

0140

BOX:

58

FOLDER:

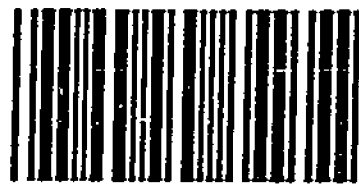
657

DESCRIPTION:

Lahey, Francis

DATE:

01/05/82



657

0141

No 28
in Election

Counsel,

Filed 6 day of June 1882
Pleas *Not Guilty*.

THE PEOPLE

Robert a day per hour
Monday *Paul* *or*

James F. Mahony
and *Embezzlement*
Grand Larceny.

John M. Stearns
DANIEL A. BOLTONS,

District Attorney.

A True Bill.

W. H. Rogers Foreman.

Charles Rogers

Charles Rogers

0142

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Francis J. Lahey

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

Francis J. Lahey

of the CRIME OF

Embezzlement

committed as follows:

The said

Francis J. Lahey

late of the First Ward of the City of New York, in the County of New York, aforesaid, not being an apprentice or person within the age of eighteen years, on the *thirtieth* day of *November* in the year of our Lord one thousand eight hundred and eighty *one* was employed in the capacity of a clerk and servant to one

Richard Arnold

and as such clerk and servant, was entrusted to receive a certain sum of money to wit the sum of one hundred and twenty five dollars in money and of the value of one hundred and twenty five dollars

and being so employed and entrusted as aforesaid, the said

Francis J. Lahey

then and there did receive and take into his possession

by virtue of such employment

the aforesaid sum of one hundred and twenty five dollars

for and on account of

the said Richard Arnold

his said master and employer; and that the said

Francis J. Lahey

on the day and year last aforesaid, with force and arms, at the Ward, City and County aforesaid, fraudulently and feloniously did take, make away with and secrete, with intent to convert to his own use, and did fraudulently and feloniously embezzle and convert to his own use, without the consent of said master and employer, and did fraudulently and feloniously and without the consent of his said master and employer withhold, appropriate, apply and make use of the said

sum of one hundred and twenty-five dollars

(Over.)

0143

of the goods, chattels, personal property and money of the said

Richard Arnold which said goods, chattels, personal property, and money had come into his possession and under his care, by virtue of his being such clerk and servant 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.

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

of the CRIME OF

committed as follows :

The said

Francis J. Lahey
late of the Ward, City and County aforesaid, afterwards, to wit : on the day and in the year last aforesaid, at the Ward, City and County aforesaid, with force and arms, fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each : sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each : eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of five dollars, and of the value of five dollars each : one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each : one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each : one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of one hundred dollars : one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of fifty dollars : two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each : three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each : fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each : thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each : two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each : three gold coins (of the kind usually known as eagles), of the value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each : fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each : thirty silver coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each : one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each : two hundred and forty silver coins (of the kind usually known as shilling pieces), of the value of twelve and a half cents each : three hundred silver coins (of the kind usually known as half dimes), of the value of ten cents each : six hundred silver coins (of the kind usually known as three cent pieces), of the value of five cents each : one thousand coins (of the kind known as cents), of the value of one cent each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each.

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as United States Treasury notes, of a number and denomination to the *Grand Jury* aforesaid unknown, and more accurate description of which cannot now be given, of the value of *One hundred and twenty-five dollars*.

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as Bank Notes, of a number and denomination to the *Grand Jury* aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *One hundred and twenty-five dollars*.

Divers Due Bills of the United States of America, the same being then and there due and unsatisfied, and of the kind known as Fractional Currency, of a number and denomination to the *Grand Jury* aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *One hundred and twenty-five dollars*.

Divers Coins, of a number, kind, and denomination to the *Grand Jury* aforesaid unknown, and a more accurate description of which cannot now be given, of the value of

One hundred and twenty-five dollars

\$125.00

0144

of the goods, chattels and personal property of one

Richard Arnold

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

John McKee

Daniel G. Rollins
DANIEL G. ROLLINS, District Attorney.

0145

Dec 19
The State
of New York
\$25.00
11/30

0146

Rev. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,

vs. THE COMPLAINT of

John Smith & Co.

Prosecutors

Charles W. Lakey

Offence, Embezzlement

Dated Dec 21st 1881

Smith Magistrate.

John Smith Clerk.

Witnesses William Henry

Charles W. Lakey

Prosecutors

No. Street,

No. Street,

DEC 23 1881

RECEIVED

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 admitted to bail in the sum of Five Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Dec 21st 1881

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0147

Sec. 198-200.

Q^e

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Francis F. Lahey.*

Question. How old are you?

Answer. *26 Years -*

Question. Where were you born?

Answer. *New York City -*

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

Answer. *400 West 36th Street 4 Years -*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer. *I am guilty of the charge. but do not know what I done with the money as I was intoxicated at the time*

Taken before me, this *21st*

day of *December* 188*1*

Francis F. Lahey

Solomon B. Smith
Police Justice.

0148

FORM 10.

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

William Cleary Aged 16 Years -
of *Arnold Enstable 16 Broadway 8/17* Street, being duly sworn, deposes and says,
that on the _____ day of _____ 187 _____ at the City of
New York, in the County of New York,

He has heard read the foregoing affidavit and that the facts stated therein in information of deponent are true of deponent's own knowledge.

William Cleary

Sworn before me, this _____ day of _____ 187 _____

John J. Smith

Police Justice.

0149

POLICE COURT—SECOND DISTRICT.

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

Rodney Benson. 46 Years. My Goods.
of Arnold Constable & Co. Broadway 19th Street, being duly sworn, deposes
and says that on the 20th day of November 1881
at the City of New York, in the County of New York,

Francis F. Lahey (now her) Not within the
age of Eighteen Years and Not an Apprentice
did unlawfully and feloniously Embezzle
and convert to his own use the sum of
One hundred and twenty five dollars by
virtue of his employment as clerk.
The property of Richard Arnold
James M. Constable & Frederick A. Constable
and Hicks. Arnold. Copartners and in
deponents care and charge as Superintendents
from the fact that deponent is informed
by William Cleary that on said date he
gave to the said Lahey the sum of One hundred
and twenty five dollars which he had
collected from a woman by the name of
Steele residing at the Sturtevant House
in payment for a bill of goods which
he the said Cleary delivered to the said
Steele. The said Lahey admitted and
confessed to deponents that he had received
the said money from the said Cleary and
converted the same to his own use and
that he the said Lahey had made out
the ticket hereto attached which repre-
sents goods or Merchandise returned
and put it in a box where tickets for goods
returned are put to cover his embezzlement.

Rodney Benson

Deponent to begin me
 the 20th day of November 1881
 John A. Smith
 John A. Smith

0150

BOX:

58

FOLDER:

657

DESCRIPTION:

Lantry, William

DATE:

01/16/82



657

0151

BOX:

58

FOLDER:

657

DESCRIPTION:

Cahill, William

DATE:

01/16/82



657

0152

BOX:

58

FOLDER:

657

DESCRIPTION:

Gannon, Michael

DATE:

01/16/82



657

0153

Let bail be given
in the sum of three
thousand dollars,
(\$3000)
Waters Jan'y 16/88

Edgar
City Clerk

OFFICE OF CLERK OF THE COURT
IN THE CITY AND COUNTY OF NEW YORK

116

Counsel, *Edwards*
Filed *16* day of *Jan* 188*8*
Plead, *not guilty*, *il.*

THE PEOPLE

vs.

William J. O'Donoghue
Michael O'Donoghue
William Schmitt
RAPE.

PROSECUTORS

John M. McLean District Attorney.
Filed Jan'y 28/88
A TRUE BILL. *acquitted*
no further proceedings

G. H. Davis
Foreman.

Monday Jan'y 28/88
1888

not guilty
acquitted
no further proceedings

0154

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

THE PEOPLE OF THE STATE OF NEW YORK

William J. L. Lantry.
Michael Gannon
William Cahill.

The Grand Jury of the City and County of New York, by this indictment, accuse
William J. L. Lantry, Michael Gannon and William Cahill
of the CRIME OF
Rape
committed as follows:

The said
William J. L. Lantry, Michael Gannon and William Cahill
each late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *ninth* day of *January* in the year of our Lord one
thousand eight hundred and eighty - *two* at the Ward, City and County aforesaid,
with force and arms in and upon one *Elizabeth Swards*
wilfully and feloniously made an assault, and that the said *Elizabeth Swards* her the said
Elizabeth Swards then and there by force and with
violence to her, the said *Elizabeth Swards* and against her
will, did wilfully and feloniously ravish and carnally know *the said*
Elizabeth Swards 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.

And the Grand Jury aforesaid by this indictment further accuse the said
William J. L. Lantry, Michael Gannon and William Cahill
of the CRIME OF
Assault with intent to rape
committed as follows:

The said
William J. L. Lantry, Michael Gannon and William Cahill
each late of the Ward, City, and County aforesaid, afterwards, to wit, on the
day and in the year aforesaid, and at the place aforesaid, with force and arms, in and
upon her, the said *Elizabeth Swards* wilfully and feloniously
made an assault, with intent her the said *Elizabeth Swards*
against her will, and by force and violence, to then and there wilfully and feloniously
ravish and carnally know, against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York, and their dignity.

John McKee
DANIEL C. ROLLINS, District Attorney.

0 155

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

0156

146. The
The Mexican Tobacco
Company
San Francisco

Dated 188..... *Police Justice.*

0158

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

Third District Police Court.

of No. 426 East 11th Street *Annie Loftus aged 13 years*

Street,

being duly sworn, deposes and says,

that on the *ninth* day of *January* 1882

at the City of New York, in the County of New York, *and at the corner*

of East 10th Street and Avenue "B."
she saw Elizabeth toward the colored
woman here present, who was then
crying, while deponent was standing
near by and speaking to said Elizabeth
and was then in company with Kate
Cookley here present, a man came to
deponent, saying go away from that
crazy nigger; and did give to de-
ponent and to said Cookley three
cents each. That deponent then
heard said Elizabeth ask said man
to give bring back her slippers
that said man then went to the
liquor store on the upper corner
of Avenue "B" and East 10th Street
and returned soon with a ~~slipper~~
a pair of slippers which he handed
to said Elizabeth. Deponent further
says that about this what deponent
just stated happened about twelve
O'Clock A.M. but that about
an hour and a half before to
wit at 10.30. A.M. said day
she this deponent saw said the
prisoner here present whose name
is William D.C. Laundry, he coming
toward Elizabeth and leading said
Elizabeth into ~~this store~~ said liquor
store; by holding her said Elizabeth
on her arm

sworn to before me this *Annie Loftus*
10 day of January 1882 *not*
Wm. D.C. Laundry
Police Justice

James T. Loftus was this
10 day of January 1882
Police Justice

0159

City and County of New York. Louise Jenkins (colored) aged 44 years, a widow, residing at 79th Atlantic Avenue Brooklyn L. I. being duly sworn says that she knows the complainant in the affidavit hereto annexed Elizabeth Lewis, that said Elizabeth resides with deponent, and that said Elizabeth on the 9th day of January 1882 left deponent's house at about half past five o'clock in the morning to go to New York City into of tobacco factory to work.
 Louise Jenkins
 Sworn to before me this 10th day of January 1882

Police Justice
 City and County of New York. Thomas D. Goode (colored) aged 57 years, workman in a tobacco factory at the corner of 10th Street and Avenue D., residing at No 73 Third Street Brooklyn being duly sworn says that on the 7th day of January 1882 he brought Elizabeth Lewis (colored) Complainant in hereto annexed affidavit, to said tobacco factory, where she then obtained work and did work all said day.
 Sworn to before me this 10 day of January 1882
 Thomas D. Goode

Police Court, Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT.

vs.

