

0130

BOX:

528

FOLDER:

4808

DESCRIPTION:

Mandel, Joseph

DATE:

07/12/93



4808

53

Counsel,
Filed
Pleads,

W. J. [unclear]
day of *July* 189*3*

Grand Larceny, (Section 528, 529, Penal Code.)
Degree.

THE PEOPLE

vs.

Joseph M. [unclear]

Dr LANCEY NICOLL,
District Attorney.

A TRUE BILL.

James [unclear]
Toreman.

Thos. [unclear]

S. P. [unclear]

Witnesses:

John R. [unclear]

Police Court 2 District. Affidavit—Larceny.

City and County of New York, ss:

John B. Keim

of No. 21 East 17th Street, aged 30 years.

occupation Jeweler being duly sworn,

deposes and says, that on the 24 day of May 1893 at the City of

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

One diamond and pearl scarf pin,
of the amount and value of three
hundred dollars. (\$300)

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 Joseph Mendel (now here) from the following facts to wit: that between the hours of 10 and 10.30 o'clock A.M. of the aforesaid date, said defendant came into deponent's place of business, at the above mentioned address, and asked and requested deponent to show him some scarf pins, as he desired to purchase one, and that deponent then showed and exhibited to the defendant a number of scarf pins, which were lying on paper trays, and that in a few minutes deponent's attention was attracted from said trays containing said scarf pins, and that in a few moments, deponent missed the aforesaid property from said tray, and that the defendant on seeing the deponent looking for said property, immediately

Sworn to before me on this day of 1893

Police Justice

left defendant's place of business, and that defendant
then called to his brother who was in said
premises, to follow said defendant, and that
said defendant on seeing that he was followed
ran away and jumped on a Car of the
Broadway Railroad. Defendant therefore asks
that said defendant may be held to answer

Shown to verify me } John R. Keim
this & dep. July 1893 }
Alice Fisher

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK,)
56.

Joseph Mendel

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

Question. What is your name?

Answer. *Joseph Mendel*

Question. How old are you?

Answer. *44 years -*

Question. Where were you born?

Answer. *Poland*

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

Answer. *35-2 + Avenue - 6 Weeks*

Question. What is your business or profession?

Answer. *None*

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

Answer. *I am not guilty - Joseph Mandel.*

Taken before me this
day of *July*

188*9*

Police Justice

[Signature]

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Mandel

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

Joseph Mandel

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

The said

Joseph Mandel

late of the City of New York, in the County of New York aforesaid, on the *24th* day of *May* in the year of our Lord one thousand eight hundred and ninety-*three* at the City and County aforesaid, with force and arms,

*one scarf pin of the value
of three hundred dollars*

of the goods, chattels and personal property of one

John R. Keenan

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.

*DeLancey Ricoll
District Attorney.*

0137

BOX:

528

FOLDER:

4808

DESCRIPTION:

Margajo, Salvatore

DATE:

07/12/93



4808

0138

BOX:

528

FOLDER:

4808

DESCRIPTION:

Margajo, Salvatore

DATE:

07/12/93



4808

W. J. Callahan
Counsel
Filed *10/3/93* (day of *July*) 1893
Plends *Wynnydy*

THE PEOPLE
vs.
P. B.
Salvatore Margajo.
Assault in the First Degree, etc.
(Sections 217 and 218, Penal Code)

Sworn to
Dec 28/96
DE LANCEY NICOLL,
random District Attorney.
Sept 11/93
Pl. 2
Parbone Oct. 23
A TRUE BILL.
Lawrence McKee

P. H. March 1799
John D. J. and acquitted
AT 2511
C. R.

Have advised City
Consent to \$10000
Sept 17/93. R.P.C.
Witnesses:
George G. Moore
John J. Murray
officer

Telephone
to Harlem
Hospital for
Dr. Payne
after the
trial has been
commenced

POOR QUALITY ORIGINAL

0140

Police Court— 3 District.

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

Genari Guerni
of No. 340 E. 115th Street, aged 35 years,

occupation Saloon keeper being duly sworn

deposes and says, that on the 11 day of June 1887 at the City of New York, in the County of New York, in front no 340 E 115th

he was violently and feloniously ASSAULTED and BEATEN by Salvatore Mengajo. (now here) who wilfully and maliciously cut and stabbed deponent in the right breast with a knife he then and then held in his hand deponent further says that such assault was committed

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

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

Sworn to before me, this 24 day of June 1887

Genari Guerni

James C. Park Police Justice.

Sec. 198-200.

St District Police Court. 1882

City and County of New York, ss:

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

Question. What is your name?

Answer. Salvatore Mangajo

Question. How old are you?

Answer. 19 years old

Question. Where were you born?

Answer. Italy

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

Answer. 335 E. 115th St. One year

Question. What is your business or profession?

Answer. Laborer.

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

Answer.

I am not guilty

his
Salvatore Mangajo
Mack

Taken before me this

day of

24

1882

Police Justice.

CITY AND COUNTY } ss.
OF NEW YORK }

POLICE COURT, 5 DISTRICT.

William J Henry

of No. 29th Precinct Police Street, aged _____ years,
occupation: Police officer being duly sworn, deposes and says
that on the 11th day of June 1893

at the City of New York, in the County of New York, deponent arrested
Salvatore Marquajo. (now here) on
complaint of George Guerrero of
no 340 E. 115th St who charged the said
defendant with cutting and stabbing
him in the right breast. from the
effects the said Guerrero. is now confined
in the Harlem Hospital and unable to
appear in court.

Deponent further says that Guerrero. fully
identified this defendant in deponent's presence
as the person who had cut and stabbed him.

Subscribed and sworn to before me this _____ day of _____ 1893

Police Justice

Held to await result of injuries.

Ex June 20/93 9.A.M.
" " 24/93 9.A.M.

Wherefore deponent prays the said defendant may be held to await the result of said injuries.

Signed before me

this 12th day of June 1893

C. E. Summers
Police Justice

William J. Henry

Account of Henry

AFRIDA VIT.

1790
Police Court, 5 District

THE PEOPLE, Etc.,
ON THE COMPLAINT OF

vs.
Charlotte Murgajo

Dated June 12 1893

Sumner Magistrate.

Henry Officer.

Witness
Disposition

Ex June 26 9 AM.
#1000

POOR QUALITY ORIGINAL

0144

The Magistrate providing in my absence will be an and determine this case and take such steps necessary

BAILED,
No. 1, by Samuel Stewart
Residence: 113 East 4th St. New York
No. 2, by _____
Residence: _____
No. 3, by _____
Residence: _____
No. 4, by _____
Residence: _____

090 724
Police Court, 5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
George E. Murray
340 E. 113rd St.
John T. Murray
Offense, Respectful

Dated, June 24 1893
John T. Murray Magistrate.

Witnesses John T. Murray
John T. Murray Officer.
No. _____
Residence: _____

No. 3
Residence: _____
No. _____
Residence: _____

John T. Murray
John T. Murray
John T. Murray

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 T. Murray guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of Thirty 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, July 8 1893 John T. Murray Police Justice.

I have have admitted the above-named _____ to bail to answer by the undertaking hereto annexed.
Dated, _____ 189 _____ Police Justice.

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

POOR QUALITY
ORIGINAL

0145

Dr. Giuseppe Calvelli,
MEDICO CHIRURGO OSTETRICO
332 E. 114TH ST NEAR 1ST AVE.,
NEW YORK.

New York June 30th 1893

R

I certify that Mr.
Gennaro Guarnieri is
lying in bed, and he is
too weak from his disease
(Pleurisy) and the beats
of his heart are also
weak. I think it is
dangerous for him to
go out, and leave his
bed -

Respectfully yours

Dr. G. Calvelli
332 E. 114th St.

FARMACIA ITALIANA 2217 FIRST AVE. N. Y.

Dr. Giuseppe Calvelli,
MEDICO CHIRURGO OSTETRICO
332 EAST 114TH STR. NEAR 1ST AVE.
NEW YORK

New York June 26th 1893

R

I can state that
Mr. Genaro Guarnieri
is lying in bed, too
weak to go out this
morning, and he is
sick with traumatic
Pleurisy, and not before
several days he can
leave his house.

