

0558

BOX:

200

FOLDER:

2004

DESCRIPTION:

Lahey, James

DATE:

12/02/85



2004

0559

322 *Spencer*

Counsel, *D. O.*  
Filed *20* day of *Oct* 188*7*  
Pleads *Not Guilty (3)*

*Sections 416, 506, 528, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000*

THE PEOPLE

vs. *F*

*James Sadler*

RANDOLPH B. MARTINE,  
District Attorney.

*Dec 17 1887*

A True Bill.

*L. Calhoun Jr.*  
*Dec 14 1887* Foreman

*Filed & returned.*

Witnesses:  
*Levy Lunde*  
*J. J. Shea*

0560

Police Court - District.

City and County of New York, ss.:

of No. 418 East 39th Street, aged 24 years, occupation florist

deposes and says, that the premises No 418 East 39th Street, in the City and County aforesaid, the said being a dwelling-house in the 19th Ward of the City of New York and which was occupied by deponent as a dwelling and in which there was at the time a human being, by name Leon Linde,

were BURGLARIOUSLY entered by means of forcibly breaking in a door of a room in said premises

on the 21 day of November, 1887 in the nighttime, and the following property feloniously taken, stolen, and carried away, viz:

Two pairs of shoes of the value of about forty-six dollars \$46.00

the property of Edward Tuckman 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 James Loken (nowhere) & Edward Tuckman (not arrested)

for the reasons following, to wit: That at the time mentioned in this deponent was in a liquor saloon adjoining the room above described, he saw deponents place their shoulders against the door of said room and by pushing against it burst said door in.

Leon Linde

Sworn to by deponent in presence of me, Justice of the Peace, this 21st day of November, 1887. Adin Tucker

0561

Sec. 108-200.

44 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

James 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 James Lahey

Question. How old are you?

Answer 21 years

Question. Where were you born?

Answer. United States

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

Answer. 1093 First Avenue. 7 years

Question What is your business or profession?

Answer. Langshman

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. Not guilty

James Lahey

Taken before me this 44 day of November 1935  
[Signature]  
Police Justice.

0562

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

*defendant*

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

Dated *Nov. 25* 188*5*

*[Signature]*  
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.

0563

1299

Police Court-- H District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Ken Linder*  
~~1118 East 9th~~  
347 ~~Former St. Hotel~~  
1 *Paul Kopher*  
*Adm. Linder*

*Offence / Burial*

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

Dated *November 25* 188*6*

*Duffy* Magistrate.  
*Shea* Officer.  
*28* Precinct.

Witnesses .....

No. .... Street.

No. .... Street.

No. .... Street.

\$ *1000* to answer *Gen'l* Sessions.

*OM*



0565

SECOND COUNT—

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

*James Sadler* —

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

The said *James Sadler*

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

one overcoat of the value of  
Twenty six dollars, of the  
goods, chattels and personal  
property of one *Leon Sunde*,  
and one other overcoat of the  
value of Twenty six dollars,  
of the goods, chattels and

~~of the goods, chattels and~~ personal property of one *Edward Sunde* —

in the dwelling house of the said *Leon Sunde*,

there situate, then and there being found, from 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.

*Paul H. Martine*,  
District Attorney

0566

BOX:

200

FOLDER:

2004

DESCRIPTION:

Laino, Luigio

DATE:

12/09/85



2004

0567

No. 4113

Counsel,  
Filed *[Signature]* 1888  
Pleas *[Signature]*

Grand Larceny in the *second* degree,  
(MONEY)  
(Sec. 528 and 531, Penal Code)

THE PEOPLE

vs.

*[Signature]*  
Enigio Saino

RANDOLPH B. MARTINE,  
District Attorney.

A True Bill.

*[Signature]*  
*[Signature]*  
*[Signature]* Foreman.  
S. P. Lewis yds & Co.

Witnesses:

*[Signature]*

*[Signature]*

0568

Police Court—First District.

Affidavit—Larceny.

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

of No. 250 Mott Francesco Pamela  
Street, aged 62 years,  
occupation above being duly sworn

deposes and says, that on the 5<sup>th</sup> day of December 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the Daytime, the following property viz:

Good and lawful Monies of the United States  
in Bank Bills Silver and Copper Coins  
in all of the value of ~~Forty~~ Six dollars  
and two receipts for registered letters and a key  
of one of the trunks

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Carigio Lario (now here) from the fact that the said defendant boarded with the deponent and on the above described date deponent and wife at about the hour of five o'clock A.M. left the aforesaid defendant in bed asleep while they deponent and wife went to Washington Market and at about the hour of eight A.M. on said date when they returned the said defendant was missing and two trunks in said room where defendant was sleeping were broken open and the aforesaid monies feloniously taken stolen and carried away from said trunks in said room and deponent is informed by officer John O

Sworn to before me, this  
1887  
of  
Police Justice

0569

Sullivan that he found in the defendants possession the two receipts for registered letters and a key of one of the trunks which Depmarch has since seen and identifies as a portion of the property taken & stolen and carried away as aforesaid

Sworn to before Me (Francis <sup>his</sup> ~~Francis~~ <sup>Stamela</sup> ~~Stamela~~ <sup>Magistrate</sup> ~~Magistrate~~)  
7th Day December 1885  
P. G. Deerphey  
Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named  
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.  
Dated 1885  
Police Justice

I have admitted the above named  
to bail to answer by the undertaking hereto annexed.  
Dated 1885  
Police Justice

There being no sufficient cause to believe the within named  
guilty of the offence within mentioned, I order he to be discharged.  
Dated 1885  
Police Justice

Police Court, District

THE PEOPLE, &c.,  
on the complaint of

1  
2  
3  
4

Offence—LARCENY.

Dated 1885

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

\$ to answer Sessions.

0570

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged <sup>2</sup> 38 years, occupation

H<sup>h</sup> *Remel* -

*John P. Sullivan*  
Police Officer of No.

~~Street~~ being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

*Francesco Canella*

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

Sworn to before me, this  
day of

*December* 188*5*

*John P. Sullivan*

*W. J. Duffy* Police Justice.

0571

Sec. 198-200.

First District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Lingio Laino

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. Lingio Laino

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. Italy

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

Answer. 250 Mott Street - four days

Question. What is your business or profession?

Answer. Writer

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

Answer. I am guilty  
Lingio Laino  
mark

Taken before me this

day of

188

Police Justice.

0572

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 Andrew

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

Dated Dec 7<sup>th</sup> 1888 J. W. P. [Signature] 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 he to be discharged.

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0573

Police Court - 1370 712 District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Francesca Emma  
250 W. 11th  
St. Louis

1  
2  
3  
4

Attendance  
J. M. [unclear]

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

Dated 7 Dec 188

J. M. Sullivan Magistrate

Officer.

14 Precinct.

Witnesses J. M. Sullivan

No. 14 Precinct Street.

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

\$ 1000 to answer G. Sess.

[Signature]

0574

28

The People vs. Court of General Sessions. Part I  
Luigio Laina Before Judge Gildersleeve.  
Wednesday, December 16<sup>th</sup> 1883.

Indictment for grand larceny in the second degree.

Francesco Janela, sworn and examined through the Interpreter. Testified: My name is Francesco Janela and I live at 250 Mott Street. I have known the defendant about two months; he remained in the house two days. I don't know what date this happened, it was on Saturday morning. I had two trunks; one trunk was broken by a hatchet, the lid broken away and the other had the key fastened to the trunk and it was opened and the money taken. There was forty five dollars in the big trunk and two receipts for money that I sent to Italy. These trunks were locked when I went to Washington Market with my wife. I left home to go to the Market at half past five o'clock in the morning. The prisoner was in bed when I left; the bed was in the same room with the trunk which contained the forty five dollars. When we came out the defendant got up and locked the door. It was eight o'clock when my wife and I came back from the market and when we returned he was not in the house and the two trunks were open and everything was missing. Cross Examined. The money

0575

that was taken was <sup>not</sup> in the trunk the lid of which was broken but in the other which opened with a key. I put the money in the trunk from time to time through the whole of the summer. I do not recollect the exact day in which I last put money in the trunk. I saw the money in the trunk the day before this occurrence. I went to the trunk then and took charge out. This is a tenement house and there are a great many people living in it. I was at the door when the defendant locked it as I went out; he remained in the room. He was only two days in the house; that is the first time I left him alone. I don't know what his business is; he told me that he was in a hotel. He had no work when he came to my house. The money was taken on Saturday morning and on Sunday morning the defendant was arrested; he did not come home Saturday night. John O'Sullivan sworn and examined. I am an officer of the Fourteenth precinct and arrested the prisoner on Sunday in Elizabeth St. about eleven o'clock on the complaint of the last witness. I searched him and found on him a pocket book, two receipts for registered letters that the complainant claimed was his property and which were in the trunks. There was also on the defendant two dollars in money.

0576

and another piece of money. I don't know what that was worth. The prisoner told me he took the money and he bought a new suit of clothes. He spoke English plain enough for me to understand that. I was present when he was examined before the Magistrate and when his examination was read to him (the defendant) I saw him make his mark. He said when asked this question: "Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think tend to your exculpation?" A. I am guilty. Luigi Laine. his mark. (Assistant District Attorney Purdy offered the examination of the defendant before the Magistrate in evidence, and read the above question and answer as part of the case for the prosecution.) He told you he bought a new suit of clothes? Yes sir. Did he have on a new suit of clothes? He did sir. Did he say that was the suit he bought? Yes sir; he had on a new overcoat. He said he bought clothes and spent the remainder - spent some more.

