

0321

BOX:

106

FOLDER:

1131

DESCRIPTION:

McCarthy, John

DATE:

06/11/83



1131

POOR QUALITY
ORIGINAL

0322

no. 104

Day of Trial,

Counsel,

Filed 11 day of June 1883

Pleads *Wm. J. Kelly* (12)

THE PEOPLE

vs.

B

John McCarthy

*Keeping Gambling Establishment,
etc.*
(Section 843, Penal Code.)

JOHN McKEON,

District Attorney.

A True Bill.

James Stevens
Foreman.

0323

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 McCarthy

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

John McCarthy

of the CRIME OF KEEPING A room TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said

John McCarthy

late of the First 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 eighty-three, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a room in a certain Building there situate, to be used for gambling purposes, to wit: to be used for the purpose of therein conducting a certain gambling game commonly called playing lottery policy where money and property was dependent upon the result, 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 McCarthy

of the CRIME OF KEEPING A room TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows:

The said

John McCarthy

late of the First Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said Fifth day of June in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, unlawfully did keep a room in a certain Building there situate, to be used for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers, and documents in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public or private lotteries, and of therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers, and documents, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John McKeon
District Attorney

0324

Hickey
&
McCarthy

My Dear Sir

Mr Graham's engagements preclude the possibility of his being in Court to-morrow, in reference to the cases of William Hickey (two indictments) and John McCarthy, Lottery or Lottery Policy Cases.

Will you please allow them to pass until the Fall, an adjournment of a Bail case, at this season, being understood to be an adjournment to that time?

Yours Truly

John O'Byrne Esq.

June. 28. 1883

Wm. J. Byrne
W. J. Byrne

0325

BAILED,

No, I, by

Resilience

No. 2, by .

Residence}

No. 3, by ...

Resilience

No. 4, by -

Residence _____

Police Court - 2nd District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

George F. Doherty

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Dated

Miss F. H.

180

Magistrate.

10/11/14
Officer.

1043ma 1042
inset.

Witnesses

No.

Street.

NOTE

Street, _____

NO.

1

to answer

[illegible]

James M. Smith

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 John McLaughlin

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 7th 1882 at Solon, Iowa Police Justice.

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

Dated May 7 1883 Solomon Sims Police Justice.

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

Dated 188 *Police Justice.*

0326

Sec. 198-200:

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

John McBarth 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 McBarth

Question. How old are you?

Answer.

52 yrs

Question. Where were you born?

Answer.

Ireland

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

Answer.

139 Mulberry St 2 years

Question. What is your business or profession?

Answer.

Umbrella maker

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

Answer.

I am not guilty

John McBarth
mark

Taken before me this

day of

June

1888

John D. Smith Police Justice.

0327

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

42 yrs. Balsaminy

George Folk
of No. 47 Elizabeth Street,

being duly sworn deposes and says, that on the 21st day of
June 1883 at No. 122 Mott

Street, in the City and County of New York,

John McBarthy

did unlawfully and feloniously sell and vend to Deponent a certain
chance share and interest in and
depending upon a Lottery to be drawn
~~a certain paper and document, the same being what is commonly known as,~~
~~and is called a Lottery Policy, and which said Lottery Policy, writing, paper,~~
~~and document is as follows, that is to say:~~ Deponent on said
date entered said premises, and said to the
said McBarthy that he wanted to play \$70.
and gave to said McBarthy the sum of two
cents. Said McBarthy received said money and
told deponent to put the above numbers \$70
on a piece of paper, as he did not give any paper,
but that it would be all right, and if he (deponent)
made a hit he would receive the money.
Wherefore deponent prays that the said John McBarthy

may be dealt with according to law.

Sworn to before me, this 7th
day of June 1883

L. S. Hall

John B. Smith

Police Justice.

0328

BOX:

106

FOLDER:

1131

DESCRIPTION:

McCormick, John

DATE:

06/26/83



1131

POOR QUALITY
ORIGINAL

0329

c 103226.

Day of Trial,

Counsel,

Filed, 26 day of June 1883

Pleads

W. J. [unclear] (17)

THE PEOPLE

vs.

R

John me'

Corricta

JOHN MCKEON,

District Attorney.

A TRUE BILL.

[Signature]

Foreman.

June 29/83.

Fred H. [unclear]

Assault in the First Degree. *[unclear]*

0330

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 Cormick

The Grand Jury of the City and County of New York, by this indictment, accuse *John Mc Cormick*

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

The said *John Mc Cormick*

late of the City of New York, in the County of New York, aforesaid, on the *Seventeenth* day of *June* in the year of our Lord one thousand eight hundred and eighty *three* with force of arms, at the City and County aforesaid, in and upon the body of *James Bogan* in the peace of the said people then and there being, feloniously did make an assault and *kill* the said *James Bogan* with a certain *knife* which the said *John Mc Cormick*

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent *kill* the said *James Bogan* 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 Cormick

of the CRIME OF *Assault in the Second Degree*, committed as follows:

The said *John Mc Cormick*, 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 *James Bogan* then and there being, feloniously did, wilfully and wrongfully, make an assault and *kill* the said *James Bogan* with a certain *knife* which the said *John Mc Cormick*

in *his* right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, wilfully and wrongfully then and there beat, strike, stab, cut 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.

~~JOHN McKEON, District Attorney.~~

0331

Third COUNT

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

_____ John Mc Cormick _____

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

The said John Mc Cormick _____

late of the City and County of New York, afterwards to wit: on the seventeenth
day of June _____ in the year of our Lord one thousand eight hundred and
eighty three _____ at the City and County aforesaid, with force and arms, in and
upon one James Bogan _____

in the peace of the People of the State of New York then and there being, feloniously
did willfully and wrongfully make an assault: and the said John Mc
Cormick _____, him the said James Bogan
with a certain knife _____
which he _____ the said in his right hand then and there had and held, in
and upon the belly _____
of him the said James Bogan _____
then and there feloniously did willfully and wrongfully strike, beat, stab, cut
bruise and wound, thereby then and there willfully and wrongfully, feloniously inflicting
upon the said James Bogan _____
grievous bodily harm, to wit: thereby cutting and
stabbing the belly of the said
James Bogan _____

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

JOHN McKEON, District Attorney.

0332

Dr. A. Schlesinger,

184 EAST BRO-DWAY,

bet. Jefferson & Rutgers Sts., NEW YORK.

OFFICE HOURS: { 8-9 A. M.
1-2 P. M.
5-7 P. M.

This certifies that I have
examined Mr. James Pogan
184 E. Broadway who is suffering
from an incised wound
about an inch in length on
the belly near the navel.
This wound is in my opinion
not dangerous and will
be healed up in one or
two weeks, but now he is not
able to leave the bed.
New-York June 18th

Dr. Schlesinger

0333

John E. June 23^d 1883
William John Watson's depositions
relative to the above

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

Police Court, 3rd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. O'Connell
184 E. Broadway
John McComick

Offence *Felony Assault*

Date *June 20th 1883*

Quinn Magistrate.
Thomas H. Baker Officer.

44 Precinct.

Witnesses _____

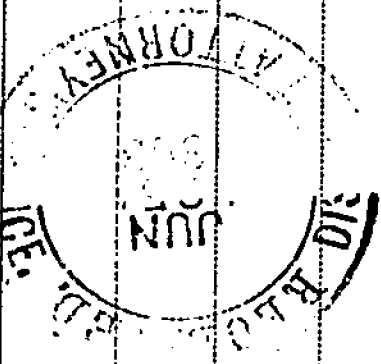
No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ *100* to answer *88* Street, _____

Quinn



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 *John McComick*

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 23^d 1883* *Wm. J. O'Connell* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0334

Sec. 198-200

CITY AND COUNTY OF NEW YORK, SS.

1 District Police Court.

John McCormick 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 McCormick

Question. How old are you?

Answer.

34 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

133 Chatham Street, 3 months

Question. What is your business or profession?

Answer.

Printer

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. McCormick

Taken before me this

day of

188

Police Justice.

0335

Police Court 2nd District.

CITY AND COUNTY
OF NEW YORK, } ss.

James Bogaw
of No. 184 East Broadway Street,
30 yrs Mailer

being duly sworn, deposes and says, that
on Sunday the 17th day of June

in the year 1883 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by John

Mc Cormick (now here)
who put and stabbed
deponent in the abdomen
with a knife then and
there held in the hand
of said Mc Cormick

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 20th day of June 1883 } James Bogaw

City, New York POLICE JUSTICE.

0336

BOX:

106

FOLDER:

1131

DESCRIPTION:

McCready, Irene

DATE:

06/08/83



1131

0337

BOX:

106

FOLDER:

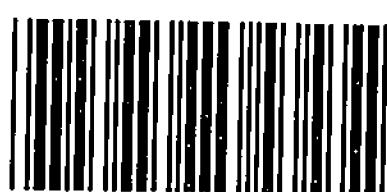
1131

DESCRIPTION:

Kendall, Josephine

DATE:

06/08/83



1131

POOR QUALITY
ORIGINAL

0338

Witnesses -

Capt Williams

29th Street

William B. Baren

132 West 37th St.

Paul \$1000

Port - Groves Collingwood

104 West 15th Street

No. 2 - Patrick Farrell

154 East 32nd St

(and address to Es.

