called lottery policy and further that the said,

had in his possession, within and upon certain premises, occupied by him and situated and known as number 460 Washington street, in the City of New York and County of New York aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and had in his possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided.

Subscribed and sworn to before me, this 20th day of Feb. 1891

Signature of Police Justice

Antony Comstock

CITY OF New York COUNTY OF New York } ss.

R. B. McCully being duly sworn further deposes and says, that on the 17th day of February, 1891, aforesaid, he called at the place of business of the said Michael J. McCarthy aforesaid, at the said premises 460 Washington street and there purchased the said paper, ticket and instrument, purporting to be what is commonly called a lottery policy as annexed to foregoing affidavit, under the following circumstances to wit: Deponent there saw the said Michael J. McCarthy and had conversation with him in substance as follows.

Deponent said, "give me stems for 20 cents on a cross" at the same time laying a paper upon the table or desk where the said McCarthy sat writing, which said paper contained the numbers:

15 30 45
25 40 55

whereupon the said McCarthy recorded the said numbers upon a manifold sheet or paper then and there kept and used by him for said purpose then wrote the said numbers annexed aforesaid, and handed the same to Deponent, and Deponent paid him the sum of twenty cents for the same.

Subscribed and sworn to by Robert B. McCully this 20th day of Feb. 1891

Police Justice

073

POOR QUALITY ORIGINAL

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

Antony Lemtosh <sup>41 Park Row</sup> of ~~150 Nassau Street~~ Street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe ~~and charge that~~ <sup>Michael J. McCarty here present</sup> did, on or about the 17<sup>th</sup> day of February, 1891, at number 460 Washington <sup>(is near)</sup> street, in the City of New York and County of New York unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as, or are called lottery <sup>policy</sup> and further that the said,

had in his possession, within and upon certain premises, occupied by him and situated and known as number 460 Washington street, in the City of New York and County of New York aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and had in his possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided.

Subscribed and sworn to before me, this 20<sup>th</sup> day of Feb. 1891

*[Signature]*  
Police Justice

*Antony Lemtosh*

CITY OF New York COUNTY OF New York } SS.

R. B. McCully being duly sworn further deposes and says, that on the 17<sup>th</sup> day of February, 1891, aforesaid, he called at the place of business of the said <sup>Michael J. McCarty</sup> premises 460 Washington street and there purchased the said paper, ticket and instrument, purporting to be what is commonly called a lottery <sup>policy</sup> as annexed to foregoing affidavit, under the following circumstances to wit: Deponent there saw the said <sup>Michael J. McCarty</sup> and had conversation with him in substance as follows.

Deponent said, "give me them for 20 cents on a cross" at the same time laying a paper upon the table or desk where the said McCarty sat writing, which said paper contained the numbers:

15 30 45  
25 40 55

whereupon the said McCarty recorded the said numbers upon a manifold sheet or paper then and then kept and used by him for said purpose, then wrote the said numbers annexed aforesaid, and handed the same to Deponent, and Deponent paid him the sum of twenty cents for the same.

Subscribed and sworn to *[Signature]*  
the 20<sup>th</sup> day of Feb. 1891  
Police Justice

LB

RT with John Doe  
460 Washington St  
Add 12/9/91 - 7-30 AM  
R.B.W.C.

**POOR QUALITY ORIGINAL**

0738

POLICE COURT— DISTRICT.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

*Anthony Lombardi et al*

VS.

*Michael J. Mc Carthy*

LOTTERY AND POLICY.

Dated.....188

.....Magistrate.

.....Clerk.

.....Officer.

WITNESSES:

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

Bailed, \$.....

to answer.....Sessions.

By.....

.....Street.

POOR QUALITY ORIGINAL

0739

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK,

*Michael J. 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. *Michael J. McCarthy*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *77 West 57th Street 2 years*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer. *I am not guilty*  
*Michael J. McCarthy*

Taken before me this

day of

*January* 1891

*[Signature]*  
Judge Justice

POOR QUALITY ORIGINAL

0740

EX July 21 10 30 AM  
NY March 28 10 30 AM  
EX March 2nd 10 AM

BAILED,  
No. 1, by Patric C. Cunningham  
Residence 23 Chambers Street.  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

Police Court... District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

1 William Cunningham  
2 Richard Spence  
3  
4  
Offence Receiving Lottery Tickets

Date May 20 1891

Magistrate W. J. Ryan  
Officer E. J. Davis  
Precinct 1st



Witnesses  
No. \_\_\_\_\_ Street.  
No. \_\_\_\_\_ Street.  
No. \_\_\_\_\_ Street.  
\$ 100 to justice. Q.S. Street.  
Bailed Seeing nothing

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

Dated March 2nd 1891 Charles N. Smith Police Justice.

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

Dated March 2nd 1891 Charles N. Smith 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.