The trial did not proceed further. The accused withdrew his plea of "not guilty," and pleaded guilty to the charge - the Court sentenced him to the State Prison for two years and six months.

0577

Testimony in the case  
of  
Luigi Laimo

filed Dec.  
1885

0578

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Luigi Sains*

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

*Luigi Sains*

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

The said *Luigi Sains,*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *25th* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, with force and arms, in the *day* — time of the same day, *two* — 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 twenty dollars, and of the value of twenty dollars *each*; *four* 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 ten dollars, and of the value of ten dollars *each*; *nine* 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 five dollars, and of the value of five dollars *each*; *ten* 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*; *ten* 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*; *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*; *four* 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*; *nine* 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*; *—* divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *forty five* dollars, *two* pieces of paper of the value of one cent *each*, and one *piece* of the value of *ten* cents.

of the proper moneys, goods, chattels, and personal property of one *Francesca Sains*, then and there being ~~and the person of the said~~ *Francesca Sains*, then and there found, ~~from the person of the said~~ *Francesca Sains* 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.

RANDOLPH B. MARTINE,  
District Attorney.

0579

BOX:

200

FOLDER:

2004

DESCRIPTION:

Lappen, James

DATE:

12/23/85



2004

0580

No 217

Counsel,           
Filed 23 day of Nov 1887  
Pleads Not Guilty

THE PEOPLE  
vs. B  
James Lappen  
[Sections 528 and 532, Penal Code].  
(False pretenses).  
EXX LARCENT,  
RANDOLPH B. MARTINE,  
District Attorney.

THE HEIR.  
Wm J. Quindt  
Dist. Atty.  
The m<sup>d</sup> of deat<sup>y</sup> <sup>For man</sup>           
as? & hair           
see mem<sup>d</sup>         

Witnesses:  
Orphe W. N. White

Officer W. C. Lake  
The W. H. Heim is a  
person of good char-  
acter as I am informed.  
and the Comptroller has not  
denied a further prosecution  
herein. The entire affair  
appears to be a trivial  
one and I can see no  
good end to be served  
by a prosecution of this  
indictment. I recom-  
mend that with          in-  
dictment be dismissed  
& that bail be discharged,  
Dec 12, 1887  
Randolph B. Martine  
Dist. Atty.

0581

Police Court— 2<sup>d</sup> District.

Affidavit—Larceny.

City and County } ss.:  
of New York,

Looke W. Winchester

of No. 48 East 26<sup>th</sup> Street,

aged 55 years,

occupation Express

being duly sworn

deposes and says, that on the 16<sup>th</sup> day of December 1885 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property viz:

gold and lawful money of the United States to the amount and value of three dollars

the property of deponent

Subscribed before me this 18<sup>th</sup> day of 1885

Police Justice

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 James Lapping, now here;

for the reasons following, to wit: That deponent went to Harrigan's Theater, with a friend, about 8 o'clock P. M. on said day, and there met said deponent on the sidewalk in front of the theater. That he was selling admission tickets to said theater and then and there showed deponent a diagram of the Auditorium of said theater and sold deponent two tickets of admission which he stated to deponent entitled deponent to two seats in the front

0582

Now to the right of the middle aisle and about 15 feet from the stage." That deponent believing said statements, regarding the situation of the seats, and believing said statements and representations at the time thereupon paid said deponent three dollars for said tickets, being one dollar more than the regular price of said tickets. That when deponent entered the theater and found the seats represented by the tickets so purchased from the deponent, deponent found that the seats were situated to the left of the aisle and stage and closer to the stage in a much poorer situation than those seats which said deponent represented her self deponent. That deponent being dissatisfied with the seats went on

Dated 1888 Police Justice

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

Dated 1888 Police Justice

I have admitted the above named to bail to answer by the undersigned here to answer.

Dated 1888 Police Justice

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

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

Police Court, District

THE PEOPLE, &c.,  
on the complaint of

1  
2  
3  
4

Offence—LARCENY

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street.

No. Street.

No. Street.

\$ to answer Sessions.

0583

of the theater and finding the  
dependant on the sidewalk deponent  
informed him of the deception  
practised upon him and demanded  
the proper seats deponent had  
bought. That said dependant  
refused to comply with the  
demand of deponent unless  
deponent paid him more money  
and he further refused to return  
the money to deponent so paid  
him for said tickets

That deponent therefore charges  
said dependant with having  
feloniously obtained said money  
from deponent by false and  
fraudulently representing the  
tickets he sold to deponent to  
be for seats situated as he  
represented and which situation  
was acceptable to deponent; when  
in truth and in fact said  
tickets represented other seats  
not favorably situated and  
in another and different

0584

Part of the Auditorium when  
it was impossible to properly  
see the performance.

Given to me by me this  
17<sup>th</sup> day October 1885  
Solomon D. Sumner

Police Station

0585

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

2 District Police Court.

*James Lappin* 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 Lappin*

Question. How old are you?

Answer *38 years of age*

Question. Where were you born?

Answer *New York*

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

Answer *379 Barrow St. since May last*

Question What is your business or profession?

Answer *Speculator*

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

Answer *I am not guilty*

*I demand a trial by jury  
at the Court of General Sessions  
J. W. Lappin*

Taken before me this

*John J. ...  
Rahde Justice*

0586

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

Dated December 17 1887 *Alfred B. ...* Police Justice.

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

Dated Dec 17 1887 *Alfred B. ...* Police Justice.

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

Dated \_\_\_\_\_ 1887 \_\_\_\_\_ Police Justice.

0587

Police Court - 2 - 1439 District.

THE PEOPLE, &c,  
ON THE COMPLAINT OF

Locke M. Winchester  
48 East 26th

James Lappin

Offence Larceny

BAILED

No. 1, by M. F. W. Aroney  
Residence 9 ... Street.

No. 2, by  
Residence ... Street.

No. 3, by  
Residence ... Street.

No. 4, by  
Residence ... Street.

Dated December 17, 1885

Smith Magistrate.  
McClabe Officer.

Witness James M. Hunt  
No. Grand Hotel Street.

J. W. ...  
No. ... Street.

No. ... Street.  
to answer

Bailed

0588

City & County of New York ss

James Lapper being duly sworn deposes and says, I am a Theatre ticket seller duly licensed under the Ordinances of the City of New York; that on evening of Dec 16. 1885 I was selling tickets at Harrigan Theatre when a gentleman named Wickster came and asked me if I had any tickets to sell close to the stage. I said I had and showed him the location of them on the diagram he said they would do and purchased two of them at \$1.50 each, he went in the Theatre and after staying there about ten minutes came out and said the seats were not as represented and threw the coupons at me he then called a policeman and ordered my arrest I told him the policeman it was not necessary to arrest me as I would either return him the money or else give him other tickets, but he would not accept either, and I was taken to the station house and locked up.

Sworn to before me this  
22<sup>nd</sup> day of November 1887.

John W. Massey

Notary Public N. Y. Co.

James Lapper

0589

The People

05

Handwritten

0590

NATIONAL EXPRESS COMPANY,  
VICE PRES'T & GEN. MANAGER'S OFFICE,  
145 BROADWAY.

NEW YORK, Nov. 19h, 1887.

Hon. Randolph B. Martine,

District Attorney, etc.

My Dear Sir;--

I have this morning been waited upon by our mutual friend, Mr. A. C. Kellogg, in relation to the arrest of Mr. James Lappin, who was arrested at my instigation for selling me seats in Harrigan's theatre that were not what they were represented to be.

Mr. Kellogg represents to me that the man has a family to support, including his mother and that it is a hardship upon him having this matter rest as it is. If it is agreeable to you it is to me to let the matter drop where it is.

Thanking you for the courtesy you have shown me in this matter,

I remain,

Yours very respectfully,



0591

OFFICES OF  
ASA BIGELOW KELLOGG,  
WHOLESALE DEALER IN  
NORTH RIVER AND PENNSYLVANIA BLUE STONE,  
WILBUR, ULSTER COUNTY, AND  
285 BROADWAY, NEW YORK.