Respectfully yours
Dr. G. Calvelli

FARMACIA ITALIANA 2217 FIRST AVE. N. Y.

POOR QUALITY ORIGINAL

0146

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION.

HARLEM HOSPITAL.

533 East 120th Street.

FRANK R. PRATT,
House Surgeon.

New York, June 23 1893.

Judge of Harlem Police Court

Sir,
This is to certify that
Jennens Lincoln is a
patient at this insti-
tution. He was severely
wounded from effects
of the injury, it is ex-
pected he will be able
to ~~be~~ ^{be} discharged ~~in~~ ⁱⁿ a few ~~days~~ ^{days}

Respy
F. R. Pratt M.D.

POOR QUALITY ORIGINAL

0147

Department of Public Charities and Correction.

HARLEM HOSPITAL,

New York, June 5, 1893

Judge of Harlem Police Court

This is to certify that James
Gunn is unable to appear
in court.

Respy
Frank R. Poate
House Surgeon

Department of Public Charities and Correction.

HARLEM HOSPITAL,

New York, June 6th, 1893

Judge of Harlem Police Court.

This is to certify that Jerome
Gillman is a patient at this
hospital suffering from a
wound of the right breast, his
condition is still serious.

Respy
Frank R. Poate
House Surgeon

POOR QUALITY
ORIGINAL

0148

Department of Public Charities and Correction.

HARLEM HOSPITAL,

New York, June 12 1895

To Justice Sims: -

This is to
certify that Genaro Guerrier
is a patient in this hospital,
suffering from stab wound
right breast & shock.
His condition is serious,
& he is unable to appear
in court.

Resp.

Howard A. Poatt
House Surgeon

KINGMAN B. PAGE, M. D.,
70 East 120th Street,

CONSULTATION HOURS:
to 10
1 to 2
6 to 7

June 29/93
To the Presiding Justice.

Sir
This will certify that
the ^{case} is under my profes-
sional supervision from a stab
wound of the chest and an
Circumscribed traumatic pleurisy
the result of the said stab
wound.

The wound is nearly healed
but owing to the pleurisy and
the generally poor condition
of the man due to the shock
and loss of blood by the wound

I do not think it advisable
that he be submitted to the
physical strain and exertion
of attendance on the Court for
at least a week to come.

The man is still entirely confined
to bed

Kingman B. Page, M.D.
Att. Surgeon.

Witness my hand and seal
this 29th day of June 1903

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Salvatore Margajo

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

Salvatore Margajo

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

The said

Salvatore Margajo

late of the City of New York, in the County of New York aforesaid, on the *11* day of *June* in the year of our Lord one thousand eight hundred and ninety-*three*, with force and arms, at the City and County aforesaid, in and upon the body of one *Genarri Guemmi* in the peace of the said People then and there being, feloniously did make an assault, and *him* the said *Genarri Guemmi* with a certain *knife*

which the said

Salvatore Margajo

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

with intent

him the said *Genarri Guemmi*

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

SECOND COUNT—

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

Salvatore Margajo

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

The said

Salvatore Margajo

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 *Genarri Guemmi* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said *Genarri Guemmi*

with a certain *knife*

Salvatore Margajo

which the said

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

THIRD COUNT—

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

Salvatore Margasi

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

The said

Salvatore Margasi

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

with a certain *knife*

Genarri Guemini

which

he

the said

Salvatore Margasi

in

his

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

chest

of

hmi

the said

Genarri Guemini

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

Genarri Guemini

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

DE LANCEY NICOLL,

District Attorney.

0152

BOX:

528

FOLDER:

4808

DESCRIPTION:

Martier, Frank

DATE:

07/12/93



4808

POOR QUALITY ORIGINAL

0153

Witnesses:

Officer Geo W Beck

Counsel,

Filed

(day of

189

Pleadst

THE PEOPLE

vs.

R

Frank Martin.

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

WIDE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Lawrence Meers
Jury 13/3 Foreman.

Theater January 20 1897

S. P. H. years

Handwritten scribbles and signatures at the top of the page.

Police Court— District.

1931

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

of ~~No~~ 6 Precinct George W. Beck
Street, aged _____ years,
occupation Police Officer being duly sworn,
deposes and says, that on the 5 day of June 1893 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by
Francisco Masties (now here) who struck
him several violent blows on the shoulder and arm
with an ax - which he defendant threw and
there held in his hand - and while deponent
was in full uniform as a Police officer and
in the discharge of his duty

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 8 day }
of July 1893 } George W Beck
Police Justice

Sec. 198-200.

1882
District Police Court.

City and County of New York, ss:

Francisco Master 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. *Francisco Master*

Question. How old are you?

Answer. *42 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *329 - E - 11 St - 4 years*

Question. What is your business or profession?

Answer. *Carpenter*

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

Answer. *I am not guilty.
Frank Martin*

Taken before me this: *8*
Day of *Nov*
189*3*
W. M. ...
Police Justice.

POOR QUALITY ORIGINAL

0156

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

731
 Police Court... 1
 District... 731

THE PEOPLE, Ac.,
 ON THE COMPLAINT OF
 George W. Beck
 & Co. Inc.
 Maurice Mentzer
 1
 2
 3
 4
 Offense Felonious Assault

Dated, July 8 1893
 Meade
 Magistrate

Beck
 Officer

Witnesses
 No. _____ Street _____
 No. _____ Street _____

No. _____ Street _____

No. 1500 Street
 to answer G. S.

Com
 H. H. [unclear]

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

_____ Defendant
 guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of \$7500 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, July 8 1893, [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Martini

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

Frank Martini

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

The said

Frank Martini

late of the City of New York, in the County of New York aforesaid, on the 5th day of June 1893, with force and arms, at the City and County aforesaid, in and upon the body of one George W. Beck in the peace of the said People then and there being, feloniously did make an assault, and hit the said

George W. Beck with a certain axe

which the said in his

Frank Martini

right hand then and there had and held, the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and wound,

with intent

him

the said

George W. Beck

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

SECOND COUNT—

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

Frank Martini

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

The said

Frank Martini

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

George W. Beck

in the peace of the said

People then and there being, feloniously did wilfully and wrongfully make another assault, and hit the said

George W. Beck

with a certain

axe,

George W. Beck

which the said

in

his

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

THIRD COUNT—

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

Frank Martier

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

The said

Frank Martier

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

with a certain

axe *George W. Beck*

which

he

the said

Frank Martier

in

his
and arm

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

of

him

the said

shoulder
George W. Beck

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

George W. Beck

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

DE LANCEY NICOLL,

District Attorney.

0159

BOX:

528

FOLDER:

4808

DESCRIPTION:

Mas, William

DATE:

07/21/93



4808

folio no. 155.

751-

Counsel,

Filed

1893

day of July

Pleads,

THE PEOPLE

vs.

William Mas

Grand Larceny, *Section 822*
[Sections 822, 823, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

W. Mas

A TRUE BILL.

Lancey Nicoll

Foreman.

July 21/93

Henry H. [unclear]

Amos [unclear]

Witnesses:

Chas. H. [unclear]

Officer Chas. [unclear]

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

Police Court 2 District. Affidavit—Larceny.

City and County }
of New York, } ss:

Charles A. Muro

of No. 60 Broadway Street, aged 27 years,
occupation: Broker being duly sworn,

deposes and says, that on the 12 day of July 1893 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the night time, the following property, viz:

One Naptha Lunch of
the value of Eight hundred
dollars.