POOR QUALITY ORIGINAL

0741

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

THE PEOPLE OF THE STATE OF NEW YORK

against

*Michael J. McCarthy*

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

*Michael J. McCarthy*

of the CRIME OF SELLING WHAT IS COMMONLY CALLED A LOTTERY POLICY, committed as follows:

The said *Michael J. McCarthy*

late of the City of New York in the County of New York aforesaid, on the *Seventeenth* day of *February* in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninety-one*, at the City and County aforesaid, feloniously did sell to one

*Robert B. McCully*

what is commonly called a Lottery Policy, the same being a certain paper, and writing, as follows, that is to say:

*B x 17*  
*15 30 45*  
*X / P*  
*25 40 55*  
*X / P*

(a more particular description of which said paper and writing so commonly called a Lottery Policy is to the Grand Jury aforesaid unknown, and cannot now be given), 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

*Michael J. McCarthy*

of the CRIME OF SELLING A PAPER, WRITING, AND DOCUMENT, IN THE NATURE OF A BET AND WAGER UPON THE DRAWING OF A LOTTERY, committed as follows:

The said *Michael J. McCarthy*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

*Robert B. McCully*

**POOR QUALITY ORIGINAL**

0742

a certain paper, writing and document, in the nature of a bet and wager upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document, is as follows, that is to say :

Bx17  
15 30 45  
H 81  
25 40 55  
H 81

(a more particular description of which said paper, writing and document, is to the Grand Jury aforesaid unknown, and cannot now be given), 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

Michael J. McCarthy

of the CRIME OF SELLING A WRITING, PAPER, AND DOCUMENT IN THE NATURE OF AN INSURANCE UPON THE DRAWING OF A LOTTERY, committed as follows :

The said Michael J. McCarthy

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

Robert B. McCully

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say :

Bx17  
15 30 45  
H 81  
25 40 55  
H 81

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FOURTH COUNT.

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

Michael J. McCarthy

of the CRIME OF SELLING A PAPER, WRITING AND DOCUMENT IN THE NATURE OF A BET AND WAGER UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows :

**POOR QUALITY ORIGINAL**

0743

The said Michael J. McCarthy

late of the City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

Robert B. McCully

a certain paper, writing and document in the nature of a bet and wager upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say :

Bx17  
 15 30 45  
 X 81 -  
 25 40 55  
 X 81

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FIFTH COUNT.

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

Michael J. McCarthy

of the CRIME OF SELLING A WRITING, PAPER AND DOCUMENT IN THE NATURE OF AN INSURANCE UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows:

The said Michael J. McCarthy

late of the City and County aforesaid, afterwards, to wit : On the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

Robert B. McCully

a certain paper, writing and document in the nature of an insurance upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say :

Bx17  
 15 30 45  
 X 81 -  
 25 40 55  
 X 81

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

DeLooney Meale  
JOHN H. MEALE

District Attorney.

0744

**BOX:**

431

**FOLDER:**

3976

**DESCRIPTION:**

McDermott, John

**DATE:**

03/20/91



3976

**POOR QUALITY ORIGINAL**

0745

Witnesses:

*Elizabeth Perry*

Counsel,

Filed

Pleads,

*De March*  
189

THE PEOPLE

vs.

*John McDermott*  
Grand Larceny Second Degree

[Sections 528, 58/32 Penal Code.]

DE LANCEY NICOLL,

District Attorney.

**A True Bill.**

*Alfred [Signature]*

*Frank [Signature]*

Foreman.

*Plender [Signature]*

*Sam [Signature]*

POOR QUALITY ORIGINAL

0746

Police Court First District.

Affidavit—Larceny.

City and County }  
of New York, } ss:

Betsie Levy

of No. 100 Bayard Street, aged 28 years,  
occupation Housekeeper

deposes and says, that on the 12 day of March 1891 at the City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in  
the day time, the following property, viz:

A Plush Sacque of the value  
of Forty Five dollars.

( \$ 45 <sup>00</sup>/<sub>100</sub> )

the property of Deponent

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

from the following facts to wit: That  
deponent is informed by Officer Edward  
Brady of the Sixth Precinct Police, that  
on the aforesaid date about the hour  
of 10.30 A.M. he found the aforesaid  
property on the person and in the  
possession of the defendant. on the  
sidewalk in front of the premises No  
100 Bayard Street.

And deponent further says that she saw  
the aforesaid property on the person and in  
the possession of the defendant, on the aforesaid  
date about the hour of 10.30 A.M. Deponent  
therefore charges the defendant with having committed  
a Larceny and asks that he be held and dealt  
with as the Law may direct Betsie Levy

Sworn to before me, this  
12 day  
of March 1891  
John M. [Signature]  
Police Justice.



0748

POOR QUALITY ORIGINAL

Sec. 198-270.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer. *John M. Dermott*

Question. How old are you?

Answer. *54 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *24 Pearl Street -*

Question. What is your business or profession?

Answer. *Currier*

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 was drunk. and went upstairs in the said house and I saw the Coat, and put it on me*

*John M. Dermott*

Taken before me this  
day of *March* 188*8*

*J. J. McLaughlin*  
Police Justice.

POOR QUALITY ORIGINAL

0749

PAID,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

Police Court... District.

336

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
*Victor Dewey*  
*John A. Demmitt*  
*Lucey*

Offence \_\_\_\_\_

Date *March 12 91*

*W. Brack* Magistrate.  
*Brady* Officer.

Witness *Jennie Bardoly*  
*Op. Raymond*



No. \_\_\_\_\_  
Street \_\_\_\_\_

No. \_\_\_\_\_  
Street \_\_\_\_\_

\$ *1000* to answer

*[Signature]*

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *10* 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 12 1891* *J. Demmitt* 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.

POOR QUALITY  
ORIGINAL

0750

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

*John Mc Dermott*

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

*John Mc Dermott*

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

The said

*John Mc Dermott*

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

*one sackage of the value of  
forty-five dollars*

of the goods, chattels and personal property of one

*Betsie Levy*

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.

