

0636

BOX:

522

FOLDER:

4756

DESCRIPTION:

Nagle, Kate

DATE:

05/17/93



4756

0637

POOR QUALITY ORIGINAL

Witnesses:

Michael J. Fitzmaurice
Off. J. J. Fitz

Alfred J. Quinn
Ch. Peckham
M. Parly Kern

[Handwritten signature]

249
[Handwritten signature]

Counsel,
Filed 17 day of May 1893
Pleas, W. J. Kelly 19

34
19 per count woman
THE PEOPLE
vs.
Kate Tragle
Grand Larceny,
(Sections 528, 527,
Penna Code.)
[Handwritten signature]

De LANCEY NICOLL,
District Attorney.

A TRUE BILL.

[Handwritten signature]
Foreman.

Part II
June 28th
June 27 - June 28, 1893.
Grand Jurors
W. J. Kelly, J. J. Fitz

0638

POOR QUALITY ORIGINAL

Witnesses:

Michael J. Fitzsimmons

Opp. J. J. [unclear]

Opp. M. [unclear]

Ch. [unclear]

Opp. [unclear]

[Handwritten signature]

244 [unclear]

Counsel,

Filed [unclear] day of [unclear] 1893

Plends, [unclear]

34 THE PEOPLE
vs. [unclear]
17 per cent woman

Kate Tragle

Grand Larceny,
[unclear] Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]

Foreman.

Part II

June 28th

June 28 - June 30, 1893.

Grand Jurors
[unclear]

0639

POOR QUALITY ORIGINAL

1912

Police Court

District

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 505 Park Row Street, aged 36 years,

occupation Wagon Driver being duly sworn,

deposes and says, that on the 10th day of May 1899 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

15 Remnants of Carpet
18 pairs lace curtains
2 pairs pictures, 2 Comforters
Two pair picture frames, 2 pair Blouses
5 Books, 2 chairs cushions
1 Robber, 3 pieces of gate wire
Being in all together of the value of
One hundred and forty Dollars

the property of The Estate of D. M. Campbell
and in the care and custody of the
deponent as 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 Kate Magel (numbered) for the reason Place owing to wild that between the aforesaid days deponent was in the employ of a person as a scrub woman in paid positions and between the aforesaid days deponent missed said property and caused said deponent to be arrested and found the aforesaid property in the premises occupied by said deponent which deponent further certifies as being his, by marks and stamps thereon and deponent further says he is informed by John M. Krauss and George F. Titus 2 detectives from the

of
189
Police District

0640

POOR QUALITY ORIGINAL

central office that when they arrested
said defendant she admitted and
confessed to them that she had
taken some of the currency and confessed
the said acts were which is a portion
of the property herein described and
which defendant fully identifies
as being his and charges said
defendant with the money so
said.

I am to be sure
the 11th day of May 1893

John J. Higgins
Federal Justice

0641

POOR QUALITY ORIGINAL

CITY AND COUNTY }
OF NEW YORK, } ss.

1891

George G. Titus
aged 33 years, occupation Attorney of No.

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

Sworn to before me, this 11th day of July
of 1891
Samuel Martin
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

1891

John T. Krauch
aged 38 years, occupation Letter carrier of No.

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

Sworn to before me, this 11th day of July
of 1891
Samuel Martin
Police Justice.

0642

POOR QUALITY ORIGINAL

Sec. 198-200.

District Police Court. 1882

City and County of New York, ss:

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

Question. What is your name?

Answer.

Kate Nagle

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

No 72 New Chambers St. 11 months

Question. What is your business or profession?

Answer.

Scrub woman

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
her
Kate X Nagle
Nagle*

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

Police Justice.

0643

POOR QUALITY ORIGINAL

BAILED,
 No. 1, by Michael W. Weeks
 Residence H9 Oak Street

No. 2, by _____
 Residence _____ Street

No. 3, by _____
 Residence _____ Street

No. 4, by _____
 Residence _____ Street

122
 Police Court
 District
 1894

THE PEOPLE, Ac.,
 ON THE COMPLAINT OF
Michael J. Fitzgibbon
 1 Kate Nagle
 2
 3
 4
 Offense Larceny

Dated, May 11 1893

Zitrus Kimmel Magistrate
 C. 10 Precinct

Witnesses Officer

No. _____ Street

No. _____ Street

No. 100 Street Pauls
 City

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named Defendant guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 500 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
 Dated, May 10 1893 Richard W. ... Police Justice.

I have admitted the above-named Defendant to bail to answer by the undertaking hereto annexed.
 Dated, May 10 1893 Richard W. ... Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offense within mentioned, I order h to be discharged.
 Dated, _____ 189 _____ Police Justice.