New York Nov 19<sup>th</sup> 1887

My dear Martin  
The Dear David  
Lappin writes you a letter  
that I got from Jack W. Winkler  
his writing and which covers his  
case as you stated to me would  
be satisfactory to you. You know  
my thoughts in this matter and  
also those of Judge O'Reilly &  
I am hoping I met last night  
at New Amsterdam. Mr. Lappin  
can explain to you his interview  
with Col. Winkler and therefore  
will not go in to any details unless  
such time as I may see you in  
person

Yours truly

Asa Bigelow Kellogg



0593

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

James Lanyon

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

of the CRIME OF Petit LARCENY, committed as follows:

The said James Lanyon,

late 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-nine, at the City and County aforesaid, with force and arms, with intent to deprive and defraud one Sadae W. Winchester,

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to his own use, did then and there feloniously, fraudulently and falsely pretend and represent to the said Sadae W. Winchester,

That two certain paper writings and tickets which the said James Lanyon then and there produced and exhibited to, and sold and delivered to the said Sadae W. Winchester, for and in consideration of the sum of money hereinafter mentioned, and induced the said Sadae W. Winchester to purchase and pay, by means of the false and fraudulent pretences and representations herein alleged, then and there entitled the holder thereof to two seats in the auditorium of certain theatre here situated known as "Harvard's Opera Theatre," to wit: to two seats on the front row to the right of the middle aisle of the said theatre, and that fifteen feet from the stage thereof, during the performance of certain theatrical entertainment and plays then being exhibited to the public in the said theatre:

0594

By color and by aid of which said false and fraudulent pretenses and representations, the said James Sawyer, -  
did then and there feloniously obtain from the possession of the said Sodae W. Winchester, the sum of three dollars  
in money, lawful money of the  
United States and of the value  
of three dollars,

of the proper moneys, goods, chattels and personal property of the said Sodae W. Winchester, with intent to deprive and defraud the said  
- Sodae W. Winchester, -  
of the same, and of the use and benefit thereof, and to appropriate the same to his own use.

Whereas, in truth and in fact, the said James Sawyer and  
kiddals which he the said James Sawyer  
as an agent then and there produced  
and exhibited, and sold and delivered to  
the said Sodae W. Winchester, and  
induced the said Sodae W. Winchester  
to buy and purchase, did not then and  
there entitle the holder thereof to the  
seat on the front row to the right  
of the middle aisle of the said theatre  
and about fifteen feet from the stage  
theatrical entertainment and play  
aforesaid,

0595

And Whereas, in truth and in fact, the pretenses and representations so made as  
aforesaid by the said *James Sargent,*  
to the said *Sadac W. Winchester,* was and were  
then and there in all respects utterly false and untrue, as *he* the said  
*James Sargent,*  
at the time of making the same then and there well knew.

And so the Grand Jury aforesaid do say: That the said  
*James Sargent,*  
the day and year first aforesaid, at the City and County aforesaid, in the manner and form  
aforesaid, and by the means aforesaid, with force and arms, the said proper moneys, goods,  
chattels and personal property of the said *Sadac W. Winchester,*  
then and there feloniously did STEAL, against the form of the Statute in such case made and  
provided, and against the peace and dignity of the said People.

**RANDOLPH B. MARTINE,**  
District Attorney.

0596

BOX:

200

FOLDER:

2004

DESCRIPTION:

Lavine, Fanny

DATE:

12/17/85



2004

0597

No 131

Counsel, *Henry D. Pepper*  
Filed *11* day of *October* 188*8*  
Pleads, *Not guilty*

THE PEOPLE  
vs.  
*Fanny Savine*  
*March 17<sup>th</sup>*  
*Pleads Guilty*

(Sections 322 and 385, Penal Code.)

RANDOLPH B. MARTINE,  
*District Attorney.*  
*Leicester month.*

A True Bill.

*Henry D. Pepper*

Foreman

*John and Thursday*  
*11th month*

Witnesses:

*Officer Arfkin*  
*Officer Weiss*

0598

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

3<sup>d</sup> District Police Court.

*Fanny Laurie*

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

Question. What is your name?

Answer. *Fanny Laurie*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Poland*

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

Answer. *138 Chryster Street, 1 month*

Question. What is your business or profession?

Answer. *Dress Maker*

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

Answer. *I am not guilty*

*Fanny Laurie*  
*Mark*

Taken before me this

day of *November* 188*8*

*[Signature]*

Police Justice.

0599

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 Lawrie*

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

Dated *December* 188

*Wm. J. ...* Police Justice.

I have admitted the above-named

*defendant*

to bail to answer by the undertaking hereto annexed.

Dated *December 11* 188

*Wm. J. ...* Police Justice.

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

Dated \_\_\_\_\_ 188

\_\_\_\_\_  
Police Justice.

0600

Imp 479<sup>th</sup> Ave  
Dec 10 3 PM  
3 PM Dec 10

4/5<sup>th</sup> District  
Police Court 1400

THE PEOPLE &c,  
ON THE COMPLAINT OF

George L. Arken  
10 Precinct  
Jimmy Kaminie

Office Keenya duval  
Hester

BAILED,  
No. 1, by Henry Levy  
Residence of Essex Street.  
No. 2, by  
Residence Street.  
No. 3, by  
Residence Street.  
No. 4, by  
Residence Street.

1  
2  
3  
4  
Dated December 9th 1885  
M. J. Grant Magistrate  
Miss Officer  
3<sup>rd</sup> District Precinct.

Witnesses  
No. Street.  
No. Street.  
No. Street.  
\$ 500 to answer G. B.  
Call  
Failed

0601

Sec. 192.

3d

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }  
OF NEW YORK, } ss.

An information having been laid before Maurice J. Guro a Police Justice  
of the City of New York, charging Fanny Lavinie Defendant with  
the offence of Keeping a disorderly House

and he having been brought before said Justice for an examination of said charge, and it having been made to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hearing thereof having been adjourned,

We, Fanny Lavinie Defendant of No. 138  
Chrysler Ave Street; by occupation a House Keeper  
and Henry Levy of No. Pressey Ave  
Street, by occupation a Cigar Manufacturer Surety, hereby jointly and severally undertake that  
the above named Fanny Lavinie 3d Defendant  
shall personally appear before the said Justice, at the 3d District Police Court in the City of New York,  
during the said examination, or that we will pay to the People of the State of New York the sum of five  
Hundred Dollars.

Taken and acknowledged before me, this 9th day of December 1888.  
Maurice J. Guro Police Justice.  
Fanny Lavinie  
Henry Levy

0602

CITY AND COUNTY }  
OF NEW YORK, } ss.

Henry Levy

House

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth ten Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of

a cigar-manufactory situated at No. 9 Essex street in said City said property being of the value of more than the amount aforesaid of all debts, Henry Levy.

Sworn to before me, this  
day of December  
1888  
Police Justice.

Undertaking to appear during the Examination.

District Police Court.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Henry Levy

Taken the 9th day of December 1888

Justice.

32

0603

Sec. 322, Penal Code.

3d

District Police Court.

CITY AND COUNTY OF NEW YORK.

George L. Appen  
the 10th Precinct Police Street, in said City, being duly sworn says

that at the premises known as Number 138 Elm Street, in said City, being duly sworn says  
in the City and County of New York, on the 5th day of December 1885 and on divers

other days and times, between that day and the day of making this complaint  
did unlawfully keep and maintain and yet continue to keep and maintain a House of Prostitution  
and did then, and on the said other days and times, there unlawfully procure  
and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come  
together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said  
other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil  
name and fame there to be and remain ~~drinking, dancing, fighting,~~ disturbing the peace, whoring and misbehaving  
themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and  
there passing is habitually disturbed, in violation of the statute in such case made and provided.

Deponent therefore prays, that the said James Dor known as Fanny Lavin  
and all vile, disorderly and improper persons found upon the premises, occupied by said  
James Dor known as Fanny Lavin  
may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this 8th day of December 1885

George L. Appen  
Police Justice.

0604

*MP* + *3d*  
Police Court— District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*George L. Arfken*  
vs.

*James A. Orr*

AFFIDAVIT—Keeping Disorderly House, &c.

Dated *December 8th* 188*5*

*Amos Burr* Justice.

..... Officer.

..... Precinct.

WITNESSES :

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

0605

STATE OF NEW YORK,  
CITY AND COUNTY OF NEW YORK, } ss: POLICE COURT, 3<sup>d</sup> DISTRICT.

George L. Arfken

of the 10<sup>th</sup> Precinct Police Street, being duly sworn, deposes and says,

that on the 8<sup>th</sup> day of December 1885

at the City of New York, in the County of New York, he made a complaint

against Mrs Jane Doe charging her with  
keeping a disorderly House, that the person  
so named Jane Doe and who gives the  
name of Fanny Lavinie is the one and  
same person

George L. Arfken.

Sworn to before me, this

8<sup>th</sup> Decem<sup>r</sup> 1885

At

Wm. J. ...

Police Justice.

0606

POLICE COURT 3<sup>d</sup> DISTRICT.

City and County of New York, ss.:

THE PEOPLE,  
vs.  
James Lammie

On Complaint of George L. McKee  
For Keeping a disorderly house

After being informed of my rights under the law, I hereby ~~waive~~ demand a trial, by Jury, on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated December 9<sup>th</sup> 1885

James Lammie  
Mark

W. O. Wray

Police Justice.

0607

Sec. 151.

Police Court— 3<sup>d</sup> District.

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

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

of 110<sup>th</sup> Precinct Police, that on the 5<sup>th</sup> day of December  
1885, at the City of New York, in the County of New York, Jane Dor

did keep and maintain at the premises known as Number 138 Chrystie  
Street, in said City, a disorderly house to wit, a House of Prostitution  
and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation  
to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there  
unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain drinking,  
drinking, fighting, disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency  
of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the  
statute in such case made and provided.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to Command you, the said  
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the body of the said

Jane Dor  
and all vile, disorderly and improper persons found upon the premises occupied by said Jane Dor

and forthwith bring them before me, at the 3<sup>d</sup> 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 5<sup>th</sup> day of December 1885  
George L. Arfken  
POLICE JUSTICE.

