

0444

BOX:

525

FOLDER:

4782

DESCRIPTION:

Magee, William

DATE:

06/08/93



4782

#47
Counsel,
Filed *[Signature]* day of *June* 1889
Pleads,

THE PEOPLE
vs.
William Magee
De LANCEY NICOLL,
District Attorney.

Burglary in the Third Degree.
[Section 498, 506, 528, 529, 530]

A TRUE BILL.

[Signature] Foreman.
[Signature]
[Signature]
Pen one year

Witnesses:
John Campbell
Off Edwards

Police Court— / District.

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

of No. 61 South John Campbell Street, aged 38 years,
occupation Legum dealer being duly sworn
deposes and says, that the premises No 61 South Street,
in the City and County aforesaid, the said being a Store

and which was occupied by deponent as a Store
~~and in which there was at the time a kames being, by name~~

were BURGLARIOUSLY entered by ~~means of~~ force

on the 30 day of May 1863 in the after time, and the
following property feloniously taken, stolen, and carried away, viz:

Money of the value of Fifteen
dollars

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

William McGee

for the reasons following, to wit:

That after leaving
opened amount of money in
the money drawer of said
premises and securely fastening
the same Aspiment departed
and was subsequently
informed by Officer William
Edwards of the 1st Precinct
that he found said McGee

in said premises and in his possession found a number of coins which I present herewith and fully identify as a portion of the money stolen.
John Campbell

Sworn to before me
this 1st day of June 1893
Wm. H. Harte
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

0448

CITY AND COUNTY }
OF NEW YORK, } ss.

1021

William Edwards
aged *30* years, occupation *Police Officer* of No. *100*
1st Street

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

Sworn to before me, this *1st* day of *July* 189*2*
William Edwards
James M. White Police Justice.

Sec. 198-200.

1882

District Police Court.

City and County of New York, ss:

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

Question. What is your name?

Answer. *William M. Gee*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *91 South St.*

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 have nothing to say at present*
Wm. M. Gee

Taken before me this

James M. [Signature]

Police Justice.

POOR QUALITY ORIGINAL

0450

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

188
616

Police Court---
District---

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Campbell
William M. Lee

2 _____
8 _____
4 _____
Offense, *Burglar*

Date *June 189*

Edward
Magistrate

Edward
Officer

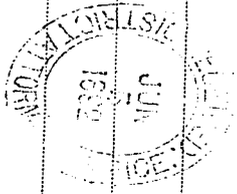
Witnesses _____
Precinct _____

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

100
Docket
W. M. Lee
District



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

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

Dated, *June 189* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Magee

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

William Magee

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

The said

William Magee

late of the 1st Ward of the City of New York, in the County of New York, aforesaid, on the thirtieth day of May in the year of our Lord one thousand eight hundred and ninety-three in the night-time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the store of one John Campbell

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

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

SECOND COUNT—

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

William Magee

of the CRIME OF *Petty* LARCENY

committed as follows:

The said

William Magee

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

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

of the goods, chattels and personal property of one

John Campbell

in the

store

of the said

John Campbell

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

*DeLauncey Nicoll,
District Attorney*

0453

BOX:

525

FOLDER:

4782

DESCRIPTION:

Mahoney, James

DATE:

06/07/93



4782

Before me of P.D. #311

Witness:

Off Sheehan

7

#38
Counsel,
Filed
Pleads,
7
day of June 1893
In Quality of

THE PEOPLE
vs.
James Mahoney.
Assault in the First Degree, etc.
(Sections 217 and 218, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.
Ray S. Harman
Foreman.

Part 3. June 16/93
Pleads Assault 3rd deg
Pen 171 P.D. #311

Police Court— 3 District.

1031

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

of No. the 7th Precinct Police Street, aged _____ years,
occupation Police officer being duly sworn,
deposes and says, that on the 2 day of June 1893 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by _____

James Mahoney (now here) who did
them and there cut and stab deponent
on the left arm with a knife which
said Mahoney held in his hand, whilst
deponent was in the discharge of his
duty as a police officer, and that
said assault was committed

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

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

Sworn to before me, this 3 day }
of June 1893, } Edward L. Sheehan

Charles V. Laiter Police Justice.

Sec. 198-200.

3

District Police Court. 1882

City and County of New York, ss:

James Mahoney 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. *James Mahoney*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *117 Monroe Street - 5 years*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am not guilty.*

James Mahoney

Taken before me this

day of *March* 1882

Charles J. Fenwick

Police Justice.

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

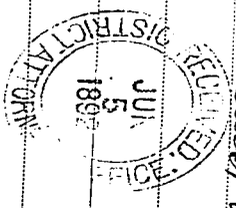
Police Court... 3
 District... 608

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
Edward Hoffman
 vs
James Meloy
 Offense *Glorious Assault*

Dated *June 3* 1893

Michael J. Smith
 Magistrate

Witnesses
Officer Skerick
John J. Smith
 No. _____ Street _____
 No. _____ Street _____



No. _____ Street _____
 \$ *1000* to answer *9/1*
W. W.

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

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

Dated, *June 3* 1893 *Charles N. L...* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

James Mahoney

The Grand Jury of the City and County of New York, by this indictment, accuse James Mahoney of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said James Mahoney late of the City of New York, in the County of New York aforesaid, on the second day of June in the year of our Lord one thousand eight hundred and ninety-three, with force and arms, at the City and County aforesaid, in and upon the body of one Edward L. Sheehan in the peace of the said People then and there being, feloniously did make an assault, and the said Edward L. Sheehan with a certain knife

which the said James Mahoney in his right hand then and there had and held, the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and wound,

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

SECOND COUNT--

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

The said James Mahoney late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said Edward L. Sheehan in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and the said Edward L. Sheehan with a certain knife

which the said James Mahoney in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT—

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

James Mahoney

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

The said

James Mahoney

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *Edward L. Sheehan* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said

with a certain *knife* *Edward L. Sheehan*

which *he* the said *James Mahoney*

in *his* right hand then and there had and held, in and upon the

arm of *him* the said *Edward L. Sheehan*

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

Edward L. Sheehan

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.

0460

BOX:

525

FOLDER:

4782

DESCRIPTION:

Malloy, Michael P

DATE:

06/13/93



4782

#108

Counsel,
Filed *13th June* 1893
Pleas, *Monday 14*

THE PEOPLE,

*Wongong, 1st degree.
Section 515, Penal Code*

vs.

P

Michael P. Malloy

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

John J. Ferrum
July 18 1893
Spekaycol m hie
sample copy given

John J. Ferrum
Att. Gen.

(11)

I have made a careful examination of the evidence & circumstances of this case, and as a result I am of the opinion that it will best serve the interests of justice that this defendant be discharged on his own recognizance. I think respectfully
Edo's recommendation
Wm. Gordon
Wm. Malloy
Wm. Malloy's Dep. Sec. of St. W.

Police Court, 2 District.

1901

City and County of New York, ss. Solomon Levy
of No. 5. Great Jones - Street, aged 46 years,
occupation Chemicals being duly sworn, deposes and says,
that on the 2 day of June 1893, at the City of New
York, in the County of New York,

Michael Malloy (now here) who knowing the same to be forged or altered, and with intent to defraud utters, offers as true a certain instrument or writing, from the following facts to wit: that said defendant was in the employ of deponent as Clerk and Porter, and by virtue of said employment was entrusted by deponent with the handling and selling of Merchandise, and on the receipt of any payments of money received for Merchandise sold to enter said payments of money, in a Cash Book kept in deponent's place of business at the above address, and that deponent is informed by Henry Heine of No 649, 651 Broadway that about the hour of two o'clock P.M. of said date, he went into deponent's place of business, and there saw and purchased, and paid the sum of one dollar for 10 lbs Camphor Marbles from said defendant, and that said defendant received the said one dollar, and did then make out and hand the bill hereto annexed, to said Heine as a receipt for the said sum of one dollar. Deponent further says that said defendant after receiving said one dollar from said Heine did with intent to defraud, enter and place on said Cash Book, and which entry is marked Exhibit A, in said Cash Book the sum of 57, meaning fifty cents, as the payment for said 10 lbs Camphor Marbles, and for which Marbles said Heine paid the defendant the sum of one dollar. Deponent therefore charges the defendant with having committed a Forgery with intent to defraud and asks that he be dealt with as the Law may direct - Solomon Levy

Sworn to before me this 2nd day of June 1893

Police Justice

POOR QUALITY ORIGINAL

0463

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 17 years, occupation Porter of No. 649 & 651 Broadway Street, being duly sworn, deposes and

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

Sworn to before me this 9 day of June 1893 Henry Hevin

Wm. H. Brady Police Justice.