Dated,

187

Magistrate.

Officer.

0160

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

Third District Police Court.

of No.

716 East 9th Street Katie Gaskley; aged 15 years

Street,

being duly sworn, deposes and says,

that on the

ninth

day of

January

1872

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

at about the hours between ten and twelve o'clock

a.m. she was in company of Annie Loftis here present near an Avenue "B" near East 10th Street and then and there saw Elizabeth Howard the camp launch here present receive a pair of slippers from a man unknown to the present and who brought said slippers out of a liquor store on the upper corner of Avenue "B" and East 10th Street. Katie Gaskley sworn to before me

This 10 day of January 1872

McConnell O'Connor
 Police Justice

0161

Sec. 198-210.

CITY AND COUNTY }
OF NEW YORK, }

DISTRICT POLICE COURT.

William J. Laundry 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 J. Laundry

Question. How old are you?

Answer.

about 28 years.

Question. Where were you born?

Answer.

United States

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

Answer.

370 East 14th Street, four or five months

Question. What is your business or profession?

Answer.

Liquor dealer

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

Answer.

I am not guilty

Taken before me, this 10th
day of January 188 2

Wm J. C. Laundry

Mercer Otterbourg Police Justice.

0162

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

90 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. Michael Gannon

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. United States

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

Answer. 260 Avenue "B" about 15 years

Question. What is your business or profession?

Answer. Driver

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

Answer. I am not guilty

Taken before me, this 10
day of January 1882

M. Gannon

Marcus Otterbourg Police Justice.

0163

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

William Cahill 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 Cahill

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. New York City

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

Answer. 332 East 91st Street about 16 years

Question. What is your business or profession?

Answer. I work in oil yard

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

Answer. I am not guilty

Taken before me, this

day of

188

June 1882 W. Cahill

Marcus Otterbourg Police Justice.

Third District Police Court.
The People on the complaint of

Elizabeth Lewis } offense

vs.
William D. C. Laundry } Rape
Michael Garmon
William Charles

Presoners arraigned January 9th 1882
(Charles Stebbins)) Counsel for defendants, asks for
an Examination which was set
down for 9.30. A. M. January 10th

City and County of New York fo.
At an Examination set down for
and held in above matter on
the 10th day of January 1882, be-
fore Justice Marcus Osterberg
complaint was completed and further
Examination set down for January
10. 1882. at 10 A M
Complainant not to have of
detention in default of \$300
back for her appearance.
also Annie Loftus and Katie Laagley
witnesses committed to House of Detention
in default of \$300 bail for their
respectiv appearance on hearing

0165

at the request of counsel for defendants
Examination was adjourned to January
11th 1882 at 3 P. M. when then all de-
fendants by their counsel waived
further Examination, and
were committed to answer ~~although~~

Mercutio O. O. O.
For Justice

0166

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

Third District Police Court.

Elizabeth Howard ^{colored} aged 45 years
of a married woman, residing in Atlantic Avenue
Street, near Fulton Street, Brooklyn, ^{La.}
being duly sworn, deposes and says,

that on the ninth day of January 1882
at the City of New York, in the County of New York,

Michael Gamm - William D. Landry
(all three now here) and another
man whose name and where-
abouts are unknown to deponent,
and who is not now arrested, did
separately and each of them,
feloniously and by means of force
and by ~~assaulting~~ each of them
force used against deponent,
have severally and each of them
sexual intercourse with deponent
and carnal knowledge of deponent's
body and did separately, severally
and each of them forcibly ravish
deponent against deponent's will
and without deponent's consent.
That on said day at about eleven
o'clock A.M. said William D. Landry,
by offering to give deponent
the address of a certain person, de-
ponent was then inquiring for,
induce deponent, to enter the pre-
mises, where said Landry was then
standing, a liquor store, as soon
as deponent had entered said
liquor store, said Landry did
pull deponent forcibly into a dark
backroom, and there did forcibly
ravish deponent against her will,
that thereupon said Landry left
deponent, and said room after having
pushed deponent who attempted to
get out of said dark room herself,
pushed back and admitted said man
now arrested, who said man
then and there did forcibly ravish the

0167

deponent against her will and without
her consent; and after having done so
forced deponent by pushing her down
to remain in said dark room, while
he said person not now arrested left said
dark room, and admitted said Michael
Gannon; that said Michael Gannon
did then and there forcibly ravish
deponent against her will and
without her consent, and after having
done so and after having ~~done~~
by pushing her back deponent pre-
vented deponent from leaving
said dark room, admitted said
William ~~Chaselle~~ ^{Chaselle}, who then and
there forcibly ravished deponent
against her will and without her
consent. That the address written on
the yellow envelope ^{attached to this complaint} here provided was
written down by said William D. E. Landry
upon deponent's inquiry after a tobacco
factory in Tenth Street, and given to
deponent, but taken away from her
when put out of the place by said
William ~~Chaselle~~ ^{Chaselle}. Deponent prays
that said defendants here present
be held to answer this charge, and
deal with according to law, her
word to be for me this Elizabeth ~~James~~ ^{James}
9th day of January 1872. mark

Police Court, Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFIDAVIT.

vs.

Dated,

187

Magistrate.

Officer.

John ~~James~~ ^{James}

0168

BOX:

58

FOLDER:

657

DESCRIPTION:

Law, George

DATE:

01/11/82



657

2

Pleads

25.

George Lucas

~~DANIEL G. ROELINS,~~

District Attorney

A True Bill.

Oldham
Foreman

Verdict of Guilty should specify of which count

[illegible]

0169

0170

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George J. Law

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

George J. Law
of the CRIME OF *Burglary*

committed as follows:

The said

George J. Law

late of the *tenth* Ward of the City of New York, in the County of New York, aforesaid, on the *nineteenth* day of *December* in the year of our Lord one thousand eight hundred and eighty *one* with force and arms, about the hour of *ten* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

William Kraus

there situate, feloniously and burglariously did break into and enter, ~~by means of~~ *forcibly*

he the said

George J. Law

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of

William Kraus

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.

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

George J. Law
of the CRIME OF *Larceny*

committed as follows:

The said

George J. Law

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

One coat of the value of twenty dollars

One vest of the value of four dollars

of the goods, chattels, and personal property of the said

William Kraus

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

John McKee
DANIEL C. COLLINS, District Attorney.

0171

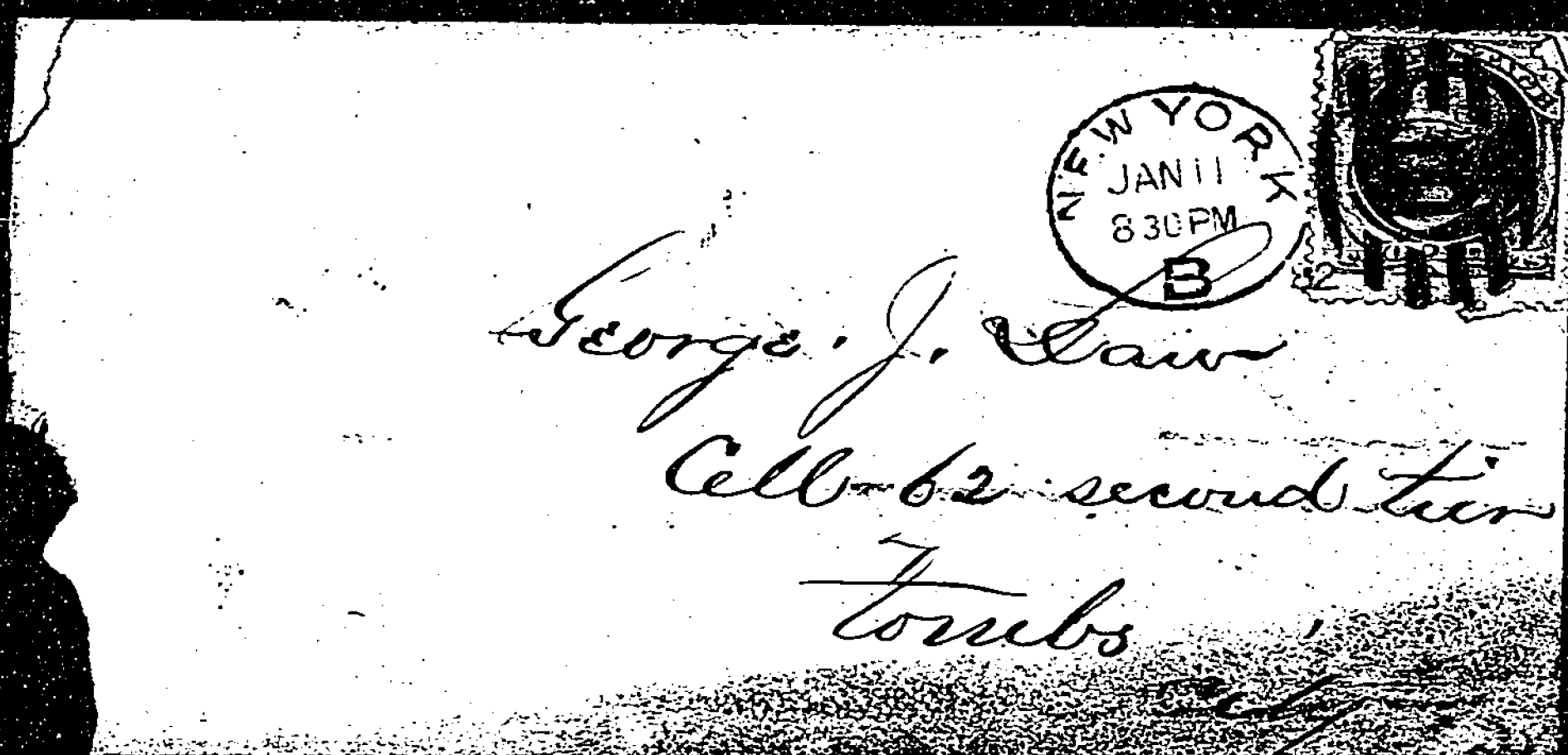
Jan 11/72

Friend Jim I have seen a lawyer and he
will be in to see you and he thinks he can
save you by putting up the money and let
me know whether you expect money or not
and when for the lawyer can put the
case back as long as possible and be sure
and let me know about it and send
the letter in care of Kehlman 17 Allen St

Yours

William Kraus

0172



0173

Sec. 208, 209, 210 & 212.

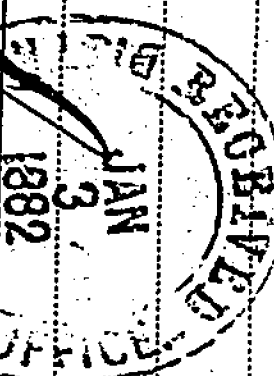
Police Court 3 District.

THE PEOPLE, &c.,

OF THE COMPLAINANT OF

William H. Jones
52 South St.

George J. Ward



Offence, *Burglary*

Dated *Dec 31* 1881

Smith Magistrate.