0608

Police Court—3rd District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

George Applem

vs  
Jammy Savins

WARRANT—Keeping Disorderly House, &c.

Dated Dec 5th 1885

James Magistrate

Wain Officer

\_\_\_\_\_ Precinct.

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

Wain Officer.

Dated Dec 7th 1885

This Warrant may be executed on Sunday or at  
night.

\_\_\_\_\_ Police Justice.

Dec 9th 1885  
Wm J. Savins  
W. J. Savins

at Hotel

at

138

1885

Dec 9th 1885

Wm J. Savins

La York

James

138

Police Justice.

The within named

WARDEN and KEEPER of the City Prison of the City of New York.

Having been brought before me under this Warrant, is committed for examination to the

at Hotel

at Hotel

1885

Wm J. Savins

138

0609

**H. LEVY,**  
Manufacturer of  
**Havana Cigars,**  
**9 Essex St.,**  
Bet. Canal & Hester Sts.      NEW YORK.  
Cigars by the Box at Wholesale Prices.

0610

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

*against*

*Fanny Savine*

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

*Fanny Savine*

(Section 322,  
Penal Code.)

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

The said *Fanny Savine,*

late of the *Fourth* Ward of the City of New York, in the County of New York aforesaid, on the *27th* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*nine* and on divers other days and times as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

*Fanny Savine,*

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

SECOND COUNT.—

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

*Fanny Savine*

(Section 355,  
Penal Code.)

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

The said *Fanny Savine,*

late of the Ward, City and County aforesaid, afterwards, to wit: on the *27th* day of *December*, in the year of our Lord one thousand eight hundred

0611

TORN PAGE

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

THIRD COUNT.—

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

*Sammy Levine*

(Section 322,  
Penal Code.)

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

The said *Sammy Levine*,

late of the Ward, City and County aforesaid, afterwards, to wit: on the *25th* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*five*, and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for *her* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in *her* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tipping, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, against the form of the Statute in such case made and provided and against the peace of the People of the State of New York and their dignity.

**RANDOLPH B. MARTINE,**  
District Attorney.

0612

No 131

Counsel, *Henry D. Pepper*  
Filed *11* day of *November* 188*5*  
Pleads, *Not guilty*

THE PEOPLE  
vs. *Fanny Savins*  
*March 11/85*  
*Pleads Guilty*

(Sections 322 and 385, Penal Code.)

RANDOLPH B. MARTINE,

District Attorney.

*Lawrence*

A True Bill.

*Henry D. Pepper*

Foreman

*July 1st Thursday 1885*

Witnesses:

*Officer Arfken*  
*Officer Weiss*

06 13

BOX:

200

FOLDER:

2004

DESCRIPTION:

Leal, Robert

DATE:

12/10/85



2004

0614

No 61

Witnesses:

Officer Michael Dwyer

Counsel,

Filed 10 day of Dec 1885

Pleads *Not Guilty*

THE PEOPLE

vs.

Robert Seal

*Violation of Excise Laws (Sunday)*  
III Rev. Stat., 5th Edition, page 1287 sec. 24, and page 1288, Sec. 25.

RANDOLPH B. MARTINE,

July 16, 1885. District Attorney.

Arraigned to a of S. J. for trial by *Constitution* & *THE BILL*.

*Mary J. Davis*

Foreman.

*John J. ...*

06 15

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Robert Seal*

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

*Robert Seal*

of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows :

The said *Robert Seal*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *November*, in the year of our Lord one thousand eight hundred and eighty-*four*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to

certain \_\_\_\_\_ persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT:

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

*Robert Seal*

of the CRIME OF GIVING AWAY INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY, committed as follows:

The said *Robert Seal*,

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, the same being the first day of the week:

0616

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

certain \_\_\_\_\_ persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

THIRD COUNT:

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

*Robert Seal*

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

The said *Robert Seal*,

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

*620 North Avenue,*

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

RANDOLPH B. MARTINE,  
District Attorney.

06 17

BOX:

200

FOLDER:

2004

DESCRIPTION:

Leary, Dennis A.

DATE:

12/17/85



2004

No 160

Counsel, *Reynolds*  
Filed *17* day of *Dec* 188*8*  
Pleads *Not guilty*

THE PEOPLE  
vs.  
*B*  
*Dennis D. Seary*  
MISDEMEANOR.

RANDOLPH B. MARTINE,  
*District Attorney.*  
*Jan 17 1887*  
*Seary's Exh*  
A TRUE BILL.

*Benj. P. Dwyer*

*Wm. P. Ford*  
Foreman.

Witnesses:

*J. R. Wheeler*  
*E. G. Lane*

TORN PAGE

0619

E. G. LOVE, PH. D.,  
Analytical and Consulting Chemist,  
122 BOWERY,

New York, Oct. 15<sup>th</sup> 1885

1485

CERTIFICATE OF ANALYSIS.

SAMPLE OF BUTTER.

Marked, No. 7511; 57.6<sup>th</sup> Ave. Oct 6<sup>th</sup> 85  
Received from B. F. Van Valkenburgh per J. R. Wheeler  
on Oct 7<sup>th</sup> 1885.

THE SAMPLE CONTAINS:

WATER, - - - - - 1.91.7. %  
ANIMAL AND BUTTER FAT, - 82.93. %  
CURD, - - - - - 0.79. %  
SALT, - - - - - 6.11. %

ANALYSIS OF THE FAT:

INSOLUBLE FATTY ACIDS, - 11.14. %  
SOLUBLE " " - 0.75. %  
SPECIFIC GRAVITY OF THE FAT  
AT 100° F., - - - - - 0.9117.

This sample is composed mainly of animal fat, and was not produced from unadulterated milk, or cream from the same. It was not produced from milk or cream alone. It contains coloring matter, whereby it is made to resemble butter, the product of the dairy; and it is in imitation and semblance of butter, produced from pure, unadulterated milk or cream from the same.

Respectfully yours,

E. G. Love (Ph. D.)  
Mr. B. F. Van Valkenburgh

State of New York }  
City of Albany } ss.  
County of Schenectady }

On the 15th day of October in the year  
one thousand eight hundred and eighty five before me personally came  
E. G. Love to me known, and known to me to be the individual  
described in, and who executed the foregoing instrument, and  
acknowledged that he executed the same.

John E. Wheeler  
Notary Public  
(11-1) 114

Sworn to before me this 15th day of October 1885.

0620

No. 754

Oct 15/88

for

Walter Wilson

STATE OF NEW YORK

0621

STATE OF NEW YORK,

County of New York ss. :

Meddish H. Wheeler, being duly sworn, deposes and says :  
That he resides in the 38 West Washington Place of New York in the County of New York

and is an Artist and State of New York, and is 61 years of age,  
That on the 6<sup>th</sup> day of October appointed by JOSIAH K. BROWN, New York State Dairy Commissioner ;

of New York occupied by him, No. 576<sup>th</sup> Avenue, 1885, in the  
of New York in the County of New York  
and State of New York, one Dennis A. Beany

form and statutes in such cases made and provided, with intent to sell the same for butter made from unadulterated Milk or Cream, a number of pounds of a substance, product, manufacture and compound, which was not Butter made from unadulterated Milk or Cream, but had been made by manufacturing, mixing and compounding with and adding to a small quantity and proportion of natural Milk, Cream or Butter a large quantity and proportion of animal fats or animal or vegetable oils, and was a manufactured oleaginous substance not produced from Milk or Cream ; that it had been and was colored with some coloring matter whereby the same was made to resemble Butter, the product of the Dairy, and was so colored thereby, in semblance of and resembled Butter, and did resemble Butter the product of the Dairy ; that the said Dennis A. Beany

offered said substance, product, manufacture and compound for sale as and for Butter made from unadulterated Milk or Cream at such time and place, with intent to sell the same as and for Butter made from unadulterated Milk or Cream, and did sell some considerable portion thereof, to wit, one pound

as and for Butter, the product of the Dairy, and represented the same to be Butter at such time and place ; that the said substance, product and compound was not natural Butter produced from pure unadulterated Milk, or Cream of the same, and was not Butter the product of the Dairy, and was not made exclusively from Milk or Cream, or both ; that it contained some substance for the purpose and with the effect of imparting thereto a color resembling that of yellow Butter, and was in imitation and semblance of natural Butter produced from pure unadulterated Milk or Cream of the same, and was colored by some substance to resemble yellow Butter, and was in semblance of natural Butter ; that the same was a substance known as Oleomargarine ; that it had been made, manufactured and rendered after April thirtieth, 1885, out of some animal fat, or animal or vegetable oils not produced from unadulterated Milk, or Cream of the same, in imitation and semblance of natural Butter, produced from pure unadulterated Milk, or Cream of the same, by mixing, compounding with and adding to a small quantity of Milk, Cream or Butter a large quantity and proportion of some animal fats or animal or vegetable oils not produced from Milk or Cream, with design and intent to render, make and produce an article, substance and human food in imitation and semblance of natural Butter. That the same was not manufactured, or in process of manufacture on April thirtieth, 1885, but has been rendered, manufactured, compounded and mixed since April thirtieth, 1885, as deponent is informed and believes.