80 Cherry Street.)

77063 B31 June 8/83

(II) 494

Day of Trial,

Counsel,

Filed day of

1883

Pleas

1. Not guilty (15)

THE PEOPLE

vs.

Drumme Cready

Josephine Hendass

June 29/83

John McKeon

JOHN McKEON,

District Attorney.

June 29/83

W. 1. See discharge.

A True Bill.

John McKeon

Foreman.

W. 1. See discharge.

W. 1. See discharge.

W. 1. See discharge.

June 29/83

on filing the certificate
I (John Williams) being
that the answer in
this case has been
satisfactory to the
Court that the respondent
in this case discharged the
indictment be returned
John Williams

June 29/83

Drumme

Keeping a Bawdy House.

18322 and 3885

POOR QUALITY
ORIGINAL

0339

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Drene McCreedy
and Josephine Hendare

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

Drene McCreedy and Josephine
Hendare

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

The said *Drene McCreedy and Josephine*
Hendare

late of the *20th* Ward of the City of New York, in the County of New York aforesaid, on the *first* day of *June* in the year of our Lord one thousand eight hundred and eighty-~~three~~ and on divers other days and times as well before as afterwards, to the day of the taking this inquisition, at the Ward, City and County aforesaid, a certain common house of ill fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said *Drene McCreedy and*
Josephine Hendare

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offences as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of, and against good morals and good manners, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said *Drene McCreedy and Josephine*
Hendare

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

The said *Drene McCreedy and Josephine*
Hendare

late of the *20th* Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the *first* day of *June* in the year of our Lord one thousand eight hundred and eighty-~~three~~ and on divers other days and times between the said

0340

day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did maintain a certain common, ill-governed house, and in ~~the~~ said house, for ~~their~~ own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and willfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and willfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common annoyance of the said citizens, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said Drene McCreedy and Josephine Kendall

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said Drene McCreedy and Josephine Kendall

late of the 20th Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the first day of June in the year of our Lord one thousand eight hundred and eightytwo and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in ~~the~~ said house and place of public resort, for ~~their~~ own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in ~~the~~ said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, by which the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, against the form of the Statute in such case made and provided and against the peace of the People of the State of New York and their dignity.

JOHN McKEON,

District Attorney.

0341

Police Department of the City of New York,

Precinct No. 29

New York, Oct. 3^d 1883

Hon John McKee
District Attorney
Sir

In Answer to your communication of 2^d inst I would state that Dame McBreedy has vacated the house 136 W. 37th Street and that the house is now occupied by respectable people

Respectfully, yours
Det. J. Williams
Captain

0342

Letter to H. City.

I am sorry to hear
of your trouble. I
am sure you will
be fine. But I feel
sorry. I don't know
what to do. I can't tell
you more. I feel so
bad. I am connected
with this affair. I am

0343

[illegible]

Respectfully
Oscar H. K. K.

0344

District Attorneys Office.
City & County of
New York.

People
vs
Kendall

I hereby certify that I
am now certain that
Josephine Kendall was
arrested on information
since discovered to be a
mistake; she was not at
the time of her arrest, nor
at any other ~~time~~ ^{time} the
owner of the ~~bandy~~ ^{bandy} house
for which she stands indicted.
She is now residing in a
respectable bandy house in
45th St

Deys J. Williams
Captain 29th Dist.
Jan 29 83

POOR QUALITY
ORIGINAL

0345

District Attorneys Office.
City & County of
New York.

People
vs
Kendall

~
~
~
~
~

I hereby certify that I
am now certain that
Josephine Kendall was
arrested on information
since discovered to be a
Mistake; she was not at
the time of her arrest, nor
at any other ~~time~~ ^{time} the
owner of the ~~house~~ ^{house} house
for which she stands indicted.
She is now residing in a
respectable boarding house in
45th St.

Alex. S. Williams
Captain 29th Regt.
Jan 29, 83

0346

BOX:

106

FOLDER:

1131

DESCRIPTION:

McCue, Francis

DATE:

06/19/83



1131

POOR QUALITY
ORIGINAL

0347

Witness

Richard M. Darling
Daniel Q. Birdwell
Capt. Williams

Bailed by George
Lair, Jr. 259 2^d St
Avenue

Case put down
for trial Oct 3
1883

1883

Inspector Williams
informs me that
the debt is dead - I
ask that this indict-
ment be dismissed
April 11th 93 F.B.D.
ada

Counsel,

Filed 19 day of June 1883

Pleas

Not guilty - (w/1)

THE PEOPLE

vs.

Francis McCre

May 5/93

Indictment

Dismissed

JOHN McKEON,

District Attorney

A True Bill.

John J. Javors

Foreman.

Spent 1/2 day at
H 2000 June 28/83

Fd

We are the only...

11/11/93

11/11/93

0348

COURT OF GENERAL SESSIONS OF THE PEACE
of the City and County of New-York.

-----x
The People of the State of New-York :

- against - :

Francis Mc'Cue. :

-----x
The GRAND JURY of the City and County of New-York, by this indictment, accuse Francis Mc'Cue of the Crime of PERJURY, committed as follows:

On the twenty-eighth day of May, in the year of our Lord one thousand eight hundred and eighty three, at the City and County of New-York aforesaid, there was pending in the Court of General Sessions of the Peace in and for the City and County of New-York a certain criminal action wherein the said the People of the State of New-York were plaintiffs and one James Irving was defendant for assault in the ~~Second~~ degree. And on said day the indictment in the said criminal action duly came on to be tried at the said Court of General Sessions of the Peace in and for the City and County of New-York, before the Hon. Henry A. Gildersleeve Judge of the said Court of General Sessions of the Peace in and for the City and County of New-York, and a jury duly summoned, empanelled and sworn to try the issues in the said criminal action. And the said criminal action was then and there tried in the Court aforesaid, before the said the Hon. Henry A. Gildersleeve, Judge as aforesaid. And at and upon the said trial of the said criminal action, before the Judge last above named, at the Court aforesaid, on the day and in the year aforesaid, the said Francis Mc'Cue, late of the City of New-York, in the County of New-York aforesaid, personally appeared and offered himself as a witness upon the said trial of the said criminal action on behalf of the said James Irving, the defendant therein. And upon the trial of the said criminal action it became and was material and necessary that the said Court and Jury should know whether at about the hour of four o'clock in the morning of the twenty-seventh day of December, in the year of our Lord one thousand eight hundred and eighty two, the said James Irving had committed an assault upon one Richard M. Darling at certain premises known as number 1217 Broadway, in the said City of New-York, occupied by the said Richard M. Darling, and whether the said Francis Mc'Cue was personally present in the said premises at the said time and when the said James Irving entered the said premises; and whether the said James Irving on coming into the said premises, said to the said Richard M. Darling "Give me a cigar", and whether the said Richard M. Darling replied to the said James Irving "You can't get any cigar here, you son of a bitch; you go out", and whether the said James Irving said to the said Richard M. Darling "What did I ever do to you", and whether the said Francis Mc'Cue thought that the said Richard M. Darling got a bottle and went to the lower end of the room in said premises where the said Richard M. Darling and the said James Irving then were, and whether the said Richard M. Darling

0349

said to the said James Irving "Go out", and whether the said James Irving then went out of the door of the said premises, and whether the said Francis Mc'Cue thereupon immediately went out of the said premises.

And the said Francis Mc'Cue was then and there, in due form of law, sworn and did take his corporal oath by and before the said the Hon. Henry A. Gildersleeve, Judge as aforesaid, that the evidence he would give to the Court and jury aforesaid on the trial of the said criminal action would be the truth, the whole truth and nothing but the truth, he, the said the Hon. Henry A. Gildersleeve, Judge as aforesaid, having then and there full and competent power and authority to administer the said oath to the said Francis Mc'Cue in that behalf. And the said Francis Mc'Cue, being so sworn as aforesaid, and being so lawfully required to testify the truth in a Court of Justice, then and there feloniously did knowingly, falsely, corruptly and wilfully, upon his oath aforesaid, say, depose and swear, touching the several material matters aforesaid, in substance and to the effect following, that is to say: I (himself, the said Francis Mc'Cue, thereby meaning) was present in Darling's place (thereby meaning the premises known as No. 1217 Broadway aforesaid) when Irving came in (Thereby meaning when the said James Irving came into the said premises known as No. 1217 Broadway, at about the hour of four o'clock in the morning of the twenty-seventh day of December, 1882). Irving (the said James Irving thereby meaning) came in (thereby meaning that the said James Irving came into the said premises) and said "Give me a cigar". Darling (the said Richard M. Darling thereby meaning) said (to the said James Irving thereby meaning) "You can't get any cigar here, you son of a bitch; you go out". Irving (the said James Irving thereby meaning) said to him (the said Richard M. Darling thereby meaning) "What did I ever do to you?" I (himself, the said Francis Mc'Cue, thereby meaning) think he (the said Richard M. Darling thereby meaning) got a bottle and came to the lower end of the room (thereby meaning the room in the said premises where the said Richard M. Darling and James Irving then were) and said (to the said James Irving thereby meaning) "Go out". Irving (the said James Irving thereby meaning) went out of the door.