Sec. 198-200.

2
1882
District Police Court.

City and County of New York, ss:

Michael P. Mally 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 P. Mally*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *57 Martin Street - 7 Months*

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*
Michl P. Mally

Taken before me this

day of

1882

Police Justice.

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court...

District

635

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William J. ...
Michael ...

Offense

Dated

June 9
189 *3*

Magistrate

Officer

Precinct

Witnesses

No.

Street

No.

Street

No.

Street

\$

500

to answer

W

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, *June 3* 189 *3*

W. J. ... Police Justice.

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

Dated, _____ 189 _____

_____ Police Justice.

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

Dated, _____ 189 _____

_____ Police Justice.

**POOR QUALITY
ORIGINAL**

0466

All claims must be made within 10 days of receipt of invoice. If this invoice is not correct in every respect, report at once. No goods taken back or exchanged.

NAPHTHALINES.
CHINESE IRONING WAX
AROMATIC DISINFECTANT.
CHINESE ROACH AND BUG POWDER.
PACKING CAMPHOR.
TA NA CAMPHOR AND MOTH BALLS
MIKADO MOTH PAPER.
MIKADO BALL BLUE.
IMPROVED GAS CARBONS.
SULPHURATED SEA SALT.

New York, June 8 1898
Miss Young & Rutledge
Bway

Bought of THE LEWY'S CHEMICAL COMPANY,
S. LEWY, PROPRIETOR.
5 GREAT JONES STREET.

Terms, 10 Days Net.

10 lb Camphor Quacks 10- 100

Paid
The Lewy's Chemical Co.
Per [Signature]

No. 2.

400

TO THE CHIEF CLERK.

Please send me the Papers in the Case of
PEOPLE

vs.

Michael P. Malloy

*Put on Part I
for Tuesday for
dismissals*

H.W.S.

District Attorney.

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 P. Malloy

The Grand Jury of the City and County of New York, by this indictment accuse Michael P. Malloy -

of the crime of Forgery in the third degree, -

committed as follows:

Heretofore, to wit:

on the eighth day of June, 1893, at the City and County of New York, the said Michael P. Malloy, late of the City and County of New York, with intent to defraud, and to conceal a certain larceny and misappropriation of the sum of fifty cents in money of the value of fifty cents, of the money and personal property of one Solomon Baum, by him the said Michael P. Malloy then held before committed, did feloniously make, in a certain book of accounts, belonging to and appertaining to the firm of the said Solomon Baum, and called a cash book, a certain false entry, which said false entry is as follows to wit: "50"

which said entry then and there purported
to indicate and set forth and did in
substance and effect signify and declare
that on the day and in the year
aforesaid the firm of [redacted] and
Rutherford of said entry had paid to
the said Solomon Levy and that the
said Solomon Levy had received from
the said firm the sum of fifty cents
and no more; whereas in truth and
in fact on the day and in the year
aforesaid the said firm of [redacted] and
Rutherford had paid to the said Solomon
Levy, to wit: to the said Michael P. Malloy
who was then and there the clerk and servant
of the said Solomon Levy, and duly
authorized to collect and receive the same
for and on behalf of the said Solomon
Levy, the sum of one dollar, and the
said Solomon Levy had received from
the said firm, to wit: by reason of
and payment to the said Michael P.
Malloy, the said sum of one dollar,
as he the said Michael P. Malloy then
and there well knew; but the said
Michael P. Levy had thereafter and
before the making of the false entry
aforesaid, then and there having the

said sum of one dollar in his
possession custody and control as
said clerk and receiver, ~~and~~ ^{unlawfully}
appropriated a portion thereof, to
wit: the said sum of fifty cents, to
his own use, with intent to deprive
and defraud the said Solomon Berry, the
true owner thereof, of the same, and of
the use and benefit thereof; 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 Saucy, J. C. M. C.

District Attorney

0471

BOX:

525

FOLDER:

4782

DESCRIPTION:

Maurer, Jacob

DATE:

06/14/93



4782

POOR QUALITY ORIGINAL

0472

Counsel,

Filed,

Pleads,

THE PEOPLE

vs.

B

Jacob Maurer,

January 9, 1898

DE LANCEY NICOLL,

District Attorney.

Ray B. ...

A TRUE BILL.

Foreman.

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

Witnesses:

W. H. ... (32)

**POOR QUALITY
ORIGINAL**

0473

Court of General Sessions of the Peace

4380

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Jacob Maurer

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

The said

Jacob Maurer

late of the City of New York, in the County of New York aforesaid, on the *fourth*
day of *June* 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 spiritu-
ous 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

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

The said

Jacob Maurer

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

William H. ...
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.

0474

BOX:

525

FOLDER:

4782

DESCRIPTION:

McArdle, Martin

DATE:

06/01/93



4782

Witnesses:

James W. Graham

De Lancey Nicoll
Counsel,
Filed *1* day of *June* 189*3*
Pleads, *Wyneth*

THE PEOPLE

vs.

Martin McArdle

H D

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

DE LANCEY NICOLL,
District Attorney.

Part 3 June 17, 93. 10860.

A TRUE BILL.

Chas. H. Smith
Foreman.

Part 3. June 12/93
Tried and Acquitted

New York General Sessions

<p>The People v Martin Mc Ardle</p>

City and County of New York ss.

John B. Duhray, Deputy Assistant District Attorney being duly sworn says:

That James Mc Mahon, the complainant in the above case is a necessary and material witness for the People upon the trial thereof: that he has reason to believe that said Mc Mahon is an unwilling witness and will not appear unless required to furnish security. He therefore prays that said Mc Mahon be required to furnish security for his appearance and in default thereof be committed to the House for the detention of witnesses:

Sworn to before me this 31st

day of May 1893

Randolph B. Martine

Judge General Sessions

John B. Duhray

on reading the foregoing affidavit it is ordered that the witness James Mc Mahon furnish security in the sum of one hundred dollars (\$100.-) for his appearance as a witness and in default thereof that he be committed to the House for the detention of witnesses pending the trial or until discharged according to law.

Randolph B. Martine
Judge General Sessions

George
N
Watkin M. B. B. B.

affairs under
committee within
your memorial
to House of
Deputies.

Police Court First District.

Affidavit - Greeny.

City and County of New York } ss.

of No. 15 Washington Street, aged 45 years,

occupation laborer being duly sworn,

deposes and says, that on the 14 day of May 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent, in the day time, the following property, viz: One double case silver watch of the value of about ten dollars

_____ the property of deponent

_____ and that this deponent

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

here, for the following reasons:

That deponent and deponent were

in company with each other in the

premises 15 Washington Street that

deponent asked deponent what

time it was and deponent took the

said watch out of his pocket

and while holding the watch in

his right hand, the defendant grabbed

the watch and kept it. Therefore

deponent says that the defendant

be dealt with as the law directs

James Mc Mahon

Sworn to before me this _____ day of _____ 1893

_____ Police Justice.

Sec. 198-200.

1882

District Police Court.

City and County of New York, ss:

Martin McArdle 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.

Martin McArdle

Question. How old are you?

Answer.

36 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

622 Washington St New York

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

Taken before me this

day of

1882

Police Justice.

Martin McArdle

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Martin McArdle

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

Martin McArdle

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

The said *Martin McArdle*,

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

*one watch of the value
of ten dollars*

of the goods, chattels and personal property of one *James Mc Mahon* on the person of the said *James Mc Mahon* then and there being found, from the person of the said *James Mc Mahon* 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 Launcy Nicoll,
District Attorney*

0482

BOX:

525

FOLDER:

4782

DESCRIPTION:

McArthur, John

DATE:

06/21/93



4782

20 Oct 1893

Counsel,

Filed

Pleads,

M. P. [unclear]
City of [unclear] 1893
Moynihan

THE PEOPLE

vs.

R

John Mc Arthur.

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Henry S. [unclear]
Foreman.

July 21/93

Frederic [unclear]

Witnesses:

John [unclear]

Police Court 3 District.

