

State of Maryland,

The Jurors of the State of Maryland, for the body of the City of Baltimore do on thei oath present that. **MAREL LERRICK*** **August*** **In the year of our twentieth** **August** **In the year of our Lord nineteen hundred and.** **In the Year of our Lord nineteen hundred and.** **In the Year of our Lord nineteen hundred and.** **Four shoes, each shoe of the value of one dollar and twelve cents current money, **Six ounces of Tintex, each ounce of the value of five cents current money, One bar of soap of the value of ten cents current money, One bar of soap of the value of ten cents current money, **Company, a comportation then and there being found, did, then and there feloniously steal, take and carry away; contrar to the form of the Act of Assembly in such case made and provided, and against the peace government and dignity of the State. **SECOND COUNT.** And the Jurors aforesaid, on their oath aforesaid, do further present that the sain habe in the sain habe and receive, then and there well knowing the said goods and chattels, moneys and properties to have been feloniously stolen, take and carried away; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignit of the State.	City	of Baltimore, to wit	t:		
Four shoes, each shoe of the value of one dollar and twelve cents current money. Six ounces of Tintex, each ounce of the value of five cents current money, One bar of soap of the value of ten cents current money, then and there being found, did, then and there feloniously steal, take and carry away; contrart to the form of the Act of Assembly in such case made and provided, and against the peace government and dignity of the State. SECOND COUNT. And the Jurors aforesaid, on their oath aforesaid, do further present that the sain MABEL LURRICK. on the said day, in the said year, at the city aforesaid six ounces of Tintex, each ounce of great value, Six ounces of Tintex, each ounce of great value, One bar of soap of great value, then lately before feloniously stolen, taken and carried away, unlawfully did then and ther have and receive, then and there well knowing the said goods and chattels, moneys and properties to have been feloniously stolen, taken and carried away; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignit the peace, government and dignit the peace government and dignit the peace, government and dignit the peace government and the peace government and the peace govern					
Four shoes, each shoe of the value of one dollar and twelve cents current money. Six ounces of Tintex, each ounce of the value of five cents current money, One bar of soap of the value of ten cents current money, then and there being found, did, then and there feloniously steal, take and carry away; contrart to the form of the Act of Assembly in such case made and provided, and against the peace government and dignity of the State. SECOND COUNT. And the Jurors aforesaid, on their oath aforesaid, do further present that the sain MABEL LURRICK. on the said day, in the said year, at the city aforesaid six ounces of Tintex, each ounce of great value, Six ounces of Tintex, each ounce of great value, One bar of soap of great value, then lately before feloniously stolen, taken and carried away, unlawfully did then and ther have and receive, then and there well knowing the said goods and chattels, moneys and properties to have been feloniously stolen, taken and carried away; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignit the peace, government and dignit the peace government and dignit the peace, government and dignit the peace government and the peace government and the peace govern				·····	late of said City,
Four shoes, each shoe of the value of one dollar and twelve cents current money. Six ounces of Tintex, each ounce of the value of five cents current money, One bar of soap of the value of ten cents current money, then and there being found, did, then and there feloniously steal, take and carry away; contrart to the form of the Act of Assembly in such case made and provided, and against the peace government and dignity of the State. SECOND COUNT. And the Jurors aforesaid, on their oath aforesaid, do further present that the sain MABEL LURRICK. on the said day, in the said year, at the city aforesaid six ounces of Tintex, each ounce of great value, Six ounces of Tintex, each ounce of great value, One bar of soap of great value, then lately before feloniously stolen, taken and carried away, unlawfully did then and ther have and receive, then and there well knowing the said goods and chattels, moneys and properties to have been feloniously stolen, taken and carried away; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignit the peace, government and dignit the peace government and dignit the peace, government and dignit the peace government and the peace government and the peace govern	on the twentieth	day of	August		in the year of our
Four shoes, each shoe of the value of one dollar and twelve cents current money, Six ounces of Tintex, each ounce of the value of five cents current money, One bar of soap of the value of ten cents current money, One bar of soap of the value of ten cents current money, then and there being found, did, then and there feloniously steal, take and carry away; contrar to the form of the Act of Assembly in such case made and provided, and against the peace government and dignity of the State. SECOND COUNT. And the Jurors aforesaid, on their oath aforesaid, do further present that the sai MABEL MERRICK on the said day, in the said year, at the city aforesail Four shoes, each shoe of great value, Six owness of Tintex, each ownee of great value, One bar of soap of great value, then lately before feloniously stolen, taken and carried away, unlawfully did then and ther have and receive, then and there well knowing the said goods and chattels, moneys and properties to have been feloniously stolen, taken and carried away; contrary to the form of the Accounter of Assembly in such case made and provided, and against the peace, government and dignit the peace gover	Lord nineteen hundred and	twenty-eight	,	at t	he City aforesaid