WHEREAS, in truth and in fact, the said Francis Mc'Cue was not present in the said premises known as No. 1217 Broadway at about the hour of four o'clock in the morning on the 27th day of December, in the year 1882, and the said Francis Mc'Cue was not there at said time when the said James Irving came into the said premises.

AND WHEREAS, in truth and in fact, the said James Irving, on coming into the said premises, did not say "Give me a cigar", and the said Richard M. Darling did not say to the said James Irving "You can't get any cigar here, you son of a bitch; you go out". And the said James Irving did not say to the said Richard M. Darling "What did I ever do to you?" and the said Francis Mc'Cue did not think that the said Richard M. Darling got a bottle, and the said Richard M. Darling did not go to the lower end of the room where he and the said James Irving then were; and the said Richard M. Darling did not say to the said James Irving "Go out"; and the said James Irving did not then go out of the door.

0350

AND SO the GRAND JURY aforesaid do say, that the said Francis Mc'Que, in manner and form aforesaid, at the City and County aforesaid, on the day and in the year aforesaid, feloniously, knowingly and falsely did commit wilful and corrupt perjury; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New-York and their dignity.

JOHN MC'KEON,
District Attorney.

POOR QUALITY
ORIGINAL

0351

DIRECTIONS.

The Grand Jury Rooms are in the third story of large brown stone Building in Chambers Street, near Centre Street, adjoining the New Court House in the Park.

When you arrive at the witness room, hand this Subpoena to the officer or Clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF
GENERAL SESSIONS.

In the Name of the People of the State of New York.

To Daniel C. Birdsall

of No. 1217 Broadway Street.

YOU ARE COMMANDED to appear before the Grand Jury of County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 10th day of APRIL 1893 at the hour of 10½ in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Francis McCue et al

Dated at the City of New York, the first Monday of
in the year of our Lord 1893

DE LANCEY NICOLL, District Attorney.

Attest: 11/18 1890 Mr. Redford
o'clock a.m.

POOR QUALITY
ORIGINAL

0352

The Grand Jury calls witnesses in whatever order its Foreman pleases. The Foreman knows best for the public good. If you wait patiently on the day of attendance until your turn comes, it may save you waiting hereafter.

If it is very inconvenient for you to attend on the day designated, let the District Attorney's Officer or Clerk in the witness room know this at an early moment.

If you do not obey this Subpoena, or do not explain your absence, the Court will enforce your attendance by attachment, and fine you.

If you are ill when served, send timely notice of that fact to the District Attorney.

If other witnesses in this case are called, and another case taken up, you may know—unless otherwise advised—that the Grand Jury do not care to examine you; and you may then retire, mentioning your withdrawal to the officer or clerk.

If the Grand Jury adjourn, and you have not been called without explanation, inquire of the Chief Clerk in the District Attorney's office, if you are wanted again and when.

Could not find
any one of the
Name in the house
He wants said he
did not find it

0353

Court of General Sessions

The People }
v. }
Francis McBue }

City and County of New York ss:

Francis McBue
being duly sworn says that he is the
above named defendant. That he is
indicted for perjury alleged to have been
committed on the trial, in the case of
the People vs. James Irving. That de-
ponent has been closely confined in
the Prison for the last past three
weeks, in default of \$3000. bail.

That deponent is unable to procure bail
in that amount. That the same is ex-
cessive, but if it is reduced to the
sum of \$1500. he is reliably informed
by a friend that good and sufficient
surety will be given to secure the ap-
pearance of this defendant for trial
when said indictment is placed on
the calendar for trial.

Wherefore he prays that this Hono-
rable Court will reduce his bail to
the above sum of \$1500.

Sworn to before me } Francis McBue
" }
" }

0354

this 22nd day of June 1883
E. G. Delaney
Notary Public
N.Y.C.

Court of General Sessions

The People

vs.
Francis M. Lee

Affidavit

Peter Mitchell
Depto. Atty.
237 Bowry St.

0355

Sec. 151.

Police Court 2^d District.

CITY AND COUNTY }
OF NEW YORK, } ss

In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York. GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one, of the Police Justices for the City of New York, by Richard M. Darling of No. 61 East 25th Street, that on the 28th day of May 1883 at the City of New York, in the County of New York, in the Court of General Sessions of the Peace in and for said City and County Francis Mc Lane did unlawfully and knowingly falsely testify a certain material matter to be truthful said Francis Mc Lane knows to be false

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

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

Dated at the City of New York, this 4th day of June 1883

Richard M. Darling POLICE JUSTICE.

POLICE COURT. DISTRICT.

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

vs.

Francis Mc Lane

Warrant-General.

Dated June 14th 1883

Richard M. Darling Magistrate

Capt. William Officer.

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at night.

Richard M. Darling Police Justice.

REMARKS.

Time of Arrest,

Naive of

Age,

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

0356

Sec. 151.

Police Court 2d District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Richard M. Darling

of No. 61 East 25 Street, that on the 28 day of May

1883 at the City of New York, in the County of New York, in the Court of General

Sessions of the Peace in and for said City
and County Michael Boland did mefully
and knowingly falsly testify a certain
material matter to be true which said
Michael Boland knew to be false

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

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

Dated at the City of New York, this 4 day of June 1883

August Gardner POLICE JUSTICE.

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Richard M. Darling
Michael Boland

Warrant-General.

Dated June 4 1883

A. Gardner
Magistrate

Capt. William Officer.

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

August Gardner Police Justice.

REMARKS.

Time of Arrest,

Native of

Age,

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

0357

Francis McLane
arrested in West Troy
and taken to Albany N. York
tried for Grand Larceny and
convicted and sentenced
to 5 years in State prison
either in Auburn or Clinton
prisons.

some time between the years
of 1853 & 1860

the District attorney of Albany
can send all the information

Be sure and see about
Birdsall

0358

Dated _____ 188 . _____ *Police Justice.*

0359

Sec. 198-200

20

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael Baylan 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 Baylan*

Question. How old are you?

Answer. *33 years.*

Question. Where were you born?

Answer. *New York*

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

Answer. *446 9th Avenue 2 months.*

Question. What is your business or profession?

Answer. *Messenger*

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 of the charge
and demand ^{and} Examination;*

M B Baylan

Taken before me this

5th

day of

August

1883

Michael Baylan

Police Justice.

0360

Sec. 198-200

20

District Police Court.

CITY AND COUNTY }
' OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Francis M. Cune

Question. How old are you?

Answer.

57 years.

Question. Where were you born?

Answer.

Albany.

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

Answer.

Ashland House, about one week

Question. What is your business or profession?

Answer.

Speculator.

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 of the Charge
and demand an examination*

Francis M. Cune

Taken before me this

5th

day of

June

1883

August Chamberlain
Police Justice.

0361

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.POLICE COURT, 2^d

DISTRICT.

cigar dealer

Richard M. Darling, 35 years old, liquor and
of No. 61 East 25th Street, being duly sworn, deposes andsays that on the 28th day of May 1883

at the City of New York, in the County of New York, in the Court of General

Sessions of the Peace in and for said City and County Francis M^c Lane and Michael Boland did wilfully and knowingly falsely testify a certain material matter to be true which said Francis M^c Lane and said Michael Boland knew to be false; as follows, to wit: Said Francis M^c Lane, being first duly sworn as a witness for the defence in the case of the People of the State of New York against James Irving, did testify that he the said M^c Lane was present in the saloon kept by deponent at No 1217 Broadway between the hours of three o'clock and four o'clock on the morning ^{of the 22nd} ~~of the 22nd~~ day ^{of December 1882} ~~and witnessed~~ there and then an altercation between the deponent and one James Irving; - Said Michael Boland, being likewise sworn for the defence in said case did testify that he was present at said time and place and did witness such alleged altercation. Deponent says that neither said Francis M^c Lane nor said Michael Boland were present at said time and place or witnessed said alleged altercation, but that said evidence given by said Francis M^c Lane and said Michael Boland, the same being as to matter material in said case was wholly false. Wherefore deponent prays that said Francis M^c Lane and said Michael Boland may be arrested and dealt with

0362

as the law directs

Summ to before me this }
4th day of June 1883
Shyghuaner
Police Justice

Richard M Darling

Police Court 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard M Darling

vs.
Francis Mc Lane

2 witnesses Poland
Oliver Goodrich Boylan

Dated June 4 1883

Magistrate.

Witnesses

Disposition

0363

Court of General Sessions.

1714

THE PEOPLE

vs.

Francis M. Cune et al

City and County of New York, ss:

sworn, deposes and says: I reside at No.

Street, in the City of New York. I am a Subpoena server in the office of the District Attorney

of the City and County of New York. On the

day of

1893

I called at

the alleged

a witness

the complainant herein, to serve him with the annexed subpoena, and was informed by

the people in the house that he did not reside there & did not carry on any business there. They could give me no information as to where he could be found.

Sworn to before me, this

day

of

1893

Subpoena Server.

Herwinger
Chalmers Publ. 1893

Count of General Sessions.

THE PEOPLE, on the complaint of

vs.

Francis McCue et al

Offense

DE LANCEY NICOLL,
District Attorney.

Affidavit of

Jos. H. Shannon

Subpoena Server.

FAILURE TO FIND WITNESS.

April 10th '93

0364

0365

BOX:

106

FOLDER:

1131

DESCRIPTION:

McDonald, Lawrence

DATE:

06/26/83



1131

Bail Hood

FD

Bailed to Joseph
Donnell 3916 1st Ave.