**POOR QUALITY  
ORIGINAL**

0751

SECOND COUNT—

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

*John Mc Dermott*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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

*one sackage of the value of  
forty-five dollars*

of the goods, chattels and personal property of one

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

*Patsie Levy*  
unlawfully and unjustly, did feloniously receive and have; the said

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

DE LANCEY NICOLL,

**District Attorney.**

0752

**BOX:**

431

**FOLDER:**

3976

**DESCRIPTION:**

McDermott, Thomas

**DATE:**

03/11/91



3976

**POOR QUALITY ORIGINAL**

0753

Witnesses

Chas E. H. G. G. G.

Counsel,

Filed, *H* day of *March* 189*1*  
Pleads, *of Quality*

THE PEOPLE,  
vs.

*B*

*Thomas McDermott*

**ADULTERATED MILK.**

(Chap. 183, Laws of 1893, Section 1, as amended  
by chap. 577, Laws of 1886, Section 1; Section 186,  
Sanitary Code, and Section 575 of the N. Y. City  
Consolidation Act of 1882.)

I hereby present and desire that  
this case against me be sent to the  
Court of Sessions for trial  
and final determination.  
Dated *March 1891*

**DELANEY NICOLL**  
**JOHN B. FELLOWS**

District Attorney.

A True Bill.

*Alfred J. Cannon*

Set for trial 5-5-1891 (P.M.)  
BY Foreman.

*John J. ...*  
*...*

1677

**POOR QUALITY ORIGINAL**

0754

**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 McDermott*

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

(Chap. 183, Laws of 1835, § 1, as amended by Chap. 577, Laws of 1886, § 1.)

The said *Thomas McDermott*

late of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *December* in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninety*, at the City and County aforesaid, did unlawfully expose for sale three quarts of unclean, impure, unhealthy, adulterated and unwholesome milk (the same not being skimmed milk produced in the said County), 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**

0755

SECOND COUNT:

(§186, Sanitary Code

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

Thomas McDermott  
of the CRIME OF VIOLATING THE SANITARY CODE OF THE BOARD OF HEALTH OF THE  
HEALTH DEPARTMENT OF THE CITY OF NEW YORK, committed as follows:

The said Thomas McDermott

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully keep, have and offer for sale, three quarts of milk which had been and was then and there watered, adulterated, reduced and changed by the addition of water and other substances to the Grand Jury aforesaid unknown, and by the removal of cream, against and in violation of the Sanitary Code of the Board of Health of the Health Department of the City of New York, duly adopted and declared as such at a meeting of the said Board of Health, held in said city on the second day of June, 1873, as amended in accordance with law, and particularly in violation of a certain ordinance thereof, to wit: the one hundred and eighty-sixth section of said code, which is as follows, that is to say:

“No milk which has been watered, adulterated, reduced or changed in any respect by the addition of water or other substance, or by the removal of cream, shall be brought into, held, kept, or offered for sale at any place in the City of New York; nor shall any one keep, have or offer for sale in the said city any such milk.”

Which said section and ordinance above set forth was, by a certain resolution, duly passed and adopted by the said Board of Health and by said Health Department, at a meeting thereof duly held in said city on the twenty-third day of February, 1876, added to and made a part of the said Sanitary Code aforesaid, and adopted and declared to form a portion thereof, pursuant to the authority and power conferred by law upon the said Board, and which said ordinance was thereafter duly published once a week, for two successive weeks, in the *City Record*, a daily official newspaper and journal published in the said city, to wit: in the issues of such newspaper of the twenty-fourth day of February, 1876, and also of the second day of March, 1876, and which said Sanitary Code so amended and altered was then and there, at the time of the committing of the offense hereinabove alleged, in full force and operation, and was by law declared to be binding and in force in said city, and which said section and ordinance above set forth was then and there in full force and virtue, having been in nowise altered, amended or annulled by said Board of Health, 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  
JOHN R. FELLOWS,

District Attorney.

0756

**BOX:**

431

**FOLDER:**

3976

**DESCRIPTION:**

McGettrick, Thomas

**DATE:**

03/20/91



3976

**POOR QUALITY ORIGINAL**

0757

5767 Kinley is

Counsel,  
Filed 20 day of March 1891  
Pleads April 13

THE PEOPLE  
vs.  
Thomas McGettrick  
Burglary in the second degree,  
Grand Jurors, first degree,  
[Section 497, 506, 528 and 530.]

Spencer  
District Attorney.  
JOHN R. FELLOWS  
District Attorney.

**A True Bill.**

Alfred C. ...  
March 31st Foreman.  
Green ...  
8 ...  
21

Witnesses:  
May Sney  
John ...

27

The People  
vs  
Thomas M Gettrick

Court of General Sessions. Part I  
Before Judge Fitzgerald. March 26. 1891  
Indictment for burglary in the 2<sup>nd</sup> degree

May Sney, sworn and examined, testified  
I talk English, I live at No. 18 Bell street and  
am a book keeper in this city. I have a store  
on the first floor and sleep in the store, but  
that night I was out; my partner was asleep  
away back in the store; there was a partition  
in the middle of the store; my partner's name  
is May Yuen. I got back about two o'clock in  
the morning. I saw the police officer and the  
defendant there. This was the 18<sup>th</sup> of this month  
I had property in the store, and I had thirty four  
dollars in the drawer in a tin box; the drawer  
was locked. I had also one blanket, two smoking  
pipes and one suit of American clothes and  
one pair of shoes; the value of the property alto-  
gether is about sixty dollars. I owned the money  
in the drawer. I put it there Monday the 18<sup>th</sup> of the  
month. When I got back to my place at two  
o'clock the drawer was broke. I found an empty  
tin box and the money was gone; the blanket  
was gone too and the clothes and the pipes.  
I told the officer to lock up the defendant; he  
was taken to the police station.