J. Ward Officer.

Stewart Clerk.

Witnesses *John Smith*

No. Street,

No. Street,

No. Street,

John

BAILED.

No. 1, by

Residence Street,

No. 2, by

Residence Street,

No. 3, by

Residence Street,

No. 4, by

Residence Street,

It appearing to me by the within depositions and statements that the ~~same~~ *George J. Ward* therein mentioned has been committed, and that there is sufficient cause to believe the within named

guilty thereof, I order that he ~~be admitted to bail in the sum of~~ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail of the City of New York

Dated *Dec 31* 1881

Solomon Smith Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0174

Sec. 198-200.

3 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. George J. Law

Question. How old are you?

Answer. 35 years

Question. Where were you born?

Answer. New York State

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

Answer. 152 Chatham Street 24 years

Question. What is your business or profession?

Answer. Painter

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 guilty, I don't this when
I was arrested I been working for
Ira Henderson this summer, I have never
been arrested for any crime

Taken before me, this 31

day of December

1888

Geo J. Law

Robert Smith
Police Justice

0175

Police Office, Third District.

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

William Kraus 24 years of age
a printer residing at
No. of *52 Forsyth* Street, being duly sworn,

deposes and says, that the premises No. *52 Forsyth*

Street, *10* Ward, in the City and County aforesaid, the said being a *Dwelling House*
a Room and Bed Room on the 2nd floor of the Rear Building
and which was occupied by deponent as a *Dwelling House for himself,*

were **BURGLARIOUSLY**

entered by means *forcible breaking open the door leading*
to said Rooms

on the *Morning* of the *19* day of *December* 188*8*,
and the following property, feloniously taken, stolen and carried away, viz.,

One coat and one Vest, of the Value
of twenty four dollars

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

George J. Law (can hear)

for the reasons following, to-wit: *that said Law acknowledged*
to deponent in the presence of witnesses,
that he did commit said Burglary and
that he did steal and carried away said
property

William Kraus

Sworn to before me this
19th day of December 1881
John J. Connelley
Notary Public

0176

BOX:

58

FOLDER:

657

DESCRIPTION:

Leahy, James

DATE:

01/17/82



657

No. 141

Attest

Filed 17 day of Aug 1882

Pleas *Forfeiture* (Co)

THE PEOPLE
vs.
I

Assault and Battery—Felony.
Pleas.

James Leahy

James Leahy

John M. Kear
DANIEL G. ROLLINS

District Attorney.

A True Bill.

Wm. Foreman
Jury 27. 1882

James Leahy
James Leahy and others
Jury - returned to 2 on
and execution 31

James Leahy
Jury 27. 1882
Jury 30. 1882
Jury 31. 1882

0178

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Leahy

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

of the Crime of Shooting at another with intent to kill, committed as follows:

The said

Third day of *January* in the year of our Lord
one thousand eight hundred and eighty *two* with force and arms at the City and
County aforesaid, in and upon the body of
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against *him* the said *Robert Gaffney*
a certain *pistol* then and there loaded and charged with gunpowder and one
lead bullet, which the said *James Leahy*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge,
with intent *him* the said *Robert Gaffney*

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

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
James Leahy
of the Crime of Attempting to Discharge a *pistol* at another with Intent
to Kill, committed as follows:

The said

afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, ~~the said~~

with force and arms, in and upon the body of the said *Robert Gaffney*
in the peace of the said people then and there being, wilfully and feloniously did make
an assault and to, at and against *him* the said *Robert Gaffney*
a certain *pistol* then and there loaded and charged with gunpowder and one
lead bullet, which the said *James Leahy*

in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there attempt to discharge,
with intent *him* the said *Robert Gaffney*

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.

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *James Leahy* of the Crime of Shooting and Discharging off a *pistol* at another, without justifiable or excusable cause, with intent to injure such other, committed as follows:
The said *James Leahy*

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 *Robert Gaffney* then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *Robert Gaffney* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *pistol* the said *James Leahy* in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there shoot off and discharge, with intent, then and there, thereby *him* the said *Robert Gaffney*

wilfully and feloniously then and there to injure, 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.

FOURTH COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *James Leahy* of the Crime of Attempting to Shoot off and Discharge a *pistol* at another, without justifiable or excusable cause, with intent to injure such other, committed as follows:
The said *James Leahy*

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 *Robert Gaffney* then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *Robert Gaffney* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *pistol* the said *James Leahy* in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there attempt to shoot off and discharge, with intent, then and there, thereby *him* the said *Robert Gaffney*

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

John M. Reon
DANIEL G. ROLLINS, District Attorney.

0180

Police Court—

5

District.

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

Robert Gaffney

of No. 104 E. 88th

Street,

being duly sworn, deposes and says, that

on the night of the 3d day of January

in the year 1882 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by James Leahy

who wilfully and maliciously fired
and discharged a pistol three
at deponent said pistol being
loaded with powder and ball
and held in the hand of said
Leahy

with the felonious intent to take the life of deponent, or to do him bodily harm; and with out 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.

Subscribed before me this 5th day of January 1882

Robert Gaffney

Notary Public

I first saw deponent 3 days near
96th Street. This was between 11 & 12 o'clock at
night. I had drunk a little but was not drunk.
I was with three others, one had an accordion.
The deponent followed us some distance & tried to

0181

get home of the party away who he knew.
I told the defendant to leave several times,
he followed me up town to strike me & so
I struck him. I knocked him down then
he got up & I hit him again & then he
ran to the avenue. I did not knock him
down the second time. The shot was
fired 10 or 15 minutes after I struck
the def. I saw the flash when the
pistol was fired. I was then about 50 to
100 feet from him, when the first shot
was fired. I was about 25 feet from him
when the second shot was fired. I advanced
towards him after the first shot was fired
I did this because I wanted to catch him
I got scared when the second shot was
fired & we ran the other way. I am a helper
in an iron foundry. I knocked the def down
because I thought he wanted to rob my
friend. The def was alone. The flash of the
first shot indicated that the pistol was
discharged in the air. The second as if it
was fired at me.

I am to before
me this 5 Jan'y
1882

Robert Gaffney

R. St. Ardy
Police Justice

Police Court - District.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

Robert Gaffney
104 E 88th St.

James Leahy

Dated Jan'y 5 1882

73-Deh 73rd St. Magistrate.

Richard 23rd Officer

Witness



Committed

AFFIDAVIT A & B.
FELONIOUS.

0182

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Fifth DISTRICT POLICE COURT.

James Leahy 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. James Leahy

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. New York

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

Answer. Madison Ave + 90th St for 4 or 5 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. This man and another was in a saloon on 3rd Avenue and 96th St and struck me and knocked me down I got up and struck one of them and the other ran away + I clinched with the other + fought him and while fighting the other ^{man} came back and I ran away and they both followed me I did not have a pistol and I cut the other man in self defence

Taken before me, this 5

day of Jan 1882

James Leahy

R. V. Rixby

Police Justice.

copy to jury 30 per
Exhibit

Day of Trial,

Counsel,

Filed 12 day of June 1882

Pleads

Indignity (10)

THE PEOPLE

vs.

Felonious Assault and Battery.

JAMES LAHEY
(2 cases)

DANIEL C. COLLINS

John McLean
District Attorney.

A True Bill.

W. H. Lawrence
Foreman.

James H. Hays
Juror & Convicted on

H. M. McLean
Juror for

W. H. Lawrence
Foreman.
James H. Hays
Juror & Convicted on
H. M. McLean
Juror for

0184

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Lahey

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

James Lahey
of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said

James Lahey

late of the City of New York, in the County of New York, aforesaid, on the *third* day of *January* in the year of our Lord one thousand eight hundred and eighty *two* with force and arms, at the City and County aforesaid, in and upon the body of *Charles McEnery* in the peace of the said people then and there being, feloniously did make an assault and *kill* the said *Charles McEnery* with a certain *knife* which the said *James Lahey*

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent *kill* the said *Charles McEnery* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

James Lahey

of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a sharp, dangerous weapon, with intent to do bodily harm," committed as follows:

The said

James Lahey

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said *Charles McEnery* then and there being, wilfully and feloniously did make an assault and *kill* the said *Charles McEnery* with a certain *knife* which the said *James Lahey*

in *his* right hand then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable and excusable cause, did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously do bodily harm unto *kill* the said *Charles McEnery* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.

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

James Lahey
of the CRIME OF "Assault and Battery upon another by such means and force as was likely to produce death with intent to kill," committed as follows:

The said

James Lahey
afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of *Charles McEnery*
in the peace of the said people then and there being, feloniously did make another assault and ~~him~~ the said *Charles McEnery*

which the said

James Lahey in *his* right hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut and wound, the same being such means and force as was likely to produce the death of ~~him~~ the said *Charles McEnery* with intent ~~him~~ the said *Charles McEnery* 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.

FOURTH COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
James Lahey
of the CRIME OF "Assault and Battery upon another, with a deadly weapon, with intent to maim," committed as follows:

The said

James Lahey
afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said *Charles McEnery*
then and there being, wilfully and feloniously did make another assault and ~~him~~
the said *Charles McEnery* with a certain *Knife* which the said

James Lahey
in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent then and there wilfully and feloniously to maim ~~him~~ the said *Charles McEnery* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John McKee
~~DANIEL G. ROLLINS~~, District Attorney.

B. V. Rishy Police Justice.

0187

For. Officer Wedgate
23d Precinct

0188

James J. Leakey. the Convicts
trouble bet him & me originated
on Monday May the 31st at 9.30 P.M.
he got away and was rearrested by
Officer John Morral on August
the 19. /80.

Put under 1.000. bail to Stand
trial August 19th /80

& got no Bail — — tried

Sept 7th /1880

Plead guilty Felonious
assault & got one year in
State Prison in Court of
General Sessions

By Judge Cowan

Cut my coat in 3. Places with
a Tin Knife ^{Officer} Keilly ₉₃ put

Peoples as
Complaint
of Char. M. Amery

Chas. M. Amery

406 E. 79th St.

James Leahy

Fel. 10-10

Complaint
affidavit

(2 cases)

0190

City & Co of New York:
 Charles Mc Enany
 406 E. 79th St., on oath
 deposes and says,
 That on the 3rd day
 of January 1882
 he was assaulted by
 James Leahy, (now
 under arrest for
 assaulting one Gaffney)
 and that said James
 Leahy cut defendant
 with a knife, in-
 flicting four wounds
 on defendant's left hand,
 and one wound on
 the back. That said
 Leahy tried and in-
 tended, as defendant
 believes, to kill him,
 or to do him bodily harm.
 Charles Mc Enany

Subscribed before
 me this 12 day
 of January 1882
 J. D. Dwyer
 Notary Public N.Y.C.