100241
B.W. June 27/83

Day of Trial,

Counsel,

Filed 26 day of June 1883

Pleads *Not guilty (ex)*

THE PEOPLE

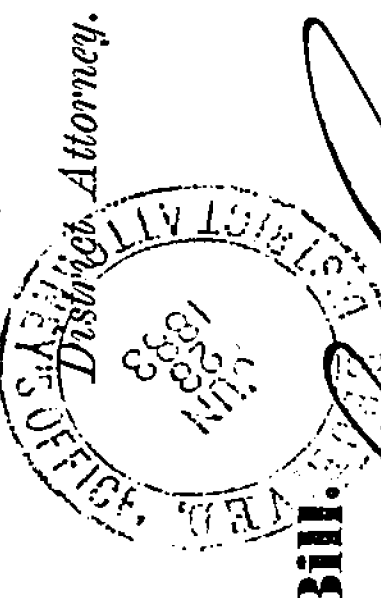
vs.

~~Lawrence~~ *B*

McDonald

Violation of Excise Laws.
(Sunday.)

JOHN McKEON,



A True Bill.

James J. Gereus

For Bop. Foreman.

Indictment returned

0366

0367

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Lawrence McDonald

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

OF THE CRIME OF Exposing for Sale and Selling Strong and Spirituous Liquors, Wines, Ale and Beer, on Sunday, committed as follows :

The said *Lawrence McDonald*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *Seventeenth* day of *June* — in the year of our Lord one thousand eight hundred and eighty- *three* , at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ~~le~~ *be*, 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 expose for sale and sell as a beverage to *Charles F. Rillings*

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.

SECOND COUNT :

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

Lawrence McDonald

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

The said *Lawrence McDonald*

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit : On the said *seventeenth* day of *June* in the year of our Lord one thousand eight hundred and eighty- *three* , at the Ward, City and County

0368

aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to Charles F. Rielings

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.

THIRD COUNT:

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

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said Lawrence McDonald

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the said seventeenth day of June in the year of our Lord one thousand eight hundred and eighty-three the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number one hundred and twenty four Brecker Street

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0369

INSTRUCTIONS
TO
SPECIAL-TAX PAYERS.

I.
The special-tax year commences on the first day of May and ends on the 30th day of April succeeding.

II.
Applicants for a special tax for a fractional part of a year must calculate from the first day of the month in which they commence business, and must pay to the end of the special-tax year.

III.
Retail dealers in malt liquors cannot retail spirituous liquors or wines without paying special tax as retail liquor dealers.

IV.
Retail liquor dealers cannot, as such, sell five gallons to one person at any one time. Any person desiring to sell in quantities of five or more gallons must make this return and pay the special tax as a wholesale liquor dealer. The word "gallon" here used means "wine-gallon."

V.
No dealer in wines, spirits, or malt liquors can lawfully sell manufactured or leaf tobacco, snuff, or cigars without previously paying the special tax as a dealer in manufactured or leaf tobacco, as the case may be.

VI.
Rectifiers or brewers who have paid special tax as "rectifiers or brewers of less than 500 barrels," and who during the same special-tax year desire to increase their product, should make application hereon for a new stamp of the denomination of \$200 in the case of a rectifier, or \$100 in the case of a brewer. On obtaining this new stamp the rectifier or brewer may apply to the Commissioner of Internal Revenue, under section 312, Revised Statutes, for the repayment to him of the value of the stamp first issued, less five per cent. deduction therefrom.

VII.
Special-tax stamps will be transmitted by mail only on request, from the person or firm ordering the same, of specific directions so to do. If it is desired that they be transmitted by registered mail, ten cents additional should accompany the application.

VIII.
Dealers in leaf tobacco received from producers, &c., in the hand, as provided in act of June 15, 1883, the amount of whose sales, consignments, or offers for sale exceed 5,000 lbs. in the aggregate in any special-tax year, must pay \$12 tax as "Dealer in leaf tobacco." (See Circular No. 230.)

NOTE.

As such manufacturers of and dealers in tobacco, snuff, or cigars, as propose to present claims for REBATE, under the act of March 3, 1883, should procure their special-tax stamps for the year beginning May 1, 1883, PRIOR to that date.

(FORM NO. 11—REVISED MARCH 5, 1883.)
U. S. INTERNAL REVENUE.

RETURN

FOR

SPECIAL TAX

for 12 months ending April 30, 1884,

OF

Lawrence McDonald
as Q. L. D. & Co. Mfg. Co.
at 124 Bleeker St.
P. O. NEW YORK

RECEIVED BY

James C. Christie
District 2 Division 7

April 19th, 1883.

Q. L. D. Stamp No. 206611

D. M. J. Stamp No. 470340

Issued May 21st, 1883.

THE FOLLOWING ARE

THE SPECIAL TAXES

NOW IMPOSED BY LAW, TO WIT:

Rectifiers of less than 500 barrels	\$100 00
Rectifiers of 500 barrels or more	200 00
Dealers, retail liquor	25 00
Dealers, wholesale liquor	100 00
Dealers in malt liquors, wholesale	50 00
Dealers in malt liquors, retail	20 00
Dealers in leaf tobacco	12 00
Dealers in leaf tobacco received from producers in "the hand," less than 25,000 lbs. per annum	5 00
Retail dealers in leaf tobacco and on monthly sales over rate of \$500 per annum, thirty cents for every dollar in excess of such rate.	250 00
Dealers in manufactured tobacco	2 40
Manufacturers of stills	50 00
and for each still manufactured	20 00
and for each worm manufactured	20 00
Manufacturers of tobacco	6 00
Manufacturers of cigars	6 00
Peddlers of tobacco, first class, (more than two horses or other animals)	30 00
Peddlers of tobacco, second class, (two horses or other animals)	15 00
Peddlers of tobacco, third class, (one horse or other animal)	7 20
Peddlers of tobacco, fourth class, (on foot or public conveyance)	3 60
Brewers of less than 500 barrels	50 00
Brewers of 500 barrels or more	100 00

0370

(FORM NO. 11—REVISED.)

UNITED STATES INTERNAL REVENUE.

RETURN FOR SPECIAL TAX.

R. L. D. \$25.00

D. M. T. 2.40

\$27.40

[Every person or firm liable to Special Tax must, before commencing business, file, and thereafter while thus liable, not later than the 30th day of April of each year, again file with the Collector or Deputy Collector a sworn return on this Form, and pay to such officer the amount of the tax, when he will be furnished with a *Special-tax Stamp*, which must be at all times conspicuously displayed in his or their place of business. For failure to make the return as above stated the Commissioner of Internal Revenue is required by law (Section 3175, Revised Statutes) to assess a PENALTY OF FIFTY PER CENTUM of the amount of the special tax.]

STATE OF

COUNTY OF

The undersigned,

NEW YORK

Lawrence M. Donald

being duly sworn according to law, declare that on the 1st day of May, 1883, he w intends to engage in the business or occupation of

(Note a.)

A. L. D. and D. M. T. Tob.

said firm consisting of the following-named persons:

subject to special tax under the Internal Revenue Laws of the United States; said business or occupation

to be carried on at No. 124 Bleeker street, in the City of _____, County of _____, State of NEW YORK

that he has done no business, since the first day of May last, for which he would be liable to pay a special tax without having paid the same except as above.

Sworn to before me this

day of April, A. D. 1883,Signed Lawrence M. Donald

(Note b.)

P. O. address:

The tax-payer should sign, date, and swear to this return, and forward it at once by mail

to M. B. BLAKE, Collector 2^d District of NEW YORKat 7 Beekman St. Room 5

NOTE a.—The following abbreviations may be used, viz: "D" for dealer, "R." for retail, "L." for liquor, "W." for whole-sale, "Tob." for tobacco, "Manuf" for manufacturer, "Mfd" for manufactured, "Brewer less 500 bbls." for brewer manufacturing less than 500 barrels per year, "Brewer 500 bbls. or more" for brewer manufacturing 500 barrels or more per year, "Rectifier less 500 bbls." for one who rectifies less than 500 barrels per year, "Rectifier 500 bbls. or more" for one who rectifies 500 barrels or more per year, and "Hand" in case of dealers in leaf tobacco for "In the hand," &c.

NOTE b.—When an individual signs for a firm, his name should be written on the first line, and the name of the firm on the second line, preceded by the words "of the firm of."

[Ed. 1-10-'88—800,000.] ELECTRO'S.

I certify that this paper is a true copy of a document on file in this office.

0371

Witnesses

C. F. Rallings

Thos. Daily

Andrew McElroy

Case of

D. G. Whaley

47 women

12/14

0372

Charles F. Rillings's Report.

Called at Mc'Keever's saloons, No. 88 Houston street and 15 Carmine street, on Saturday night. Had some ~~cigars~~ liquor; paid 20 cents for two drinks. Went there to get acquainted, according to instructions. The place was filled; over a dozen white and colored men in there. Mc'Keever was not there; heard he had gone trout fishing for several days and had not returned yet. There were two barkeepers and one waiter outside of bar.