That the tubs in which the same was contained did not have the words "Oleomargarine Butter" upon the top or side thereof, and such words were not burned in or painted thereon with permanent black paint, in a straight line not less than one half inch in length, where deponent could see such brand ; that no printed label, bearing the words "Oleomargarine Butter" was delivered therewith to the purchaser thereof.

Deponent further says that on said 6<sup>th</sup> day of October 1885, he went to the said Store of said Dennis A. Beany of said New York in said City and County, and told Dennis A. Beany

that he wanted to buy some Butter ; that said Dennis A. Beany showed deponent a number of pounds of the said Oleomargarine hereinafore mentioned, offered the same to deponent for sale, and sold the same to deponent one pound thereof, and deponent then paid to him therefor the agreed price thereof, amounting to the sum of \$ 0.20 ; that, as deponent believes and charges, the said Dennis A. Beany at the time

of so offering and selling the same, well knew that it was Oleomargarine, and had been manufactured and colored as hereinbefore stated ; that he did not tell deponent at any time that the said Oleomargarine so sold to deponent was not Butter, the product of the Dairy ; that deponent saw the tub in which the said Oleomargarine was contained, and no printed label bearing the words "Oleomargarine Butter," was delivered by said Dennis A. Beany

to deponent with the Oleomargarine sold to him ; that on 7<sup>th</sup> day of October 1885, deponent delivered a sample of such Oleomargarine, so purchased by him as aforesaid, to E. G. Love a chemist of the city of New York N. Y., and caused the same to be analyzed by such chemist, as shown by the annexed certificate of such chemist.

Wherefore, deponent prays that a warrant may issue for the arrest of the said Dennis A. Beany and that he may be dealt with as the law directs.

Sworn to before me this 14<sup>th</sup> day of October 1885, Jedediah R. Wheeler

0622

, 188

*Wm. W. Miller*

Justice.

Court of

*Westchester*  
County of *New York*

THE PEOPLE, &c.,

v.s.

*Samuel A. Leary*

Affiant

*Jedeah R. Wheeler*  
*350 Washington St.*

Witnesses:

*W. W. Miller*

*350 Washington St.*  
*E. G. Loomis*

*Residence 22 Bowery -*

Residence

0623

Sec. 108-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Dennis A Leary 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 in the trial.

Question. What is your name?

Answer Dennis A Leary

Question. How old are you?

Answer 30 years old

Question. Where were you born?

Answer. Pennsylvania

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

Answer. 30 Barclay St About. One week

Question. What is your business or profession?

Answer. Butter and Egg business

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 and demand a trial by jury - Dennis A. Leary

Taken before me this

day of December 1888

W. J. [Signature]  
Police Justice.

0624

Sec. 151.

Police Court 2nd District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Edediah R. Wheeler of No. 18 West Washington Place Street, that on the 6th day of October 1887 at the City of New York, in the County of New York,

one Dennis A. Leary against the laws of the State of New York did offer for sale and did sell to said Wheeler 1 pound of oleomargarine, for butter made from unadulterated milk, or cream from the same

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring him forthwith before me, at the 2nd 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 14th day of December 1887  
[Signature] POLICE JUSTICE.

0625

Police Court \_\_\_\_\_ District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Sedechiah A. Wheeler*

vs

*Dennis A. Leary*

Warrant-General.

Dated *December 4* 1885

*Welde* Magistrate.

*Campbell* Officer.

*Dennis A. Leary*  
The Defendant

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

*Matthew Campbell* Officer.

Dated \_\_\_\_\_ 188

This Warrant may be executed on Sunday or at  
night.

\_\_\_\_\_  
Police Justice.

REMARKS.

Time of Arrest, *Dec 3-1885*

Native of *US*

Age, *30*

Sex, \_\_\_\_\_

Complexion, \_\_\_\_\_

Color, *White*

Profession, *laborer*

Married, *yes*

Single, \_\_\_\_\_

Read, *yes*

Write, *yes*

*57 5 Ave*

0626

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 W. J. ...

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

Dated December 1 188 W. J. ... Police Justice.

I have admitted the above-named De J. ... to bail to answer by the undertaking hereunto annexed.

Dated Dec 5 188 W. J. ... Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0627

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Jedediah R. White

vs.

1 Dennis A. Jones

2

3

4

Offence Violation  
Chapter 10, Section 10, 1880

BAILED

No. 1, by

Residence

*Dennis A. Jones*  
*128 Reade Street*

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

*December 1880*  
*Chas. Melick*

188

Magistrate

Officer

Precinct

Witnesses

No.

Street

No.

Street

No.

Street

\$

to answer

*Bailed*

0628

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Dennis A. Seamy*

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

- *Dennis A. Seamy* -

(Chap. 458, Laws of 1885, § 3.) of a Misdemeanor, committed as follows:

The said *Dennis A. Seamy*

late of the City of New York, in the County of New York aforesaid, on the *nineteen* day of *October*, — in the year of our Lord one thousand eight hundred and eighty-*five*, at the City and County aforesaid, *one pound* — of a certain oleaginous substance and compound, not made nor produced from milk or cream (a more particular description of which said substance and compound, and of the ingredients and matters of which the same was made and produced, is to the Grand Jury aforesaid unknown, and cannot now be given), unlawfully did sell, and cause and procure to be sold to one *Jedediah R. Wheeler*, for butter, the product of the dairy; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SECOND COUNT: (Chap. 246, Laws of 1882, § 1.)

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

- *Dennis A. Seamy* -

of a Misdemeanor, committed as follows:

The said *Dennis A. Seamy*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold, at retail, to one *Jedediah R. Wheeler*, *one pound* of a certain substance, not butter, commonly called oleomargarine, and did then and there falsely represent the same to the said *Jedediah R. Wheeler*,

to be butter; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

0629

THIRD COUNT: (Section 430, Penal Code.)

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

*Dennis A. Seamy*

of a Misdemeanor, committed as follows:

The said *Dennis A. Seamy*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell, and cause and procure to be sold, to one

*Jedediah R. Wheeler*, as an article of food *one pound* of a certain substance in imitation of a certain article of food, to wit: butter, without disclosing such imitation by a suitable and plainly visible mark or brand; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

FOURTH COUNT: (Chap. 238, Laws of 1882, § 3.)

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

*Dennis A. Seamy*

of a Misdemeanor, committed as follows:

The said *Dennis A. Seamy*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, a certain parcel containing *one pound* of a certain article and substance in semblance of butter, not the legitimate product of the dairy, and not made exclusively of milk or cream, but into which divers oils and fats not produced from milk or cream, entered as component parts (a more particular description of which said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given), the same being then and there an article and substance required by law, in case of retail sales in parcels, to be sold from a tub, firkin, box or package, distinctly and durably stamped, branded or marked upon the top and side with the words "Oleomargarine Butter" only, where it could be plainly seen, in Roman letters, burned in or painted thereon with permanent black paint in a straight line, and not less than one-half inch in length, and wherewith the seller was then and there required by law, to deliver to the purchaser, a printed label, bearing the plainly printed words "Oleomargarine Butter" only, in Roman letters not less than one-half inch in length, in a straight line, unlawfully did then and there sell and cause and procure to be sold at retail to one

*Jedediah R. Wheeler*

from a certain *substance* which was not then and there stamped, branded or marked as aforesaid, and did then and there unlawfully omit to deliver therewith to the said *Jedediah R. Wheeler*, a label of the kind and description aforesaid, against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

0630

FIFTH COUNT : (Chap. 215, Laws 1882, § 2.)

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

*Dennis A. Seamy*

of a Misdemeanor, committed as follows :

The said *Dennis A. Seamy*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold to one

*Jedediah R. Wheeler, one pound*

of a certain article and substance in semblance of natural butter, and known as oleomargarine or imitation butter, the same not being the legitimate product of the dairy, and not being made exclusively from milk or cream, or both, with salt or rennet, or both, with or without coloring matter or sage, but into which divers oils, and animal and other fats, not produced from milk or cream, had been introduced (a more particular description of which said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SIXTH COUNT : (Chap. 453, Laws of 1885, § 2.)

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

*Dennis A. Seamy*

of a Misdemeanor, committed as follows :

The said *Dennis A. Seamy*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold to one

*Jedediah R. Wheeler, one pound*

of a certain article, substance and compound in imitation and semblance of, and designed to take the place of natural butter produced from pure, unadulterated milk, or cream of the same the said article, substance and compound, so sold as aforesaid, being rendered and manufactured out of divers animal fats and oils not produced from unadulterated milk, or cream from the same, the said article, substance and compound not being manufactured or in process of manufacture on the ~~thirteenth~~ <sup>30th</sup> day of April, in the year of our Lord one thousand eight hundred and eighty-five (a more particular description of which said article, substance and compound, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

**RANDOLPH B. MARTINE,**  
District Attorney.

0631

BOX:

200

FOLDER:

2004

DESCRIPTION:

Lewis, Joseph D.

DATE:

12/11/85



2004

0632

Witnesses:

*Mella Sims*

*Officer Lee*

*D. Palumbo*

Counsel,

Filed *11/24* day of *Nov* 188*8*

Plead *Guilty (14)*

THE PEOPLE

vs.

*P*

*Joseph D. Lewis*

ASSAULT IN THE FIRST DEGREE, ETC.  
(Sections 217 and 218, Penal Code).