1931

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

of No. 15 Trosper Street, aged 42 years,
occupation watchman being duly sworn,
deposes and says, that on the 16 day of June 1893 at the City of New
York, in the County of New York,

Isidor Cohen

he was violently and feloniously ASSAULTED and BEATEN by

John M. Arthur (now here) who did
them and then cut and stab deponent
on the left arm with a knife which
said M. Arthur held in his hand and
that said assault was committed

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

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

Sworn to before me, this 17 day of June 1893 J. Cohen

[Signature] Police Justice.

Sec. 198-200.

3

1882 District Police Court.

City and County of New York, ss:

John M. Arthur

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. *John M. Arthur*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *Scotland*

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

Answer. *67 East Broadway* — *2 years.*

Question. What is your business or profession?

Answer. *Lithographer*

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

Answer. *I am not guilty -*
John M. Arthur

Taken before me this

day of *June* 1891

Police Justice.

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

Police Court... 3
 District... 664

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Decker O'Leary
John M. Statham

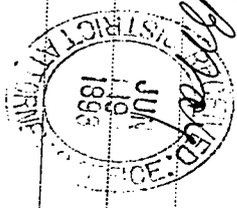
Offense *Voluntions Assault*

Dated *June 17* 1893
 Magistrate

William
 Precinct

Witnesses

No. *66*
 Street



No. _____
 Street _____

No. _____
 Street _____

to answer
G. J.
 Street

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

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

Dated, *June 17* 1893 *[Signature]* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

John Mc Arthur

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

John Mc Arthur

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

The said John Mc Arthur

late of the City of New York, in the County of New York aforesaid, on the sixteenth day of June in the year of our Lord one thousand eight hundred and ninety-three, with force and arms, at the City and County aforesaid, in and upon the body of one Isidor Cohen in the peace of the said People then and there being, feloniously did make an assault, and him the said Isidor Cohen with a certain knife

which the said John Mc Arthur in his right hand then and there had and held, the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and wound,

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

SECOND COUNT—

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

John Mc Arthur

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

The said John Mc Arthur

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

which the said John Mc Arthur in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT—

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

John Mc Arthur

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

The said

John Mc Arthur

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *Isidor Cohen* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said

with a certain *knife*

Isidor Cohen

which

he

the said

John Mc Arthur

in

his

right hand then and there had and held, in and upon the

—

arm

of

him

the said

Isidor Cohen

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

Isidor Cohen

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.

0489

BOX:

525

FOLDER:

4782

DESCRIPTION:

McClelland, Kate

DATE:

06/16/93



4782

162 *John*

Counsel,

Filed

1899

Pleads,

16th July 19

THE PEOPLE

vs.

John Mc Clelland

Grand Larceny, *De Person*
(From the Person)
[Sections 828, 829, 830, 831
Penal Code.]

DE LANCEY NICOLL,

District Attorney.

Subd # July 17 1899

A TRUE BILL.

Ray E. Erwin

Foreman.

Part 2 - June 22, 1899.

trial and jury disagree

Part 3 - July 17, 1899

jury convicted

*1. U. S. Dep. J. P. of 200.
Caudron. July 17 1899*

Witnesses:

Emmet Bisher

POOR QUALITY ORIGINAL

0491

Police Court 3rd District.

1912

Affidavit—Larceny.

City and County of New York, } ss. Raphael Schulum
of No. 1115 Pecquet Street, aged 22 years.
occupation Police Officer

deposes and says, that on the ~~12th~~ ~~13th~~ 11th day of June 1893 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession of Ernst Bihler, in any time, the following property, viz:

Good and lawful money
to the amount of seven
dollars. (\$7⁰⁰/₁₀₀)

Subscribed and sworn to before me this 11th day of June 1893

the property of Ernst Bihler

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 Mclelland (or her) for the reasons that at about 5 o'clock A.M. deponent saw the defendant and said Bihler wrangling in Brooklyn Street. That when deponent accosted them the said Bihler stated to deponent that the defendant Mclelland had feloniously taken stolen and carried away the said property from the pocket of his trousers which he was then wearing upon his person. That said Bihler further said that he was absent from the window of a

Notary Justice

house on Allen Street. by the defendant
 that he went into the said house
 that he had the said money then
 in his trousers pocket that he
 was ~~then~~ ^{and there} wearing ~~them~~ on his
 person that he had sexual
 intercourse with the defendant
 that immediately ~~after~~ ^{there} after
 he missed the said property
 that he was demanding the
 return of his money when defendant
 came along and placed the
 defendant under arrest

Sym to supra me }
 this 11th day of June 1893 } x Raphael Schuler

Charles J. ...

Police Justice

POOR QUALITY ORIGINAL

0493

Sec. 198-200.

3

1882 District Police Court.

City and County of New York, ss:

Kalu McBlair 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. *Kalu McBlair*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Phila Pa.*

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

Answer. *121 Grand St*

Question. What is your business or profession?

Answer. *Domestic*

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

Answer. *I am not guilty*
Kalu McBlair
Mack

Taken before me this *11* day of *July* 189*9*
Charles J. ...
Police Justice.

*1100 for 173
June 12/1893. WMS*

*Robert S. Schuler
District 648*

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

THE PEOPLE, &c.,
ON THE COMPLAINT OF

*Robert S. Schuler
11 Ave.*

John McCallister

Offense *Larceny from the person*

Date

June 11 1893

Magistrate

Schuler

Officer

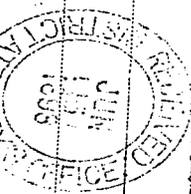
Precinct

Witnesses

*Ernest Schuler
Ernest Schuler
by Ernest E. Schuler
et al.*

No.

Street



No.

Schuler

to answer

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

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

Dated, *June 11 1893* *Robert S. Schuler* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

AFFIDAVIT FOR COMMITMENT OF WITNESS.

4771

POLICE COURT 3 DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn to before me this
day of

1893
Charles H. Hamilton
Police Justice.

Raphael Schuler
of the *11th* Precinct Police, being duly sworn, deposes
and says that *Ernest Behler*
(now here) is a material witness for the people against
Ray McBligh charged
with *Barney for person*. As deponent has
cause to fear that the said *Ernest Behler*
will not appear in court to testify when wanted, deponent prays
that the said *Ernest Behler* be
committed to the House of Detention in default of bail for his
appearance.

Raphael Schuler

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

T H E P E O P L E,

-against-

KATE MCCLELLAND.

)
) Before
)
) HON. FREDERICK SMYTH,
)
) and a Jury.

TRIED, NEW YORK, JULY 17TH, 1893.

INDICTED FOR GRAND LARCENY IN THE 2ND DEGREE.

INDICTMENT FILED JUNE 16TH, 1893.

APPEARANCES:

BARTOW S. WEEKS, ESQ.,

For THE PEOPLE.

H. J. GOLDSMITH, ESQ.,

For THE DEFENSE.

//////////

ERNEST BEHLER, the COMPLAINANT, testified that he is a bartender. On June 11th he saw the defendant at her room in 149 Allen Street, about five minutes before 5 o'clock in the morning. The defendant called him in from the window, as he was passing along the street. When he went in the defendant's room he had a little over \$8. in his hip pocket. He saw the money in the defendant's room, when he took one dollar of it out, and put the balance in his pocket book and returned it to his pocket. He gave the defendant the one dollar that he took out, and then had sexual intercourse with her. He discovered the loss of his pocket book and money immediately after he reached the street. He returned to the defendant's room and accused her of taking his pocket book and money, and she denied it, and ran away, towards Rivington Street, and then to Eldridge, and the complainant caught her between Eldridge and Allen Streets and had her arrested. When he first went into her room he saw a young man there who left while he had in-

tercourse with the defendant. When he returned the second time, and accused the defendant of the robbery, the same young man was there. He did not notice where the young man went, but followed the defendant until he caused her arrest.

In

Cross - Examination,
the witness testified that he was not drunk at the time of the robbery. He had the pocketbook in his pocket when he entered the defendant's room, but he did not have it when he left. The complainant positively identified the defendant as the woman who robbed him.

RAPHAEL SCHULUM, testified that he he is an officer of the Municipal police attached to the 11th Precinct. On June 11th, in the morning, his post included Eldridge Street from Broome to Allen. About 5 o'clock his attention was attracted to a

crowd at Rivington and Eldridge Street and the complainant had hold of the defendant and accused her of taking \$7. from his pocket, and she denied it. In the station-house the complainant said that she solicited him from her window and he went in and had intercourse with her, and she stole \$7: from him, and she denied it. The defendant said that she never saw the complainant before.