0644

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace
in and for the City and County of New York.

----- x
 :
 The People of the State of New York, :
 : Plaintiffs, :
 : :
 : :
 -against- :
 : :
 : :
 : :
 : :
 : :
 : :
 ----- x

City and County of New York, ss:-

A. M. Sweet being duly sworn says that he is a resident of the City and County of New York and a member of the firm of A.M. Sweet & Son, conducting a restaurant business at Nos. 2, 4 and 6 Fulton Street in said City. That he has known the defendant Kate Nagel ^{employed by us when unmarried and known as Kate Swermy} for upwards of *ten* years and has employed her during that time for the space of *four* years. That while in the employ of this deponent and during the years he has known her, this defendant was always a woman of a good, honest character, always hardworking and faithful to her duties. That deponent is in no way related to this defendant and makes this affidavit as to her character as he has every reason to believe from his knowledge of her, that she would not willingly or knowingly commit the wrong of which she has been accused, namely of Larceny.

Sworn to before me, this)
 28th day of June, 1893.) *Ambrecht*

Wm. Smyth
 Notary Public
N.Y.C.

0646

POOR QUALITY
ORIGINAL

COURT OF GENERAL SESSIONS

in and for City and County of N. Y.

PEOPLE

-against-

KATE NAGEL.

AFFIDAVITS.

0647

POOR QUALITY
ORIGINAL

COURT OF GENERAL SESSIONS

in and for City and County of N. Y.

PEOPLE

-against-

KATE NAGEL.

AFFIDAVITS.

0648

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Kate Nagle

The Grand Jury of the City and County of New York, by this indictment, accuse
Kate Nagle
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said *Kate Nagle*,
late of the City of New York, in the County of New York aforesaid, on the *ten*
day of *May* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, with force and arms,
fifteen pieces of carpet of the value of two dollars each piece, eighteen pairs of lace curtains of the value of five dollars each pair, two pairs of portieres of the value of five dollars each pair, one pair of pillow-shams of the value of two dollars, two blankets of the value of five dollars each, five rugs of the value of two dollars each, two cushions of the value of one dollar each, one lamp of the value of two dollars, three pots of the value of two dollars each
of the goods, chattels and personal property of one *Michael J. Fitzsimmons*

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.

0649

POOR QUALITY ORIGINAL

SECOND COUNT—

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

Kate Nagle
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Kate Nagle*,

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,

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

of the goods, chattels and personal property of one

Michael Fitzsimmons

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

Michael J. Fitzsimmons

unlawfully and unjustly did feloniously receive and have; the said

Kate Nagle

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.

0650

BOX:

522

FOLDER:

4756

DESCRIPTION:

Neary, James

DATE:

05/17/93



4756

0651

POOR QUALITY ORIGINAL

Witnesses:

James Mitchell
John Moran Jr

The Fire Marshal
recommending it &
the party appearing
to justify it. I see
no mandatare -
evidence of a plea
of arson in the
third degree
May 24/93 James G. Cotton

~~Attorney General~~
Counsel, 207-1212
Filed 17 day of May 1893
Pleads, Not Guilty

THE PEOPLE
vs.
47-3¹ over
503 problem I
James Neary
Arson in the 1st Degree.
[Section 48, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.
Chas. J. [Signature]
Foreman.
Park 3, May 24/93
Pleads Arson 3rd deg
May 24/93
Wm H. [Signature] T. J. [Signature]

0652

POOR QUALITY ORIGINAL

Police Court, 4th District.

City and County } ss.
of New York, }

of No. 159 East 67th
occupation Fire Marshal

James Mitchell
Street, aged 53 years,
in information and belief
being duly sworn, deposes and says,

that on the 8th day of May 1893, at the City of New York, in the County of New York, at or about the hour of six o'clock

and forty five minutes in the morning, one James G. Neary, now present, did wilfully and feloniously set fire to and burn a certain building known as No. 563 3rd Avenue situated in the 2nd Ward of the said city of New York, the said building being a dwelling house in which there were at the time certain human beings, to wit: one John Moran and Andrew Zmitrowsky, tenants renting apartments in said building; in that said James G. Neary, being alone in his apartments in said building No. 563 3rd Avenue, did wilfully set fire to certain papers and other material, to defendant unknown, and did thereby cause to be burned certain portion of said building, the facade, &c., the intention of said James G. Neary being, as deponent believes, ~~to~~ to destroy certain personal property and effects, the property of said James G. Neary contained in the said apartments occupied by the said Neary upon which property, valued by deponent at less than \$100., there existed at the time of the said setting on fire and burning an insurance in the Royal Insurance Company, doing business in the City of New York, in the amount of Eight hundred (\$800.) dollars, which insurance was effected by the said Neary on or about the 2nd day of May 1893; that the said James G. Neary claims that his said property has been destroyed, or has disappeared otherwise, to the amount of one hundred and eighty two dollars; whereas, as deponent is informed, no property of the said Neary was so destroyed or did otherwise disappear at said time, the