\$ 800 ⁰⁰/₁₀₀

the property of Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by (William Mars)

did willfully and feloniously
violate the provision of section 570
of the Penal Code under the following
circumstances. That on said date between
the hours of one and six a.m. Deponent
left the said Lunch truck to a dock
in South Bay in the state of
New Jersey and on Deponent's return
to said dock deponent missed the said
property. Deponent is informed by Officer
Charles A. Muro of the Cabot Office that
one James Fleming of 62 East 12 Street
that he had been ordered to buy a
Naptha Lunch and that the party

Sworn to before me this 189 day of _____
Police Justice.

who wanted to sell said Land would
be at said Fleming's place of business 57th Street
and North River ^{at New York} at about 10 AM on the
14th day of July 1893 for the purpose of doing
a bargain for the sale of said Land. Depoant
is further informed by said Stanley that
he was present when the said Defendant
in his presence and the said Fleming was
state that the said Land was his
property and that he was anxious to sell said
Land. Depoant has since seen the
Land offered by the said Defendant
for sale and fully and positively identifies
it as the property taken into and
carried from Depoant's possession and
Depoant asks that said Defendant may
be dealt with as the law directs.

Given to before us this } Charles H. Gross
15th day of July 1893 }

Wm. H. Brady
Notary Public

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. *William Morris*

Question. How old are you?

Answer. *21 Year*

Question. Where were you born?

Answer. *New Jersey*

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

Answer. *60 Broad Street Newark New Jersey 5 Months*

Question. What is your business or profession?

Answer. *Machinist*

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
W. L. Mas*

Taken before me this

day of

James J. [Signature]
1863
[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0165

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

Charles J. Hanley
aged years, occupation Restroom Attendant of No.
Central Office Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Charles H. Moss
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 15 } *Charles J. Hanley*
day of July } 1897

Robert J. [Signature]
Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

William Mas

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

William Mas

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

The said

William Mas

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

one rapha launch of the value of eight hundred dollars

[Large decorative flourish]

of the goods, chattels and personal property of one

Charles N. Moss

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.

SECOND COUNT—

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

William Mas

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

The said *William Mas*

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

*one naphtha launch of the value
of eight hundred dollars*

of the goods, chattels and personal property of one

Charles A. Moss

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

Charles A. Moss

unlawfully and unjustly did feloniously receive and have; the said

William Mas

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

DE LANCEY NICOLL,

District Attorney.

0168

BOX:

528

FOLDER:

4808

DESCRIPTION:

Masters, Robert

DATE:

07/18/93



4808

0169

BOX:

528

FOLDER:

4808

DESCRIPTION:

Berowitz, Anthony

DATE:

07/18/93



4808

Court of Gen. Sessions
The People
vs.

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

No. 297 FOURTH AVENUE,
(Corner East 23d Street.)

Anthony Bertrami

New York, June 15 1897

CASE NO. 72513
DATE OF ARREST June 23rd
CHARGE

OFFICER

W. Egan

Grand Larceny

AGE OF CHILD
RELIGION
FATHER

10-11 yrs
Catholic

MOTHER

Anthony

RESIDENCE

John
201 West 109th St

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

the boy is somewhat inclined to be wild, and has run away from home without cause on some few occasions.

Boys parents are decidedly respectable, and live in a comfortable home.

Society has no record of the boy having ever been arrested before.

All which is respectfully submitted,

William Lusk
Supt

To District Atty.

Court of

General Sessions

Chicago

7-1

Anthony D. ...

FENAL CODE

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,

President, &c.,

No. 297 Fourth Avenue,

Corner East 3rd Street,

NEW YORK CITY.

Court of Sessions
The People
v.

REPORT OF THE NEW YORK SOCIETY FOR
• THE PREVENTION OF CRUELTY
TO CHILDREN.

No. 297 FOURTH AVENUE.
(Corner East 23d Street.)

Robert Masters

New York, July 15, 1893

CASE NO. 25-1893 OFFICER W. W. Wainman
DATE OF ARREST June 23rd
CHARGE Grand Larceny

AGE OF CHILD 13 yrs.
RELIGION Catholic
FATHER Watson

MOTHER Annie

RESIDENCE 303 East 103rd St

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

on May 15/93. Boy was arraigned before Justice Burke on a charge of "dis. conduct" and discharged. Apart from this the boy bears a good reputation

Boys parents live in a nice comfortable home and are respectable

All which is respectfully submitted,

C. E. Collins Secretary

To Dist. Att.

Count of

General Sessions

Mr. Dennis
T.D.

Robert Masters

PENAL CODE, §

**Report of the New York Society
for the Prevention of Cruelty
to Children.**

ELBRIDGE T. GERRY,

President, &c.,

No. 297 Fourth Avenue,

Corner East 29th Street,

NEW YORK CITY.

Police Department of the City of New York.

Precinct No.

Bellerose Hospital,
1st Surgical Division,
New York, June 24, 1893.
To Presiding Magistrate,
Jefferson Market Court.

Anthony Berkowicz is under treatment in one of the wards of this Hospital for a pistol or gun shot wound of the leg. His wound today shows some indications of slight beginning inflammation, and it will need treatment in all probability for some days before he can be taken safely to Court.

Respectfully,

S. C. Minor, M.D.
House Surgeon.

Police Court 2 District. Affidavit—Larceny.

City and County }
of New York, } ss:

Herman Levy

of No. 1933 Thiel Avenue Street, aged 38 years.

occupation Butcher being duly sworn,

deposes and says, that on the 22 day of June 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the Night time, the following property, viz:

gold and silver money of the United States, to the amount and value of one hundred and thirty four Dollars, \$134.

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 Robert Masters,

now in custody of the Society for the Prevention of Cruelty to Children, and Anthony Berkowitz, now in Baltimore Hospital wounded.

Deponent missed said money from his store on June 23 and deponent charges deponent with said larceny for the reason that deponent was found in possession of money and guns which they had recently bought, and deponent is informed by Detective George A. Plonck, now here, that he found the deponent both corpses in the Police Head Quarters on June 23; that they had stolen said money on said date

Herman Levy

Sworn to before me, this 23 day

of June 1893

John W. ... Police Justice.

POOR QUALITY ORIGINAL

0177

1877

CITY AND COUNTY }
OF NEW YORK, } ss.

George A. Alonchi

aged *25* years, occupation *Detective* of No.

Orme Road Quarter Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Herman Levy*

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

Sworn to before me, this *25* day of *July* 189*7*

George A. Alonchi

John K. ...
Police Justice.

[Lined area for additional text or notes]

POOR QUALITY ORIGINAL

0178

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Robert Masters

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. *Robert Masters*

Question. How old are you?

Answer. *12 years*

Question. Where were you born?

Answer. *I do not know*

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

Answer. *307 East 105th St 6 years*

Question. What is your business or profession?

Answer. *(None)*

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

Answer. *I was going to climb into the place and get the money and he did it; and he gave me twenty five dollars.*

Robert Masters

Subscribed before me this 27 day of June 1897
John W. ...
Police Justice.

POOR QUALITY ORIGINAL

0179

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Anthony Berkowitz 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. Anthony Berkowitz

Question. How old are you?

Answer. 10 years

Question. Where were you born?

Answer. New York

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

Answer. 301 - East 103 St., 3 years

Question. What is your business or profession?

Answer. School boy

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 - Tony Berkowitz

Taken before me this 1st day of April 1937
[Signature]
Police Justice

POOR QUALITY ORIGINAL

0180

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Anthony Berkowitz 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. Anthony Berkowitz

Question. How old are you?

Answer. 10 years

Question. Where were you born?

Answer. New York

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

Answer. 301 - East 103 St., 3 years

Question. What is your business or profession?

Answer. School boy

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
Tony Berkowitz

Taken before me this 1st day of July 1937
[Signature]
Police Justice.

CITY AND COUNTY OF NEW YORK, ss:

POLICE COURT 2 DISTRICT.

George A. Alonzo

of No. Detective Central Office Street, aged years, occupation Detective being duly sworn, deposes and says, that on the 23d day of June 1897 at the City of New York, in the County of New York, Dependent

arrested Robert Masters, now here, charged with larceny of Cash of the value of one hundred and thirty dollars, the property of Herman Levy of 1993 Third Avenue. Dependent asks that defendant be committed to the care of the Society for the Prevention of Cruelty to Children to await & arraignment on said charge. Said Dependant is twelve years of age.