In

C r o s s - E x a m i n a t i o n

the witness testified that the defendant said that he missed the money right after he left the house. The defendant was searched at the station-house, and a one-dollar bill and 50 cents in change were found on her.

IN THE DEFENSE.

--

KATE MCCLELLAND, the DEFENDANT, testified that she lived at 121 Orchard Street. She takes in sewing for

a living. She denied that she solicited the complainant or stole the \$7. from him. She testified that she was going for a loaf of bread for a woman living in the same house, and the defendant came up to her and accused her of robbing him and the officer arrested her. She never saw the defendant until that morning.

In

Cross - Examination,
she testified that she lived in Orchard Street seven months, but did not do any work at all while there. She denied that she solicited anybody or that she was a prostitute. Before she lived in Orchard Street she lived in a furnished room house in Chrystie Street, and was kept by a "friend," and she did not do any work. She was never convicted. It is about four months since she, the defendant, earned any money in sewing.

(The Jury rendered a verdict of Guilty.)

//////////

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 McClelland

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

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

The said *Kate McClelland*

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

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

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

DeLancey Neall
District Attorney

0502

BOX:

525

FOLDER:

4782

DESCRIPTION:

McCormick, Thomas

DATE:

06/19/93



4782

POOR QUALITY ORIGINAL

0503

Witnesses:

Henry Randall

Counsel,

Filed

19th May of June 1893

Plends,

17th July 20

THE PEOPLE

vs.

Thomas McCormick

Grand Larceny, ^{1st Degree.} (From the Person.)
[Sections 628, 629, 630, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]
Foreman.

June 29th 93

Heard. P. J. May

Pen 10 months

POOR QUALITY ORIGINAL

0504

Police Court 1st District.

1913

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 346 Broadway Street, aged 34 years,
occupation Assistant Auditor being duly sworn,

deposes and says, that on the 5th day of June 1893 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 day time, the following property, viz:

One gold watch and Fab chain and chain, Being together of the value of One hundred and twenty five dollars (\$125.00)

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 Thomas J. Conrath (name hereafter the reasons following)

to wit: About the hour of 5 o'clock P.M. on the afternoon of said day deponent had said property in his pocket and was walking in Broadway defendant came up to him with an open pen knife in his hand and taking hold of said pocket attempted to cut the same and deponent put his hand on the watch and pulled it out of said pocket when defendant caught said deponent who attempted to run away and caused him to be arrested and he charges him with the larceny of said

H. D. Randall

Sworn to before me, this 8th day of June 1893
Police Justice

POOR QUALITY ORIGINAL

0505

Sec. 198-200.

1882

District Police Court.

City and County of New York, ss:

Thomas Cornick 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 A. Cornick

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

United States

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

Answer.

496 Pearl Street 5 years

Question. What is your business or profession?

Answer.

Agent.

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

Answer.

I am not guilty Thomas A. Cornick

Taken before me this

day of

John P. [Signature]

Police Justice.

POOR QUALITY ORIGINAL

0506

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

198
Police Court...

642
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry D. Parker
346 Broadway
Williams W. Parker
Offense

Dated

June 6 1893

Magistrate

Officer

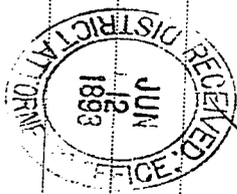
John C. Carter

Witnesses

No. Street

No. Street

No. Street



No. Street

No. Street

to answer

Wm. S. ...

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

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

Dated, *June 6 1893* *John C. Carter* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Mc Cormick

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

Thomas Mc Cormick attempting to commit the crime of the CRIME OF GRAND LARCENY in the second degree, committed as follows:

The said Thomas Mc Cormick

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

one watch of the value of seventy-five dollars, one chain of the value of twenty-five dollars and one chain of the value of twenty five dollars

of the goods, chattels and personal property of one Harry D. Randall on the person of the said Harry D. Randall then and there being found, from the person of the said Harry D. Randall 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

0508

BOX:

525

FOLDER:

4782

DESCRIPTION:

McEntyre, Patrick

DATE:

06/14/93



4782

POOR QUALITY ORIGINAL

0509

Counsel,

Filed,

Pleads,

14 June 1893

Witnesses:

[Handwritten signature]

THE PEOPLE

vs.

B

Patrick McEntyre

James J. [unclear]

DE LANCEY NICOLL,

District Attorney.

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

A TRUE BILL

[Handwritten signature]
Foreman

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick Mc Entyre

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

Patrick Mc Entyre

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

The said

Patrick Mc Entyre

late of the City of New York, in the County of New York aforesaid, on the ⁴ day of *June* 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

Patrick Mc Entyre

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

The said

Patrick Mc Entyre

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

Thomas W. Wood

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.

0511

BOX:

525

FOLDER:

4782

DESCRIPTION:

McGowan, Edward

DATE:

06/27/93



4782

POOR QUALITY ORIGINAL

0512

Witness:

J. P. Comer

Counsel,

Filed

day

189

Pleads,

~~257~~
27
June 3

THE PEOPLE

vs.

Edward McSorran

Robbery, (Sections 224 and 22, Penal Code.)
Degree.

DE LANCEY NICOLL,

District Attorney.

9226774

A TRUE BILL.

Wm. S. Harney

Foreman.

James J. [unclear]

Thomas S. Cobb

S. P. 9 years!

POOR QUALITY ORIGINAL

0513

Police Court-- 2nd District.

CITY AND COUNTY }
OF NEW YORK, } 58

Joseph J. Bonner
of No. 206 West 13th Street, Aged 17 Years

Occupation. Type Writer being duly sworn, deposes and says, that on the 31 day of May 1883, at the 9th Ward of the City of New York, in the County of New York, was feloniously taken, stolen, and carried away, from the person of deponent by force and violence, without his consent and against his will, the following property, viz:

A silver watch, and plaited chain

of the value of Fifteen (15) DOLLARS,
the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away, by force and violence as aforesaid by

Edward Mc Gowan and John Burns (both now here) and while acting in concert with each other, from the following facts to wit: that about the hour of 11 o'clock P.M. of said date, while deponent was walking along Hudson Street, as he approached the corner of Bank Street said defendant Mc Gowan, came up to him and feloniously took hold of said chain which was fastened to the belt then worn on deponent's person, and which chain was attached to said watch which was in the pocket of said deponent; and that said Mc Gowan then struck deponent a blow on the face with his fist, knocking

deponent of

Subscribed to by me, the said deponent

Police Justice

POOR QUALITY ORIGINAL

0514

him down, on the sidewalk, said Mc Gowan still holding said chain in his hand and attempting to steal and carry away the aforesaid property, and on defendant attempting to get up from said sidewalk he was again struck and knocked down by a man who to the best of defendant's knowledge and belief is the defendant Burns, and on defendant making an outcry said defendants in company with each other ran away. defendant therefore asks that the defendants may be held to answer

Sworn to before me } J. P. Bonney
this 9 day of June 1893 }

Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated _____ 188__ 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 offense within mentioned, I order he to be discharged.
Dated _____ 188__ Police Justice.

Police Court, District,

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

Offence—ROBBERY.

Dated _____ 188__
Magistrate.
Officer.
Clerk.
Witnesses,
No. _____ street,
No. _____ Street,
No. _____ Street,
\$ _____ to answer General Sessions.

POOR QUALITY ORIGINAL

0515

Sec. 198-200.

1882
District Police Court.

City and County of New York, ss:

Edward Mc Gowan 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 Mc Gowan*

Question. How old are you?

Answer. *18 years -*

Question. Where were you born?

Answer. *Scotland -*

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

Answer. *449 West 16 St - 4 Months*

Question. What is your business or profession?

Answer. *Writer*

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 Mc Gowan
Maik

Taken before me this
day of *May*

189*5*

M. J. Brady
Police Justice.

POOR QUALITY ORIGINAL

0516

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

Police Court... 681
 District
 THE PEOPLE, &c.
 ON THE COMPLAINT OF
 Edward W. Swan
 vs.
 Robert Burns
 Date June 9 1893
 Magistrate
 Edward W. Swan
 Officer
 Witnesses
 No. 1 _____ Street
 No. 2 _____ Street
 No. 3 _____ Street
 No. 4 _____ Street
 No. 5 _____ Street
 Precinct
 1893
 Offense Robbery

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 Edward W. Swan

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, June 9 1893 W. B. Brady Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, June 12 1893 W. B. Brady Police Justice.
 1881

New York, Sept. 6, 1894.