Cross Examined. I had some trouble with the defendant  
before. I accused him of stealing cigarettes from  
my store. The defendant did not tell me

name of the boy who stole the cigarette. I saw him and two other boys, they ran in the factory. I live next to the factory. I know him two years ago. This was only three months ago. I was away back in the kitchen at the time. The cigars and cigarettes were by the door. I said, you bring that stuff back to me or I will have you arrested. I did not say to these boys, if they would give me ten dollars I would not say anything about it. I did not receive any money from any of the boys, but the mother of one of the boys told me to let her boy go and she would pay me back the money. I <sup>was to</sup> get twenty six dollars, but she did not pay me yet. I got three dollars. I did not tell the defendant that I would put him in the State prison unless he paid me the money. I am a book keeper for a Chinese grocery store at No. 10 Chatham Street. I own a cigar store and have a man run it for me. I sleep there. The back part of my place is for our people to come on Sunday to play fan tan. I don't know what it is. The front door of my place was broken and one pane of glass was broken in it; it is about one foot wide and one foot long. Was this break big enough for a man to go in? Yes, big enough for a man to get in.

May Yuen, sworn and examined, testified: I live at 18 Pell street and was there on the 18th of March. I went to bed at ten o'clock at night. I locked the door going to the street before I went to bed. I heard a noise and I woke up. I don't know what time it was. I saw a man outside, but I cannot tell who it was. I have seen the defendant before. I opened the door to call an officer, and he (the defendant) came in and I turned the gas. There was this man the defendant? Right in the store. What was he doing? I seen him standing in the place, that is all. The policeman was standing across the street when I opened the door. What did this man do then when you called 'Police'? I opened the door, at that time there were two standing there, and as soon as I opened the door the other two ran. There were the two standing, on the street? I opened the door that time, and he ran over to the corner liquor store. Who ran over there? I do not know him. What did this man do (the defendant) I did not see him do anything, but he was in the store and the money drawer was broken. When you went to bed did you see the money drawer? Yes. Was it broken that time? No. Did you see this property before you went to bed? I saw the blanket, but I could not see the money because the drawer was locked.

POOR QUALITY  
ORIGINAL

0761

The front door only was broken. The money drawer was in the middle of the store. The pipes and the American clothes were hanging on the wall behind the bed; not in the room I slept but outside. I got up out of bed when I heard the noise and I opened the side door to call a policeman. I saw the defendant in the middle of the store. I opened the left side door; the front door was open before I went out.

Patrick Haugh, sworn and examined, testified. I am a police officer and arrested the defendant at two o'clock in the morning of the 18th. I was in Doyer street which leads from Pell street to Chatham square and I was going back through Doyer street into Pell street where this Chinaman (the last witness) ran across from 18 Doyer St. fronting Pell street and told me some American man was in the store. So I went in and other Chinamen came there and I placed them in front of the place, so if there was anybody in there he could not make his escape. I went in and heard footsteps running ahead of me in the rear and I went around this partition which leads into Centre street and at the front door I got McGettrick before he gained admission to the street. I searched him there and then and I did not find any money in his possession. I took the screw driver out of his pocket now

show me. I asked him, Did you have this with you? He said, No, I never seen that. I said, I just took it out of your overcoat pocket. I went back to see where this man says he had his money, and I saw the drawer pried open and this screw driver fitted in the hinges in the wooden drawer. I examined the front door and it looked as though it was tampered with; it was not a very secure door at any time - the front door was a dilapidated old door; it was open when I got there. This Chinaman's place appears to be a kind of cigar store in the front, and then there appears to be sleeping apartments all along on either side of this partition which runs in Centre street. There is only one entrance from the front, and then there is an entrance on either side of this partition to the left of the store, and it is to the right of the store. This little cigar place, where he gained entrance the door on Bell street was open. It is a lodging house up stairs - they smoke (the Chinese) and sleep in the store. After searching the prisoner I took him to the station house. Did you ask the defendant what he was doing in there? He said he was put in there to sleep and that he was intoxicated at the time. I says, 'you do not appear to be drunk now,' and he appeared to be perfectly straight as straight

as I am now.

Cross Examined. I did not find any of the property alleged to have been stolen on the person of the defendant; the front door was open when I came there. It is a fact that this front door is always open; Chinamen come in there at almost any hour. Did you ever hear the Chinaman, the proprietor of the place, say that he would send this boy to State prison? No sir, I never did. I was not more than fifty feet away from there when the Chinaman came out. He left the sidewalk, he stepped across the street, but there was a couple more Chinamen standing there where he had left. Did you see any other boys around there? No. I did not; the proprietor of the store was not there at the time I got to the store; he came there when I had the prisoner. The last Chinaman who was on the stand was the man who came and informed me about the American man in there as much as I could understand.

Thomas McChetrick, sworn and examined in his own behalf testified: I am 19 years old and prior to my arrest I lived at 39 Mott street with my father and mother. I am a press feeder, and I was last employed by Trappman, Bailey & Blumberg; their place of business is corner of Greenwich and Vandam Sts.