of the goods and chattels, moneys and properties of The May Company, a corporation then and there being found, did, then and there feloniously steal, take and carry away; contrart to the form of the Act of Assembly in such case made and provided, and against the peace government and dignity of the State. SECOND COUNT. And the Jurors aforesaid, on their oath aforesaid, do further present that the sain MABEL MERRICK	Dord inneteen nundred and			, 40	ne city aroresard
of the goods and chattels, moneys and properties of . The . May . Company, a . comporation then and there being found, did, then and there feloniously steal, take and carry away; contrar to the form of the Act of Assembly in such case made and provided, and against the peace government and dignity of the State. SECOND COUNT. And the Jurors aforesaid, on their oath aforesaid, do further present that the sain		cents current	money,		
of the goods and chattels, moneys and properties of The May Company, a comporation then and there being found, did, then and there feloniously steal, take and carry away; contrar to the form of the Act of Assembly in such case made and provided, and against the peace government and dignity of the State. SECOND COUNT. And the Jurors aforesaid, on their oath aforesaid, do further present that the sain MABEL MERRICK		current money	,		
then and there being found, did, then and there feloniously steal, take and carry away; contrar to the form of the Act of Assembly in such case made and provided, and against the peace government and dignity of the State. SECOND COUNT. And the Jurors aforesaid, on their oath aforesaid, do further present that the sain MABEL MERRICK on the said day, in the said year, at the city aforesaid. Four shoes, each shoe of great value, Six ounces of Tintex, each ounce of great value, One bar of soap of great value, of the goods and chattels, moneys and properties of The May Company, a corporation, then lately before feloniously stolen, taken and carried away, unlawfully did then and ther have and receive, then and there well knowing the said goods and chattels, moneys and properties to have been feloniously stolen, taken and carried away; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignit	One bar of soap of the	he value of te	n cents cu	crent money,	
then and there being found, did, then and there feloniously steal, take and carry away; contrar to the form of the Act of Assembly in such case made and provided, and against the peace government and dignity of the State. SECOND COUNT. And the Jurors aforesaid, on their oath aforesaid, do further present that the sain MABEL MERRICK on the said day, in the said year, at the city aforesaid. Four shoes, each shoe of great value, Six ounces of Tintex, each ounce of great value, One bar of soap of great value, of the goods and chattels, moneys and properties of The May Company, a corporation, then lately before feloniously stolen, taken and carried away, unlawfully did then and ther have and receive, then and there well knowing the said goods and chattels, moneys and properties to have been feloniously stolen, taken and carried away; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignit					
then and there being found, did, then and there feloniously steal, take and carry away; contrar to the form of the Act of Assembly in such case made and provided, and against the peace government and dignity of the State. SECOND COUNT. And the Jurors aforesaid, on their oath aforesaid, do further present that the sain MABEL MERRICK on the said day, in the said year, at the city aforesaid. Four shoes, each shoe of great value, Six ounces of Tintex, each ounce of great value, One bar of soap of great value, of the goods and chattels, moneys and properties of The May Company, a corporation, then lately before feloniously stolen, taken and carried away, unlawfully did then and ther have and receive, then and there well knowing the said goods and chattels, moneys and properties to have been feloniously stolen, taken and carried away; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignit					
then and there being found, did, then and there feloniously steal, take and carry away; contrar to the form of the Act of Assembly in such case made and provided, and against the peace government and dignity of the State. SECOND COUNT. And the Jurors aforesaid, on their oath aforesaid, do further present that the sain MABEL MERRICK on the said day, in the said year, at the city aforesaid. Four shoes, each shoe of great value, Six ounces of Tintex, each ounce of great value, One bar of soap of great value, of the goods and chattels, moneys and properties of The May Company, a corporation, then lately before feloniously stolen, taken and carried away, unlawfully did then and ther have and receive, then and there well knowing the said goods and chattels, moneys and properties to have been feloniously stolen, taken and carried away; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignit					
then and there being found, did, then and there feloniously steal, take and carry away; contrar to the form of the Act of Assembly in such case made and provided, and against the peace government and dignity of the State. SECOND COUNT. And the Jurors aforesaid, on their oath aforesaid, do further present that the sain MABEL MERRICK on the said day, in the said year, at the city aforesaid. Four shoes, each shoe of great value, Six ounces of Tintex, each ounce of great value, One bar of soap of great value, of the goods and chattels, moneys and properties of The May Company, a corporation, then lately before feloniously stolen, taken and carried away, unlawfully did then and ther have and receive, then and there well knowing the said goods and chattels, moneys and properties to have been feloniously stolen, taken and carried away; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignit					