THE DISTRICT ATTORNEY OF THE CITY OF NEW YORK

To E. B. BUSH, DR.

1894
June 5 To 2 copies of statement of case and statement of
C. Daniels in case of The People vs. Herman
Clarke, containing 20 fols. (dictated)-----\$6.00
" 11 To 2 copies of statements of F. K. Hunter and
L. A. Cooper in above case containing 24 fols.----- 7.20
" 18 To 2 copies of statement of John Hunter, Jr., in
above case containing six fols (dict'd)----- 1.80
July 31 To 3 copies of presentment to the Grand Jury in
the matter of Fikers Island containing 24 fols.
(copied) (All done after office hours) _____ 3.60
Total _____ \$18.60

Received payment,

O.K.

The above work was
done at times when
it was impossible to
secure the services
of the official stenographer
James Sedgwick Bate

**POOR QUALITY
ORIGINAL**

0519

VI.

June 193

STATE OF NEW YORK.
Executive Chamber,
ALBANY.

June 7. 1894

Sir:

Application for Executive clemency having been made on behalf of
Edward Mc Gowen who was convicted of *robbery 2^d deg*
in the county of *New York* and sentenced *June 28 1893*
to imprisonment in the *State prison* for the term of
nine years I am directed by the Governor
respectfully to request that, in pursuance of Section 695 of the
Code of Criminal Procedure, you will forward to him a concise state-
ment of the facts of the case, together with your opinion of the
merits of the application.

It is particularly requested that each letter of inquiry from
the Executive Chamber should be separately answered.

Very respectfully yours,

J. S. Williams

Private Secretary.

Hon. John R. Fellows
New York

**POOR QUALITY
ORIGINAL**

0520

Mad. Gowans

218-1190

Sept. 7/94

POOR QUALITY ORIGINAL

0521

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 Mc Gowan

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

Edward Mc Gowan

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

The said *Edward Mc Gowan*

late of the City of New York, in the County of New York aforesaid, on the *31st* day of *May* in the year of our Lord one thousand eight hundred and ninety-*three*, in the *right* time of the said day, at the City and County aforesaid, with force and arms, in and upon one *Joseph J. Bonner* in the peace of the said People then and there being, feloniously did make an assault; and

one watch of the value of twelve dollars and one chain of the value of three dollars

of the goods, chattels and personal property of the said *Joseph J. Bonner* from the person of the said *Joseph J. Bonner* against the will and by violence to the person of the said *Joseph J. Bonner* then and there violently and feloniously did rob, steal, take and carry away, the said *Edward Mc Gowan* being then and there aided by an accomplice actually present, whose name is 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

0522

BOX:

525

FOLDER:

4782

DESCRIPTION:

Mcgrath, Morris

DATE:

06/09/93



4782

Counsel,

Filed

day of

189

Pleads,

THE PEOPLE

vs.

Marie McGrath

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Ray S. Permy
Foreman.

James W. Brewster

Raymond C. Day

S. P. H. year.

Myra Oshra

off clear

7

Burglary in the Third Degree.
[Section 498, § 26, (2812 & 2813).
Act of March 28, 1887.]

ATTEST

J. J. Smith

4/1/93

The People
vs
Marissell

Court of General Sessions. Part I
Before Judge Leavins. June 20. 1893
Indictment for burglary in the third degree.
Meyer Bloch, sworn and examined testified.
I live at 88 East Broadway and am in the clothing business and carry on business there. I have a store and two rooms. On the 5th of June what property did you have in your premises? I had knee pants and other things. Had two dozen hanging in the show window and one dozen was missing; they were worth three dollars a dozen. They were hanging in the window that evening. I closed up the place at ten o'clock. There is a door in the front and one in the back and I locked them and went to bed. An officer came about half past four or five o'clock in the morning and woke me up. I looked at the show window and found it was broken and a dozen of knee pants were missing. The hole in the window was not large enough to take them all together but one at a time. That glass was not broken the night before. Did you afterwards see the knee pants? In the morning in the station house at Madison street officer Flaise showed me the same knee pants that were in my window the night before.

John Claire sworn and examined, testified
District Attorney: It is conceded that this burglary occurred
on the premises 88 East Broadway in the
Seventh Ward of the City of New York.]

Officer what precinct are you connected with?
The Seventh precinct. Did you arrest the def-
endant at the bar? Yes. Where did you
arrest him? I arrested him on Henry Street
about three o'clock in the morning of the
5th of June, this present month. Under
what circumstances did you arrest him?
I saw him going through Henry Street and
he acted very suspiciously. In the middle
of the block he looked up and down, and
he disappeared in the basement of 59 Henry
Street. I was standing at two or three o'clock
in the morning about half a dozen of
doors the other side ^{near} Catherine Street.
I went and talked to him in the basement
I asked him what he was doing? He said
he was waiting for a man named Murphy.
I felt something soft under my feet. I
stooped down and picked up five pair
of knee pants. He went further on the
middle of the block I called him and ran
after him. I noticed beforehand he had
something stowed under his arm. When
he got down further I asked him what

he did with the rest of the stuff? He said he did not have any stuff. I gave him in charge of an officer and I found seven pairs of pants more in the basement and some hanging on a rail. You picked up five where you first saw him and then when you went away you picked up seven more? Yes. What did you do with the pants? I brought them to the station house, and about an hour after an officer in East Broadway discovered a side light of a plate glass window had been broken. He got the proprietor and asked him if he lost anything out of the show window. He said he lost a dozen of boys' pants and he identified the pants in the station house. Five were found in the street and the other seven were found in the basement where I saw him. I asked him where he got the pants and he said he did not have any pants - they did not belong to him. I saw the bundle under his ^{arm} but it was very dark in the basement.

When you arrested him that bundle was gone? Yes, it was gone, it was a dozen pairs of boys' knee pants. He told me he was waiting for a man named Murphy I did not see Murphy there.

While I was talking to the defendant I might have told him to move on; when I felt these pants under my feet I requested him to stop; he went further down in the middle of the block. Two or three pairs were hanging on a rail and some of them were in the basement where he was standing. Why didn't you arrest him at three o'clock in the morning? I was busy picking up the pants that was under my feet and I was trying the door of this basement where he was. We got up out of the basement and went down further. I saw the bundle stowed under his arm. I could not swear it was this property, it was too dark at the time. I could not notice, the area way was too dark. You stooped down to pick up the bundle and he walked away? Yes. You could see him walk away? Yes. Where you walked up it was light enough to see him? Yes. I could not see what he had at the time. You saw him, though? Yes. You do not know whether it was a bundle of pants or anything else? It was some kind of a package. Did you see the package? No, it was under his coat.

The people rested their case.

Morris M. Grath, sworn and examined in his own behalf testified. How old are you? Fifty three years. Do you remember the night or the morning that the officer arrested you? Yes, it was Monday. Did you steal any knee pants from Mr. Bloch? No. You do not wear any knee pants do you? No. Did you steal those knee pants out of that place in East Broadway? No. Did you have any knee pants in your possession? No. I was out Sunday night with a man named James Murphy; we were drinking, got into a fight, I got my shirt tore. I did not see the officer coming. He says to me, "What are you doing there?" I said, "I am waiting for a friend of mine; he has gone in there to one of those houses for some money." He says, "You had best move on;" I moved on and walked away, and he followed me about 20 minutes after. He says to me, "What have you under your coat?" I said, "I have nothing, only my shirt." He said, "Let me see it." So I opened my coat and he found my ~~costum~~ book stuck in my belt. That is what I use in making my living.

He took it and kept it. I knew nothing of the pants. He says he picked up five pairs of pants? If he did, I did not see them. He told me to move on and I did. He said he found pants? He may say what he likes; he said that in the Police Court too. Why didn't he arrest me if I had them under my coat? He saw I had a bundle under my coat; why didn't he arrest me right there? He brought me on suspicion, and I am here fourteen days. How long have you known Murphy? For about twelve years or a little over; he came from the same neighborhood in Ireland. I am from Waterford. I and Murphy have been friends since we landed.