George A. Alonzo

Sworn to before me, this 23rd day of June 1897

John W. [Signature] Police Justice.

POOR QUALITY ORIGINAL

0182

Police Court, _____ District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated, _____ 189

Magistrate.

Officer.

Witness, _____

Com. to Com. of S. P. C. & C
Ex: June 25. 9 a.m.

Disposition, _____

POOR QUALITY ORIGINAL

0183

No 2 place for
Eose in June 30th 9 A.M.
27 July 14, 1893

PAID,
No. 1, by _____
Residence _____ Street
No. 2, by _____
Residence _____ Street
No. 8, by _____
Residence _____ Street
No. 4, by _____
Residence _____ Street

Police Court... District 30

THE PEOPLE, vs.,
ON THE COMPLAINT OF
Gen. A. Alcock
Robert Master
Caulery Bakers
Offense Larceny

Date June 24 1893

Magistrate
Joseph A. Stewart
Precinct C.C.

Witnesses
No. _____ Street
No. _____ Street
No. _____ Street
\$ 1000 to answer
No 179
No 2. Steinman
July 5, 1893

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 Robert Master

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 it appearing that he is under the age of sixteen years, that he be committed to the custody of the New York Society for the Prevention of Cruelty to Children, until he give such bail.

Dated, June 25 1893 John Bellacis Police Justice.

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

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 it appearing that he is under the age of sixteen years, that he be committed to the custody of the New York Society for the Prevention of Cruelty to Children, until he give such bail.

Dated, July 14 1893 John Bellacis Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against Robert Masters and Anthony Berkowitz

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

Robert Masters and Anthony Berkowitz of the CRIME OF GRAND LARCENY IN THE second DEGREE, committed as follows:

The said Robert Masters and Anthony Berkowitz, both

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

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

of the goods, chattels and personal property of one

Herman Levy

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

De Lacey, Ricoll District Attorney.

0185

BOX:

528

FOLDER:

4808

DESCRIPTION:

McCabe, Sylvester

DATE:

07/12/93



4808

0186

BOX:

528

FOLDER:

4808

DESCRIPTION:

McDonald, John

DATE:

07/12/93



4808

Police Court - 3^d District.

CITY AND COUNTY }
OF NEW YORK, } ss

John V. Dahlgren
of No. 101 Broad Street, Aged 53 Years

Occupation, Shipping agent being duly sworn, deposes and says, that on the 6th day of July 1883, at the 7th Ward of the City of New York, in the County of New York, was feloniously taken, stolen, and carried away, from the person of deponent by force and violence, without his consent and against his will, the following property, viz:

A watch of the value of about five dollars

the value of _____ DOLLARS,

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

Sylvestre M. Bane, John McDonald
~~and two other men~~ ^{now known as Michael Miller} who were in company with each other and acting in concert for the purpose that while deponent was walking along Cherry street and had said property in a pocket of the vest then worn on his person ~~and~~ deponent was suddenly seized by the defendants who forcibly held deponent and said McDonald took said watch from deponents' person.

J. V. Dahlgren

day of July 1883
Sworn to before me this 18th day of July 1883
J. M. [Signature]
Police Justice

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Sylvester McCabe 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. *Sylvester McCabe*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *150 Cherry St - 7 years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*

Sylvester McCabe

Taken before me this
day of *Sept* 188*7*
[Signature]

Police Justice.

Sec. 193-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

John 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.

John McDonald

Question. How old are you?

Answer.

15 years

Question. Where were you born?

Answer.

New York

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

Answer.

37 Monroe St. 3 years

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

*I am not guilty
(Usual Miller)*

Taken before me this
day of *March* 188*8*
[Signature]
Police Justice.

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

72 5
 Police Court... 3
 District. 739

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

John W. McLaughlin
 101st Street
John McLaughlin
 2nd Street

4
 8
 Offense _____

Dated, *July 23* 189 *3*

John W. McLaughlin
 Magistrate
 Officer

Witnesses *John W. McLaughlin*
 No. *299* 4th Ave
 Street

No. _____
 Street _____

No. *107*
 Street *East*
 to answer

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

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

Dated, *July 23* 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

Committee of General Services
The People
Michael St. Dennis
alias Sullivan

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

No. 297 FOURTH AVENUE,
(Corner East 23d Street.)

New York, July 10 1893

CASE NO. 43834 OFFICER J. T. P.
DATE OF ARREST June 6 1893
CHARGE Robbery

AGE OF CHILD 15 years
RELIGION Catholic
FATHER John St. Dennis

MOTHER Margaret St. Dennis

RESIDENCE 27 Monroe Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

subject was arrested on 4/10/92 at 30 D St. for robbery
of a woman but appeared in court on 4/10/92
Nov 4/92 Bay was arrested and charged
with Robbery for stealing a watch
and chains, and on Dec 23/92 at the
behest of General Services was discharged
on his own recognizance.
Bay lives with his mother, but will
not go to work and associates with
bad company.

All which is respectfully submitted,

William J. ...
Supt

George J. ...

POOR QUALITY ORIGINAL

0 193

*Comptroller
of the State*

The People

*Alfred W. ...
...*

PENAL CODE, §

**Report of the New York Society
for the Prevention of Cruelty
to Children.**

ELBRIDGE T. GERRY,

President, &c.,

No. 297 Fourth Avenue,

Corner East 23d Street,

NEW YORK CITY.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Sylvester Mc Cabe and John McDonald alias Michael Mullen

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

Sylvester Mc Cabe and John McDonald alias Michael Mullen

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

The said

Sylvester Mc Cabe and John McDonald alias Michael Mullen, both

late of the City of New York, in the County of New York aforesaid, on the sixth day of July in the year of our Lord one thousand eight hundred and ninety-three, in the time of the said day, at the City and County aforesaid, with force and arms, in and upon one John V. Dahlgren in the peace of the said People then and there being, feloniously did make an assault; and

one watch of the value of five dollars

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

the said Sylvester Mc Cabe and John McDonald alias Michael Mullen and each of them being then and there aided by an accomplice actually present, to wit: each by the other and by a certain other person 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.

By Laurence Nicoll, District Attorney.

0195

BOX:

528

FOLDER:

4808

DESCRIPTION:

McGovern, Frank

DATE:

07/14/93



4808

Witnesses:

Wm. J. J. J. J.

Counsel,

Filed

day of

188

Plends,

THE PEOPLE

vs.

Grand Larceny, *second* Degree. [Sections 228, 229, Penal Code.]

Frank Mc Govern

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

James Mc Keever
July 27 188

Foreman.

Charles G. Day

For one year

Police Court 14 District.

1912

Affidavit—Larceny.

City and County of New York, } 55.

of No. 310 W. 110th Street, aged 28 years,

occupation Shoe repairer being duly sworn,

deposes and says, that on the 29 day of March 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One live horse of the value of One hundred and fifty 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 John J. [unclear] here, for the reason that on said day and date Deponent hired said horse from Deponent and failed to return said horse to him, therefore Deponent may charge said Deponent with taking, stealing and carrying away said animal and prays that he be dealt with as the law directs

John J. [unclear]

Subscribed and sworn to before me, this 29 day of March 1892 at New York City, New York.
Police Justice.

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY } ss:
OF NEW YORK, }

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

Question. What is your name?

Answer.

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
Frank M. Govern

Taken before me this
day of *April* 189*7*
Am. H. Smith
Police Justice.

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY } ss:
OF NEW YORK, }

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

Question. What is your name?

Answer. *Frank M. Govern*

Question. How old are you?

Answer. *27 years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *4 River Street*

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*
Frank M. Govern.

Taken before me this
day of *April* 189*9*
Wm. H. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0200

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... 14 District. 717

THE PEOPLE, Ac.,
vs. ON THE COMPLAINT OF

William H. ...
John ...
...
Offense... *...*

Dated, 189

Magistrate

Officer

Precinct

Witnesses

No.

Street

No.

Street

No.

Street

No. 1574

to answer

William H. ...
John ...

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

Gerard ...