0653

POOR QUALITY ORIGINAL

intention of the said Neary being to collect -
from the insurance company money for
property alleged to be destroyed but which
was not so destroyed at said time -
Deponent therefore prays that - the said
James G. Neary be held to be dealt with
according to law.

Jas Mitchell

Sworn to before me
this 12th day of
May, 1893 -

W. Mead
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars, and be committed to the Warden and Keeper of the City
Prison of the City of New York, until he give such bail.
Dated 1888 Police Justice.

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
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.
Dated 1888 Police Justice.

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.
1
2
3
4
Offence,

Dated, 1888
Magistrate.
Officer.
Clerk.
Witnesses,
No. Street,
No. Street,
No. Street,
\$ to answer Sessions

0654

POOR QUALITY ORIGINAL

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY } ss:
OF NEW YORK, }

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

Question. What is your name?

Answer. James G. Neary

Question. How old are you?

Answer. 45 years.

Question. Where were you born?

Answer. Ireland

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

Answer. 563-8th Avenue 10 days.

Question. What is your business or profession?

Answer. Peddler.

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

Answer. I am not guilty.

James Neary

Taken before me this 12 day of April 1897
W. M. ...
Police Justice

0655

POOR QUALITY ORIGINAL

1900

CITY AND COUNTY OF NEW YORK, ss:

POLICE COURT, 4 DISTRICT.

of ~~no.~~ the 25 Precinct Police Charles Lenz Street, aged 43 years, occupation Police Officer being duly sworn, deposes and says, that on the 10 day of May 1893

at the City of New York, in the County of New York, deponent arrested James J. Neary (now here) on suspicion of having attempted to get into his apartments in premises No 563 - 3 Avenue.

deponent prays that said Neary may be held in order that deponent may procure the necessary evidence to prosecute.

Charles Lenz

Sworn to before me, this 11th day of May 1893
W. J. Sullivan
Police Justice.

0656

POOR QUALITY ORIGINAL

Police Court, 7 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Lenz
vs.
James J. Neary

AFFIDAVIT.
M. Moran

563-3 Ave, U.S. Court

Dated, May 10 1893

Meade Magistrate.

Lenz 25 Officer.

Witness,

Annie Green
563-3 Ave

John Moran
563-3 Ave

Disposition,

5000 Ex May 12 9 am

0657

POOR QUALITY ORIGINAL

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

THE PEOPLE, cc.,
 ON THE COMPLAINT OF
 James Mitchell
 152 W. 67th St.
 1 James Henry
 2 _____
 3 _____
 4 _____

Offence Assault

Dated May 12 1883
 Magistrate Robert
 Officer Henry
 Precinct 95

Witness James Green
 No. 563-3rd Ave Street
John Morrison
 No. 563-3rd Ave Street
J.P. Mann
 No. 111 Ave 257 3rd St Street
Summitt to answer

Police Court--- 4 District
 528

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.....

Referred over
guilty thereof, I order that he be held to answer the same ~~and to 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.~~ without bail.

Dated May 12 1883 Cummins 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.

0658

POOR QUALITY ORIGINAL

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 Beardsley

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

James Beardsley

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

The said *James Beardsley*

late of the *Fourth* Ward of the City of New York, in the County of New York aforesaid, on the *Fifteenth* day of *May*, in the year of our Lord one thousand eight hundred and ninety-*three*, at the Ward, City and County aforesaid, with force and arms, in the *day* time of the said day, a certain *dwelling-house* of one *James Beardsley*, there situate, there being then and there within the said *dwelling-house* some human being, feloniously, wilfully and maliciously did set on fire and burn, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

James Beardsley

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

The said *James Beardsley*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, in the *day* time of the said day, a certain *dwelling-house* of one *Andrew J. Beardsley* there situate, there being then and there within the said *dwelling-house*, some human being, feloniously, wilfully and maliciously did set on fire and burn, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

DE LANCEY NICOLL,

District Attorney.

0659

BOX:

522

FOLDER:

4756

DESCRIPTION:

Nedes, Mary

DATE:

05/12/93



4756

0660

POOR QUALITY ORIGINAL

Witnesses:

Louis Maeder
off McCabe

John
John

170 X
Counsel,
Filed *R. O. Day* 1893
Pleads,

THE PEOPLE

vs.