0191

Testimony in the case
of James Cahy
filed Jan. 1982

The People v. James Lahey
 Court of General Sessions. Part I
 Before Recorder Smythe. Jan. 30. 1882
 Indictment for felonious assault and battery.
 Charles M. McNery, sworn and examined,
 testified: Where do you live? No. 406 East Seventy
 ninth St. Did you see this man on the 3^d of the
 month? Tell the jury where you saw him? I saw
 him in the house at Ninety sixth St. and Third
 Avenue. I could not tell you what kind of a
 house it is; it was the first time I was ever
 in it; the people we were in to see lives under
 the liquor store in the basement; Did you see
 the prisoner there? Yes sir; he did not do any-
 thing in there that was of any account till
 we came out; he was taking another fellow
 with him up to Harlem; three or four of us
 were together; the man the prisoner had was
 "tight"; the man who was with us had an ac-
 cordion and he gave it to me to carry;
 that man's name was Kavanagh; the prisoner
 was taking Patsy McNamee home. I walked
 on behind them, and the first thing I knew
 was the prisoner and Bob Kavanagh fighting.
 I saw Bob knocking him down in the gutter.
 I did not hear anything said; afterward when
 they got to Ninety fourth St. the prisoner was
 taking badly and I advised him to go home.
 The three that was with us walked on and

0193

went into a liquor store I thought they were on the sidewalk all the time. He was watching them I suppose and I was not. As soon as he seen them going into the liquor store he said, "now you son of a b—h," and he hit me a blow there (pointing to near the temple) with some blunt instrument. So I had an accordion. Whether he intended to take it or not from me I cannot say, but he gave a pull at my hand and I held on to it. He tried to pull the accordion out of your hand? Yes sir. Did he knock you down? Yes sir. He knocked me down, and the first thing I felt after I was knocked down was the blood running down my back and I halloed "murder" and those other fellows come out of the liquor store. Bob Kavanagh came out of the liquor store and ran down by me. As soon as this young man seen him running he ran away. Bob Kavanagh followed him. How many times did he strike you with this instrument? He only hit me once and he stabbed me eight times with a knife. You have not said anything about that? Yes sir. Then did he stab you? He stabbed me the morning of the 3rd the same time after knocking you down? Yes sir, he stabbed me eight times. There were you

0194

stabbed? Two on the back of the left hand, one on the arm and left hand, one on the palm / near the end of the thumb of the left hand. There were four on the head. On the back of your head? Yes sir. He stabbed you there making eight stabs in all? Yes sir. And that was after he knocked you down? Yes sir; then when he saw these people come out of the liquor store he ran; my head and hand fled; about five minutes after the police officer came. It was not Redgate took me to the station house, but officer Redgate arrested the prisoner. Cross examined. I remember that officer Redgate called on me at the hospital; he asked me how I felt and I said I felt middling. He says, "Are you able to appear against Lahey?" I says, "No sir, I am not," that is all I told him. I did not tell officer Redgate I did not know who cut me. I remember when Bob knocked Lahey down, but I did not help him. I was about 15 or 20 yards behind them. I could not tell how many times Bob knocked him down. I only saw him knocked down once. How many times did he hit him? I could not say whether he hit him twice or three times, he might hit him a dozen. I could not see because I was so far back. After they went in the saloon he cut me.

James Lahy, sworn and examined in his own behalf testified. Then Bob Kavanagh knocked me down. McManney, McManara, Micheal Flerk and another man whose name I don't know. After they knocked me down I wanted to get up to run after the man and McManney grabbed hold of me, and he being the strongest threw me down and he would not let me get up; he had hold of me by the right leg; he commenced hallooing for the crowd to come back again to beat me; the crowd came back and I was kicked while I was down. I tried to get away but McManney held me I used the knife when he would not let me get up. I thought they were going to lick me; the whole crowd was willing to beat me because I was a stranger to them. Cross Examined Kavanagh knocked me across the car track and kicked me; he knocked me down once.

Counsel for the prisoner admitted that he pleaded guilty to a felonious assault in this Court on the 7th of Sept. 1880 and was sentenced to the State Prison for one year by Judge Cowing. Margaret Lahy, the mother of the prisoner, testified that on the morning of the 3^d of January he came home all covered with blood; his mouth was cut and there was a scalp on his nose. The jury rendered a verdict of guilty of an assault with a dangerous weapon with intent to do bodily harm.

0196

Testimony in the case
of James Leahy
filed Jan. 1892.

0197

Testimony in the case
of James Leahy
filed Jan. 1892.

what took place? Not all of it. I remember there were blows and seeing this man Leahy lying on the car track and I have a slight memory of seeing Gaffney pull him off the car track on the sidewalk afterwards. I remember meeting a policeman afterwards. After Gaffney lifted the prisoner off the car track I remember that I went into a lager beer saloon, Gaffney and Michael Fleck were with me. I went to the Police Court, but I was not sworn. I stated to the Police Justice that I was so intoxicated on that day that I could not tell anything about it. I did not suspect I would be brought up here. The lager beer saloon is on the corner of 93rd St. I do not remember hearing any cries of murder. I followed Mr. Gaffney out and went to where Mr. Murray was on the corner of 94th St. I saw Gaffney running away towards Ninth Avenue, the prisoner was gone. I remember seeing Gaffney running and that was all. By the Court. Did you hear any pistol shot? No, your Honor.

John Leahy, sworn and examined testified as follows: Is the prisoner your brother? Yes sir. What do you work at? I am a varnish rubber for whom?

J.B. Stewart Q How long have you been in their employ? About three months. Was your brother always lived home? Yes sir. By the Court Always? Not since he has been away up there. By Counsel How often has he been arrested? Once I believe. Only once? As far as I know, yes once. With the exception of being sent to the State prison he has always lived at home? Yes sir. If he had been arrested you would have had opportunities of knowing? Objected to. Did you live in the same house together? Yes sir. Do you recollect the time he was arrested and sent to the State prison? Yes sir. And he was arrested for this assault? Yes sir. Now did you ever hear of his being arrested except on those two occasions? No sir. Margaret Leahy sworn and examined testified as follows: By Counsel: Is this your boy? Yes sir. How often has he been in trouble before this? Once. Was he ever arrested for any offence except the time that he was sent to the State prison? No sir, never arrested since he was born. James Leahy recalled the last time, the other time you were arrested will you tell the jury whether you went to trial or whether you admitted your guilt?

0200

The Court: The record shows that he pleaded guilty in Part 2 Sept. 1880 to the third count in the indictment and was sent to the State Prison for one year.

The jury rendered a verdict of guilty of assault and battery.

56

The People
vs.
James Leahy

Scout of General Sessions Part I
Before Recorder Smyth. Jun. 27 1882
Indictment for felonious assault and battery
Robert Gaffney sworn and examined. I live
at 104 East Eighty eighth St. On the 3^d of this
month I was going up Third Avenue with a
party of three others and the prisoner came
to me. I had an accordion under my arm;
he asked me to play a tune, I refused. I
walked on and when I turned to go to see
a friend of mine he came to me again
and got hold of my arm and asked me
to go with him to his house; he said there
was four nice young girls and he wanted
the accordion played so that they could
dance and I refused again. I went down
stairs to see Mr. Turncliffe and rapped at
his door but got no answer. Then a man
in a liquor store and I went down stairs
and rapped again. Turncliffe said he would
be up as soon as he got his clothes on.
I went up stairs again to two friends of mine,
McNamara and a German who works with
me, and when they came down the prisoner
followed them. McNamara went to sit at
the table and the prisoner rubbed his hands
over McNamara's pockets. I spoke to Turncliffe
and he wanted to put him out but Mr.

McNamara objected to his putting him out. So McNamara, McKenny, the German Michael Fleck and myself came out on Third Avenue and the prisoner followed us. I asked McKenny to take the accordion and I would take McNamara home, he was under the influence of liquor, and the prisoner had hold of him to bring him uptown. I told the prisoner to go home about his own business; the prisoner raised up his hand to strike me, I struck him and knocked him down; he got up and ran after me and I hit him again; then he ran out in the middle of Third Avenue and I walked on down with McNamara; we came to a saloon corner of Ninety Third St. and Third Ave. Mr. Fleck asked us to come in and have a drink; the three of us went in a saloon and I told the man who was behind the bar not to give McNamara anything strong - asked him to give him Ginger ale or soda water; he said he had none. We got our drinks, I went to the door and heard the cry of "murder". I looked towards Ninety fourth st. where the cry came from; the prisoner left McKenny and ran up Ninety fourth st. I pursued him and when I was about fifty to one hundred

0203

feet from him he fired one shot and I ran on calling, "murder, police," he fired the second shot when I was about 25 feet from him. So I turned and ran back then I had only struck him before this, but I had not laid my hands upon him immediately previous to the shooting. I should judge ten or fifteen minutes elapsed between the time I knocked him down and his firing the second shot, but there was only a few seconds between the first and the second shot. At the time he fired the first shot I was in pursuit of him and I was still in pursuit of him when he fired the second shot. Neither of these shots took effect. I did not see the pistol in his hand, but I heard the report and saw the flash. Cross Examined. I am a moulder in the iron foundry of George H. Toop Eighty eighth St. I have been employed there a year and five months. This occurred on the morning of the 3^d of January. I should judge half past twelve, we were out making calls that evening. I went out about half past five o'clock. I drank one glass of gin in my own house. I went down to McHenry's and had a small glass of beer; then I went home and afterwards went to a driver's house in Eighty eighth St. O'Donnell. I had a glass of

0204

beer, then I went to Mc Namara's and drank I believe one glass of gin. I remained there about an hour and a half, and then I went to Trundiff's and drank one glass of whiskey. I was not then under the influence of liquor. I then went into a saloon in Third Avenue and had a small beer. I only remained there about three or four minutes. When I left the saloon I ran after the prisoner. I was perfectly sober and knew what I was doing and remember everything that occurred. Mr. Heck and Mr. Mc Namara were with me; Mc Namara was intoxicated. I don't know whether they saw the pistol in the prisoner's hands, I could not say whether they saw me run after him or not. I do not remember knocking the prisoner across the car track. The only reason I can give for knocking the prisoner down is that he attempted to strike me. I remember being before Judge Bixby on the 5th of January and I signed the paper now shown me. I do not know whether I said before Judge Bixby, "I knocked the defendant down because I thought he wanted to rob my friend." I might have said that because I saw him rub his hands over his pockets on the outside of his clothes and he attempted to strike me also.

James Leahy, sworn and examined in his own behalf, testified: Where do you live? No 90 Madison Avenue. Who do you live with? My parents. Is your mother and brother in Court? Yes sir. Did you shoot at Robert ~~Gaffney~~? No sir. I never had a pistol in my life, never owned one. Did you attempt to rob Mc Namara? No sir. I did not. Have you ever been convicted of any offence? Yes sir. Cross Examined. What was the offence of which you were convicted or to which you pleaded guilty? It was for felonious assault I believe. It was in self-defence I done it though. I used a knife; that was last year, a year ago in this Court before Judge Lewis. I gave my right name James Leahy. I got one year in the State prison. I had no pistol on the 3^d of January; I would not know how to use a pistol. I was with Robert ~~Gaffney~~ that evening and Mc Effering and two more, I don't know what their names were. I know Mc Namara a number of years. I was driving a horse and wagon for a woman of the name of Mrs. Sullivan. I was working at the time this affray took place over the Harlem Bridge. I have never been arrested more than once, and for

that I was sent to the State prison and since then have been endeavoring to earn an honest livelihood. I did not have a pistol in my possession that night.