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

Dated, *July 3* 189 *...* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Mc Govern

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

Frank Mc Govern

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

The said Frank Mc Govern

late of the City of New York, in the County of New York aforesaid, on the 15th day of March in the year of our Lord one thousand eight hundred and ninety-three, at the City and County aforesaid, with force and arms,

one horse of the value of one hundred and fifty dollars

of the goods, chattels and personal property of one William Junghertchen

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

De Lancey Nicoll District Attorney

0202

BOX:

528

FOLDER:

4808

DESCRIPTION:

Meehan, John J

DATE:

07/21/93



4808

Witnesses:

James Whelan
Officer

Subpoena officer
W Campbell
for 10/10/19

1890 U.S. District

Counsel, *W.E. McBride*
Filed *21* day of *July* 189*3*

Pleads, *Not Guilty*

THE PEOPLE

vs.
John J. Meekins
612 Broadway

John J. Meekins

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

James McKeever

Foreman.

Sub 2 - und not 4, 1893.
Print and circuit, with
Grand Jurisdiction of
Prison. Pen 1/12, 1893

10/10/19

POOR QUALITY ORIGINAL

0204

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John J. McEwan 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 J. McEwan

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. NY

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

Answer. 613 Greenwich St, 1 1/2 years

Question. What is your business or profession?

Answer. Apprentice

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 J. McEwan

Taken before me this 16
day of July 1893
W. J. Hall
Police Justice.

POOR QUALITY ORIGINAL

0205

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... District

THE PEOPLE, Ac.,
ON THE COMPLAINT OF

James P. McDonald
Police Officer

Offense *Disorderly*
the Police

Dated,

July 16 189*9*

Magistrate

William C. Officer

Precinct

Witnesses

No.

Street

No.

Street

No.

Street

No.

Street

No.

Street

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

Dependent

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, *July 16* 189*9* *W. C. Officer* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

(1855)

Police Court - 2 District.

CITY AND COUNTY OF NEW YORK, ss.

James Whalen.
9th Precinct Street, aged 35 years,
Police Officer being duly sworn, deposes and says, that
on the 15 day of July 1893 at the City of New York,
in the County of New York.

He was violently ASSAULTED and BEATEN by John Wickham (growler)
who struck deponent a violent blow in the
head with his clenched hand, knocking
deponent down. Deponent further says that at
the time of said assault he was in full uniform
and in the discharge of his duty and at the same
time a prisoner deponent had not custody made good his
without any justification on the part of the said assailant.

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

Sworn to before me, this 16 day of May 1893 James Whalen
Police Justice.

P. M. Witness ordered the crowd to disperse, and all went away except Frederick Miller who refused to go. Complainant put Miller under arrest and proceeded to take him to the station house. At the corner of Leroy and Greenwich streets witness saw defendant again. He asked what witness was going to do with the prisoner. Witness told him to go away. Witness started up through Leroy street with the prisoner, defendant following behind, and half way the block he told witness to let go the prisoner. Witness told him to go away. Defendant then struck witness in the face with his fist knocking him down, and causing his nose to bleed, whereupon the prisoner escaped. At the time the assault was made there were several parties behind defendant, but don't know whether they were following him or not.

CROSS EXAMINED.

Witness was coming from his post and was informed by people that defendant was on the corner and had been drinking beer with Frederick Miller and two others. They were sitting there laughing and singing except defendant who stood up with a can or growler in his hand. Witness ordered them to disperse and they obeyed except

Miller. There seemed to be excitement before witness made the arrest, people watching and looking out of the windows of houses. Defendant made witness' nose bleed and knocked two buttons off of his coat. Witness was trying to keep the streets orderly and quiet, and ordered the crowd to disperse and move on. The defendant was half a block away, but the others were not within view. At the time witness arrested Miller he took hold of him and proceeded in that way towards the station house until defendant came up with them at Leroy and Greenwich streets. He was standing there and there were several people with him. Witness then turned east towards Hudson street with his prisoner, and looked back and saw two fellows hold defendant, and heard the remark "You had better keep away". Witness was about 20 feet away from the crowd at the time this occurred. Then witness noticed that defendant ran towards him alone on his right side, and said "Let him go". Witness said "You go away; you want to get locked up too?" That is all that passed until the assault occurred. When witness received the blow he fell down and while on the ground witness' hold on the prisoner relaxed,

although they were both on the ground. Before witness could get on his feet the prisoner and defendant ran away down Leroy street, and went into an alley at 613 Greenwich street. Witness couldn't get assistance and so lost both of them. At five o'clock on the following morning, the 16th, saw defendant getting out of a drywood's box in Leroy street between Washington and West streets. He said "You have got me now." Witness said yes, and took him to the station house, and he abused witness all the way there, calling him whore and bastard, and wouldn't always have his uniform on. Defendant hit witness one blow, and he had hold of the prisoner at the time. Witness' nose was sore and swollen for a couple of days after the blow was struck on the 15th of July; it was swollen up on the outside and inside. There was no mark left on the nose

J O H N J. M E E H A N being called on the part of the defense and duly sworn, testified as follows :
He lives at 613 Greenwich street and works at 142 ~~W~~Woo-
ster street in a packing box shop. On the 15th of July
at the time the officer testified in the evening defendant

came through Greenwich street and a baby fell from a window, and struck a wooden cellar door on a level with the pavement. Frederick Miller picked the baby up, carried it into the yard and gave it to its mother, and defendant ran down the street for an ambulance, but he didn't know how to ring it up and couldn't find anybody to ring it up. When defendant returned a police officer was dispersing the crowd that had collected through the excitement caused by the falling of the baby out of the window at 613 Greenwich street. The officer told defendant at the door of the house in which he lived to "get out of here". Defendant said "You know I live here." He said "Get out of here or I will break your head." Defendant went up stairs in the house, and after two minutes came down and walked as far as the corner. At that time the officer was coming across the street with Frederick Miller but defendant didn't know he was arrested until he saw him across the street. Frederick Miller is defendant's brother in law and lives in the same house. Defendant was alone in front of his house and went across the street to the officer and asked him "What are you arresting him for?" The offi-

cer said it was none of his business. So defendant pleaded for the prisoner's release, saying he was a married man and had a child a year old that day. The officer said to go away, and defendant continued to plead and the officer made an effort to strike defendant, in doing which he stumbled and fell, letting go the prisoner; and defendant and the prisoner Frederick Miller ran away. The officer didn't strike the sidewalk. The next morning the officer met the defendant. In the meantime defendant had been to a friend's house all night playing the violin until five o'clock A. M. when he started for home. At King street he again met the officer, who made a rush at him along with another officer, and both together clubbed defendant about the head and body until he was bleeding like a slaughtered bull, only because the officer missed his prisoner the previous evening. The officer took defendant to Charles street police station on a charge of assault, and from there he was sent to St. Vincent Hospital where his wounds were bandaged. Defendant showed a scare over his eye and another on his scalp where the hair didn't grow. Don't know whether the officer saw the baby fall out of

the window or not .

CROSS EXAMINED.