Mary Jones

Grand Larceny, Second Degree
(Sections 828, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92 Pennl Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Chas. J. Gibson
Foreman.
May 12 1893
John S. ...
11 Mrs. ...
Edw. ...
19

0661

POOR QUALITY ORIGINAL

Police Court 5 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

of No. 232 1/2 Second St Street, aged _____ years,
occupation Caper - dancer being duly sworn,
deposes and says, that on the 21 day of April 1897 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the pos-
session of deponent, in the After time, the following property, viz:

One Suit of Clothes and one
pair of pantaloons taken
at the time of about 50
dollars worth

the property of Charles

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

Mary Cates (whose
name the fact that Charles missed
said Robert from Charles room
and deponent subsequently found
a cigarette case in the Charles room
which deponent had vacated on
said day which was in the pocket
of the pantaloons taken stolen and
carried away as aforesaid and
deponent admitted and confessed
to Charles that she had stolen
said property and returned the same
at Charles room Office No 205
Third Avenue and deponent saw
said property and identified the same

Louis Maeder

Sworn to before me this _____ day of _____ 1897
of _____
Police Justice.

0662

POOR QUALITY ORIGINAL

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

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

Question. What is your name?

Answer.

Mary Nedes

Question. How old are you?

Answer.

20 years old

Question. Where were you born?

Answer.

Germany

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

Answer.

2313 Second Ave - one week

Question. What is your business or profession?

Answer.

Seegar Master

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

Mary Nedes

Taken before me this
day of *May* 189*9*
Edmund
Police Justice.

0663

POOR QUALITY ORIGINAL

*500 Ex May 8/93 2. P.M.

935

517

Police Court,

5

District,

THE PEOPLE, Ac.,
VS THE COMPLAINT OF

John Macdonald
2352 24th St
Mary Nelson

Larceny Felony

BAILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated,

May 6 1893

Edmund J. ...
Magistrate

M. ...
Officer

Witnesses

... ..
Resident

Mrs. ...
Street

No. 2313
Street

No.

\$ 1000 to master
...
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 she be held to answer the same, and she 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 she give such bail.

Dated, *May 6 1893* *Edmund J. ...* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0664

POOR QUALITY ORIGINAL

505

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Mary Redes

The Grand Jury of the City and County of New York, by this indictment, accuse
Mary Redes
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows: (

The said *Mary Redes*

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

*one coat of the value of eighteen
dollars, one vest of the value of
eight dollars, two pairs of trousers
of the value of nine dollars each
pair, and one cigarette case of
the value of five dollars*

of the goods, chattels and personal property of one *Louis Maeder*

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.

0665

POOR QUALITY
ORIGINAL

SECOND COUNT—

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

Mary Redes

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

The said

Mary Redes

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 coat of the value of eighteen dollars, one vest of the value of eight dollars, two pairs of trousers of the value of nine dollars each pair, and one cigarette case of the value of five dollars

of the goods, chattels and personal property of one

Louis Maeder

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

Louis Maeder

unlawfully and unjustly did feloniously receive and have; the said

Mary Redes

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.

0666

BOX:

522

FOLDER:

4756

DESCRIPTION:

Neuner, George

DATE:

05/12/93



4756

0667

POOR QUALITY ORIGINAL

Witnesses:

Wm. McComas

1899

Counsel,

Wm. Day

Filed,

189

Pleads,

THE PEOPLE

vs.

R

George Yenne

Wm. Day

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Chas. J. Smith

Foreman.

0668

POOR QUALITY ORIGINAL

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 Heuner

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

The said George Heuner

late of the City of New York, in the County of New York aforesaid, on the 17th day of April in the year of our Lord one thousand eight hundred and ninety-three, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

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

SECOND COUNT—

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

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

The said George Heuner

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

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

DE LANCEY NICOLL, District Attorney.

0669

BOX:

522

FOLDER:

4756

DESCRIPTION:

Nustele, Albert

DATE:

05/09/93



4756

0670

POOR QUALITY ORIGINAL

114

Counsel,

Filed,

Pleads,

J. H. [unclear]
da. of
1893

THE PEOPLE

vs.

B

Albert [unclear]

[Signature]

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]
Foreman.

Witnesses:

[Signature]

0671

POOR QUALITY ORIGINAL

2967

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Albert Mustele

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

Albert Mustele

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

The said

Albert Mustele

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

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

SECOND COUNT—

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

Albert Mustele

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

The said

Albert Mustele

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

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

DE LANCEY NICOLL,

District Attorney.