We (Rillings and Daly) went there on Sunday afternoon and found a Police officer at the bar drinking; could not get his number; only the last number, which was No. 8; he was about five feet nine and a half or five feet ten, and had a light moustache, on the blond. He drank with barkeeper. There was another man drinking at the bar. We had whiskey; paid 20 cents and had a cigar. Counted in 20 minutes 14 going in on the Carmine street entrance and 18 on the Blocker street entrance. The barkeeper was a young man about 22 or 23 years of age, full, ruddy complexion; no moustache or whiskers on his face. Left about 8 P. M. This was at No. 15 Carmine street. Three pitchers of beer and two tin pails.

At 88 Houston street, one of Mc'Keeve's places, we had some whiskey; just tasted it to make sure it was liquor, which we did in every saloon we went in. There were five men in the saloon; at the bar one colored; three bartenders; one woman getting some beer in a tin can; two others getting it in pitchers. This is a pretty hard place. Counted thirteen whites and seven blacks going in there in about ten minutes.

Went to Mc'Keever's other place, 386 West street. Went there on Saturday; we had some whiskey; paid for it; talked with barkeeper. There is a lunch room attached to this saloon, back of bar. On Sunday night we went there; had to go through lunch room; side entrance. We went in separately; there were eight men at the bar drinking and talking; there were three men drinking whiskey and the others beer. Had whiskey; paid ten cents each. This was 8-1/4 P. M. Sunday night. Police officer was standing in front of saloon; could not get his number; he was a stout, red faced officer. There was only one barkeeper in this place; other help at lunch counter and tables. The barkeeper had black hair; black moustache, long. He was five feet nine and a half to ten feet high; same one who was there Saturday night.

Thomas Daly's Report.

Mc'Keever's, Houston street, Sunday, June 17'. Had a drink of whiskey at 6 P. M. Five men; one colored man; three drank whiskey; saw one woman get a can of beer and one boy a can of beer. There were three bartenders.

Mc'Keever's, 15 Carmine street, Sunday, June 17'. At 7-45 P. M.; had a drink of whiskey; one man in bar and one policeman in uniform; one bartender; had a drink out of same bottle as policeman and bartender. Last number on policeman's hat was 8; could not get his other numbers.

Mc'Keever's place in West street, Sunday, June 17'. At 8 P. M. had a drink of whiskey; eight people in bar room; saw three drink whiskey; one bartender.

0373

Andrew C. Mc'Kelvey's Report.

(Sunday afternoon, June 17').

I then proceeded down to the corner of South Fifth Ave. and Houston street, Mc'Keever's. The entrance is on South Fifth Avenue. Here I saw men, women and small children carrying pails and cans. At this place the people are of a poorer grade. They have an immense business selling quarts and pints. There seems to be no fear attached. While standing there I saw a policeman, No. 1286, standing on S. W. Corner. It would not do for him to see I entered here at 4-10 P. M. Found a man who let people in and out always looking at who he let in. I found six men standing at the bar drinking. In the meantime cans and pitchers; trade doing well; I called for whiskey; paid 10 cents; received it at 4:15 P. M. (See sample).

I then proceeded to Mc'Keever's, No. 15 Carmine street, corner Bleecker. The entrance to this place is on Carmine street. There was a negro man on the outside of the door. Mc'Keever was sitting on lager beer keg in main entrance of store, reading paper. Policeman No. 2280 came along and stood talking a few minutes to him. A short while after Mc'Keever got up and entered store. I noticed a young man standing on opposite corner watching every one that entered. At 4-55 P. M. I entered here. Mc'Keever was in. There were several men standing at the bar drinking; the man who was on corner came in behind me; he eyed me very closely; he went into water closet. I then called for whiskey; paid 10 cents at 5 P. M. (See sample). I left here; young man followed me; I gave him the slip. I then proceeded to Mc'Keever's, corner of Christopher and West streets. I found this place closely watched; they use the restaurant entrance on Sunday here for the bar; I did not care to be observed here; I thought young man who followed me would come down to this store. I then proceeded home to my supper.

At 10-30 P. M. I proceeded down to Mc'Keever's, Christopher and West. Saw a few going in. I entered through restaurant entrance; saw four men drinking at bar; one bartender here; I called for whiskey; paid 10 cents; time 11-10 (See sample).

0374

June 18', 1883.

Charles F. Rillings' s Report.

Saturday, June 16', I, in company with Thomas Daily, whom I took with me to assist me, according to instructions, went into L. Mc'Donald's, 124 Bleecker street, saloon, to get acquainted. Had some whiskey and cigars; both of us paid for drinks 20 cents and cigars 20 cents. There were negroes and white men drinking and talking politics. Got acquainted with the barkeeper; spoke of the weather and other matters. This is a resort of a low class of whites and blacks, who drink and hang around outside on the corner. Colored women also frequent the place. There is a back room, with a screen separating the front bar from the rear. There were seven different parties, white and black; five black women and one white boy and a white man who got beer in pitchers and tin pails.

We went there on Sunday evening. Daily went in ahead of me, I afterwards. We got some whiskey; there were three colored men at the bar, drinking whiskey out of the same bottle. Two white men; one drank some ale, the other had whiskey. One bartender; one man at side of bar; think it was Mc'Donald, as he seemed to have a good deal to say. The barkeeper was quite a young man, not of age. I counted some thirty white and colored men going in there from 7-15 P. M. to 7-30 P. M.

Thomas Daly's Report.

Mc'Donald's, Bleecker street, open Sunday, June 17', at 7-15 P. M. Had a drink of whiskey. Four people in bar room. Three colored men drank whiskey. One bartender.

Andrew C. Mc'Kelvy's Report.

At L. Mc'Donald's, No. 124 Bleecker street, private entrance through house on Wooster street. Here on Sunday, June 17', I saw a continual going in and out. Men very well dressed; a great many negroes. At 2-45 I entered. Man inside, who was watching the door; he said nothing but watched me closely. One bartender; he was a young man. Several men talking. I called for whiskey; paid 10 cents; received it at the hour of 3 P. M. (See sample). Mc'Donald was not there. I saw several well dressed men leave before I entered. I think he was amongst them. I could get no definite knowledge as to when he would be in. A great many women, who are of the lowest type, frequent this place. I saw no card playing at the time I was there. At 7-30 P. M. Mc'Donald was doing a big business.

0375

BOX:

106

FOLDER:

1131

DESCRIPTION:

McEvily, Daniel

DATE:

06/12/83



1131

POOR QUALITY
ORIGINAL

0376

10123
12th June 1883
Counsel, *W. J. P. J. J.*
Filed *12* day of *June* 1883
Pleads *Not guilty (13)*

THE PEOPLE
vs. *R*
Daniel
McEwen
200 & 44 St. H.
He and the

Grand Larceny, Second Degree, and
Receiving Stolen Goods.
(520, 510 and 550)

John McKeon,
District Attorney
P. 2 Sep 6/83
Pleads guilty at 10-4 & 2 dy.
A True Bill
John McKeon
Foreman.
Aug.

0377

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Daniel McEvily

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

Daniel McEvily

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

The said

Daniel McEvily

sixth late of the First Ward of the City of New York, in the County of New York, aforesaid, on the day of June in the year of our Lord one thousand eight hundred and eighty- three, at the Ward, City and County aforesaid, with force and arms one horse of the value of one hundred dollars, one set of harness of the value of ten dollars, and one wagon of the value of forty dollars

of the goods, chattels and personal property of one Herman Schumacher then and there being found, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

0378

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

Daniel McElroy

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

The said Daniel McElroy

late of the First Ward of the City of New York, in the County of New York
aforesaid, on the sixth day of June in the year of our Lord
one thousand eight hundred and eighty-three, at the Ward, City and County
aforesaid, with force and arms one horse of the value of
one hundred dollars, one set of harness of
the value of ten dollars, and one wagon
of the value of forty dollars

_____ of the goods, chattels and personal property of _____

German Schmuerich

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

Schmuerich

unlawfully and unjustly, did feloniously receive and have; he the said _____

Daniel McElroy

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

JOHN McKEON, District Attorney.

0379

Bail at \$500

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court 5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Heppner Schumann
1063 23rd St
58th

1 Daniel McCarty

2
3
4

Offence Grand Larceny

Dated June 7 1883

W. Murray Magistrate.

Thomas A. Cannon Officer.

31 Precinct.

Witnesses J. A. Cannon

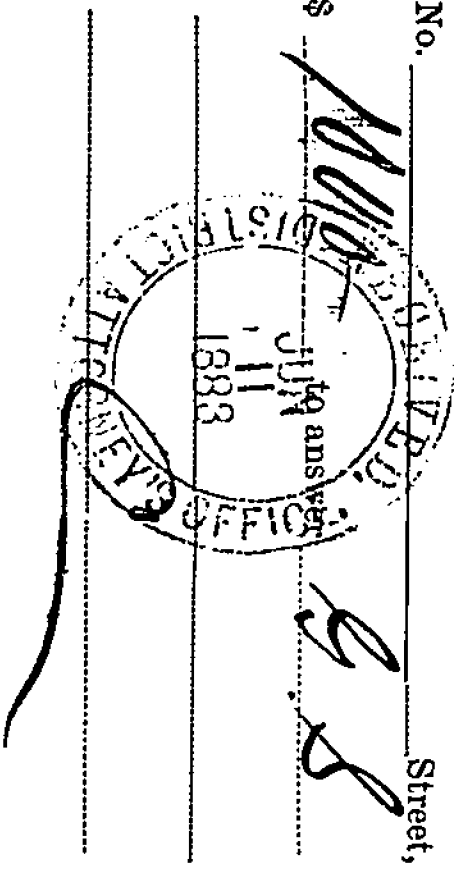
No. 31st Precinct Street.