Defendant lives at 613 Greenwich street; has worked in a box factory two years. On the 15th of July he knocked off work at 12 o'clock it being Saturday. Then defendant came home and had a meals' ^cvituals; stayed home until three P M. and then went out . He met a few friends, Frederick Miller his brother inlaw being one among them; they each had three glasses of beer. Partook of the beer all the way up from Beech street until they reached Greenwich street. Didn't have any drink between three o'clock and six o'clock only what he had with Miller, being the three glasses . Defendant left the house at three o'clock when he met Miller between Quarter after three and four o'clock, and got to Greenwich street about 6 o'clock having taken three beers each and talked with a few truck drivers. At Greenwich street they lingered around there until 7 o'clock, walking up and down one block after another. The baby fell out of the window at about 7 o'clock, and at the time when it fell they were going down the street from Leroy street. Defendant didn't do anything, but Miller ran and picked up the baby, and defendant ran to ring

up an ambulance, and the next thing defendant saw was the officer in the middle of the block dispersing the crowd. Defendant was not standing on the corner with the beef can in his hand as testified to by the officer; other people may have been there. He came back after running for the ambulance. He does not know where Miller was arrested. He does not know that Miller was under the influence of drink. Defendant met the officer when he had Miller in custody going up Leroy street. He supposes the officer had hold of Miller but cannot swear to it. Defendant pleaded with the officer for the release of Miller--that Miller was a married man and the father of a baby a year old that day. He didn't say to let him go. Defendant said "Mr. Whalen, let him go" The officer said go away. Witness knew the officer had arrested the prisoner. Witness knew he had the right to plead, and was pleading with him as one friend would plead for another friend. Defendant did not know whether Miller had been disorderly or not. Witness continued to plead with the officer but didn't say any thing wrong to him. Defendant told the officer it would not benefit him to take Miller in--that he wouldn't

gain anything by arresting the prisoner and breaking up his little home. The officer said to go away and threatened defendant, but don't know what it was. The officer didn't say he would lock the defendant up if he didn't go away. He didn't have time to speak but struck at defendant's face with his fists and missed it. Then defendant saw him stumble and release his hold on the prisoner. The officer was walking along on the sidewalk and he stopped when he struck at defendant; he was in the middle of the walk, and there was nothing there for him to stumble over, just smooth pavement. Don't know whether he fell or not. When the prisoner found himself free he ran away, and then the officer rushed at defendant. The officer claimed he fell but defendant didn't see him fall; only saw him stumble. If the officer had fallen defendant would have known it. Defendant then ran away in the same direction as Miller, but defendant ran into the house; defendant joined Miller the next morning. The last defendant saw of Miller was in the alley where they both ran up together. Defendant was right behind Miller and didn't say a word to him. It was not an alleyway that defendant ran into but a hall

way.. Defendant came down the hallway, and lived in that building ✓

Defendant believes Miller is working now, but believes he was convicted for this offence and got two months and gave \$500 bonds. He didn't go to the Island but gave bonds for good behavior .

Defendant next saw Officer Whalen at six o'clock on the following morning, and on the way to the station house he broke defendant's head, and then defendant abused him for the way he beat him, and told him if he lost his uniform he would be a "bum". That is all witness said. It is not true that defendant called complainant a whore; and did not say that he would take his uniform off of him.

RE-DIRECT EXAMINATION. It is three steps to the hallway, and that was witness house .. It was in the neighborhood of the witness and Frederick Miller's house, both lived at 613 Greenwich street. When Miller got away from the officer defendant ran away with him. Did not make any such remark the next morning when defendant was arrested as "You have got me now". Defendant don't recollect saying anything else to the officer only

not to kill him. It was after the officer struck the defendant on the way to the station house he said that if he lost his uniform he would be a "bum." Didn't call him a whore; never knew of a man-whore. When defendant addressed the officer to let Miller go, he said "Mr. Wheelan, let him go." There was no command or threat made by defendant. Defendant was taken to the hospital, and his wounds were dressed; but was first taken to the police station. After leaving the hospital he was taken to Jefferson Market police court, and has been confined there ever since. Didn't see the officer after Miller escaped when he was in pursuit, but he was not bleeding. Witness heard the officer testify he was bleeding from the nose, which is not true, and heard him testify that he struck him, which is not true. Witness did not touch the officer. Defendant saw Miller escape, and knew he was in custody. Defendant's pleading lasted about a minute. Defendant in that minute addressed the officer as Mr. Wheelan--asked him if he would not please let Miller go, that he was a married man, and the father of a child that was then just a year old that day. Defendant stated if he arrested

him he would lose his position. He told defendant to go away. The next time he told defendant to go away and he did not, the officer struck a blow at him and stumbled. He struck at defendant with his left hand. If the officer said he was on his right hand side, that is not according to defendant's recollection. Witness was back of the prisoner, and the officer turned around and struck at him holding on to the prisoner, and missed him. It was something similar if a person was running after a person, and he went to grab him, and missed him. When the officer struck at defendant the force of the blow carried the officer down; Miller did not go down. Did not hear the officer testify that he took the prisoner down with him. Did not see Miller down at all. The officer stumbled about three or four steps before he could straighten himself up; he did not go down; he didn't have his club in his hand at that time, and at any time on that day he didn't strike defendant with his club.

Defendant heard the officer testify that he came out of a drygood's box on Greenwich street. Defendant denies that he was in the drygood's box, but was coming around

the corner at the time, and met officer Sweeney and another officer, don't know his name, but might have seen him before. The other officer's face was familiar to him, but don't know him. Officer Whalen struck defendant with his little "billy" or club before he took hold of him. He kept on hitting defendant on the head and calling defendant names such as son-of-a-bitch. He called defendant more than a dozen names on ~~the way to the~~ the way to the station house, but cannot remember only that one. The officer beat defendant all the way to the Charles street station from the place of arrest corner of King street and Washington street. He held defendant there for awhile, and then hit him three times--twice on the head and once over the eye. It was for more than six blocks the officer rained blows on defendant, and another officer named Sweeney and another officer, three officers in all. Defendant only met two officers first, and the other joined them afterwards. All three rained blows on the defendant. Officer Whalen took hold of defendant when he arrested him, and rained blows on him until he reached the station house. Then another officer came. Only two officers

went to the station house. Sweeney hit defendant a couple of times with a weapon between the shoulders. Then he went away. All the blows were received at that time, and defendant was sent to St. Vincent hospital.

At this time defendant was too drunk to do anything to defend himself, as he was drinking all the morning. Defendant had been drinking in a house where he played on the violin until five o'clock in the morning. It was in a tenement house and they were very respectable people; it was a birthday party. There were 6 or 8 people there. They had a violin when defendant got there, and he played there all night--had waltzing and beer and soda water-- and stayed there till half past five or quarter to six .. Defendant was so affected that he went to sleep in the house in a chair; didn't reside there; it was in Washington street, and defendant went towards home. He was still drunk but knew his business. In the hospital they cut the hair away where defendant was wounded, and it has not grown out there since . The three marks were made on the morning of the 16th July.

Defendant was never convicted before; was arrested a year ago for sky-larking in Jane street. When defendant was arrested in the morning he was coming through Washington street, and was not asleep in a drygood's box when arrested. The corner was full of drygood's boxes. Defendant had not fallen down in the street. Did not receive any wounds where defendant had been drinking in the night and before he saw the officer. The officers gave the wounds.

Defendant shows his right hand to the jury, and shows three fingers missing; the witness also doubled his hand up showing his fist.

O F F I C E R W H A M L E N recalled, on the part of the people, testified as follows:
He arrested defendant at 10 minutes to five o'clock A. M. July 16th in the middle of the block of King street between Washington street and West street. Had no conversation with him but with Miller had a conversation. When witness put Miller under arrest his head was in bandages. As a result of the conversation witness went down to the corner of King street and Washington,

and there found defendant just in the act of getting out of a big drygood's box. He had no shoes or stockings on, and was intoxicated. Defendant's head at that time the officer found to have been cut, and took him to the station house. Couldn't say that defendant was bleeding from his head before he was arrested. Didn't strike him on the way there to the station house. Officer Farrell was with witness. Couldn't say that Sweeney struck him. Witness saw Sweeney standing at his post corner Greenwich and Washington streets. Witness was with the defendant all the time until he arrived at the station house. Didn't strike defendant at any time; did not see any one strike defendant. Sweeney was not near enough to strike defendant; he was standing at his post corner Greenwich and Washington streets. From the time defendant was arrested until he reached the station house defendant was in witness custody all the time. Had a conversation with Miller in regard to defendant in the morning when witness had Miller under arrest. Witness had got Miller again in the morning just before he got defendant.