RANDOLPH B. MARTINE,

*Dec 19 1888* District Attorney.

*State Referee of Claims*  
A True Bill. <sup>2x</sup>

*Henry J. Purdy*

Foreman.

*Dec 24 1888*

0633

Dec 6. 38 10.30 AM  
The ... ..  
... ..  
... ..  
... ..

...

0634

Police Court 2<sup>d</sup> District.

City and County } ss.:  
of New York,

of 20<sup>th</sup> Precinct Police Thomas J. Lee  
Street, aged 24 years,  
occupation Police Officer being duly sworn

deposes and says, that on 6<sup>th</sup> day of December 1885 at the City of New  
York, in the County of New York, Bella Simms

was violently and feloniously ASSAULTED and BEATEN by  
Joseph D. Lewis, now here, as de-  
ponent is informed and believes.  
That deponent was called into pre-  
mises 460 Seventh Avenue, about the  
hour of 10 o'clock on the night of said  
day. That in a room on the third  
floor of said premises deponent found  
said Bella lying on the floor and  
said deponent standing over her.  
That she had four penetrating stab-  
wounds on the left breast in the  
region of the heart, and then and  
there stated to deponent, in the  
presence and hearing of said deponent,  
that she had been so wounded and  
stabbed by said deponent. That deponent  
then and there searched said deponent  
and found a pocket knife in his  
possession, one blade of which was  
covered with blood. That deponent charges  
that said deponent did so assault said Bella  
with the felonious intent to take the life of deponent, or to do her grievous bodily harm; and without  
any justification on the part of the said assailant

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

Sworn to before me, this 7<sup>th</sup> day } Thomas J. Lee  
of December 1885 }

John Smith Justice.

0635

City and County, ss.  
of New York

Charles L. Marsh, of  
163-7<sup>th</sup> Avenue, age 20 years,  
Clerk, being duly sworn, says that  
about the hour of 10 o'clock P.M.  
on the 6<sup>th</sup> day of December instant,  
deponent was in a room on the  
3<sup>rd</sup> floor of premises 460-7<sup>th</sup> Avenue  
in Company with Bella Simons,  
the injured person named in  
the annexed Complaint of Officer  
Lee. That the deponent Joseph  
H. Lee's, number, then came  
there about in a door of said  
room and entered the same  
and seized hold of said Bella.  
That deponent saw between them  
and caused him to release his  
hold of said Bella and called  
to her to run out. That said  
deponent then seized hold of  
deponent and deponent struggled  
with him and broke away and  
ran out and brought in Officer

0636

Lee, here present, and another  
officer. That when defendant  
returned he found said defen-  
dant in the custody of Officer  
Lee and found that said Bella  
had been stabbed four times on  
the left breast.

I swear to you on this Chas. Marsh  
Today of the month of \_\_\_\_\_  
A. J. \_\_\_\_\_

0637

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question What is your name?

Answer *Joseph K. Lewis*

Question. How old are you?

Answer *27 years of age*

Question. Where were you born?

Answer. *New York*

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

Answer. *237 Thompson St. Since May last*

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 have nothing to say by advice of Counsel.*  
*Joseph K. Lewis*

Taken before me this

*John J. ...*  
Police Justice.

0638

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 \_\_\_\_\_

Joseph D. Lewis

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

Dated Dec 1 1885 Solomon 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 he to be discharged.

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0639

DEC 9 3 PM

M. B. Leland  
for defense

Police Court 2 District 13 NY

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Mrs. J. Lee  
20th Precinct  
Joseph W. Lewis

Offence Information  
Mr. [unclear]

BAILED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

Dated December 7 1885  
Smith Magistrate  
Lee Officer.  
20 Precinct.

Witnesses Charles J. Marsh  
No. 163-7 Avenue Street.

J. B. Stephenson  
No. 20 Precinct Street.

Bella Simmons  
No. 460 7th Ave Street.

2000 to answer G.S.  
[Signature]  
Dr. G. S. Huntington  
Roosevelt Hospital

0640

**ROOSEVELT HOSPITAL,**

59th STREET & NINTH AVENUE.

New York, December 17 1887

Kindly inform us at present a list of  
in the Hospital. I am sorry to hear  
a number of our best patients  
suffered of the heat - which  
are all essential and do  
not endanger the life.

Yours sincerely  
George S. Johnson M.D.  
Chief Surgeon

0641

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George D. Lewis

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

George D. Lewis -

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

The said George D. Lewis,

late of the City of New York, in the County of New York aforesaid, on the 19th day of December, in the year of our Lord one thousand eight hundred and eighty five, with force of arms, at the City and County aforesaid, in and upon the body of one Bella Smith, in the peace of the said People then and there being, feloniously did make an assault and then the said Bella Smith, with a certain knife -

which the said George D. Lewis - 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 then the said Bella Smith, 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

George D. Lewis -

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

The said George D. Lewis,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of one Bella Smith, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and then the said Bella Smith,

with a certain knife -

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

0642

THIRD COUNT--

And the Grand Jury aforesaid, by this indictment, further accuse the said *Joseph D. Lewis* -  
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Joseph D. Lewis*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of one *Bella Lewis*,

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and *then* the said *Bella Lewis*,

in and upon the *breast* of *then* the said *Bella Lewis*, did then and there feloniously, wilfully and wrongfully strike, beat, *stab, cut*, bruise and wound, and did thereby then and there feloniously, wilfully and wrongfully inflict upon *then* the said *Bella Lewis*, grievous bodily harm, to the great damage of the said *Bella Lewis*, 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.

**RANDOLPH B. MARTINE,**  
District Attorney.

Witnesses:

*Bella Lewis*

*Officer Lee*

0643

BOX:

200

FOLDER:

2004

DESCRIPTION:

Lipkermann, William

DATE:

12/08/85



2004

0644

No 30

Witnesses:

M. Sippkerman

Counsel,

Filed

Pleads

*R. Dec*

day of

1885

*W. J. Kelly (9)*

THE PEOPLE

vs.

*F*

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

*Emp. Sindermann*

*(9. 23/5)*

*Pled. & acquitted*

RANDOLPH B. MARTINE,

District Attorney.

*R. B. Martine*

A True Bill.

*H. J. Kelly*

Foreman.

*23*

*W. J. Kelly*

0645

Police Court— 2 District.

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

Matthie M. Lippkermann

of No. 355 West 26th Street, aged 51 years,  
occupation House Keeper — being duly sworn

deposes and says, that on the 4th day of November 1880 at the City of New York, in the County of New York, in premises No. 355 West 26th Street

he was violently and feloniously ASSAULTED and BEATEN by William Lippkermann (now here) who willfully pointed a pistol and discharged the same from an revolving pistol, and deponent to prison. He fell from said pistol striking and wounding deponent in the left breast —

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

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

Sworn to before me, this 2 day of December 1880

W. W. Lippkermann

John P. ... Police Justice.

0646

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

*William G. Lippmann* 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 G. Lippmann*

Question. How old are you?

Answer. *37 Years -*

Question. Where were you born?

Answer. *Germany -*

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

Answer. *351 West 20th Street 18 months*

Question. What is your business or profession?

Answer. *Carpenter*

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

Answer. *I did not mean to do it  
W. G. Lippmann*

Taken before me this

day of *April* 188*8*

*James H. ...*

Police Justice.

0647

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

William S. Keenan

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

Dated Nov 11 1888 W. S. Keenan 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 he to be discharged.

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0648

Police Court 2 District 1347

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Matthia M. Ripkman*  
*of 355 West 26th*  
*William Ripkman*

*Office*  
*1347*

BAILED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Dated 11/16/188  
Frederick Magistrate  
Schmidt Officer.

Witnesses Dr. George Knipe  
Dr. J. C. ...  
No. 357 W. 24 Street.

No. \_\_\_\_\_ Street,

No. 16 Street,  
\$ Paul to answer ES.

*Am*

0649

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2 DISTRICT.

Adolph H. Schmidt  
of 16<sup>th</sup> Precincts Police, aged 43 years,  
occupation Police Officer  
being duly sworn deposes and says  
that on the 4<sup>th</sup> day of November 1885

deponent arrested  
William J. Liptkermann, now  
here, charged with shooting his wife,  
Martha, in the breast with a  
pistol ball. That she is in a  
dangerous condition from the effect  
of said wound and is unable to  
appear in Court, and she identified  
said deponent in deponent's presence  
as the person who shot her as  
aforesaid in the hallway of her  
residence at 355 West 26<sup>th</sup> Street.

Adolph H. Schmidt

Sworn to before me, this  
of November 1885

*[Signature]*  
Police Justice

0650

Police Court, 2<sup>d</sup> District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Adolph H. Schmidt

vs.

Wm. J. Teptermann

AFFIDAVIT.

*for reasons attached*

Dated Nov. 5 1885

Smith Magistrate.

Schmidt Officer.

Witness, \_\_\_\_\_

Disposition

Ex - barant  
resumet of injuries

0651

Nov 4. 85  
Called to see Mrs  
Lipman 355 West 26 St.  
found her suffering  
from wound caused by  
pistol shot in breast  
she is in a precarious  
condition - It seems  
in flight by her husband  
who is hiding in the  
neighborhood

Very truly

J. A. B. 355 W 24 -

Capt. J. M. Sullivan  
21st St Precinct

0652

Mr. Wm. Liphmann  
of No. 355 West 26<sup>th</sup> St.  
is sick since Saturday  
the 5<sup>th</sup> of this month and  
cannot appear in court  
to-day.