William Thompson

No. 11th Avenue 3rd 69th Street.

No. Street.

\$ 1000 E. 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 Daniel McCarty

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$500 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated June 7 1883 J. W. Murray Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0380

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

511

District Police Court.

Daniel Mc Evily

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. *Daniel Mc Evily*

Question. How old are you?

Answer. *23*

Question. Where were you born?

Answer. *New York*

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

Answer. *200 East-48th St- 6 mo's*

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 have nothing to say*

Daniel Mc Evily

Taken before me this

day of

1883

James J. Justice
District Police Justice.

0381

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas A. Carman
aged 23 years, occupation Police officer of the
3rd Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Herman Schulmich
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 7
day of June 1883 Thomas A. Carman

John H. Murray
Police Justice.

0382

5th

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

Herman Schulmerich

of No. 1063 First Avenue Street,

being duly sworn, deposes and says, that on the 6th day of June 1883

at the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent, on the day time

the following property, viz:

one living horse of the value of one hundred dollars one single set of harness of the value of Ten dollars and wagon attached of the value of Forty dollars all of the value of one hundred and fifty dollars

\$150 ^{or} 100

the property of deponent who is 23 years old and is an expressman by occupation

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 Daniel Mc Evily (now here)

That deponent is informed by officer Corman that he found said property in the possession of said defendant in West 69th Street in said City and the said defendant was offering the same for sale

Herman Schulmerich

Police Justice.

1883

0383

BOX:

106

FOLDER:

1131

DESCRIPTION:

McGlory, William

DATE:

06/26/83



1131

POOR QUALITY
ORIGINAL

0384

Ar 236 311 June 1883

573

Day of Trial,

Counsel,

Filed

1883

Pleads

Voluntarily - (29)

THE PEOPLE

vs.

~~B~~

William

McGlow

156 Hastings

JOHN McKEON,

Attorney.



A True Bill

James H. Henshaw

Foreman.

27

Bail kept
at \$200.

L.S.

Bailed by Richard
J. Nicholson, 33 Second Ave.

0385

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 McGeary

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

OF THE CRIME OF Exposing for Sale and Selling Strong and Spirituous Liquors, Wines, Ale and Beer, on Sunday, committed as follows :

The said *William McGeary*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *Seventeenth* day of *June* in the year of our Lord one thousand eight hundred and eighty- *three*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, 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 expose for sale and sell as a beverage to *Charles F. Ruehgs*

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.

SECOND COUNT :

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

William McGeary

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

The said *William McGeary*

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit : On the said *Seventeenth* day of *June* in the year of our Lord one thousand eight hundred and eighty- *three*, at the Ward, City and County

0386

aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to *Charles F*

Drumgo

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.

~~Third Count:~~

John McKeon
District Attorney

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

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the said day of in the year of our Lord one thousand eight hundred and eighty- the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0387

543

Charles F. Rillings' S Report.

Mc' Glory's saloon, 156 Hester street. Went there about 1-45 A. M. Sunday, June 17'. Counted over 371 people there, including those in the pool room. Dancing, drinking of lager beer, pool playing and girls pulling their clothes up while dancing. There were three pool tables all in use up to 2-30 A. M. Sunday morning. We paid 15 cents each admission. Had two glasses of beer and cigars. Mc' Glory came up to me and asked me if I was not one of Whitney's men. I asked him what if I was as long as I behaved myself and had paid to come in. He said that he wanted me to go out. I at first refused. Then he told me there were parties there who would kill me if they got a chance and I had better go. The officer, who was in citizens' clothes, went out with us, by Mc' Glory's request, which was only done to make me believe there was danger. I think the officer, who is one of Petty's men, knew me and pointed me out to Mc' Glory, for while Mc' Glory was talking to me he was taking a side look at me, to see, I suppose, if I was weakening. Mc' Glory also, while talking to me, remarked "These fellows that are after you here are gamblers from the 29' Precinct and they have got you down fine; they have got it in for you". We left; we had all the evidence necessary. There was one Police Officer, a stout one who was sitting at a table in bar room, with his head down on the table and his cap with number turned towards him. He seemed to be very much intoxicated, as he made several efforts to stand up and had to sit down again. Could not see the number. We tried to get liquor but could not get any, but got lager beer. Left there about 2-30 Sunday morning. Went to eating saloon to get something to eat and then went up town.

Thomas Daly's Report.

In Mc' Glory's, Hester street, at 2 A. M. Sunday morning, June 17'. Place open and business going on in full blast. There were over three hundred men, boys and girls in the place, several under the influence of liquor, especially the women. Had three drinks of beer. There were over nine young men playing pool at three tables. C. F. Rillings was approached by Mc' Glory himself and asked his name and told he had better get out of the place, as he, Mc' Glory, said there were some faro men there who were going to lay him out. These are exactly Mc' Glory's own words. Mc' Glory called an officer in citizen's clothes and told him to see Rillings safe out of the place. Staid a short time and left, accompanied by officer.

0388

COURT OF GENERAL SESSIONS OF THE PEACE.

County of New York, ss:

SUBPENA.

In the Name of the People of the State of New York,

To

R. Ogden Bonnus



YOU ARE COMMANDED to appear before the *123 Lexington av* Court of General Sessions of the

Peace, to be holden in and for the said City and County of New York, at the City Hall

of the said City, on *Fri* day the *16* day of *May* instant, at the

hour of ELEVEN O'CLOCK, in the forenoon of the same day, as a witness in a criminal action prosecuted by the

People of the State of New York, against

William McGloory

Dated at the City of New York, *15* day of *May* 188 *3*

By order of the Court,

G. S. Spencer

atty for defendant -

JOHN SPARKS, Clerk of Court.

~~22~~ The Court is held in the Court House, 32 Chambers Street.

0389

TO

M _____

No _____ Street.

— o —

This Subpoena is issued in behalf of the defendant on his application.
On appearing in Court you will enquire for the Counsel for defendant,
so that he may be aware of your presence.
If you do not obey this Subpoena or do not explain your absence,
the Court can enforce your attendance and fine you.

Returned to me by Dr
Sorensen with a request of
postponement on emergency
of his business

Nov 16/1883

Am K

0390

Board of Excise may revoke
a license for violation of any
provision of the Excise Law
§ 4 Barb. 315

"It is not necessary, to constitute
an offence under the statute, that
the wine should be intoxicating
Supremacy 1875 Schuch v. People
& Hun 520. See Opin. of
Atty. Gen. - 521

Act of 1857

People v. Smith & Co., N.Y.
175

Ch. 464
Laws 1850. p. 209. 628
Ch. 466. Laws 1852 Ch. 126

0391

Over and Termined
N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,

against

William Mc Glory

Bench Warrant for Misdemeanor.

Issued *December 17th 1883*

☒ The defendant is to be admitted to be bail
in the sum of *500* dollars. *in each*
case.

Dec: 18th 1883

*The within named
defendant was
arrested this day
and brought here
by Det. Von Gerichten & Reilly*

0392

COUNTY OF NEW YORK, ss.

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

An indictment having been found on the 17 day of December
1883, in the Court of ~~General Sessions of the Peace~~ Oyer and Terminer of the County of
New York, charging William M^c Glory
with the crime of Violation of Excise Law

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

City of New York, the 17th day of Dec. 1883.

By order of the Court,


Clerk

0393

BOX:

106

FOLDER:

1131

DESCRIPTION:

McGowan, Michael

DATE:

06/07/83



1131

Not.

156 + 158 Chandler
fr. -

~~Mr. M. Land
Miss Hall
W. S. Buckley~~

~~Stamps open~~

W. J. L. L.

L. Pinner

Char. ref. to Char.
has. Character.

2

St. H.

Counsel,

Filed

~~Pleads~~

THE PEOPLE

235.

Michael Mc Gowan
alias

Michael McDonald

JOHN MCKEON,

District Attorney.

A True Bill.

Foreman.

Henry Gully

W. L. G. 1871

28/11/82

7/4

0394

0395

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 McGowan
otherwise called
Michael McDonald

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

The said *Michael McGowan, otherwise called Michael McDonald* late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *25th* day of *May* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County aforesaid, with force and arms *one watch of the value of eight dollars*

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

JOHN McKEON, District Attorney.

0397

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
Michael. Mc. Gowan.

Taken before me this

day of

May

1889

Charles J. Smith Police Justice.

POOR QUALITY
ORIGINAL

0398

7th
District Police Court.

Affidavit - Larceny

CITY AND COUNTY
OF NEW YORK, } ss.

of No. 4th New York City 160th Street,

being duly sworn, deposes and says, that on the 3 day of May 1883

at the 14th Ward in City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent on the day time and from the

person the following property, viz :

One Silver Watch
of the value of Eight Dollars

the property of Deponent

and that this deponent

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

stolen, and carried away by

(Now here) Michael McDonald
who snatched said
Watch, which was attached to a
Chain worn upon the person of
Deponent, from the chain aforesaid
while Deponent was standing on the
Public Streets William Heuser

Sworn before me this

5th day of

May

1883

Police Justice,

0399

BOX:

106

FOLDER:

1131

DESCRIPTION:

McGuire, Patrick


DATE:

06/05/83



1131

0400



Counsel, *J. L. Smith*
Filed *June* day of *June* 1883
Pleads *Wm. H. H. H.*

THE PEOPLE

vs.