#####

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 J. Meehan

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

John J. Meehan

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

The said

John J. Meehan

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

then and there being, a *patrolman* of the Municipal Police of the City of New York, and as such *patrolman* being then and there engaged in the lawful *apprehension* of one *Frederick Miller* upon a charge of *disorderly conduct*,

and the said

John J. Meehan

him, the said

James Whalen

then and there feloniously did beat, strike, wound and otherwise illtreat, with intent then and there and thereby to prevent and resist the lawful *apprehension* of *the said Frederick Miller* as aforesaid, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0224

BOX:

528

FOLDER:

4808

DESCRIPTION:

Meyer, Henry

DATE:

07/13/93



4808

0225

BOX:

528

FOLDER:

4808

DESCRIPTION:

Meyer, Maria

DATE:

07/13/93



4808

POOR QUALITY ORIGINAL

0226

Witnesses:

Simon B. Mendenhall, D.

Carl Muller alias August Womers committed to House of Detention in default of \$5000. - bail. July 20, 1893.

Release to S.B. Mendenhall for term of life June 24 94

Maria Meyer alias Emili Baum alias Maria Meyer Discharged on her own recognizance

M. Mendenhall July 16, 1893

Counsel,

Filed

189

day of July

1893

at New York

in the County of New York

State of New York

vs.

THE PEOPLE

vs.

Henry Meyer, alias
Wm Reuter, alias Henry
Meyer, alias Hugo
Mayer
Maria Meyer, alias
Emili Baum alias
Maria Meyer

DE LANCEY NICOLL,
District Attorney

General
A. BRUB BELL.

General
District Attorney

Book 2 - May 18, 1894 - 961
Trial and conviction of
Muller in the Second Degree

~~Simon B. Mendenhall~~
~~and~~
~~and~~

~~1893~~
~~July 20, 1893~~

~~Henry Meyer, alias
Wm Reuter, alias Henry
Meyer, alias Hugo
Mayer
Maria Meyer, alias
Emili Baum alias
Maria Meyer~~

~~DE LANCEY NICOLL,
District Attorney~~

~~Book 2 - May 18, 1894 - 961
Trial and conviction of
Muller in the Second Degree~~

**POOR QUALITY
ORIGINAL**

0227

Charles W. Broeke

W.J.O'Sullivan

Charles Lex Brooke

People

Law Offices

vs.

Brooke, O'Sullivan & Brooke

Henry Meyer.

111 Broadway, New York.

March, 22nd, 1894.

Henry Meyer Esq.,

City Prison, Centre Street,

New York.

Dear Sir:-

We hereby notify you that we have withdrawn from the above case, and are no longer your counsel; we suggest that you apply to the Court to assign counsel to defend you in your coming trial.

Yours very truly.

(Dictated)
L.S.C.

Brooke O'Sullivan & Brooke
Lewis Stegmann Chauley

Chas. W. Broeke

**POOR QUALITY
ORIGINAL**

0228

(John H. ...)

**POOR QUALITY
ORIGINAL**

0229

Court of General Sessions
of the Peace .

-----x
People of the State of
New York.

vs.

Henry Meyer.

City and County of New York. ss:

Henry Meyer being duly sworn deposes and says: That he is the defendant above named, that he has been indicted by the Grand Jury of this County, for murder in the first degree. That his former counsel Messrs. Charles W. Brooke, W.J. O'Sullivan and Louis Stuyvesant Chanler have notified him that they have withdrawn from the case, that deponent is now without counsel, and that he has no means with which to employ counsel to aid him in his defense.

Deponent therefor asks that counsel be assigned to him by this honorable Court.

Sworn to before me this

Henry M. Meyer

26 day of March 1894.

Thomas M. Cantor, Commissioner of Deeds

Notary Public, ()

New York County.

Court of General Sessions
of the Peace.

-----X
People of the State of
New York.

vs.

Henry Meyer.

-----X
City and County of New York, ss:

Henry Meyer being duly sworn deposes and says: That he is the defendant above named, that he has been indicted by the Grand Jury of this County, for murder in the first degree. That his former counsel Messrs. Clarence W. Brooks, W.J. O'Sullivan and Louis Stuyvesant Quarter have advised him that they have withdrawn from the case, that he is now without counsel, and that he has no means with which to employ counsel to aid him in his defense.

Wherefore he prays that counsel be assigned to him by this Honorable Court.

Sworn to before me this
26th day of March 1894.

Thomas M. Cantor

Commissioner of Charities

~~Notary Public~~ ()
city +
New York County.

Henry Meyer

**POOR QUALITY
ORIGINAL**

0231

Feb 26 / and 206 / 194

**POOR QUALITY
ORIGINAL**

0232

*at of General ... the Sea
City & County of
New York*

John Henry ...

POOR QUALITY ORIGINAL

0234

COURT OF GENERAL SESSIONS

CLERK'S OFFICE.

Ind July 13 - 1893

PEOPLE

vs.

*Henry Meyer et al
for Stego-grapher*

minutes see

Justice.....

Amount. *Boyd*

Surety.....

Residence.....

Offense. *M*

Sent to Special Sessions.....

POOR QUALITY ORIGINAL

0235

(155)

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against
Henry Meyer, otherwise called William
Reuter, otherwise called Henry Meyers,
otherwise called Hugo Mayer, and
Maria Meyer, otherwise called Emilie
Baum, otherwise called Maria
Meyers

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

indictment accuse *Henry Meyer, otherwise called William
Reuter, otherwise called Henry Meyers, otherwise
called Hugo Mayer, and Maria Meyer,
otherwise called Emilie Baum, otherwise
called Maria Meyers*
of the crime of *Murder in the first degree,*

committed as follows:

The said *Henry Meyer, otherwise called William
Reuter, otherwise called Henry Meyers, otherwise
called Hugo Mayer, and Maria Meyer, otherwise
called Emilie Baum, otherwise called Maria Meyers,* both
late of the City of New York, in the County of New York aforesaid, on the
thirteenth day of *March*, in the year of our Lord one thousand
eight hundred and ninety-*two*, ——— at the City and County aforesaid,
conceiving and intending, willfully
deliberately and of their malice
prethought one August H. M.
Joseph Baum, with poison, to kill
and murder, in and upon him the
said August H. M. Joseph Baum, in
the face of the said People then and
there present, willfully, deliberately
and of their malice prethought did
make an assault, and a large quantity
of nit. Sulph. against & a certain deadly

poison called antimony, then and there
mequely, feloniously and of their
malice forethought did give and
administer unto the said Augustus H.
v. Joseph Baum, with intent that
he should take and swallow the
same down into his body, they the
said Henry Meyer, otherwise called William
Reuter, otherwise called Henry Meyers,
otherwise called Hugo Mayer, and
maria mayer, otherwise called
Eudie Baum, otherwise called maria meyers
then and there well knowing the
said antimony to be a deadly poison;
and the said Augustus H. v. Joseph
Baum, the said antimony so given
and administered unto himself by the
said Henry Meyer, otherwise called
William Reuter, otherwise called Henry
Meyers, otherwise called Hugo Mayer,
and maria mayer, otherwise called
Eudie Baum, otherwise called maria
meyers as aforesaid, did then and
there take and swallow down into
his body, by reason and by
means of which said taking
and swallowing down the said
antimony into his body as

aforsaid he the said Gustav H. M.
Joseph Baum then and there became
and was mortally sick and
distempered in his body, and of
the said mortal sickness and
distemper then and there died,

and so the said Gustav H. M. aforsaid
do say that the said Henry Meyer
otherwise called William Reuter,
otherwise called Henry Meyers,
otherwise called Hugo Mayler, and
Maria Meyer, otherwise called Emilie
Baum, otherwise called Maria
Meyers, him the said Gustav
H. M. Joseph Baum, in name and
form and by the means aforsaid,
wilfully, feloniously and of their
malice aforthought, did poison,
kill and murder, 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.

at New York,

[Signature]

0238

BOX:

528

FOLDER:

4808

DESCRIPTION:

Meyers, Charles

DATE:

07/21/93



4808

POOR QUALITY ORIGINAL

0239

Witnesses:

John Jackson
Charles W. Baker
officer

The true name was attempted
at burglary & escape. Such
a plea should be accepted
Oct 20/93 Stephen W. Baker
District Attorney

Subpoena complied
to officers for
\$2.00 of the

191
Counsel
Filed
Pleads, Not Guilty (24)

THE PEOPLE
341 E. 8th St. New York
vs.
Louisa
Charles Meyers

DE LANCEY NICOLL,
District Attorney,
Sept 2 - Oct 25, 1893
Pleads attempt Burg. & Esc

A TRUE BILL.
Francis McKee
Foreman.
Sept 2 1893
1893

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

1893

POOR QUALITY ORIGINAL

0240

Police Court— 3 District.