J. J. Cahen

Mr. J.  
No. 165 West 22<sup>nd</sup> St.

Dec. 7<sup>th</sup>, 1885

0653

**DIRECTIONS.**

The Grand Jury Rooms are in the third story of the large brown stone building in Chambers Street, near the new Court-house in the Park.  
When you arrive at the witness-room, hand this Subpoena to the officer or clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

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

The People of the State of New York,

To *Martha M. Lippkermann*

of No. *355* *W* *26* Street

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the Park, in the City of New York, on the *7* day of *Dec* inst., at the hour of *10 1/2* in the forenoon of the same day, to testify the truth, and to give evidence before the GRAND JURY, touching a certain complaint then and there pending against

*M. M. Lippkermann*

And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, at the City Hall, in our said City, the first Monday of *Dec 22 1885* in the year of our Lord, 1885.

RANDOLPH B. MARTINE, *District Attorney*

0654

Nov. 7th  
1885

Mrs. Sam. Liptemann of  
No. 355 West 28th St. is  
not out of danger  
as yet and it should  
be very unwise to at-  
tempt to remove her.

J. Baker M.D.      George Knipe, M.D.  
M.D.                      355 W. 24th St.

Nov. 13-85

Mrs Lipteman, of  
No. 355 West 26th Street  
is not yet out of danger &  
cannot be removed.

G. Knipe.

0655

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Sidermann

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

William Sidermann

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

The said William Sidermann,

late of the City of New York, in the County of New York aforesaid, on the fourth day of November, in the year of our Lord one thousand eight hundred and eighty-five, with force of arms, at the City and County aforesaid, in and upon the body of one Martha Sidermann, in the peace of the said People then and there being, feloniously did make an assault and to, at and against her the said Martha Sidermann, a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said William Sidermann, 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 her the said Martha Sidermann, 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

William Sidermann

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

The said William Sidermann,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of one Martha Sidermann, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and to, at and against her the said Martha Sidermann, a certain pistol - then and there charged and loaded with gunpowder and one leaden bullet, which the said William Sidermann, in his right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, 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.

RANDOLPH B. MARTINE,

District Attorney.

0656

BOX:

200

FOLDER:

2004

DESCRIPTION:

Lorrisch, Joseph

DATE:

12/03/85



2004

0657

397 Kelly

Counsel,

Filed 3 day of Dec 1885

Pleads Not Guilty (4)

THE PEOPLE

vs.

R

Joseph Savinetti

[Section 282 Penal Code]

RANDOLPH B. MARTINE,

Pr Sec 1187, District Attorney.

And is acquitted.

A TRUE BILL.

J. C. Carter Jr

Foreman

Witnesses

[Signature]

[Signature]

0658

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

POLICE COURT, 1<sup>st</sup> DISTRICT.

deposes under oath *Eva Minnie aged 17*  
of No. *142 Foley St* Street, being duly sworn, deposes and

says that on the *9<sup>th</sup>* day of *November* 188*5*

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

*Joseph Lorrison (convicted)*  
did unlawfully and feloniously  
inveigle and induce deponent to accompany  
said defendant and he did take  
deponent from the City of New York  
to the City of Philadelphia for the  
purpose to have sexual intercourse  
with deponent, and that he did  
take deponent for said purpose  
in violation of Section 282 of the  
Penal Code, under the following  
circumstances.

That deponent came from  
Europe in company of said defendant,  
on the 6<sup>th</sup> day of November 1885  
and she informed said defendant that  
she had a cousin in this City.

That said defendant told  
deponent that he would find her  
cousin for her.

That said defendant then took  
said deponent to a Hotel in this  
City, and deponent was in said Hotel  
for two or three days, and deponent  
did not find her said cousin.

That then said defendant told  
deponent that he would take her  
to her cousin, and deponent took  
her traveling bag, and did accompany

0659

him to find her cousin

That said defendant took deponent to a Rail Road depot, and in a Car, and deponent arrived in Philadelphia at 9 1/2 o'clock at night time, that said defendant took deponent to a Hotel in said City and there he said defendant by force and violence and against his will have sexual intercourse with deponent and carnal knowledge of her body that previous to said day deponent was of legal age

deponent prays that said defendant may be committed to answer said charge and to be dealt with as the law directs

Sworn to before me this 23<sup>rd</sup> day of November 1887

1887

John Gorman Police Justice

Police Court District.

THE PEOPLE, &c.  
ON THE COMPLAINT OF

ARRIDAVIT.

vs.

Dated

188

Magistrate.

Officer.

Witness.

Disposition.

0660

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

*Joseph Larrick*

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

Question. What is your name?

Answer. *Joseph Larrick*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *109 East Broadway 8 days.*

Question. What is your business or profession?

Answer. *Butcher.*

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. The complainant went willingly with me to Philadelphia, I bought her a pair of shoes, several pair of stockings, under wear, a cloak and a dress, and a rubber coat, a hat, two gold rings, and a pair of gold bracelets, which cost me about 90 dollars, she told me that she loved me, and I loved her, if she did not want to marry me she had no right to accept my property.*

*Joseph Larrick*

Taken before me this *23*

Day of *Nov* 188*5*

*John J. ...*  
Police Justice.

0661

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

*Joseph Larrick*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of ~~700~~ *700* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *Mar 23* 188*2* *J. J. Cannon* 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 he to be discharged.

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0662

1297

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Eva Minnis  
142 Fourth  
Joseph Corvise

offence abductor

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

Dated Nov 25 1885

Corvise Magistrate  
Parraso & Lister Officer.  
Co Police Precinct.

Witnesses \_\_\_\_\_

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street,

No. \_\_\_\_\_ Street,

\$ 500 to answer G.S.

Call

0663

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Joseph Sarnick*

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

*Joseph Sarnick*

of the CRIME OF *Abduction.*

committed as follows:

The said *Joseph Sarnick.*

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *Ninth* day of *November*, in the year of our Lord one thousand eight hundred and eighty-*Five*, at the Ward, City and County aforesaid, did feloniously invade and seize one *Rosa Minnis*, away from the said City and County, and to the City of *Philadelphia* in the State of *Pennsylvania*, for the purpose of sexual intercourse, she the said *Rosa Minnis* being then and there an unmarried female, under the age of twenty-five years, to wit: of the age of seventeen years, and of previous chaste character; — against the form of the Statute in and here made and provided, and against the peace and dignity of the said People.

*Randolph Martinie,*  
*District Attorney.*

0664

BOX:

200

FOLDER:

2004

DESCRIPTION:

Losy, Edward

DATE:

12/17/85



2004

0665

No 162 BW *copy*

Witnesses:

*J. J. Saraceno*  
*E. G. Dove*

Counsel,

Filed *17* day of *Dec* 188*5*

Reads *Allegedly*

THE PEOPLE

vs. *B*

*Edward Looy*

MISDEMEANOR

RANDOLPH B. MARTINE,

District Attorney.

A TRUE BILL.

*Wm. F. Burch*  
*Beuch Branch*

Foreman.

*F April 29. 1887*

0666

E. G. LOVE, PH. D.,  
Analytical and Consulting Chemist,  
122 BOWERY,

New York, Oct 20<sup>th</sup> 1885

1490

CERTIFICATE OF ANALYSIS.

SAMPLE OF BUTTER.

Marked, No 811; Lacey & Co; No. 582 11<sup>th</sup> Ave. N.Y. City, Oct. 13<sup>th</sup> 85  
Received from B. F. Van Valkenburgh per J. J. Sarogian  
on Oct. 14<sup>th</sup> 1885.

THE SAMPLE CONTAINS:

WATER, - - - - - 8.11.5%  
ANIMAL AND BUTTER FAT, - 88.47.5%  
CURD, - - - - - 1.01.5%  
SALT, - - - - - 2.46.5%

ANALYSIS OF THE FAT:

INSOLUBLE FATTY ACIDS, - 95.47.5%  
SOLUBLE " " - 0.49.5%  
SPECIFIC GRAVITY OF THE FAT  
AT 100° F., - - - 0.9118

This sample is composed mainly of animal fat, and was not produced from unadulterated milk, or cream from the same. It was not produced from milk or cream alone. It contains coloring matter, whereby it is made to resemble butter, the product of the dairy; and it is in imitation and semblance of butter, produced from pure unadulterated milk or cream from the same.

Respectfully yours,

E. G. Love, Ph. D.

Mr. B. F. Van Valkenburgh

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

On the twentieth day of October in the year  
one thousand eight hundred and eighty five  
before me personally came  
B. F. Van Valkenburgh  
to me known, and known to me to be the individual  
described in, and who executed the foregoing instrument, and  
acknowledged that he executed the same.

Joseph E. Kearney  
Notary Public  
(N.Y.) N.Y.C.