Patrick McNameara, sworn and examined. I am finisher in a foundry. Do you remember the night of the 2nd of January when Gaffney, yourself and Leahy were at Tim-cliff's house? I have got some recollection of it, I was under the influence of liquor more or less. I can remember some of what took place. I do not think Mr. Gaffney was near as much under the influence of liquor as I was. Cross Examined. I was not so intoxicated but I was able to walk home. I have got a good deal of memory of the occurrence. I did not see Mr. Gaffney stagger. Did he talk sensibly? Yes sir. He was trying to take you home was he not? Not that I know of, he did not try to take me home, the prisoner was trying to take me home. I do not remember anything of the occurrence of the fight they had in the avenue. Do you remember seeing Gaffney strike the prisoner? I remember seeing the blows between them. Was your mind in such a condition then that you can now recollect

0207

BOX:

58

FOLDER:

657

DESCRIPTION:

Levinsky, Lewis

DATE:

01/23/82



657

0208

BOX:

58

FOLDER:

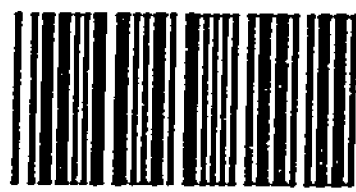
657

DESCRIPTION:

Levinsky, Lewis

DATE:

01/23/82



657

0209

Dep. 99
Dr. Lee
Counsel,
Filed *23* day of *May* 188 *2*
Plends *Properly*

THE PEOPLE
vs.
INDICTMENT
L. ARCHERY
L. I.
Lewis Levenick

WALTER G. ROPPING,
John M. McKeen
District Attorney.

A True Bill.
W. H. H. H. H. Foreman.
Feb. 1. 1882
Henry J. H. H.

02 10

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

THE PEOPLE OF THE STATE OF
NEW YORK

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

committed as follows:

The said

Louis Levinsky
late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *fifteenth* day of *August* in the year of our Lord one
thousand eight hundred and eighty-*one* at the Ward, City, and County aforesaid,
with force and arms,

*nineteen yards of cloth of the value of
three dollars each yard.*

of the goods, chattels, and personal property of one

Philip Hirschkind

then and
there being found, 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.

~~DANIEL C. ROLLINS,~~

~~CLARK R. RILEY,~~

John M. Heon
District Attorney.

0211

Dec. 20, 200, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David L. Collins
396 Broadway

David L. Collins

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

No. 5, by _____
Residence _____
Street _____

No. 6, by _____
Residence _____
Street _____

No. 7, by _____
Residence _____
Street _____

No. 8, by _____
Residence _____
Street _____

No. 9, by _____
Residence _____
Street _____

No. 10, by _____
Residence _____
Street _____

No. 11, by _____
Residence _____
Street _____

No. 12, by _____
Residence _____
Street _____

Dated *Jan 18* 1882

David L. Collins
Magistrate.

David L. Collins
Officer.

David L. Collins
Clerk.

David L. Collins
Witnesses.

David L. Collins
Witnesses.

David L. Collins
Witnesses.

David L. Collins
Witnesses.

David L. Collins
Witnesses.

David L. Collins
Witnesses.

David L. Collins
Witnesses.

Offence, *Grand Larceny*

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 *James Lemsky*

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

Dated *Jan 18* 1882

Salon B. Smith
Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0212

Sec. 151.

Just District Police Court.

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

Whereas, Complaint on oath, has been made before the undersigned, one of the Police
Justices in and for the said City, by Samuel Collins

of No. 396 Broadway Street, that on the 15 day of August
1888 at the City of New York, in the County of New York, the following article to wit :

Rob Materials for the making of six coats.

of the value of fifty seven Dollars,
the property of and in the care and custody of complainant
w as taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Levins Leonsky

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

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

Dated at the City of New York, this 15 day of August 1888

Samuel Collins POLICE JUSTICE

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel Collins

vs.

Levins Leonsky

Warrant-Larceny.

Dated Aug 7 -

1888

Samuel Collins

Magistrate

Ernest L. L.

Officer

The Defendant

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

Officer.

Dated

188

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest

Native of

Age

Sex

Complexion

Color

Profession

Married

Single

Read

Write

0213

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

15N
Levitsky being duly examined before the under-
 signed, according to law, on the annexed charge: and being informed that it is his right to
 make a statement in relation to the charge against him; that the statement is designed to
 enable him to see fit to answer the charge and explain the facts alleged against him
 that he is at liberty to waive making a statement, and that his waiver cannot be used
 against him on the trial,

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

~~I am~~ My children was sick
 and my paoverd them to
 get money

Taken before me, this

18

day of

1882

Samuel B. Smith
 Police Justice.

0214

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.15N
DISTRICT POLICE COURT.

Lewis Lewinsky being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is his right to
make a statement in relation to the charge against 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.

Lewis Lewinsky

Question. How old are you?

Answer.

Forty Eight Years

Question. Where were you born?

Answer.

Germany

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

Answer.

18th Ave bet 59th & 40th Sts

Question. What is your business or profession?

Answer.

*Tailor*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~~ My children was sick
and my paoverd them to
get money*

Taken before me, this

18

day of

*Jan*188*2**Lewis Lewinsky**Salou B. Smith*
Police Justice.

02 15

W
Frank District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Samuel Collins

Samuel Collins

AFFIDAVIT - Larceny.

Dated

Jan 7

188

2

Smith

Magistrate.

Amey Co.

Officer.

WITNESSES:

Disposition

0216

2nd

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss

Samuel Collins 145 1/2 Avenue

of No. 396 7 Broadway street

being duly sworn, deposes and says, that on the 15th day of August 1881 at the City of New York,

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

the following property, viz:

Cloth material for the making of six coats of the value of fifty seven dollars.

the property of Philip Hushkine Emanuel Hushkine Max Hushkine Henry Hushkine and Simon Adler doing business under the firm name of Hushkine and Company 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 Lewis Sevensky for the following reason to wit On August 15th 1881 deponent gave to said Sevensky the above described material to be made up into coats. That said Sevensky did not lawfully and willfully pawn pledge and convert to his own use said material.

Sam. Collins

Subscribing me this
Robert H. Smith

Police Justice

1882

0217

BOX:

58

FOLDER:

657

DESCRIPTION:

Levy, Hyman

DATE:

01/05/82



657

0218

Sum
Sentences on
another indict-
ment, Jan. 4/82

2035-

Filed ☒ day of Jan 1882
Pleads,

*Buttany & Co
Att. Sec. State of Me*

THE PEOPLE
vs.

Hyman Levy

~~DANIEL C. ROLLINS,~~
John McKern
District Attorney

A True Bill.

Gestam Foreman.

*Sent on another
indict to
HofR
Jan 4/82*

0219

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Hyman Levy

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

Hyman Levy
of the CRIME OF *Burglary*

committed as follows:

The said

Hyman Levy

late of the

Tenth

Ward of the City of New York, in the County of

New York, aforesaid,

on the *twenty second* day of *December* in the year of our Lord
one thousand eight hundred and eighty *one* with force and arms,

about the hour of *ten* o'clock in the *night* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Heiman Lutreich

there situate, feloniously and burglariously did break into and enter, by means of *forcibly*
breaking open an outer door of said dwelling house
~~whilst there was then and there some human being, to wit, one~~

Hyman Levy ~~within the said dwelling house, he, the said~~

then and there intending to commit some crime therein, to wit: the goods, chattels and
personal property of *Heiman Lutreich*

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.

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

Hyman Levy
of the CRIME OF *Larceny*

committed as follows:

The said

Hyman Levy

late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the
year aforesaid, at the Ward, City and County aforesaid, about the hour of *ten*

o'clock in the *night* time of said day, ~~the said~~ *one pair of pantaloons*
of the value of ten dollars, three vests of the value of one
dollar each - ten shirts of the value of one dollar each
One satchel of the value of two dollars

of the goods, chattels, and personal property of

Heiman Lutreich

in the said dwelling house of ~~one~~

the said Heiman Lutreich

then and there being found
in the dwelling house 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.

0220

And the Grand Jury aforesaid, by this indictment, further accuse the said
Hyman Levy
of the CRIME OF RECEIVING STOLEN Goods, committed as follows:

The said

Hyman Levy

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,

*One pair of pantaloons of the value
of two dollars -*

*three vests of the value of one dollar each
two shirts of the value of one dollar each*

One satchel of the value of two dollars

of the goods, chattels and personal property of the said

Heiman Gutreich

by a certain person or persons to the ^{*benefit of*} ~~owners~~ aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said *Heiman Gutreich*

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

Hyman Levy

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

John McKee
~~DANIEL C. ROLLINS~~, District Attorney.

0222

Sec. 198-200.

3 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Herman Levy 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.

Herman Levy

Question. How old are you?

Answer.

13 years.

Question. Where were you born?

Answer.

New York

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

Answer.

83 Rivington Street 6 months

Question. What is your business or profession?

Answer.

Sticking Unit

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

Answer.

I am not guilty

Taken before me, this 25
day of December 1888

Herman Levy

Sam Paterson

Police Justice.

0223

Said Levy run away, who was
then in company of said Silverman

Sworn to before me this
25th day of Decr 1881 } Heiman Gutreich

J. M. Patterson J. Police Justice

City & County
of New York } 55

14 years of age Jacob Silverman, of No 98
Mott Street being duly sworn deposes
and says that on the evening of the 22nd
day of December 1881 deponent was
standing in front of No 44 East Broadway
when said Herman Levy (working) came
up to deponent and requested deponent
to carry for him a Satchel he had in
his possession to Mulberry Street and
for said Service said Levy promised
deponent five Cents that said Levy
walked on the other side of the Street,
and deponent was arrested for
having stolen said property while
walking on East Broadway, when
said Levy saw deponent arrested
he run away

Sworn to before me
this 25th day of Decr 1881 } Jacob Silverman

J. M. Patterson J. Police Justice

0224

Police Office. Third District.

City and County } ss.:
of New York, }No. of 17 Ludlow Street, being duly sworn,deposes and says, that the premises No. 17 LudlowStreet, 10 Ward, in the City and County aforesaid, the said being a Dwelling house
a Room and one bed Room in the rear building on the first floor
and which was occupied by deponent as a garagewere **BURGLARIOUSLY**entered by means of forcibly breaking off a lock and
by opening the second lock with false keys, on the door
leading to said Room,on the Night of the 22 day of December 1889
and the following property, feloniously taken, stolen and carried away, viz.,One Satchel containing one pair of Pants
three vests 10 Shirts said property being
in all of the value of about twenty five
dollarsthe property of deponentand 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 byHerman Levy (now here)for the reasons following to-wit: Deponent is informed by
Jacob Silverman of No 98 Mott Street
that said Levy gave said property
to him (Silverman) to carry while he
was in front of No 44 East Broadway
and that when he Silverman was
arrested on a charge of having
stolen the above described property

0225

BOX:

58

FOLDER:

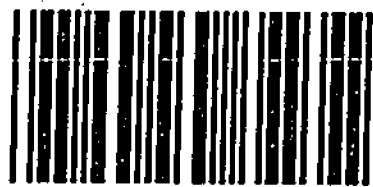
657

DESCRIPTION:

Levy, Hyman

DATE:

01/05/82



657

0226

BOX:

58

FOLDER:

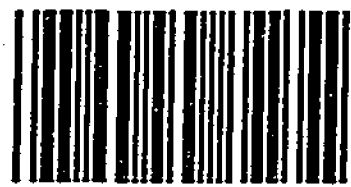
657

DESCRIPTION:

McManus, George

DATE:

01/05/82



657

0227

BOX:

58

FOLDER:

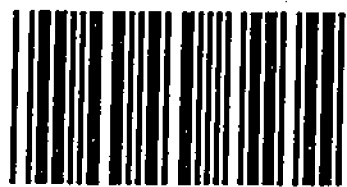
657

DESCRIPTION:

Radley, Ellen

DATE:

01/05/82



657

0228

House of Representatives
May 17

Henry
Lung Corvick
et in another
inrichment
Jan 24, 1882

Sent to appear
in the Court

Emperor. Matthew
to Corvick then
Roxley & Co. Inc.
of Roxley Inc.
Monetary in appeal

May 17/82
F.