Cross Examined. How many times have you been convicted? About fifty times. I was arrested first for being drunk and disorderly and got fined five dollars; the next time I got one day for being drunk and disorderly. I have always been arrested for fighting the police. I was sent to the Island for twelve months. I was sent away about fifty times for fighting the police. I was sent once to the State prison on a charge of attempting to commit burglary. I had the property and I was sent up for two years.

What other times were you sent to the
 State prison? Not any before. How many
 times have you been convicted of stealing?
 I was never convicted in my life only that
 time. How many times for burglary or
 attempt at burglary? Never. Where do you live?
 I live in the Fourth Ward in a little
 street called Kauge street. I lived there with
 my wife when she lived. Where is she
 now? She is dead over seven years. Who
 do you live with now? I live by myself.
 I live in Chatham street in the Globe
 and in the Star. Are they lodging houses?
 Yes. Who is Murphy? He is a Longshore man.
 Where does Murphy live? He lives in the
 Seventh Ward. What place in the Seventh Ward?
 I do not know. Who does he work for? He
 works for Hogan. I worked for Mr. Hogan and
 for a man named Scott. I worked for Brown
 and for Sullivan and for a good many
 stevedores. Who did you work for last? I
 worked on Melrose dock last - the day before
 I was arrested, Saturday. I believe it was
 the third of the month. When you were
 arrested do you remember this question
 being asked you, "Where do you reside
 and how long have you resided there?"
 and your answer was, No. 26 ^{Paul} ~~Kauge~~ St.,
 18 years.

I said No. 6. Range street. You were not living there when you went away two years and a half? Yes, I believe I was. I was not sent away for two years and a half. I was sent for two years. Range street was my home. Did you pay rent for it? Yes. Where did you get the money? I earned it by the sweat of my brow on the dock before I went to the State prison. I was arrested fifty times. I had a man now a Judge that used to get me off, Mr. Diver. You used to live in his neighborhood? Yes. Where is Murphy now? I suppose he is along the river. Why didn't you send for Murphy? I did not send for any one. If I wanted to send down for Tom Foley I would not have been five minutes in prison; he would bail me out. Thomas Foley keeps a public house. What were you waiting for Murphy for at three o'clock in the morning? I was waiting to get some money to go and get a drink; he went into his sister's house, she lived up in the street I was arrested in. I have been in the country 26 years and I have never been further than Chatham Square and the river front. The jury rendered a verdict of guilty.

Testimony in the
Case of El Gratto
Morris W. Gratto
filed

June 1913
20/100

POOR QUALITY ORIGINAL

0533

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 47 years, occupation Police Officer of No. 7 Beacnch Street, being duly sworn, deposes and

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

Sworn to before me, this 5 day of June 1923 } John Clare

Charles N. Lintner Police Justice.

Police Court 3 District.

City and County of New York, ss.:

of No. 88 East Broadway Meyer Block Street, aged 26 years, occupation clothing being duly sworn

deposes and says, that the premises No 88 East Broadway Street, 7th Ward in the City and County aforesaid the said being a four story dwelling store floor of and which was occupied by deponent as a clothing store and dwelling and in which there was at the time a human being, by name Leva Block,

were **BURGLARIOUSLY** entered by means of forcibly knocking out a light of glass in the show window, and inserting his hands.

on the 5 day of June 1883 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

One dozen of boys knee pants of the value of three dollars.

(\$ 3 00 / 100)

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

Morris Mc Grath (nowhere)

for the reasons following, to wit: that at about 10 o'clock P.M. the previous night deponent securely locked and fastened the said premises. Deponent further says that about 5 o'clock this am. he discovered the break and entry. that he then went to the 4th Precinct Station House to notify the police of his loss when he identified

The property taken from the defendant
 by Officer John Glass as his
 property and property taken from
 the said premises as aforesaid
 shown to me }
 the 3rd day of June 1893 } Meyer Bloch
 Charles N. Linton
 Peace 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 _____ 1893
 I have admitted the above named
 to bail to answer by the undertaking hereunto annexed.
 Dated _____ 1893
 There being no sufficient cause to believe the within named
 guilty of the offence within mentioned, I order he to be discharged.
 Dated _____ 1893
 Police Justice.

Police Court, _____ District

THE PEOPLE, etc.,
 on the complaint of

1 _____
 2 _____
 3 _____
 4 _____

Offence—BURGLARY.

Dated _____ 1893

Magistrate.

Officer.

Clerk.

Witnesses, _____
 No. _____ Street, _____
 No. _____ Street, _____
 No. _____ Street, _____

§ _____ to answer General Sessions.

ORIGINAL

0536

Sec. 198-200.

District Police Court.

City and County of New York, ss:

Morris McGrath

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 answer cannot be used against him on the trial.

Question. What is your name?

Answer.

Morris McGrath

Question. How old are you?

Answer.

45-53 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

26 Pearl St. City 18 years

Question. What is your business or profession?

Answer.

Long Shoreman

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.
MORRIS MCGRATH
MURK*

Taken before me this

day of

July 1893

Charles J. Cantor Police Justice.

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

Police Court... 3
 District... 621

THE PEOPLE, Ac.,
 ON THE COMPLAINT OF

Wm. B. ...
Wm. B. ...

1 _____
 2 _____
 3 _____
 4 _____

Offense *Burglary*

Dated, *June 5* 189*3*

Wm. B. ...
 Magistrate.

Wm. B. ...
 Officer.

Witnesses *Carl ...*
 Precinct.

No. _____
Wm. B. ...
 Street.

No. *90 St. ...*
 Street.

No. _____
Wm. B. ...
 Street.

No. _____
Wm. B. ...
 Street.

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

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

Dated, *June 5* 189*3* *Charles N. ...* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Morris Mc Grath

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

Morris Mc Grath

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

The said

Morris Mc Grath

late of the 7th Ward of the City of New York, in the County of New York, aforesaid, on the fifth day of June in the year of our Lord one thousand eight hundred and ninety-three in the night time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the store of one

Meyer Bloch

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

Meyer Bloch in the said store

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

SECOND COUNT—

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

Morris McGrath

of the CRIME OF *Petit* LARCENY

committed as follows:

The said

Morris McGrath

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

twelve pairs of trousers of the value of twenty five cents each pair

[Large handwritten flourish]

of the goods, chattels and personal property of one

Meyer Bloch

in the

store

of the said

Meyer Bloch

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

THIRD COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said
Morris McGrath
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Morris McGrath*

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,

twelve pairs of trousers of the value of twenty-five cents each pair

[Handwritten flourish]

of the goods, chattels and personal property of *Meyer Bloch*

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

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

Morris McGrath

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

DE LANCEY NICOLL,
District Attorney.

0541

BOX:

525

FOLDER:

4782

DESCRIPTION:

McLaughlin, George

DATE:

06/13/93



4782

0542

BOX:

525

FOLDER:

4782

DESCRIPTION:

McDonnell, John

DATE:

06/13/93



4782

0543

BOX:

525

FOLDER:

4782

DESCRIPTION:

McDonnell, John

DATE:

06/13/93



4782

Counsel,
Filed *13* day of *June* 189*3*
Pleads *Monday 14*

THE PEOPLE
vs.
George McLaughlin
and
John McDonnell
July 7/93
Location 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000

DE LANCEY NICOLL,
District Attorney.

1. ~~29~~
July 5, 93 1550

A TRUE BILL.

John J. [Signature]
Foreman.
June 14/93

Wm. [Signature]
Hearsburg City
S.P. 2 1/2 yrs
July 10/93

Witnesses
John J. [Signature]
John J. [Signature]

John J. [Signature]
John J. [Signature]
John J. [Signature]
John J. [Signature]
John J. [Signature]

It is the only evidence against the defendant McDonnell of the confession of his co-defendant which cannot be corroborated and said def. McLaughlin who has pleaded guilty now refuses to testify and asserts that he would had nothing to do with the burglary. Therefore recommend the dismissal of the indictment against McDonnell.
June 28. 93 *John J. [Signature]*
ada

Police Court—2 District.