Bartholme Grim

Grand Larceny,
degrees, and
~~Receiving stolen Goods~~

[Or. S. 74] 2496 563

2/1/24

A True Bill.

Foreman.

2.

0401

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 Guire

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

Patrick Mc Guire

of the CRIME OF GRAND LARCENY committed as follows:

The said Patrick Mc Guire

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 19th day of November in the year of our Lord one thousand eight hundred and eighty-two, at the Ward, City and County aforesaid, with force and arms one horse of the value of three hundred dollars

of the goods, chattels and personal property of one Julia Reilly then and there being found, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John Mc Lean
District Attorney

0402

Dear Sir

The bearer of this letter
Patrick McGuire has been
in my employ over two
years during which time
I always found him sober
and honest in every respect

yours Respectfully

John Keech
396. 10th St

0403

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

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Julia Kelly
vs. *Patrick McEneaney*

1 *Patrick McEneaney*
2 _____
3 _____
4 _____

Offence, *Grand Larceny*

Dated *June 1* 188 *3*

Duffy Magistrate.

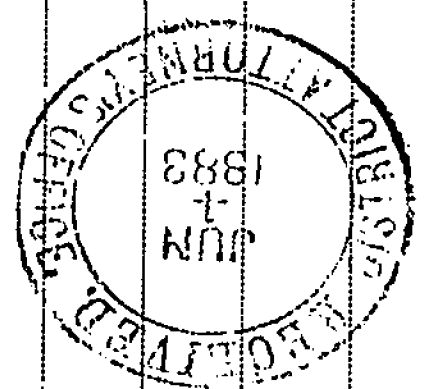
Leavoy #8 Officer.

Inspector Murray of Clerk

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____



No. _____ Street, _____

Geo C J TO ANSWER _____

St James P. Drabbe

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 *Patrick McEneaney*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *150* 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 1* 188 *3* *P. G. Duffy* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0404

Sec. 198—200.

1

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Patrick Mc Guire

Question. How old are you?

Answer. 21 years

Question. Where were you born?

Answer. Ireland

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

Answer. 644 East 12 Street, 14 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

Patrick McGuire

Taken before me this

day of

June 12 1885

Police Justice.

0405

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 23 years, occupation Printer of No.

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

Sworn to before me, this 1
day of June 1883 Jacob His Elkin
Mayor

[Signature]
(Police Justice.)

0406

3rd District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

a Housekeeper
of No. *724 East 12th* Street,

being duly sworn, deposes and says, that on the *or about* *19* day of *November* 1882

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 Horse of the Value of Three
hundred 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 *Patrick Mc Guire (nowhere)*

*From the fact that on or about said 19th
day of November 1882 said Patrick was
in the Employ of deponent as a driver,
that he took said Horse from deponent's
stable on said day and did not return
the same, and he Mc Guire did not
return to his Employment,
Deponent about five days after said
19th day of November 1882 discovered said*

sworn to before me this

day of

188
Notary Justice,

0407

Horse in the possession of Jacob Elkin
of No 44 Chester Street who informed
deponent that he Exchanged a Horse
for deponents horse, with some man
whose name he does not know and that
he gave said unknown person fifty
five dollars and another horse in exchange
said Elkin now informs deponent that
Patrick Mc Guire (now Lee) is the person
with whom he made said exchange
and who received his fifty five dollars,
all said information deponent believes
to be true therefore deponent charges
that said Mc Guire did steal said
property from deponent as aforesaid

Sworn to before me this 15th day of June 1883
J. J. Kelly
Justice of the Peace

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFRIDAVALT-Lacy.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0408

BOX:

106

FOLDER:

1131

DESCRIPTION:

McKeever, Alexander

DATE:

06/26/83



1131

Recd \$100.

for

Bailed by Mr. J.

McKinnery; 96 amine

ok.

No 238 B. 11. June 27/83

Day of Trial, 545

Counsel,

Filed 26 day of June 1883

Pleads Not guilty by

THE PEOPLE

vs.

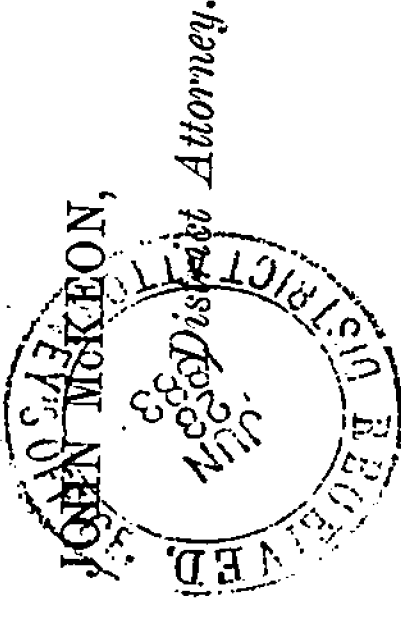
~~McKinnery~~

Alexander,

McKinnery

(2 cases)

Violation of Excise Law.
(Sunday.)



A True Bill.

James J. Green

For 30 pps.

Foreman.

Indictment returned

0409

04 10

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Alexander McKeener

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

OF THE CRIME OF **Exposing for Sale and Selling Strong and Spirituous Liquors, Wines, Ale and Beer, on Sunday**, committed as follows :

The said *Alexander McKeener*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *Seventeenth* day of *June* in the year of our Lord one thousand eight hundred and eighty- *three*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, 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 expose for sale and sell as a beverage to *Thomas Dary*

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.

SECOND COUNT :

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

Alexander McKeener

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

The said *Alexander McKeener*

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit : On the said *seventeenth* day of *June* in the year of our Lord one thousand eight hundred and eighty- *three*, at the Ward, City and County

0411

aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to Thomas

Daly

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.

THIRD COUNT:

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

Alexander Mc Keever

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRIT-
UOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said Alexander Mc Keever

late of the First Ward of the City of New York, in the County of New York aforesaid, after-
wards, to wit: on the said Seventeenth day of June in
the year of our Lord one thousand eight hundred and eighty-seven the same being
the first day of the week, commonly called and known as Sunday, being then and there in
charge of and having the control of certain premises at number Eighty Eight

Houston Street

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

04 12

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Alexander McKeever

Bench Warrant for Misdemeanor.

Issued

June 27th 1883

June 28th 1883

The within named
defendant was

arrested this day
and brought here
by Det. Reilly

Von Gerichten

☒ The defendant is to be admitted to be bail
in the sum of dollars.

0413

COUNTY OF NEW YORK, ss.

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

An indictment having been found on the 26 day of June
1883, in the Court of General Sessions of the Peace, of the County of
New York, charging Alexander Mc Keever
with the crime of Violation of Excise Law

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

City of New York, the 27th day of June 1883.

By order of the Court,


Clerk.

Bail \$100
2d

2

Bailed by Dr. H. H. Dr. -
Armed, 9 Carmine St.

No 229 B. H. June 27/83
545

Day of Trial,

Counsel,

Filed 26 day of June 1883

Pleads

Not guilty (4)

THE PEOPLE

vs.

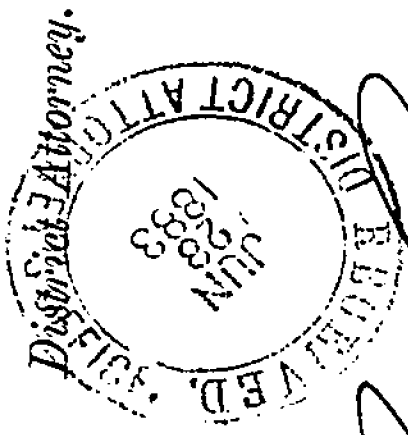
Alexander

Mc Kewer

(Excess)

Violation of Excise Law.
(Sunday).

JOHN McKEON,



A True Bill.

James J. Geness

Wm B. B. Foreman.

Spec. of Collected

04 14

0415

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Alexander Mc Keever

The Grand Jury of the City and County of New York, by this indictment, accuse *Alexander Mc Keever*

OF THE CRIME OF **Exposing for Sale and Selling Strong and Spirituous Liquors, Wines, Ale and Beer, on Sunday**, committed as follows :

The said *Alexander Mc Keever*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *Seventeenth* day of *June* in the year of our Lord one thousand eight hundred and eighty- *three*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, 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 expose for sale and sell as a beverage to *Charles F. Phillips*

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.

SECOND COUNT :

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

Alexander Mc Keever

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

The said *Alexander Mc Keever*

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit : On the said *Seventeenth* day of *June* in the year of our Lord one thousand eight hundred and eighty- *three*, at the Ward, City and County

04 16

aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to *Charles*

S. Prunings

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.