Day of Trial
Counsel
Filed day of Jan 1882
Pleads

THE PEOPLE
George W. Thomas
E. W. Bradley
Herman Henry
BUREAU-Third Degree, and
Receiving Stolen Goods.

John McLean
A Fine Bird
District Attorney
Foreman
Jan 6 1882
H. H. C. G. G.

0229

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

THE PEOPLE OF THE STATE OF
NEW YORK.

Hyman Levy, George M. Manas and Ellen Radley
The Grand Jury of the City and County of New York by this indictment accuse

Hyman Levy, George M. Manas and Ellen Radley
of the crime of
committed as follows:
The said

Hyman Levy, George M. Manas and Ellen Radley

late of the *seventh* Ward of the City of New York, in the County of New York
aforesaid, on the *sixteenth* day of *December* in the year of our Lord one
thousand eight hundred and eighty *one* with force and arms, at the Ward,
City and County aforesaid, the *factory* of

John Cunningham there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said

John Cunningham then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*Nineteen Cloaks of the value of eight dollars
and fifty cents each.*

of the goods, chattels, and personal property of the said

John Cunningham

so kept as aforesaid in the said *factory* then and there being, 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.

0230

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

Hyman Levy, George W. Maas and Ellen Radley

of the Crime of

committed as follows:

The said

Receiving Stolen Goods

Hyman Levy, George W. Maas and Ellen Radley each

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,

Nineteen Cloaks of the value of eight dollars and fifty Cents each.

of the goods, chattels and personal property of

John Cunningham

by a certain person or persons to the ~~Jurors~~ ^{*Grand Jury*} aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *taken and carried away*

from the said John Cunningham

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Hyman Levy, George W. Maas and Ellen Radley

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.

John McKeon BENJ. K. PHELPS, District Attorney.

of 2, Attorney to
news in 1884

1884

No 13

Filed 4 day of Jan 1884

Pleas: Chas. J. Murphy

THE PEOPLE

vs.

George W. Maud
Herman G. Maud
John W. Maud
David G. Maud

District Attorney

A True Bill.

Foreman.

Chas. J. Murphy
Ch. J. Murphy
Ch. J. Murphy
Ch. J. Murphy

0232

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

George M. Manus
Hyman Levy

The Grand Jury of the City and County of New York, by this indictment, accuse
George M. Manus and Hyman Levy
of the CRIME OF *Burglary*
committed as follows:

The said *George M. Manus and Hyman Levy each*
late of the *Tenth* Ward of the City of New York, in the County of
New York, aforesaid,
on the *sixteenth* day of *December* in the year of our Lord
one thousand eight hundred and eighty *one* with force and arms,
about the hour of *ten* o'clock in the *night* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Moses Kleinbaum
there situate, feloniously and burglariously did break into and enter, by means of *forcibly*
breaking open an outer door of said dwelling house
whilst there was then and there some human being, to wit, one *Moses*
Kleinbaum within the said dwelling-house, the said

George M. Manus and Hyman Levy
then and there intending to commit some crime therein, to wit: the goods, chattels and
personal property of *Moses Kleinbaum*

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.

And the Grand Jury aforesaid, by this indictment, further accuse the said
George M. Manus and Hyman Levy
of the CRIME OF *Larceny*

committed as follows:

The said *George M. Manus and Hyman Levy each*
late of the *Tenth* Ward, City and County aforesaid, afterwards, to wit, on the day and in the
year aforesaid, at the Ward, City and County aforesaid, about the hour of *ten*
o'clock in the *night* time of said day, the said

Three shirts of the value of thirty dollars each
Three overcoats of the value of thirty dollars each
Three waists of the value of thirty dollars each
One sash of the value of four dollars
Eight yards of velvet of the value of two dollars each
of the goods, chattels and personal property of *Moses Kleinbaum*

Moses Kleinbaum
in the said dwelling house of one
then and there being found
in the dwelling house 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.

~~DANIEL C. ROLLINS, District Attorney.~~

0233

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

George M. Manus and Hyman Levy
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

George M. Manus and Hyman Levy each
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,

~~One skirt~~

Three skirts of the value of forty dollars each

Three overskirts of the value of thirty dollars each.

Three waists of the value of thirty dollars each.

One sash of the value of fourteen dollars

Eight yards of velvet of the value of two dollars each yard.

of the goods, chattels and personal property of the said

Moses Kleinbaum

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

Moses Kleinbaum

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

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

John M. Keon
DANIEL C. ROLLINS, District Attorney.

0234

*McMarrs
and McMarrs before*

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

Sec. 208, 209, 210 & 212.

Police Court

23

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

*George McMarrs
Hypomania
George McMarrs
Hypomania
Ellen Raully*
Offence, *Burglary*
Stealing John Goods

Dated *Dec 21* 188*1*

Paul Magistrate.

Charles McMarrs Officer.

Clerk.

John Officer.

Thomas J. Quittes Street,

1012 Street,

Capital Street,

1012 Street,

1012 Street,

1012 Street,

1012 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 *George McMarrs*

Thomas Raully *Hypomania* *Ellen Raully* guilty thereof, I order that *he* be admitted to bail in the sum of *One Hundred Dollars* and be committed to the Warden or Keeper of the City Prison until *he* give such bail.

Dated *Dec 28* 188*1* *John* Police Justice.

I have admitted the above named *George McMarrs* to bail to answer by the undertaking hereto annexed.

Dated _____ 188 _____ Police Justice.

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

Dated *Dec 28* 188*1* *John* Police Justice.

0235

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY
OF NEW YORK } ss.

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

Question. What is your name?

Answer.

Thomas Radley

Question. How old are you?

Answer.

I do not know

Question. Where were you born?

Answer.

Ireland

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

Answer.

244 Cherry - about 23 years

Question. What is your business or profession?

Answer.

Lumpsherman

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 never knew there was
any stolen goods in my house,
if I knew it it would not be
there - I am in the habit of
going out at 3 o'clock in the
morning to my work - returning
at 9 in the morning, going out
again & returning at 3-5-9 at
the evening and night.

Taken before me, this

day of

188

Thomas Radley
Pratt

W. J. Over

Police Justice.

0236

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Ellen Radley

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

New York

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

Answer.

I have lived around that neighborhood - 2nd & Cherry St - always

Question. What is your business or profession?

Answer.

house keeper for my father.

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 never been arrested before & I know nothing about these matters - I have nothing to say

Taken before me, this

28

day of

Dec

188

Ellen^{ku} Radley
Mark

det. J. J. [illegible]

Police Justice.

0237

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Hyman Levy 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.

Hyman Levy

Question. How old are you?

Answer.

14 years

Question. Where were you born?

Answer.

New York

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

Answer.

83 Dwight St. 6 mo.

Question. What is your business or profession?

Answer.

Knitting stockings

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

Taken before me, this 28

day of Dec 1887

Hyman Levy

M. J. Jones

Police Justice.

0238

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

George McManus

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

England

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

Answer.

244 Cherry St. - about 1 M.

Question. What is your business or profession?

Answer.

Writer

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

Answer.

I have been out, came in about 1/2 past 7 in the evening this boy Levy was there with a bundle which in the hallway outside their apartments of the Rarleys - he said he had a present for Ethel Rarley - he gave me a few of the sacks. I have nothing further to say

Taken before me, this

28

day of

Dec

188

M. J. Coney

Police Justice.

George McManus

0239

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

POLICE COURT, 3 DISTRICT.

of Patrick English
7th Port Police Street, being duly sworn, deposes and
says that on the 28 day of December 1881

at the City of New York, in the County of New York, he has read

the affidavits of Adolph Hansen
and shown the contents thereof
that the portion there stated and
referring to deponent is true
to deponent's own knowledge.

Patrick English 7th Precinct

Sworn to before me, this

28

day

188

Police Justice.

0240

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

POLICE COURT, 3 DISTRICT.

Patrick English
of *the 1st* *Port Police* Street, being duly sworn, deposes and
says that on the *28* day of *December* 188*1*

at the City of New York, in the County of New York, *he has read*

*the affidavit of Adolph Hansen
and shown the contents thereof
that the portion therein stated and
referring to deponent is true
to deponent's own knowledge.*

Patrick English 7th Precinct

Sworn to before me, this

28

day

188

Police Justice.

0241

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss. {

POLICE COURT, 3 DISTRICT.

of No. 244 Cherry Street, being duly sworn, deposes and

says that on the 28 day of December 1881

at the City of New York, in the County of New York, she heard and

the affidavit of Adolph Hansen
and knows the contents thereof that
the portrait therein stated and referring
to defendant is true to respondent's
own knowledge

Mary Sullivan
Mark

Sworn to before me
of Michael 1881

St. Michaels

Police Station

0242

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

POLICE COURT, 3 DISTRICT.

Lizzie King

of No. 242 Cherry Street, being duly sworn, deposes and

says that on the 28 day of December 1881

at the City of New York, in the County of New York, she heard and

the affidavits of Adolph Kasner
and knows the contents thereof that the
particular therein stated and affording
to deponent is true to deponent's
own knowledge

Lizzie King

Before me

Sworn to before me, this

28

day

188

Wm. C. Carter

Police Justice.

0243

Police Office, Third District.

City and County of New York.

No. of Adolph Kuenz 26 years of age Street, being duly sworn.deposes and says, that the premises No. 23 MarbleStreet, third Ward in the City and County aforesaid, the said being a dwelling house and which was occupied by deponent as a Manufacture for Cloaks andthe upper part of said house was occupied by deponent as a dwelling entered by means forcibly breaking off a lock leading to second floor then forcibly breaking open the door **BURGLARIOUSLY**on the Night of the 16 day of December 1889

and the following property, feloniously taken, stolen and carried away, viz..

19 Cloaks of the value of one
hundred and sixty two dollarsthe property of John Cunningham and Herman his Apostles and in care and charge of deponentand 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 byGeorge W. Manns and Heyman Levy and
Thomas Radley and Ellen Radley (all unknown)

for the reasons following, to-wit: Deponent is informed by

Mary Sullivan of No 244 Cherry Street thatshe saw Heyman Levy bring a number ofCloaks to premises No 244 Cherry Streetthat about one half of an hour afterGeorge W. Manns came into said premisesand that he Levy & W. Manns then andthen divided said Cloaks and took

of said two defendants took a portion of
 said Cloaks, that said Mr. Mann gave
 said Mary Sullivan one of said Cloaks
 for which she promised, she would pay
 him two dollars, Dependent has since seen
 said Cloak and fully identifies the same
 as one of the Cloaks stolen from his possession.
 Dependent is further informed by Lizzie King
 of No. 242 Cherry Street that she received
 a Cloak from said Mr. Mann, and
 Dependent identifies the same as one
 of said Cloaks stolen from his possession.
 Patrick English of the 4th Precinct Police
 informs Dependent that at the time
 of the arrest of said Mr. Mann
 Thomas Rudley and Ellen Rudley
 he found two Cloaks in their possession
 and that at that time said Thomas
 Rudley refused said officer to search
 his premises saying that there is no
 stolen property in said premises, and
 when said Cloaks were found by
 said officer, said Thomas said that
 these Cloaks belong to his daughter Ellen
 and said Ellen Rudley says that
 she received said Cloaks from
 her brother in law who bought them
 in Grand Street, but she does
 not know in what store he bought
 them, and that the officer found

a number of Passa tickets in the possession of Thomas & Ellen Radley which they claim as their property and that since the arrest a portion of the property represented by said pass tickets has been identified as stolen property.