I was working there two years. Were you working  
any place the day of your arrest? No sir.  
How long had you been out of work before  
you were arrested? Since the last time that  
man had me arrested. I lost my position.  
I was passing down through Bell street and this  
man Mayer came up and called me an  
American thief. I struck him, and he grab-  
bed hold of me and dragged me into the  
place and he halloed for the officer, the officer  
came right on top of me and arrested me.  
That screw driver is mine. I was fixing my  
mother's shed that afternoon. I forgot to put  
it back. I put it in my pocket. Do you know  
anything about breaking open the drawer  
there, in that store, did you break the door?  
No sir. I live about a block away from there.  
I often pass by that door in the night time.  
It was always open to my knowledge.

Cross Examined. The Chinaman dragged me into the  
store after I hit him; he halloed for the officer  
and the officer caught me. I was right inside  
the front door. The Chinaman held me until  
the officer got there. Was that screw driver at  
any time out of your pocket until the police-  
man took it out? No sir. I was so excited.  
I dont know what I said to the policeman.  
He did not show me the marks in the draw-  
er. It is three months ago since I was

employed. I was arrested about a quarter to two o'clock in the morning. That night I was at Nos. 134 and 136 Canal street at a ball in ~~the~~ <sup>the</sup> ~~Pythagoras~~ <sup>Pythagoras</sup> hall. I was with two of my friends, Taylor and M<sup>c</sup> Mahon. What time did you leave the ball? I left there about 20 minutes or a quarter to two o'clock. There was no one with me. I was alone. Taylor and M<sup>c</sup> Mahon went home; one lives in 106<sup>th</sup> street and the other lives in Leonard St. I was passing the door of the Chinaman when he attacked me. I was on my way home. He said to me, "you American thieving son of a b<sup>h</sup>," and he grabbed me; he called me that two or three times before. I struck him once before. He grabbed my arms and pulled me into the store and he halloed for an officer; the officer came around the corner and he arrested me. I did not shout out for help because I knew there was a lot of Chinamen who would gather right away. As soon as the Chinaman halloed "Police," a crowd of them gathered around. I was never convicted of any crime. Were you ever arrested in your life time other than the time referred to by the Chinaman? No sir.

/

**POOR QUALITY ORIGINAL**

0766

Police Court \_\_\_\_\_ District.

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

*May J. J. J.*  
Street, aged *34* years,

of No. *18 Pell* Street, aged *34* years,  
occupation *Boat keeper* being duly sworn

deposes and says, that the premises No *18 Pell* Street,  
in the City and County aforesaid, the said being a *store on the ground floor*  
of the *5 story brick building*  
and which was occupied by *deponent* as a *Cigar store and dwelling*  
and in which there was at the time a human being, by name *May J. J. J.*

were **BURGLARIOUSLY** entered by means of forcibly *prying off*  
*the door knobs on the front door*  
of said premises *and forcing in the said*  
*door*

on the *18th* day of *March* 188*9* in the *night* time, and the  
following property feloniously taken, stolen, and carried away, viz:

*Silver and metal coins being together*  
*of the value of Twenty four Dollars*  
*Five opening pipes being together of the*  
*value of Ten dollars*  
*One blanket of the value of Fourteen Dollars*  
*One suit of clothes of the value of Ten Dollars*  
*One pair of shoes of the value of Two Dollars*  
*Being in all together of the value of*  
*Sixty Dollars*

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

*Thomas W. C. B. Ottrick (Crawley)*  
for the reasons following, to wit: *That on the night aforesaid*  
*deponent securely locked the front*  
*the door leading to said premises by means*  
*of a lock and padlock and closed the door*  
*in the count of which said money was*  
*by means of a key and the said*  
*clothes were hanging on the wall in said*  
*premises, and said blanket and shoes*  
*stolen in said place and said shoes*

POOR QUALITY ORIGINAL

0767

under the said bed. Deponent is further informed by Mary Queen who was sleeping in the room of said premises that he heard a noise in said room and got up and found said defendant in said premises and called police, and deponent is further informed by Patrick Shaugh a police officer of the 6th Precinct police, that he entered said premises and found said defendant there, and found the money drawer in which said money was kept open by means of a jimmy, and found a jimmy in the corner pocket of defendant described that the marks on the drawer fitted the said jimmy. Deponent therefore charges said defendant with having burglariously entered the said premises and with having taken away therefrom away the aforesaid property.

I swear to before me  
 this 18th day of March 1911  
 J. H. Ryan )  
 ) Gary Sney  
 Police Justice

Police Court District.

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF

vs.

Burglary

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

POOR QUALITY ORIGINAL

0768

CITY AND COUNTY OF NEW YORK, } ss.

aged 30 years, occupation *Maoy Yuen* of No. *18 Pell*

Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of *Maoy Yuen*

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

Sworn to before me, this 18th day of *March* 188*1* *相 卷*

*[Signature]*  
Police Justice.

POOR QUALITY ORIGINAL

0769

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 39 years, occupation Police officer of No. Paterson Street

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

Sworn to before me, this 18 day of March 1888  
Patricia Laugh  
[Signature]  
Police Justice.

POOR QUALITY  
ORIGINAL

0770

Gift

Supman Baby

1 Sample

Colgum with Wanders

for 2 years up to Jan

1/90

800 to 10m

**POOR QUALITY ORIGINAL**

0771

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Thomas M. Gettrick*

Question. How old are you?