THIRD COUNT :

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

Alexander McKeener

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows :

The said *Alexander McKeener*

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the said *Seventeenth* day of *June* in the year of our Lord one thousand eight hundred and eighty-*three* the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number *Seven*

hundred and Eighty Six
West Street

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

Bail \$100
20

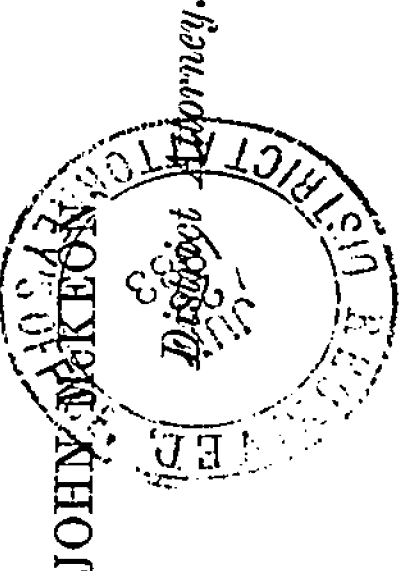
Bailed by Dr. J.
McKernan, & Carmine

824. June 27/83
No 25

Day of Trial,
Counsel,
Filed 26 day of June 1883
Pleads *Not guilty* (29)

THE PEOPLE
vs.
B
Alexander
McKernan
(3 cases)

Violation of Excise Law.
(Sunday.)



A True Bill.

James Stevens

Nov 30/83.

Foreman.

Indictment dismissed

0417

0418

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Alexander Mc Keever

The Grand Jury of the City and County of New York, by this indictment, accuse *Alexander Mc Keever*

OF THE CRIME OF **Exposing for Sale and Selling Strong and Spirituous Liquors, Wines, Ale and Beer, on Sunday**, committed as follows :

The said *Alexander Mc Keever*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *Seventeenth* day of *June* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, 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 expose for sale and sell as a beverage to *Charles F. Ruelands*

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.

SECOND COUNT :

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

Alexander Mc Keever

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

The said *Alexander Mc Keever*

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit : On the said *seventeenth* day of *June* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County

04 19

aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to Charles

F. Reungs

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.

THIRD COUNT:

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

Alexander Mc Keever

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said Alexander Mc Keever

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the said ~~seventeenth~~ day of June in the year of our Lord one thousand eight hundred and eighty- ~~seven~~ the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number Twenty

Carroll Street

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0420

INSTRUCTIONS TO SPECIAL-TAX PAYERS.

I.
The special-tax year commences on the first day of May and ends on the 30th day of April succeeding.

II.
Applicants for a special tax for a fractional part of a year must calculate from the first day of the month in which they commence business, and must pay to the end of the special-tax year.

III.
Retail dealers in malt liquors cannot retail spirituous liquors or wines without paying special tax as retail liquor dealers.

IV.
Retail liquor dealers cannot, as such, sell five gallons to one person at any one time. Any person desiring to sell in quantities of five or more gallons must make this return and pay the special tax as a wholesale liquor dealer. The word "gallon" here used means "wine-gallon."

V.
No dealer in wines, spirits, or malt liquors can lawfully sell manufactured or leaf tobacco, snuff, or cigars without previously paying the special tax as a dealer in manufactured or leaf tobacco, as the case may be.

VI.
Rectifiers or brewers who have paid special tax as "rectifiers or brewers of less than 500 barrels," and who during the same special-tax year desire to increase their product, should make application hereon for a new stamp of the denomination of \$500 in the case of a rectifier, or \$100 in the case of a brewer. On obtaining this new stamp the rectifier or brewer may apply to the Commissioner of Internal Revenue, under section 3126, Revised Statutes, for the repayment to him of the value of the stamp first issued, less five per cent. deduction therefrom.

VII.
Special-tax stamps will be transmitted by mail only on receipt, from the person or firm ordering the same, of specific directions so to do. If it is desired that they be transmitted by registered mail, ten cents additional should accompany the application.

VIII.
Dealers in leaf tobacco received from producers, &c., in the land, as provided in act of June 16, 1883, the amount of whose sales, consignments, or offers for sale exceed 25,000 lbs. in the aggregate in any special-tax year, must pay \$12 tax as "Dealer in leaf tobacco." (See Circular No. 230.)

NOTE.

Such manufacturers of and dealers in tobacco, snuff, or cigars, as propose to present claims for REBATE, under the act of March 3, 1883, should procure their special-tax stamps for the year beginning May 1, 1883, PRIOR to that date.

(FORM NO. 11—REVISED MARCH 5, 1883.) U. S. INTERNAL REVENUE.

RETURN

FOR

SPECIAL TAX

for 12 months ending April 30, 1884

OF

McKeeveny Bros

as R. L. D. & S. WINE & SPIRITS

at 15. Carmine St

P. O. NEW YORK

RECEIVED BY

APR 18 1884

District 2D Division 27 B

APR 18 1884

Stamp No. 174570

Stamp No. 397979

Issued May 11 1883

THE FOLLOWING ARE

THE SPECIAL TAXES

NOW IMPOSED BY LAW, TO WIT:

Rectifiers of less than 500 barrels	\$100 00
Rectifiers of 500 barrels or more	200 00
Dealers, retail liquor	25 00
Dealers, wholesale liquor	100 00
Dealers in malt liquors, wholesale	50 00
Dealers in malt liquors, retail	20 00
Dealers in leaf tobacco	12 00
Dealers in leaf tobacco received from producers in "the hand," less than 25,000 lbs. per annum	5 00
Retail dealers in leaf tobacco and on monthly sales over rate of \$500 per annum, thirty cents for every dollar in excess of such rate.	250 00
Dealers in manufactured tobacco	2 40
Manufacturers of stills	50 00
and for each still manufactured	20 00
and for each worm manufactured	20 00
Manufacturers of tobacco	6 00
Manufacturers of cigars	6 00
Peddlers of tobacco, first class, (more than two horses or other animals)	30 00
Peddlers of tobacco, second class, (two horses or other animals)	15 00
Peddlers of tobacco, third class, (one horse or other animal)	7 20
Peddlers of tobacco, fourth class, (on foot or public conveyance)	3 60
Brewers of less than 500 barrels	50 00
Brewers of 500 barrels or more	100 00

0421

(FORM No. 11—REVISED.)

Months R. L. D. \$25.00
M. T. 2.40
\$ 27.40

UNITED STATES INTERNAL REVENUE.

RETURN FOR SPECIAL TAX.

[Every person or firm liable to Special Tax must, before commencing business, file, and thereafter while thus liable, not later than the 30th day of April of each year, again file with the Collector or Deputy Collector a sworn return on this Form, and pay to such officer the amount of the tax, when he will be furnished with a *Special-tax Stamp*, which must be at all times conspicuously displayed in his or their place of business. For failure to make the return as above stated the Commissioner of Internal Revenue is required by law (Section 3176, Revised Statutes) to assess a PENALTY OF FIFTY PER CENTUM of the amount of the special tax.]

STATE OF NEW YORK
 COUNTY OF NEW YORK

The undersigned, John M. Keever
of the firm of M. Keever Bros
 being duly sworn according to law, declare that on the 1st day of May, 1883, they intend to engage in the business or occupation of R. L. D. & D. MTD TOB.

said firm consisting of the following-named persons: John M. Keever

subject to special tax under the Internal Revenue Laws of the United States; said business or occupation to be carried on at No. 15 Carmine street, in the CITY of NEW YORK, County of NEW YORK, State of NEW YORK that he has done no business, since the first day of May last, for which he would be liable to pay a special tax without having paid the same except as above.

Wates
 sworn to before me this 18 day of April, A. D. 1883,
 Signed John M. Keever
 (Note b.) of the firm of M. Keever Bros
 P. O. address: _____

The tax-payer should sign, date, and swear to this return, and forward it at once by mail to M. B. BLAKE, Collector 2D District of NEW YORK at 7 BEEKMAN ST. ROOM 5.

NOTE a.—The following abbreviations may be used, viz: "D" for dealer, "R." for retail, "L." for liquor, "W." for whole sale, "Tob." for tobacco, "Manuf." for manufacturer, "MTd" for manufactured, "Brewer less 500 bbls." for brewer manufacturing less than 500 barrels per year, "Brewer 500 bbls. or more" for brewer manufacturing 500 barrels or more per year, "Rectifier less 500 bbls." for one who rectifies less than 500 barrels per year, "Rectifier 500 bbls. or more" for one who rectifies 500 barrels or more per year, and "Hand" in case of dealers in leaf tobacco for "In the hand," &c.
 NOTE b.—When an individual signs for a firm, his name should be written on the first line, and the name of the firm on the second line, preceded by the words "of the firm of."

[Ed. 1-10-'83—800,000.] ELECTRO'S.

I certify that this paper is a true copy of a document on file in this office.

0422

Witness

0423

In the case of Alex. McKee

Subpoena:—

L. W. Johnson, 70 S. 5th Ave., owner of property corner of Houston Street and South 5th Ave.

In the case of Patrick Phartee.

Subpoena:—

Simon E. Bernheimer, Lion Brewery, 9th Ave. & 108th St.

Wm. J. Brocher, 1505 Broadway.

Mr. Harris (with Brochers).

In the case of Laurence McDonald.

Subpoena:—

Mr. Schwanflugel, brewer, 59th St., near 3rd Ave.

Mr. Geisler, bookkeeper for

Schwanflugel.

Andrew J. McCalvey (34)

447 West 35th

Thomas J. Ryan

Electrician

1000 E. 42nd St. United States Building

Room

new school