Deponent therefore charges that said Heyman, Levy and said George W. Mann have committed said Burglary and have taken and carried away said property and that said Thomas Radley and Ellen Radley have feloniously received said property well knowing at the time that said property was ~~stolen~~ stolen property.

Sworn to before me this
28th day of Decr 1884

Adolph Kasner

W. J. Orwig

Police Justice

Sec. 208, 209, 210 & 213.

3
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mass. Hist. Comm.
26 January 1891

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Offence,

Dated

Dec 2nd 1881

Private
Magistrate.

Officer.

Clerk

David A. Jones

Street

Wash. Clean co.

Q. And the fact that you were not a resident of the State of New York at the time of the commission of the crime is not a defense?

Street.

DEC 3 1909

100

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 George W. Munn

guilty thereof, I order that he be admitted to bail in the sum of Five Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail. *without bail*

Dated Dec 20 1881 M. J. Uvory Police Justice.

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

Dated _____ *188* _____ *Police Justice.*

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

Dated _____ 188 _____ Police Justice.

0247

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

The people re
in the Complaint of
Moses Kleinbaum
George Mannes
& Heyman Levy

Over Indicted
Burglary

Dora Ravino - sworn: ~~that~~ I
have made affidavit in the Complaint
in this case - I went into Elly
Radley's house, ^{244 Cherry St.} and saw there
George de Mannes, and Heyman
Levy - the defendants now here.
Elly Radley was also present.
Levy gave me some property to pawn -
I took out ~~two~~ a remnant
of some black stuff - I do not
know the material - to P. Gauley's
Pawn Office 67 Duane Street
and pawned it for five dollars,
under the name of Mack.
I returned to Elly Radley and
gave her money to George de
Mannes. I recognize the pawn
ticket exhibit marked A. I
do not recollect the day of the
month. Nor the day of the week.
I immediately went out with
another package containing ~~two~~
remnants - I pawned this in the
same place under the name of
"Swaddle," for which I got four
dollars. I returned to Elly Radley.

And gave the money to Levi -
 He gave me then another package -
 which I pawned, ^{under the name of Mack} in East Broadway
 near Grand Street & I do not
 recollect what I got for this -
 I returned to Elly Parley's -
 George McManus & Levi
 & Elly Parley were there then -
 I gave the money to Levi -
 I said here is the money
 for a dollar and a half.

I said it is the package of
 McManus. And Elly Parley,
 then Levi gave me the silk
 suit, and I went with him to
 Brooklyn - I went into a
 pawn office & pawned the
 silk suit. I do not know

the place or the street it
 is right up from ^{Catharine Street} the Ferry.
 I got ten dollars for the
 suit - I gave the money to
 Levi, he was outside the door
 waiting for me - Levi and
 I returned to Elly Parley's
 house; George McManus
 and she were out. I then
 went home and got my
 father's supper. I heard
 that Mary Sullivan and
 Lizzie King were arrested.

I Came to Essex Market Place
 Court to see if it was time, I
 went to visit the Station
 House in Maiden Street, and
 I saw George Mc Manus
 and Elly Radley ~~coming out~~
 in charge of a policeman. She
 gave me a dollar to get
 tobacco for George Mc Manus
 and as he did not want
 it I gave her the dollar
 again. I have known
 George Mc Manus nearly
 one month - I met him
 at Elly Radley's. and I have
 seen him ^{very often} ~~nearly every~~
~~day~~ since I ~~first~~ first saw
 him. I have only seen
 Levy once or twice either at
 the door or in the house of

Elly Radley before this occurrence
 from to before me this
 28th Dec 1887

David Keenan

W. J. Gower

Thos. J. Gower

0251

Sec. 198-200.

3 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

George Mc Manus

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

England

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

Answer.

244 Cherry St. one month.

Question. What is your business or profession?

Answer.

Waiter.

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 do not know any thing about the dress goods

George Mc Manus

Taken before me, this 28
day of Dec 1888

W. J. Davis

Police Justice.

0252

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

POLICE COURT,

3rd DISTRICT.

of the 9th Precinct Police Patrick English being duly sworn, deposes and
says that on the 28 day of December 1881

at the City of New York, in the County of New York, he heard read

the affidavit of Moses Weinbaum and
Harris the contents thereof that the
portion therein stated and referring
to defendant is true to defendant's
own knowledge

Patrick English

Sworn to before me, this 28 day of December 1881

W. J. Jones

Police Justice.

0253

Police Office. Third District.

City and County } ss.:
of New York,

No. of

Moses Kleinbaum 45 years
of age Dressmaker.
26 Eadsidge Street, being duly sworn,

deposes and says, that the premises No.

26 Eadsidge

Street

10 Ward, in the City and County aforesaid, the said being a Dwelling House
the first floor

and which was occupied by deponent as a

Dressmaking Establishment

were **BURGLARIOUSLY**

entered by means

forcibly opening the lock of the
door leading to said store with false key

on the

Night

of the

16

day of

December

1880,

and the following property, feloniously taken, stolen and carried away, viz..

one Silk Suit one Cloth Suit one Shirt
 one Silver Bagu 8 yard of Black Velvet
 one Black Suit, and material for
 three suits and other property in all
 of the value of about three hundred dollars

the property of several persons, and in care and charge of
 deponent as a Dressmaker, and to be made up by 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

George M. Marns and Heyman Levy (both now here)

for the reasons following, to-wit:

Deponent is informed by
 Dorah Revina of No 140 Cherry Street
 that she received a portion of the afore-
 described property from said M. Marns
 and said Levy to pawn the same
 that she did pawn said property
 and gave a portion of the money she
 received for said property, to said

Mr Manns and said Levy and for
the further reason that deponent is informed
by officer English of the 4th Precinct Police
that at the time of the arrest of said Mr Manns
at his premises No 244 Cherry Street he
found a number of pawn tickets in his
possession, and deponent in company
of said officer, visited several pawnshops
and then fully identifies the property
represented by said pawn tickets, as the
property stolen from his possession.

Sworn to before me this } Moses his Clerk
28th day of Decr 1881 } (mark)

U. J. Arvey } Police Justice

City & County } ss
of New York }

Dorah Revena 15 years of age
a servant, residing at No 140 Cherry Street
being duly sworn deposes and says that
she has read the affidavit of Moses
Kleinbaum and knows the contents thereof
that the portion therein stated and referring
to deponent is true to deponent's own knowledge.

Sworn to before me this } Dorah Revena
28th day of Decr 1881 }
U. J. Arvey } Police Justice

Dorah Revena 19

0255

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

POLICE COURT, 3

DISTRICT.

before me, this 28th day of December 1881,
the 4th Precinct Police, Patrick English, Street, being duly sworn, deposes and

says that on the 28th day of December 1881

at the City of New York, in the County of New York, George Mc Mannus

and Heyman Levy (both now here) were
committed for a Burglary committed by
them at premises No. 26 Eldridge Street
on the 16th day of December 1881.

That Berah Rarino is a material
Witness for the people of the State of New York
against said defendants and defendant
fears that on trial she will not testify
and that she can not be found therefore
deponent prays that said Berah may be
committed to the House of detention.
Patrick English

Police Justice.

0256

BOX:

58

FOLDER:

657

DESCRIPTION:

Lewis, Matthew

DATE:

01/17/82



657

144

WITNESSES

Day of Trial

Counsel

Filed

1882

Pleads

THE PEOPLE

vs.

LARCENY AND RECEIVING
STOLEN GOODS.

Matthew Lewis

JOHN McKON,

District Attorney.

Part two days, 24. 1882
Fried, acquitted.
A True Bill.

John McKon
Prosecutor

Thursday

May 24

1882

0258

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Matthew Lewis

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

Matthew Lewis
of the CRIME OF LARCENY

committed as follows:

The said

Matthew Lewis

late of the First Ward of the City of New York, in the County of New York,
aforesaid, on the *twenty-fifth* day of *October* in the year of our Lord
one thousand eight hundred and eighty-*two*, at the Ward, City and County
aforesaid, with force and arms

*One watch of the value of one hundred
and twenty-five dollars.*

of the goods, chattels and personal property of one

Maria Samuel

then and there being found,
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.

0259

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

The said
Matthew Lewis
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,

*One watch of the value of one
hundred and twenty-five dollars.*

of the goods, chattels and personal property of the said

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

Maria Samuel
unlawfully, unjustly, did feloniously receive and have (the said

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

JOHN McKEON, District Attorney.

0260

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court, 2nd District.

THE PEOPLE, &c.,

vs. THE COMPLAINT OF

Matthew Lewis
20th Jan 1889

RECEIVED
JAN 21 1889

Offence, _____

Dated _____ 1889

Magistrate.

Officer.

Clerk.

Witnesses _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

Comd. One G. S.

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

guilty thereof, I order that he ~~be committed to the City Prison~~ *held to answer the same and be committed to the City Prison* _____

Dated _____ 1889 _____ Police Justice.

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

Dated _____ 1889 _____ Police Justice.

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

Dated _____ 1889 _____ Police Justice.

0261

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK } ss.

DISTRICT POLICE COURT.

Matthew Lewis being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is his ☒ right to
make a statement in relation to the charge against 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.

Matthew Lewis

Question. How old are you?

Answer.

23 Years.

Question. Where were you born?

Answer.

Georgia.

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

Answer.

Georgia.

Question. What is your business or profession?

Answer.

Pool & Billiard Room / Keeper.

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 the complainant
loaned me the watch. I want further
examination here and demand a trial
by jury at the Court of General Sessions

Taken before me, this

day of

188

11th May 188 Matthew Lewis

J. H. Smith Police Justice.

0262

Ind

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

No. *251 West 29th Street,*

being duly sworn, deposes and says, that on the *21st* day of *October* 188*1*.

at the *20th Ward* City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent *and from the said premises on the*

day time
the following property, viz:

One double case gold watch of the value of One hundred and twenty five dollars

the property of *this deponent, a widow*

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 *Matthew Dennis.* (now

here) for the reasons following to wit: that on or about the said 21st day of October 1881 the said watch was in a watch case in ^{my} deponent's room in said premises) and that on the same day deponent missed the said property; that at the time aforesaid the said Matthew Dennis was boarding with this deponent and had access to the room

Subscribed and sworn to before me this

day of

1881

Justice

0264

BOX:

58

FOLDER:

657

DESCRIPTION:

Lipscher, Lazar

DATE:

01/18/82



657

Jan'y 20 1882
 recommended that the
 dependents therein be
 discharged on his own
 recognizance. The Com.
 has agreed accordingly
 so will be seen by the
 certified writs. The
 defendant is willing
 to pay the fund at any
 time if wanted for
 trial; and this
 character has been
 good without.
 J. J. Burns
 Capt. Dist. Ct.,

Day of Trial
Counsel, *W. H. H. H. H.*
Filed *W. H. H. H. H.* day of *May* 188 *2*
Pleads *guilty*

THE PEOPLE

vs.