then and there being found, did, then and there feloniously steal, take and carry away; contrar to the form of the Act of Assembly in such case made and provided, and against the peace government and dignity of the State. SECOND COUNT. And the Jurors aforesaid, on their oath aforesaid, do further present that the sain MABEL MERRICK on the said day, in the said year, at the city aforesaid. Four shoes, each shoe of great value, Six ounces of Tintex, each ounce of great value, One bar of soap of great value, of the goods and chattels, moneys and properties of The May Company, a corporation, then lately before feloniously stolen, taken and carried away, unlawfully did then and ther have and receive, then and there well knowing the said goods and chattels, moneys and properties to have been feloniously stolen, taken and carried away; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignit					
then and there being found, did, then and there feloniously steal, take and carry away; contrar to the form of the Act of Assembly in such case made and provided, and against the peace government and dignity of the State. SECOND COUNT. And the Jurors aforesaid, on their oath aforesaid, do further present that the sain MABEL MERRICK on the said day, in the said year, at the city aforesaid. Four shoes, each shoe of great value, Six ounces of Tintex, each ounce of great value, One bar of soap of great value, of the goods and chattels, moneys and properties of The May Company, a corporation, then lately before feloniously stolen, taken and carried away, unlawfully did then and ther have and receive, then and there well knowing the said goods and chattels, moneys and properties to have been feloniously stolen, taken and carried away; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignit					
then and there being found, did, then and there feloniously steal, take and carry away; contrar to the form of the Act of Assembly in such case made and provided, and against the peace government and dignity of the State. SECOND COUNT. And the Jurors aforesaid, on their oath aforesaid, do further present that the sain MABEL MERRICK on the said day, in the said year, at the city aforesaid. Four shoes, each shoe of great value, Six ounces of Tintex, each ounce of great value, One bar of soap of great value, of the goods and chattels, moneys and properties of The May Company, a corporation, then lately before feloniously stolen, taken and carried away, unlawfully did then and ther have and receive, then and there well knowing the said goods and chattels, moneys and properties to have been feloniously stolen, taken and carried away; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignit	8				
then and there being found, did, then and there feloniously steal, take and carry away; contrar to the form of the Act of Assembly in such case made and provided, and against the peace government and dignity of the State. SECOND COUNT. And the Jurors aforesaid, on their oath aforesaid, do further present that the sain MABEL MERRICK on the said day, in the said year, at the city aforesaid. Four shoes, each shoe of great value, Six ounces of Tintex, each ounce of great value, One bar of soap of great value, of the goods and chattels, moneys and properties of The May Company, a corporation, then lately before feloniously stolen, taken and carried away, unlawfully did then and ther have and receive, then and there well knowing the said goods and chattels, moneys and properties to have been feloniously stolen, taken and carried away; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignit					
then and there being found, did, then and there feloniously steal, take and carry away; contrar to the form of the Act of Assembly in such case made and provided, and against the peace government and dignity of the State. SECOND COUNT. And the Jurors aforesaid, on their oath aforesaid, do further present that the sain MABEL MERRICK on the said day, in the said year, at the city aforesaid. Four shoes, each shoe of great value, Six ounces of Tintex, each ounce of great value, One bar of soap of great value, of the goods and chattels, moneys and properties of The May Company, a corporation, then lately before feloniously stolen, taken and carried away, unlawfully did then and ther have and receive, then and there well knowing the said goods and chattels, moneys and properties to have been feloniously stolen, taken and carried away; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignit					
then and there being found, did, then and there feloniously steal, take and carry away; contrar to the form of the Act of Assembly in such case made and provided, and against the peace government and dignity of the State. SECOND COUNT. And the Jurors aforesaid, on their oath aforesaid, do further present that the sai MABEL MERRICK on the said day, in the said year, at the city aforesaid on the said day, in the said year, at the city aforesaid of the goods and chattels, moneys and properties of The May Company, a corporation, then lately before feloniously stolen, taken and carried away, unlawfully did then and ther have and receive, then and there well knowing the said goods and chattels, moneys and properties to have been feloniously stolen, taken and carried away; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignit	of the goods and chattels, mor	neys and properties	of The Maj	y Company, a	corporation,
then lately before feloniously stolen, taken and carried away, unlawfully did then and ther have and receive, then and there well knowing the said goods and chattels, moneys and properties to have been feloniously stolen, taken and carried away; contrary to the form of the Acof Assembly in such case made and provided, and against the peace, government and dignit	And the Jurors aforesa	SECOND id, on their oath MABEL MER on the second of great values.	aforesaid, do	e said year, at t	
	then lately before feloniously have and receive, then and th erties to have been feloniously of Assembly in such case made	stolen, taken and ere well knowing stolen, taken and	carried away, the said goods carried away;	unlawfully did and chattels, m contrary to the	I then and there noneys and prop- form of the Act