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

of No. 542 West 40th Street, aged 30 years,
occupation Paris Business being duly sworn

deposes and says, that the premises No 542 West 40th Street,
in the City and County aforesaid, the said being a three story brick
factory building and which was occupied by deponent as a Paris Factory
and in which there were at the time of heretofore being, the

were BURGLARIOUSLY entered by means of forcibly opening a
window on the second floor of said building
and then entering said building, by means
of said window

on the 9th day of June 1893 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

good and lawful money of the United
States, of the amount of about one
hundred dollars (\$ 100 ⁰⁰/₁₀₀)

the property of Matthew Schick and Son Paris Company and in deponent's 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
George McLaughlin and John McDonnell (both now here)
and while acting in concert with each other

for the reasons following, to wit: that about the hour of 6.30 o'clock
P.M. of said date, deponent securely closed and fastened
said premises, and after seeing said window and
said premises securely closed and fastened, he went
away, and that about the hour of 8.30 o'clock A.M. of
the 10th day of June 1893, deponent returned to said
premises, and immediately discovered the locks on
three desks, which were in the Office, on the first floor
of said premises broken and said desks open, and he

then discovered the combination on the safe, which was also in said office, tampered with, the safe at the time it was tampered with, containing the aforesaid property - and that deponent is informed by Officer Gallaga of the 2^d Precinct Police, that about the hour of 11.30 o'clock P.M., he saw the defendant McLaughlin in said office, and who on being discovered by said Officer, jumped out of a window on the first floor of said building, into the yard and that he found the defendant McLaughlin lying down, and secreting himself in a wagon in said yard, and that said McLaughlin admitted and confessed to him, that said defendant McDonnell was in company with him, and was in said factory or building with him at the time said Officer discovered said McLaughlin ^{in said office} - deponent therefore asks that said defendants may be held to answer

Shewn to before me this } Bernhardt Larsson
 10 day of June 1893

Wm. S. Brady
 Police Justice

Police Court _____ District.

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

 Degree _____
 Burglary _____

Dated _____ 188 _____
 Magistrate.
 Officer.
 Clerk.

Witnesses:

Committed in default of \$ _____ Bail.
 Bailed by _____
 No. _____ Street.

POOR QUALITY ORIGINAL

0547

CITY AND COUNTY }
OF NEW YORK, } ss.

William J. Gallagher 1921
Police Officer

aged _____ years, occupation *2^d Queens Police* of No. _____

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

Sworn to before me, this *10* day of *June* 189*3*, *William J. Gallagher*

W. J. Brady Police Justice.

Sec. 198-200.

1882 District Police Court.

City and County of New York, ss:

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

Question. What is your name?

Answer. *George M. Laughlin*

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. *527 West 40 Street - 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 not guilty -*

George M. Laughlin

Taken before me this

day of *June* 189*9*

Police Justice.

Sec. 198-200.

1882

District Police Court.

City and County of New York, ss:

John M. Donnell

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. Donnell*

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. *457 West 34 St - 7 months*

Question. What is your business or profession?

Answer. *Drum*

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

Answer. *I am not guilty*

John M. Donnell

Taken before me this

day of

1899

Police Justice.

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

Police Court...
 District...
 631

THE PEOPLE, etc.,
 ON THE COMPLAINT OF

Edward J. ...
George W. ...
John W. ...
 Offense *Burglary*

Dated, *June 10* 189...

John ...
 Magistrate

James ...
 Precinct

No. *544 N 40*
 Street

No. _____
 Street

No. _____
 Street

John ...

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

guilty thereof, I order that *he* be held to answer the same, and he be admitted to bail in the sum of *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, *June 10* 189... *John ...* Police Justice.

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

Dated, _____ 189... _____ Police Justice.

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

Dated, _____ 189... _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against George Mc Laughlin and John McDonnell

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

George Mc Laughlin and John McDonnell

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

The said George Mc Laughlin and John McDonnell, both

late of the 20th Ward of the City of New York, in the County of New York, aforesaid, on the ninth day of June in the year of our Lord one thousand eight hundred and ninety-three, in the night time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the factory of one Bernard N. Janssen

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 Bernard N. Janssen in the said factory then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

George McLaughlin and John McDonnell
of the crime of attempting to commit
of the CRIME OF *Guilty* LARCENY in the second degree, committed as follows:

The said *George McLaughlin and John McDonnell, 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,

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

[Large handwritten flourish]

of the goods, chattels and personal property of one *Bernard A. Janssen*

in the *factory* of the said *Bernard A. Janssen*

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

De Lancey Nicoll,
District Attorney

0553

BOX:

525

FOLDER:

4782

DESCRIPTION:

Meehan, William

DATE:

06/19/93



4782

0554

BOX:

525

FOLDER:

4782

DESCRIPTION:

Meehan, William

DATE:

06/19/93



4782

W. J. Spink

Counsel,
Filed *19* day of *June* 189*8*

Pleas'd, *W. J. Spink*

ENTERED
T. & W.
vs.
THE PEOPLE,
William J. Spink
B
Oklahoma Book
Case: 319, (same case)

DE LANCEY NICOLL,
District Attorney

A TRUE BILL.

Henry S. ...

Part 4, Feb. 20/98, Foreman
Indictment - approved

In Motion of D.A.
W. J. Spink
Feb 25 98

Witness:
Anthony ...
The District Attorney
for the ...
with the indictment
in people's ...
recognition that ...
ment in this case be
de ...
J. ...
G.D.

POOR QUALITY ORIGINAL

0557

Sec. 192.

1 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY)
OF NEW YORK, } ss.

An information having been laid before Solo R. Smith a Police Justice of the City of New York, charging William F. Mehan Defendant with the offence of selling obscene books

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, William F. Mehan Defendant of No. 317 E 110

and Frederick W. Dauchy of No. 37 Park Place

Street, by occupation a Adventurer Surety, hereby jointly and severally undertake that the above named William F. Mehan 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 Three Hundred Dollars.

Taken and acknowledged before me, this 17 William F. Mehan

day of June 1893 Frederick W. Dauchy
Solo R. Smith POLICE JUSTICE.

POOR QUALITY ORIGINAL

0558

CITY AND COUNTY, }
NEW YORK, } ss.

John W. Dancy
1893
Police Justice

Sworn to before me, this

Frederick W. Dancy

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 *Twenty* 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 *One third interest in*

plots of land 124 & 100 situated on north side of Carroll Street between 8th & 9th Avenues in the City of Brooklyn of the full value of Four thousand dollars

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear during the Examination.

vs.

Taken the day of 18

Justice.

Frederick W. Dancy

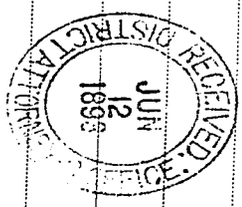
POOR QUALITY ORIGINAL

0559

No Justice Proceeding
Police Court...
District...
THE PEOPLE, Ac.,
ON THE COMPLAINT OF
J. William...
44 Park Row
New York City

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

Dated June 9 1893
Magistrate
Officer
Witnesses



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

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
Three Hundred Dollars, and be committed to the Warden and Keeper of
the City Prison of the City of New York, until he give such bail.
Dated, June 9 1893
John Ryan Police Justice.

I have admitted the above-named
Defendant
to bail to answer by the undertaking hereto annexed.
Dated, June 9 1893
John Ryan Police Justice.

There being no sufficient cause to believe the within named
Defendant
guilty of the offense within mentioned, I order h to be discharged.
Dated, 1893
Police Justice.

POOR QUALITY ORIGINAL

0560

Sec. 198-200.

1882

District Police Court.

City and County of New York, ss:

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

Question. What is your name?

Answer. *William F. Meekhan*

Question. How old are you?

Answer. *78 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *312 E 110th St.*

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*

William F. Meekhan

Taken before me this
day of
John A. [Signature]
189

Police Justice.

POOR QUALITY ORIGINAL

0561

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 Conitoch, R. P. McCully
and Geo. E. Oran of 41 Park Row Street, New York
City, that there is probable cause for believing that Jacob A. Sherman and
John Smith

have in their possession, at, in and upon certain premises occupied by them and situated and known number
294 Broadway (third floor) in said City of New York certain and divers
device, establishment, apparatus and articles suitable for gambling purposes, indecent, filthy and disgusting books, pictures and
pamphlets 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, black-
boards 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 or night
time to make immediate search on the person of the said Jacob A. Sherman and
John Smith

and in the building situate and known as number 294 Broadway, third floor aforesaid,
for the following property, to wit: all obscene, lewd, indecent, filthy
and disgusting books, papers, pictures, prints, Faro layouts, Roulette Wheels and layouts,
Rouge et Noir, or Red and Black layouts, gaming tables, chips, packs
and pamphlets 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, black-
boards, 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 First District
Police Court at the Courts in the City of New York.