Answer. *19 years.*

Question. Where were you born?

Answer. *New York City*

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

Answer. *39 Mott Street 1 1/2 years.*

Question. What is your business or profession?

Answer. *Press Feeder*

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

Answer. *I am not guilty.*

*T. M. Gettrick*

Taken before me this

day of *March* 188*8*

Police Justice.

*[Signature]*

POOR QUALITY ORIGINAL

0772

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

Police Court District

THE PEOPLE, Ac., OF THE COMPLAINANT OR

1 Thomas H. ...  
 2 ...  
 3 ...  
 4 ...  
 Offence ...

Date: March 18 1891

No. 1, by ... Magistrate

No. 2, by ... Other

No. 3, by ... Precinct

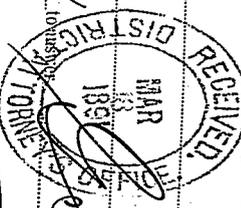
No. 4, by ... Precinct

No. 5, by ... Precinct

No. 6, by ... Precinct

No. 7, by ... Precinct

No. 8, by ... Precinct



358

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

*R. Defendant*

guilty thereof, 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 *March 18 1891* 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.

Ann O'Toole, sworn and examined, testified I live in No. 3 Bayard street. I know the defendant and know the Chinaman. My boy and this defendant were accused of committing a crime by the Chinaman once. I have an understanding with him as to what amount I was to pay if he would not prosecute, the amount was twenty five dollars. This was two weeks previous, he came for this money to me and he said, "I will arrest him if he does not pay. I said, you can arrest him, I cannot help you, I could pay you, I did not want to pay it. I had to work very hard for my money. He came at twelve o'clock at night and says, "If you don't give me this money I will send him to State prison." I said, "Do as you please. I cannot help that. How near do you live to his place? Right around the corner, No 3 Boyer St. and he is 18. I came around that way may be two or three times during the day. I never saw that front door locked.

Alexander Perry, sworn and examined. I am a cigar maker. I work in shops I know No 18 Pell st., the store kept by the Chinaman I live in Mott street opposite Pell st. I probably pass No. 18 Pell st. half a dozen times a day and sometimes half past eleven and twelve o'clock at night. Did you notice the condition of that front door? I have always seen it open.

Thomas McGettrick recalled by Counsel.  
State to the Court and jury the circumstances in connection with your first arrest of the alleged larceny of cigarettes from the Chinaman? I was standing next door to this Chinaman's place and I saw a boy coming along, and he says, "Will you hold those till I pack the cigarettes up. Was the boy in Court Thursday last? Yes sir, and I held them for him and he got a paper and wrapped them up, and that is all I had to do with them. That same night this Chinaman came along and he says, "I want ten dollars." "That for?" He said, "you stole my cigarettes." I told him I did not, so he had me arrested. The next morning I went to Court and it seems that the other boy's mother had an agreement with him. You told him who had the cigarettes, gave him the name where he could be found, and he was found? Yes sir. Then you were both taken to Court and the Judge discharged you is that right? Yes sir. I was at a ball on this night in question in Pythagoras hall Nos. 134 and 136 Canal St. McMahon and Taylor were with me. I left one of them at the corner of Canal St. and the Bowery and left the other one at the corner of Bayard St. and the Bowery. I have been employed six months for Trappman, Bailey and Blampsey.

John Connell, sworn and examined testified I am a night watchman at Nos. 20, 22 and 24, Bell street. I know this Chinese store 18 Bell st.; the top floor is occupied as an Italian lodging house and the Chinese people occupy the basement for gambling. I am five feet away from it. I have been watchman here for fourteen years. I have noticed the condition of the front door during the night time; it is open day and night for every one for the last five weeks since this new Captain came to the precinct. I have not been in that store since the day the Court officer served the subpoena; his name is Gallagher; the door was wide open and the man went in looking for the Chinese man; there was none there. I know the defendant McGettrick since he was a baby. I am not a friend of the family. Mr. Black, corner of Elizabeth and Wester sts. employs me to watch the buildings in Bell st. I was there on the night of the 18th of March, but I was not there the time the arrest was made. I will swear that I was there at twelve o'clock and the door was wide open I went to put a woman out of it. As you enter from the street there is an entryway about twelve feet, and there are two doors from the end of that entryway leading into the two different apartments, are there not?

Yes sir. Did you notice those doors that night?  
No. I did not. On the righthand side of the par-  
tition there is a window is there not? Yes sir.  
That window is not protected by wooden bars  
One could go in and out of that window.

By Counsel

There is evidence by the complainant in this  
case that that window was only a foot square,  
is that about the size of it? I could go in  
and out through it myself.

Patrick Harph recalled by Mr. Townsend.  
I know the last witness; he is a boss carman  
and he is principally around that building  
that he stated. With reference to the entry way  
after you leave the door that entry from  
the street with reference to the window, what is  
in that window? There was cigarettes and  
cigars there. There was wooden bars, but  
those wooden bars were torn away, which  
admitted the prisoner to the right hand side  
of the place. Was there a large enough space  
for a man to get in? Yes, a man of  
250 pounds I guess could get through.  
I told the counsel for the defendant that  
I found a screw driver in his pocket. I did  
not use the word "jimmy".

The jury rendered a verdict of guilty of  
petty larceny. The defendant was remand-  
ed for sentence.