The State's Attorney for the City of Baltimore.

2914 STATE OF MARYLAND

Mabel	Merrick "
Jail	Capias.
Take Bail in \$50	0 -
_	. 0:
1.	H.W. JUDGE

CRIMINAL COURT OF BALTIMORE

MAY TERM, 1928.

THE STATE OF MARYLAND

Issued the

To the Sheriff of Baltimore City, Greeting:

We command you that you take the body of Mabel Merrick C immediately have before the Court here to answer a presentment for actery WITNESS the Hon. James P. Gorter, Chief Judge of the Supreme Bench of Baltimg City, the 14th day of May, 1928.

EDWARD GROSS,

Clerk Criminal Court of Baltimore.

No....

STATE

vs.

Mable Merrick. (C)

Larceny. Charge

WITNESS

Off William Goodrich.

Traffic Division.

Jane Hasketh.

C/O The May Co.

State of Maryland, City of Baltimore, to wit:
To the Warden of the Baltimore City Jail, Greeting:
YOU ARE HEREBY COMMANDED To Receive from any officer the body of
with . The Largeny Of . Two Pair Of Shees Val At \$4.48 Three Tintex
Val At 30cts One Bar Of Seap Val At lects Total Value \$4.88 In
U.S. Current Meney The Preperty Of The May Co.
1887/1888 1887 1888 1887 1888
in Dultimana City. State of Manyland on an about the 204h day of 42224 100.0
in Baltimore City, State of Maryland, on or about the
Hearing had, and he was in default of \$ ********************************
COMMITTED for the action of the Criminal Court of Baltimore City,
andh.er, the said Mable. Merrick (C)
and custody until he shall be thence delivered according to law. Hereof fail not at your peril.
WITNESS, The subscriber, a Police Justice of said State, in and for the city aforesaid, who hath hereto
set his hand and seal this
In (See)
J. P. (Seal) Western District.
District.

Form 8 to be used for "Partial Hearings" and "Commitment for Further Hearings."

IN S TAKE BAIL

Val At Mosts os tas edf for thegent edf yeach heartwo. 2. U MATERIA OF THE SA.AS TA LAY SOUNS TO WAST OWN TO TRESTED ON THE Mabal Merrick. (C) 36. ME GHINY Inter stool th Inv ques To was ont .AfterionE emst.

IN

No. 1914 Docket 1978 STATE OF MARYLAND	d. Cr	riminal Court	of Baltimo	re
Mabel Merrick	indicted for	La	rcenf	Term, 192 F
Mr. Clerk: Witnesses whose names are endor	sed hereon.			summon for defense the
FILED				Attorney.

Mme

No. Docket 79			
STATE OF MARYLAND	. •	Iriminal Court of ?	Baltimore
Mabel Mant Course Tromas	10	May	Term, 1928
Mr. Clerk:	INDICTED for		Defendant and summon for defense the
Witnesses whose names are endor	sed hereon.	95 ho	lwi .
1 3 4		. 4	Attorney.

TO THE PARTY OF

VITNESS

Form 407-5 Criminal Court of Baltimore 806 Leadenhall fx Returnable to testify for make TO THE SHERIFF OF BALTIMORE CITY EDWARD GROSS, Clerk

Form 407-5 Criminal Court of Baltimore Returnable to testify for TO THE SHERIFF OF BALTIMORE CITY.

EDWARD GROSS, Clerk

AUG 25 1928

HEIGHTVED A. THE SHERFER DEFICE ON

AUG 31 1929 12 56 PM