City and County of New York, } ss.:

Josiah Pachna

of No. 62 Ridge
occupation none

Street, aged 15 years,
being duly sworn

deposes and says, that the premises No. 62 Ridge Street, 13 Ward in the City and County aforesaid the said being a dwelling; apartment on the second floor of and which was occupied by deponent's parents as a dwelling and in which there was at the time a human being by name

attempted to be were **BURGLARIOUSLY** entered by means of forcibly removing a screw eye from the door leading into said apartment

on the 18th day of July 1893 in the day time, ~~and the following property feloniously taken, stolen, and carried away viz:~~

with intent to commit some crime therein, to wit: a larceny

the property of deponent's parents and deponent further says, that he has great cause to believe, and does believe, that the aforesaid **BURGLARY** ~~was committed and the aforesaid property taken, stolen and carried away by~~ ^{attempted to be} ^{was attempted to be}

Charles Meyers (now here) and an unknown man not arrested

for the reasons following, to wit: that said door was securely locked and fastened and a large quantity of personal property was in the apartment. Deponent saw the defendant and the unknown man tampering with the door and saw the defendant with some instrument and deponent upon inspection of the door found the screw eye forcibly torn from the casing in the

POOR QUALITY ORIGINAL

0241

doorway which screwdriver was used for a padlock. That said lock was removed with intent to commit some crime.

Sworn to before me this 18th July, 1893 } Doctore Trachna

John H. Mackie }
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated _____ 1893 Police Justice.
I have admitted the above named _____
to bail to answer by the undertaking hereto annexed.
Dated _____ 1893 Police Justice.
There being no sufficient cause to believe the within named _____
guilty of the offence within mentioned, I order he to be discharged.
Dated _____ 1893 Police Justice.

Police Court, _____ District.
THE PEOPLE, &c.,
on the complaint of _____ vs.
1 _____
2 _____
3 _____
4 _____
Dated _____ 1893
Magistrate.
Officer.
Clerk.
Witnesses, _____
No. _____ Street,
No. _____ Street,
No. _____ Street,
\$ _____ to answer General Sessions.

POOR QUALITY ORIGINAL

0242

3

District Police Court.

Sec. 193-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Charles Meyers*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *England*

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

Answer. *No home*

Question. What is your business or profession?

Answer. *Sailor*

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

Answer. *I have nothing to say at present
of Charles Meyers*

Taken before me this

day of

July

1899

John R. MacFarlane

Police Justice

0243

POOR QUALITY ORIGINAL

BAILED,
 No. 1, by *Rebecca Street*
 Residence *45 Street*

No. 2, by _____
 Residence _____ Street

No. 3, by _____
 Residence _____ Street

No. 4, by _____
 Residence _____ Street

Police Court, District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sidon Jacobina
62nd Lodge
Charles Meyers

Offense, *Attempted Burglary*

Dated, *July 18* 189*3*

Strook's Magistrate,
District Officer,
17th Precinct

Witnesses
 No. *S. S. S.*
62nd St. Street

No. _____ Street

No. *500* Street
 TO JUSTICE
Caro

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

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

Dated, *July 18* 189*3* *John P. Woods* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY
ORIGINAL

0244

402

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Meyers

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

Charles Meyers

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

The said

Charles Meyers

late of the 13th Ward of the City of New York, in the County of New York aforesaid, on the eighteenth day of July in the year of our Lord one thousand eight hundred and ninety-three, with force and arms, in the day-time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Leib Tachna

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

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

De Lancy Nicoll,
District Attorney

0245

BOX:

528

FOLDER:

4808

DESCRIPTION:

Moroney, Denis

DATE:

07/10/93



4808

0246

BOX:

528

FOLDER:

4808

DESCRIPTION:

Wallace, William

DATE:

07/10/93



4808

Police Court

3

District.

City and County of New York, ss.:

Nathan Lappin

of No.

139

Monroe Tailor

Street, aged 31 years,

occupation

being duly sworn

deposes and says, that the premises No.

312

Cherry

Street,

7

Ward

in the City and County aforesaid the said being a

six story factory

the top-floor of

tailor shop

which was occupied by deponent as a

~~and in which there was at the time a bureau being by name~~

were BURGLARIOUSLY entered by means ~~of~~ unknown

to deponent

on the

28

day of

June

1890

in the night time, and the

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

Ten Coats, the whole of the value of One Hundred Dollars,

\$100⁰⁰/₁₀₀

the property of

deponent

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

Levis Maroney and William Wallace (both now here) acting in concert,

for the reasons following, to wit:

Deponent left said tailor shop on the aforesaid date about 7³⁰ P.M. said property being then ^{and} then in said shop.

About 5 A.M. on the succeeding date deponent found the place in the same secure condition in which he left it but found the said coats to be missing. That deponent is informed by Nels Nelson of No. 17 Hamilton Street in this city, that the defendants gave ~~at~~ said Nelson

a pawn ticket representing a coat pledged at No. 67 Division and when deponent afterwards found two coats which he identified as part of the missing property; therefore deponent prays that defendant may be dealt with according to law.

Sworn before me this 1st day of July 1893
John Laplin
Miner

Police Justice

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

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1893
Police Justice.

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

Police Court, District.

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

Offence—BURGLARY.
Dated 1893
Magistrate.
Officer.
Clerk.
Witnesses, No. Street,
No. Street,
No. Street,
§ to answer General Sessions.

City and County of New York, ss:

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

Question. What is your name?

Answer. Dennis Maroney

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. New York

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

Answer. 38 Beach St. 1 year

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

Dennis Maroney

Taken before me this
day of April
1893

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0251

Sec. 198-200.

3 District Police Court. 1882

City and County of New York, ss:

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

Question. What is your name?

Answer. William Wallace

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. New York

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

Answer. 17 Hamilton St.; 3 years

Question. What is your business or profession?

Answer. Cabinetmaker

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

Answer. I am not guilty

Wm. Wallace

Taken before me this
day of
1893

Police Justice.

POOR QUALITY ORIGINAL

0252

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. 711

THE PEOPLE, etc.,
 ON THE COMPLAINT OF

William Pastore
Henry Pastore
William Pastore

8
 4
 Offense

Dated *June 1st* 189*3*

Regan Magistrate

Regan & Kowalski Officer

Witnesses
 Precinct

No. *117* Street

No. Street

No. *1000* Street
 to answer

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

defendant

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *100* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, *July 1st* 189*3* *Regan* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

POOR QUALITY ORIGINAL

0253

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

Nels Nelson
aged 23 years, occupation Longshore of No.

17 Hamilton Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Nathan Lapper

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

Sworn to before me, this 1 day } Nels Nelson
of July 1893 }

John Ryan Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against Dennis Moroney and William Wallace

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

Dennis Moroney and William Wallace

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

The said Dennis Moroney and William Wallace

late of the 4th Ward of the City of New York, in the County of New York, aforesaid, on the twenty eighth day of June in the year of our Lord one thousand eight hundred and ninety-three in the night - time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the shop of one Nathan Lapkin

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

SECOND COUNT—

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

Dennis Moroney and William Wallace,

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

The said *Dennis Moroney and William Wallace,* both

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

ten coats of the value of ten dollars each

of the goods, chattels and personal property of one *Nathan Lepkin*

in the *shop* of the said *Nathan Lepkin*

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

THIRD COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said
Dennis Moroney and William Wallace
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Dennis Moroney and William Wallace, both,*

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

*ten coats of the value of ten
dollars each,*

of the goods, chattels and personal property of

Nathan Lapkin

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

Nathan Lapkin

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

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

DE LANCEY NICOLL,

District Attorney.