Dated at the City of New York, the }
5 day of June 1893 }

Solm B. Burch

POLICE JUSTICE



POOR QUALITY ORIGINAL

0562

Inventory of property taken by Officer Edward J. Connor the Peace Officer by whom this warrant was executed :

~~Faro layouts, Roulette Wheels, Roulette layouts, Rouge et Noir layouts, gaming tables, chips, packs of cards, dice, deal boxes, deal trays for holding chips, cue boxes, markers, or tally cards, ivory balls, lottery policies, lottery tickets, circulars, writings, papers, black boards, slips, or drawn numbers in policy, money, manifold books, slates.~~

126 Books and 35 Photographs

City of New York and County of New York

I, Edward J. Connor 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 7th day of June 1893 Edward J. Connor

Salm Belmont
Police Justice.

Police Court--- 16 District.

Search Warrant.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Anthony Quintero
vs.
Jacob A. Sherman
John Belmont

Dated June 7th 1893
Salm Belmont Justice.
Officer.

City, County and State of New York :ss

George E. Oram being duly sworn
deposes and says that *William F. Meekins* here
present is the one described and known as *Jacob A. Sherman*
in complaint made by deponent, dated this 7th day of June,
1893.

Subscribed and sworn to before me
this 7th day of June, 1893.

George E. Oram

Samuel Smith

Police Justice.

Deponent further says that he is further informed, has just cause to believe, and verily does believe, and is positive, that the said Jacob A. Sherman and John Smith

aforsaid, at, in and upon certain premises situate and known as the Third floor of premises situate and known as No. 294 Broadway Street in said City, County and State of New York as aforsaid, now have in ~~their~~ possession with intent to use the same as a means to commit a public offense, divers and sundry ~~obscene, lewd, lascivious, filthy, indecent and disgusting books, magazines, newspapers, story papers, writings, papers, pictures, drawings, photographs, figures, images, written and printed matter of an indecent character, articles or instruments of indecent and immoral use or purpose, or purporting to be for indecent or immoral use or purpose; also advertisements or notices giving information directly or indirectly, stating or purporting to state where, how, of whom, or by what means certain~~ ~~obscene, lewd, lascivious, filthy, disgusting, indecent books, papers, writings, pictures, figures, images, and matters, articles and things for indecent and immoral use or purpose, or what purports to be obscene, lewd, lascivious, filthy, disgusting, and indecent books, pictures, writings, papers, figures, images, matters, articles, or things, or instruments for indecent or immoral use, or purporting to be for indecent and immoral use, may be obtained or had; also certain books, pamphlets, magazines, newspapers and other printed papers devoted to the publication and principally made up of criminal deeds, or stories of deeds of bloodshed, lust and crime, instrument, article, recipe, drug or medicine for the prevention of conception, or for causing unlawful abortion, or purporting to be for the prevention of conception, or for causing unlawful abortion, cards, circulars, pamphlets, advertisements or notices giving information when, where, how, of whom, or by what means such instruments, articles, recipes, drugs and medicines as aforsaid can be purchased or obtained.~~

Wherefore, deponent prays that a warrant may be issued for the arrest of the said Jacob A. Sherman and John Smith

aforsaid, and to search for, seize, take possession of all and singular said matters, articles and things herein set forth, and that all may be dealt with according to law.

Deponent further says, that his information and belief is based upon personal observations, ~~conversations and dealings had with the said~~

and further from statements made to deponent by Rev. E. Leman & R. B. McCully whose affidavit is hereto annexed and made part of this complaint.

Subscribed and sworn to before me)
this 7th day of June 1893)

John R. Lewis
Police Justice

Anthony J. Loutch

POOR QUALITY ORIGINAL

0567

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

George E. Oran

of *41 Park Row* New York City, being duly sworn, deposes and says, that on the *7th* day of *June* 189*3*, he personally visited premises aforesaid, and there saw the said *Jacob A. Sherman*

and had dealings and conversation with *him* in substance as follows: Deponent purchased of the said *Jacob A. Sherman*

the said *book* aforesaid, as is more particularly described in the foregoing affidavit of ANTHONY COMSTOCK, which affidavit is hereto annexed, and made part of this complaint, paying said *Sherman* the sum of *25/100* dollars for the same.

Deponent further says that from dealings and conversations had with the said *Jacob A. Sherman*

and from personal observation, he is informed, has just cause to believe, and verily does believe and is positive, that the said *Jacob A. Sherman*

aforesaid, at, in and upon certain premises situate and known as the *third* floor of premises situate and known as No. *294 Broadway* Street, in the City, County and State of New York as aforesaid, now has in his possession the matters, articles and things set forth in the foregoing affidavit, which is hereto annexed, and made part of this complaint, with intent to use the same as a means to commit a public offense.

Subscribed and sworn to before me }
this *7th* day of *June* 189*3*.

John Sherman
Police Justice.

George E. Oran

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

of 41 Park Row George E. Oran New York City, being duly sworn, deposes and says, that on the 7th day of June 1893, he personally visited premises aforesaid, and there saw the said Jacob A. Sherman

and had dealings and conversation with him in substance as follows: Deponent purchased of the said Jacob A. Sherman

the said book aforesaid, as is more particularly described in the foregoing affidavit of ANTHONY COMSTOCK, which affidavit is hereto annexed, and made part of this complaint, paying said Sherman the sum of 25/100 dollars for the same.

Deponent further says that from dealings and conversations had with the said Jacob A. Sherman and from personal observation, he is informed, has just cause to believe, and verily does believe and is positive, that the said Jacob A. Sherman

aforesaid, at, in and upon certain premises situate and known as the third floor of premises situate and known as No. 294 Broadway Street, in the City, County and State of New York as aforesaid, now has in his possession the matters, articles and things set forth in the foregoing affidavit, which is hereto annexed, and made part of this complaint, with intent to use the same as a means to commit a public offense.

Subscribed and sworn to before me }
this 7th day of June 1893. }
Samuel Russell
Police Justice.

George E. Oran

POOR QUALITY ORIGINAL

0569

W

Police Court--- *14* District. 1894

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Arthur Street

1 Jacob A. Sherman

BAILED,

No. 1, by

Residence..... Street.

No. 2, by

Residence..... Street.

No. 3, by

Residence..... Street.

No. 4, by

Residence..... Street.

1
2
3
4
Offense *via Dec 317 P.P*
sell obscene book

Dated, *June 7* 189*3*

Magistrate

Officer

Witnesses *W. Lambert* Precinct

No. *41 Park Row* Street.

J. S. Owen

No. *41 Park Row* Street.

No. Street.

to answer

Street.

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

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 gives such bail. Dated,..... 189..... Police Justice.

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

Dated,..... 189..... Police Justice.

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

to be discharged. Dated,..... 189.....

POOR QUALITY
ORIGINAL

0570

District Attorney's Office.

Anthony Comstock

vs.
John T. Wickham

Indicted June 19/93
Obscene book

Part 4 Feb 25/98

Indictment dismissed

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

William F. Meehan

The Grand Jury of the City and County of New York, by this
indictment accuse William F. Meehan of a Misdemeanor,

~~of the crime of~~

committed as follows:

Heretofore, to wit: on the seventh day of June, 1893, at the City and County aforesaid, the said William F. Meehan, late of the City and County aforesaid, did unlawfully sell to one George E. Oram, a certain obscene, lewd, lascivious, filthy, indecent and disgusting book, entitled "J. A. Sherman. Hernia Specialist. Author of the popular Sherman Method. Known and addressed for the past forty years, in the United States and other Countries as Dr. J. A. Sherman. The best evidence of ability is success. Copies of photographs of his extreme English and American cases before and after treatment, being an ocular demonstration of the efficacy of the Sherman Method, with detailed statements of the respective cases." which said book when and there contained, among other things, divers pictures representing the figures of male

persons with their private parts and sexual
organs displayed and exposed, and which
said book is so obscene, lewd, lascivious, filthy,
indecent and disgusting that a more particular
description thereof would be offensive to the court
here, and improper to be spread ~~to~~ upon the
records thereof, wherefore the Grand Jury aforesaid
do not more particularly describe the same, or
set the same forth in this indictment; 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 Saucy Nicoll,

District attorney.