**POOR QUALITY ORIGINAL**

0777

Testimony in the  
case of  
Thomas H. Gestrick  
filed March  
1891

C. T. D.

POOR QUALITY ORIGINAL

0778

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 McFadden*

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

*Thomas McFadden*

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

The said *Thomas McFadden*,

late of the *Sixth* Ward of the City of New York, in the County of New York aforesaid, on the *nineteenth* day of *March*, in the year of our Lord one thousand eight hundred and *eighty-ninety-one*, with force and arms, about the hour of *two* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Max Sney*

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit: *one Max Sney.*

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

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

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

POOR QUALITY ORIGINAL

0779

SECOND COUNT—

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

*Thomas McPherson*

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

The said *Thomas McPherson*,

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

*divers coins of the United States of America, to wit, said and denomination to the Grand Jury aforesaid, of the value of twenty four dollars, two silver pieces of the value of five dollars each, one hundred of the value of fourteen dollars, one pair of shoes of ten dollars, and one pair of shoes of the value of two dollars,*

of the goods, chattels and personal property of one *May Day*

in the dwelling house of the said *May Day*

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

*James Mill,*  
*Attorney*

0780

**BOX:**

431

**FOLDER:**

3976

**DESCRIPTION:**

McGloin, Charles

**DATE:**

03/16/91



3976

**POOR QUALITY ORIGINAL**

0781

Witnesses:

*Jos M Williams*

*J. H. Schinner*

*Schinner*

Counsel,

Filed

Pleads,

*W. C. March*  
day of *March* 1897

Grand Larceny Second Degree. [Sections 528, 537 — Penal Code.]

THE PEOPLE

vs.

*Charles McShine*

DE LANCEY NICOLL,

District Attorney.

*Bo. [unclear]*

**A True Bill.**

*[Signature]*

Foreman.

*[Signature]*

*[Signature]*

*S. P. [unclear] mo*  
*R. M.*

POOR QUALITY ORIGINAL

0782

Police Court First District.

Affidavit-Larceny.

City and County } ss:  
of New York, }

of No. 154 West 2<sup>nd</sup> St Street, aged 44 years,  
occupation Printer being duly sworn,  
deposes and says, that on the 15<sup>th</sup> day of January 1891 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:

A piece of Machinery of the  
value of Fifty Dollars

( \$ 50 <sup>00</sup> / 100 )

the property of M<sup>c</sup>Williams Printing Company  
and of which Company deponent is  
manager

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

from the following facts to wit: That  
deponent is informed by Mary Griffen  
of No 95 Baxter, that on or about the  
aforesaid date, the defendant came into  
said Mary Griffen place of business at No  
95 Baxter, and offered the aforesaid  
property for sale and did sell the aforesaid  
property to said Mary Griffen.

And that the defendant admitted and  
confessed to Officer Joseph Schurmer of the Sixth  
Precinct Police in presence of Officer James  
Gist of the Sixth Precinct Police - that he found  
the said property in Tom and had sold the  
same to the said Mary Griffen. Deponent therefore charges  
the defendant with having committed a Larceny and asks that  
he be held and dealt with as the Law may direct -  
James M. Williams

Sworn to before me this  
15<sup>th</sup> day of  
January 1891  
at New York  
James M. Williams  
Police Justice.

**POOR QUALITY ORIGINAL**

0783

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 67 years, occupation Mary Griffin Junk Business of No. 95- Baxter Street, being duly sworn deposes and

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

Sworn to before me, this 11 day of March 1888 at her Mary & Griffin Must

J. Williams  
Police Justice.

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged \_\_\_\_\_ years, occupation Joseph Schirmer of No. Sixth Precinct Police Street, being duly sworn deposes and

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

Sworn to before me, this 11 day of March 1888 at Joseph Schirmer

J. Williams  
Police Justice.

POOR QUALITY ORIGINAL

0784

Sec. 198-200.

CITY AND COUNTY OF NEW YORK

District Police Court.

*Charles Mc Glin*

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

Question. What is your name?

Answer. *Charles Mc Glin*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *122 Leonard Street - 5 Months*

Question. What is your business or profession?

Answer. *Truck driver*

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

Answer.

*I found the property on the sidewalk, in Elm Street near White Street - Charles Mc Glin*

Taken before me this day of *March* 188*9*

Police Justice.

*[Signature]*

POOR QUALITY ORIGINAL

0785

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

Police Court... 115  
 District... 344

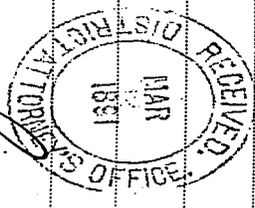
THE PEOPLE  
 ON THE COMPLAINT OF  
 James W. Williams  
 574 West 21st  
 Charles H. Stern

1  
 2  
 3  
 4  
 Offence Juveny

Dated March 11 91

Leiberts Magistrate.  
John G. Schmitt Officer.

Witnesses  
Mary Griffin  
John Butler



No. ..... Street.  
 \$ 1000 to insure  
Williams

Williams

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 March 11 91 J. Williams 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.

POOR QUALITY  
ORIGINAL

0786

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Charles Mc Gloin*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this  
indictment, accuse *Charles Mc Gloin*

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

The said *Charles Mc Gloin*

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

*one piece of machinery (a more par-  
ticular description whereof is to the  
Grand Jury aforesaid unknown)  
of the value of fifty dollars*

of the goods, chattels and personal property of ~~one~~ a corporation called  
*the McWilliams Printing Company*  
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.