**LARCENY AND RECEIVING
STOLEN GOODS**

JOHN MCKEON,

District Attorney.

22. June 20. 1882
 Discharged on the two
 A True Bill

Recharged on his own
A True Bill

1 meq/kg/day -

Foreword

0266

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Lazar Lipschen

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

of the CRIME OF LARCENY

committed as follows:

The said

Lazar Lipschen

late of the First Ward of the City of New York, in the County of New York,
aforesaid, on the *sixteenth* day of *September* in the year of our Lord
one thousand eight hundred and eighty - *one*, at the Ward, City and County
aforesaid, with force and arms

Two earrings of the value of twenty ~~two~~ dollars each
One finger ring of the value of eighty-five dollars
One ^{shirt} stud of the value of thirty-two dollars
One other ^{shirt} stud of the value of ninety dollars

of the goods, chattels and personal property of one

Abraham Stein

then and there being found,

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.

0267

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

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

The said

Lazar Lipscher
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,

Two earrings of the value of twenty-six dollars each

One finger ring of the value of eighty-five dollars

One ^{shirt} ~~shirt~~ of the value of thirty-two dollars

One ~~other shirt~~ ^{shirt} of the value of ninety dollars.

of the goods, chattels and personal property of the said

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

Abraham Stein
unlawfully, unjustly, did feloniously receive and have (the said

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

JOHN McKEON, District Attorney.

0268

Sec. 208, 209, 210 & 212

Police Court District, 2

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James White
112 Fourth St.
St. L.
Eugene Spacher

James White
112 Fourth St.
St. L.

Offence,

Dated *Sept 17* 188*1*

Magistrate.

McNamee & McNamee
Central office

Clerk.

Witnesses

Billy Mahan
St. L.

No. *112* Street, *St. L.*

No. *112* Street, *St. L.*

No. *112* Street, *St. L.*

6 (Chadler)

BAILED

No. 1, by *Carl Allen*
Residence by *Walker* Street

No. 2, by *Carl Allen*
Residence by *Walker* Street

No. 3, by *Carl Allen*
Residence by *Walker* Street

No. 4, by *Carl Allen*
Residence by *Walker* Street

0269

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

District Attorney's Office,

New York, January 19th 1882 -

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James White -
against
Lazar Lipscher -

For Grand Larceny

The defendant having been indicted by a Grand Jury of this Court,
on the ~~18th~~ day of January 1882, for the offense
of ~~Grand Larceny~~ upon a charge preferred
by me against him, and having since fully compensated me for all
injury and damage which I sustained thereby.

I do therefore hereby acknowledge to the Court that I have received
full and complete satisfaction for the injuries and damages so sustained
by me, and request that no further proceedings be had on said indictment,
and that the defendant be discharged therefrom.

James White
Complainant.

City and County of } ss.
New York,

James White - the said complainant,
being duly sworn, says, that the foregoing instrument by him subscribed
is true of his own knowledge.

Sworn to before me, this 19th day of January 1882. } James White
Complainant.

Charles Hecker
Notary Public
N.Y. Co.

0270

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 Isaac Lifshitz

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

Dated September 17 1881

John G. Thompson Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0271

Sec. 198-200.

3

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.*Lazar Lipscher*

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.

Lazar Lipscher

Question. How old are you?

Answer.

36 years

Question. Where were you born?

Answer.

Hungary

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

Answer.

435 Grand Street over one year

Question. What is your business or profession?

Answer.

Jewelry dealer

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.

Mr. White gave me the property to pawn for him, I sold the property to one Paritzky of No. 328 West 43rd Street, for one hundred and twenty dollars, I also said Paritzky twenty dollars which he took off and he gave me twenty five dollars cash.

Taken before me, this

17

day of

*April**1888**Wm. C. Mann*

Police Justice.

Lazar Lipscher

0272

3rd District Police Court

State of New York }
City & County of New York }

The People on the Complaint of
James White }
vs } Grand Jurors
Roger Lipscher }

James White being duly sworn
and examined deposes and says as follows

Q. What is your name place of residence your
age and your business

A. My name is James White, I reside at
112 Foregth Street, my age is 45 years, and
I am a dealer in jewelry & diamonds

Q. Was there any property stolen from your possession

A. There was stolen from my possession
one pair of Earrings ^{with diamond setting} of the value of fifty two dollars;
one gold ring with diamond setting of the value of Eighty
five dollars,

one gold band of the value of thirty two dollars &
one gold band with diamond ~~band~~ setting of the value
of thirty dollars, said property being in
all of the value of two hundred and
fifty three dollars,

Q. Whose property was it

A. The property of A. Stein of No. 63 Nassau St.
 said property was in my care and charge
 Q. When was said property stolen
 A. on the 16th day of September 1881
 Q. Who stole ~~from~~ Property from your possession
 A. Lazar Lipscher (now here)
 Q. What reason have you to suspect that
 Lazar Lipscher did take said property in a
 carriage away said property
 A. on the aforesaid 16th day of September 1881
 said Lipscher came to the office ~~where~~ at
 No. 26 Bond Street, where I was, and
 told me he had a customer for
 the aforesaid property, believing his
 statement to be true, I gave him
 the property, with the understanding that
 he is to return said property by Evening
 or the money therefore.
 That said Lipscher did come to my
 place of residence, on that Evening and
 stated to me that he lost said property.
 I am now informed by Bally ~~Shaker~~
 a Pawnbroker at 87 Delancey Street
 that said Lipscher attempted to pawn
 said property with him in his pawnshop.
 Therefore I charge that said Lipscher
 has taken stolen and Carried away said
 property as aforesaid.

James White

sworn to before me this
 17th day of September 1881

[Signature]
 [Signature]

City & County of New York 3 55

Bally Kohn being duly sworn and Examined deposes & says as follows

Q. What is your name your age place of Residence and your business

A. My name is Bally Kohn 41 years of age my place of residence is 84 Hellaney Street and I am a pawnbroker,

Q. Do you know Lazar Lipschitz (nowhere) I know him

Q. Was he in your place of business on the 16th day of September 1881

A. he was

Q. Did he offer to pawn any property with you on that day

A. he did offer to pawn ^{the following} property with me. One pair of Earrings, with Diamond setting, one gold Ring with Diamond setting, and one Stud with Diamond setting

Q. Do you know that there was only one Stud

A. I am not sure, but I think it was only one

Q. How much money did he want to borrow on said property

0275

Q One hundred and fifty dollars,

Sworn to before me
this 14th day of September 1881

Bally Cedar

Wm A. Haines
Justice

0276

BOX:

58

FOLDER:

657

DESCRIPTION:

Loughran, George

DATE:

01/06/82



657

58

Witnesses:

Day of Trial,

Counsel,

Filed 6 day of May 1882

Pleads

THE PEOPLE

vs.

George Loughran

Felony Assault and Battery.

John M. Dean
DANIEL G. ROLLINS

District Attorney.

Madison, Wis. Jan 11/82
A True Bill.

James R. Garfield
Foreman.

That on Jan 11, 1882
James R. Garfield
was a recommendation to mercy

0278

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Loughran

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

George Loughran

of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said

George Loughran

late of the City of New York, in the County of New York, aforesaid, on the *first* day of *January* in the year of our Lord one thousand eight hundred and eighty *two* with force and arms, at the City and County aforesaid, in and upon the body of *Franz Leitzer* in the peace of the said people then and there being, feloniously did make an assault and *him* the said *Franz Leitzer* with a certain *knife* which the said *George Loughran*

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

George Loughran

of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a sharp, dangerous weapon, with intent to do bodily harm," committed as follows:

The said

George Loughran

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

with force and arms, in and upon the body of the said

Franz Leitzer

then and there being, wilfully and feloniously did make an

assault and

him the said *Franz Leitzer*

with a certain

knife

which the said

George Loughran

in *his* right hand then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable and excusable cause, did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously do bodily harm unto *him* the said *Franz Leitzer* 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.

0280

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said George Loughran of the CRIME of "Assault and Battery upon another by such means and force as was likely to produce death with intent to kill," committed as follows:

The said

George Loughran afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said Franz Leitzer in the peace of him the said Franz Leitzer then and there being, feloniously did make another assault and

with a certain

which the said

George Loughran in his right hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut and wound, the same being such means and force as was likely to produce the death of him the said Franz Leitzer with intent him the said Franz Leitzer 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.

FOURTH COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said George Loughran of the CRIME of "Assault and Battery upon another, with a deadly weapon, with intent to maim," committed as follows:

The said

George Loughran afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said Franz Leitzer then and there being, wilfully and feloniously did make another assault and him the said Franz Leitzer with a certain knife which the said

George Loughran in his right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent him the said Franz Leitzer then and there wilfully and feloniously to maim him the said Franz Leitzer against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John M. Keon
DANIEL G. ROLLINS, District Attorney.

0281

New York

188

M

To JAMES LIVINGSTON, Dr.

MANUFACTURER OF

MARBLE MANTELS AND MONUMENTS.

TILINGS AND MANTELS OF THE LATEST DESIGNS.

205 EAST 64th STREET.

New York January 13/82

To Hon. Judge Coville

I have known the father of George
Laughlin for past twenty years he
has worked for me the brother of that
time he has been a good honest man
a hard worker and if possible to deal
a light sentence on his you will do
me a personal favor

Yours &c Jas Livingston

205 East 64th St

0282

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court _____ District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

George Loughran
306 W. 15th St.
691 1st St.
George Loughran



Offence *Blow*

Date *January 1st* 188 *2*

Magistrate.

Officer.

Clerk.

Witnesses

Witnesses

Witnesses

Witnesses

Witnesses

Committed.

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 *George Loughran*

guilty thereof, ~~that he be held to answer~~ *that he be held to answer* and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *January 1st* 188 *2* *P. L. Morgan* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0283

Police Court—Fourth District.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK,

of No.

306 East 10th Street,
New York

on

Sunday

the

being duly sworn, deposes and says, that

in the year 1882

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

he was violently ASSAULTED and BEATEN by

George Longhorne

(now here)

who then and

there stabbed deponent

on the head with a

knife then held in

his hand and did so

assault deponent

with the felonious intent to take the life of deponent, or to do him 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, &c., and be dealt with according to law.

Sworn before me, this

day

of

January

1882

P. J. Morgan

James L. Lutz

Police Justice.

0284

ice Court

THE PI
ON THE

OF NEW YORK,

George Loughran being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is his right to
make a statement in relation to the charge against 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 waiven 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
of the charge
and that is all I wish
to say at present*

George Loughran.

Taken before me, this

day of *January* 188*7*

A. I. Morgan

Police Justice.

0286

100 CENTS

THEY ARE
ON THE

OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

George Loughran

Question. How old are you?

Answer.

19 years of age

Question. Where were you born?

Answer.

United States

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

Answer.

317 East 45th St. about 3 months

Question. What is your business or profession?

Answer.

Member

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

Answer.

*I am not guilty
of the charge
and that is all I wish
to say at present*

George Loughran

Taken before me, this

day of *January* 188*8*

A. J. Morgan

Police Justice.