**POOR QUALITY  
ORIGINAL**

0787

SECOND COUNT—

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

*Charles Mc Gloin*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Charles Mc Gloin*

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

*one piece of machinery (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of fifty dollars*

of the goods, chattels and personal property of ~~one~~ *a corporation called the Mc Williams Printing Company* by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *corporation*

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

*Charles Mc Gloin*

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

DE LANCEY NICOLL,

*District Attorney.*

0788

**BOX:**

431

**FOLDER:**

3976

**DESCRIPTION:**

McPherson, George

**DATE:**

03/20/91



3976



POOR QUALITY ORIGINAL

0790

Police Court— 6 District.

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

of ~~the~~ Mount Hope Place James A. Wolf Street, aged 39 years,  
occupation Lumber dealer

deposes and says, <sup>being duly sworn</sup> that the premises <sup>the stable and carriage house in rear of deponent's dwelling</sup> ~~is~~ on Mount Hope Place near Fleetwood Street ~~is~~ in the City and County aforesaid, the said being a wooden building

and which was occupied by deponent as a stable  
and in which there was at the time a human being, by name John Nagle

were **BURGLARIOUSLY** entered by means of forcibly opening a door  
by breaking the fastening thereof.

~~about~~  
on the second day of February 1891 in the night time, and the  
following property feloniously taken, stolen, and carried away, viz: One horse  
blanket of the value of five dollars and one  
fur lap robe of the value of twenty five  
dollars, in all of the value of Thirty Dollars

the property of this deponent.  
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid  
**BURGLARY** was committed and the aforesaid property taken, stolen, and carried away by  
George M. Pherson

for the reasons following, to wit: On the morning of the 3<sup>d</sup> day  
of March deponent missed from said premises  
the said property which he had seen there on the  
afternoon of the day preceding. About midnight  
deponent heard from his house noise of beating  
glass, and a window was found broken in said  
stable by deponent on said morning. A side door was  
also found broken open as hereinbefore described. Officer  
Michael C. Dunne of the 3<sup>d</sup> Precinct Police

**POOR QUALITY ORIGINAL**

0791

informs deponent that he found in the possession of said George Mc Pherson at his residence the said property here shown, which deponent identifies as the same property missed as aforesaid.

Subscribed before me  
this 15<sup>th</sup> day of March 1891  
*J. J. [Signature]*  
Police Justice

*Jas. Alford*

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Degree.  
Burglary

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Dated by

No. Street.

**POOR QUALITY ORIGINAL**

0792

Sec. 198-200.

6<sup>40</sup>

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK,

George Mc Pherson 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. George Mc Pherson

Question. How old are you?

Answer. 16 years

Question. Where were you born?

Answer. Brooklyn N.Y.

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

Answer. 172<sup>d</sup> St & Mc Combs Lane Road, 2 years

Question. What is your business or profession?

Answer. Truckman

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.

George Mc Pherson

Taken before me this

15<sup>th</sup> Dec 1892

Day of Dec 1892

Police Justice.

**POOR QUALITY ORIGINAL**

0793

CITY AND COUNTY }  
OF NEW YORK, } ss.

Michael C. Donohue

aged \_\_\_\_\_ years, occupation \_\_\_\_\_ of No. \_\_\_\_\_

of the 3<sup>rd</sup> Precinct Police Street, being duly sworn deposes and

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

Sworn to before me, this 13<sup>th</sup>  
day of March 1891

Michael C. Donohue

[Signature]  
Police Justice.

POOR QUALITY ORIGINAL

0794

BAILED,  
 No. 1, by Wm. J. Mason  
 Residence 169th Street  
 No. 2, by John K. Smith  
 Residence 173rd Street  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_

Police Court... 6th District  
357

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF  
James G. Smith  
Mount St. Place  
George M. Wilson  
 Offence Burglary

Dated March 15th 1891

Magistrate  
Henry  
 34th Street  
 Precinct

Witnesses  
Michael J. Brennan  
34th Street  
Wm. J. Mason  
169th Street



No. 119  
 Street  
 \$ 1000 to answer  
 Street

Committed to Prison

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

George M. Wilson  
 In view thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \_\_\_\_\_ Hundred Dollars, \_\_\_\_\_ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated March 15th 1891 J. P. Smith Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

POOR QUALITY ORIGINAL

0795

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 McPherson

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

George McPherson

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

The said George McPherson

late of the 24th Ward of the City of New York, in the County of New York aforesaid, on the second day of February in the year of our Lord one thousand eight hundred and ninety-one, with force and arms, in the night - time of the same day, at the Ward, City and County aforesaid, the dwelling house of one a certain building, to wit: the stable of one James A. Woolf

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 James A. Woolf in the said stable in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

**POOR QUALITY ORIGINAL**

0796

SECOND COUNT—

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

*George Mc Pherson*

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

The said

*George Mc Pherson*

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 time of said day, with force and arms,

*one blanket of the value of five dollars and one lap-robe of the value of twenty-five dollars*

of the goods, chattels and personal property of one

*James A. Woolf*

in the dwelling house of the said

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

THIRD COUNT—

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

*George McTherson*

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

The said

*George McTherson*

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

*one blanket of the value of five dollars and one lap-robe of the value of twenty-five dollars*

of the goods, chattels and personal property of

*James A. Woolf*

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

*James A. Woolf*

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

*George McTherson*

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,  
~~JOHN R. FELLOWS,~~  
District Attorney.