0667

E. G. LOVE, PH. D.,  
Analytical and Consulting Chemist,

STATE OF NEW YORK,  
County of New York ss.:

Joseph J. Sorogian, being duly sworn, deposes and says:  
That he resides in 368 West 42nd Street in the County of  
New York and State of New York, and is 28 years of age.

and is an expert appointed by Josiah K. Brown, New York State Dairy Commissioner;  
That on the 13th day of October, 1885, in the  
Store occupied by him, No. 582 Eleventh Avenue, in the City  
of New York in the County of New York

and State of New York, one Edward Lasey, against the  
form and statutes in such cases made and provided, and in violation thereof, and against the peace of the  
people of the State of New York, had in his possession, with intent to sell the same for Butter made from unadul-  
terated Milk or Cream, a number of pounds of a substance, product, manufacture and compound, which was not  
Butter made from unadulterated Milk or Cream, but had been made by manufacturing, mixing and compounding with  
and adding to a small quantity and proportion of natural Milk, Cream or Butter a large quantity and proportion of  
animal fats or animal or vegetable oils, and was a manufactured oleaginous substance not produced from Milk or  
Cream; that it had been and was colored with some coloring matter whereby the same was made to resemble Butter,  
the product of the Dairy, and was so colored thereby, in semblance of and resembled Butter, and did resemble Butter  
the product of the Dairy; that the said Edward Lasey

offered said substance, product, manufacture and compound for sale as and for  
Butter made from unadulterated Milk or Cream at such time and place, with intent to sell the same as and for Butter  
made from unadulterated Milk or Cream, and did sell some considerable portion thereof, to wit, 1 pound

as and for Butter, the product of the Dairy, and represented the same to be Butter at such time  
and place; that the said substance, product and compound was not natural Butter produced from pure unadulterated  
Milk, or Cream of the same, and was not Butter the product of the Dairy, and was not made exclusively from Milk or  
Cream, or both; that it contained some substance for the purpose and with the effect of imparting thereto a color  
resembling that of yellow Butter, and was in imitation and semblance of natural Butter produced from  
pure unadulterated Milk or Cream of the same, and was colored by some substance to resemble yellow  
Butter, and was in semblance of natural Butter; that the same was a substance known as Oleomargarine; that it had  
been made, manufactured and rendered after April thirtieth, 1885, out of some animal fat, or animal  
or vegetable oils not produced from unadulterated Milk, or Cream of the same, in imitation and semblance  
of natural Butter, produced from pure unadulterated Milk, or Cream of the same, by mixing, compounding with  
and adding to a small quantity of Milk, Cream or Butter a large quantity and proportion of some animal fats or animal  
or vegetable oils not produced from Milk or Cream, with design and intent to render, make and produce an article,  
substance and human food in imitation and semblance of natural Butter. That the same was not manufactured, or in  
process of manufacture on April thirtieth, 1885, but has been rendered, manufactured, compounded and mixed since  
April thirtieth, 1885, as deponent is informed and believes

~~That the tubs in which the same was contained did not have the words "Oleomargarine Butter"~~  
~~upon the top or side thereof, and such words were not burned in or painted thereon with permanent~~  
~~black paint, in a straight line not less than one half inch in length, where deponent could see such brand,~~  
~~that no printed label, bearing the words "Oleomargarine Butter" was delivered therewith to the purchaser thereof.~~

Deponent further says that on said 13th day of October  
1885, he went to the said Store of said  
Lasey in said City and County, and told Lasey  
that he wanted to buy some Butter; that said Lasey  
showed deponent a number of pounds of the said Oleomargarine hereinbefore mentioned, offered the same to depo-  
nent for sale, and sold the same to deponent; that he so sold to deponent 1 pound  
thereof, and deponent then paid to him therefor the agreed price thereof, amounting to the sum of \$ 0.23;  
that, as deponent believes and charges, the said Lasey at the time  
of so offering and selling the same, well knew that it was Oleomargarine, and had been manufactured and colored as  
hereinbefore stated; that he did not tell deponent at any time that the said Oleomargarine so sold to deponent was not  
Butter, the product of the Dairy; that deponent saw the tubs in which the said Oleomargarine was contained, and no  
printed label bearing the words "Oleomargarine Butter," was delivered by said Lasey

October 14th 1885, deponent delivered a sample of such Oleomargarine, so  
purchased by him as aforesaid, to E. G. Love a chemist of  
the city of New York N. Y., and caused the same to be analyzed by  
such chemist, as shown by the annexed certificate of such chemist.

Wherefore, deponent prays that a warrant may issue for the arrest of the said Edward  
Lasey and that he may be dealt with as the law directs.

Sworn to before me this 25th day of October 1885 Joseph J. Sorogian  
Police Justice.

r  
e  
al  
E  
Public  
N.Y.C.

Court of New York  
County of New York

THE PEOPLE, &c.,

<sup>vs.</sup>  
Edmund Lee

Affidavit: J. L. Cozart  
Washington

Witnesses: Charles Rogers  
Residence 357 Michigan St.  
E. G. Love

Residence 122 Broadway

Residence.....

0669

Sec. 198-200.

*Ar. Cons.* District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question What is your name?

Answer *Edward Lodge*

Question. How old are you?

Answer *28 Years old*

Question. Where were you born?

Answer. *New Jersey*

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

Answer. *No. 344 W. 42<sup>nd</sup> St. 14 months*

Question What is your business or profession?

Answer. *Grocer*

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

Answer. *I am not guilty.*

*Edward Lodge*

Taken before me this *11* day of *July* 19*38* by *Wm. J. ...* District Justice.

0670

Sec. 151.

Police Court 2<sup>d</sup> District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Joseph J. Sarogian of No. 568 West 42<sup>d</sup> Street, that on the 13<sup>th</sup> day of October 1888 at the City of New York, in the County of New York,

Edward Losey had then and there  
in his possession with intent to sell  
the same for Bartens, and with intent  
to sell for Bartens, a certain substance  
known as Cocaine, all which  
is an violation of Chapter 215 of the  
Laws of 1882 of the State of New York

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring them forthwith before me, at the 2<sup>d</sup> 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 17<sup>th</sup> day of October 1888

Solomon B. Smith POLICE JUSTICE.

0671

582-11-11

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Joseph V. Sorogian*  
vs

*Edward Lorey*

Warrant-General.

Dated *October 29* 188*5*

*Smith* Magistrate.

*Campbell* Officer.  
*Garua Lacey*

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

*William Campbell* Officer.

Dated \_\_\_\_\_ 188

This Warrant may be executed on Sunday or at  
night.

Police Justice.

REMARKS.

Time of Arrest, *October 29 1885*

Native of *USA*

Age, *28*

Sex, \_\_\_\_\_

Complexion, \_\_\_\_\_

Color, *white*

Profession, *Boatman*

Married, *Yes*

Single, \_\_\_\_\_

Read, *Yes*

Write, *Yes*

*582-11-11*

0672

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

John I order that he be held to answer the same and he be admitted to bail in the sum of 100 hundred Dollars and be committed to the Warden and keeper of the City Prison of the City of New York, until he give such bail.

Dated Oct 28 1885 Salou D. Smith Police Justice.

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

Dated Oct 28 1885 Salou D. Smith Police Justice.

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

Dated \_\_\_\_\_ 1885 \_\_\_\_\_ Police Justice.

0673

Police Court District. 1178

THE PEOPLE, &c,  
ON THE COMPLAINT OF

J. J. Sorogon

vs.

1 Edward [unclear]

2

3

4

Offence Violation of  
Chapter 18 B Laws E. C.

BAILED

No. 1, by Geo. J. Wahton

Residence 40 [unclear] Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated Oct 10, 188

S. B. Smith Magistrate.

Compton Officer.

Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 300 to answer

Debit

0674

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Edward Sorey*

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

*Edward Sorey*

(Chap. 458, Laws of 1885, § 3.) of a Misdemeanor, committed as follows:

The said *Edward Sorey*

late of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *October*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the City and County aforesaid, *one pound* of a certain oleaginous substance and compound, not made nor produced from milk or cream (a more particular description of which said substance and compound, and of the ingredients and matters of which the same was made and produced, is to the Grand Jury aforesaid unknown, and cannot now be given), unlawfully did sell, and cause and procure to be sold to one *George J. Sorey*, for butter, the product of the dairy; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SECOND COUNT: (Chap. 246, Laws of 1882, § 1.)

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

*Edward Sorey*

of a Misdemeanor, committed as follows:

The said *Edward Sorey*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold, at retail, to one *George J. Sorey*, *one pound* of a certain substance, not butter, commonly called oleomargarine, and did then and there falsely represent the same to the said *George J. Sorey*,

to be butter; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

0675

THIRD COUNT: (Section 430, Penal Code.)

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

*Edward Sorey*

of a Misdemeanor, committed as follows:

The said *Edward Sorey*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell, and cause and procure to be sold, to one

*Joseph J. Sorey*, as an article of food *one pound* of a certain substance in imitation of a certain article of food, to wit: butter, without disclosing such imitation by a suitable and plainly visible mark or brand; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

FOURTH COUNT: (Chap. 238, Laws of 1882, § 3.)

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

*Edward Sorey*

of a Misdemeanor, committed as follows:

The said *Edward Sorey*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, a certain parcel containing *one pound* of a certain article and substance in semblance of butter, not the legitimate product of the dairy, and not made exclusively of milk or cream, but into which divers oils and fats not produced from milk or cream, entered as component parts (a more particular description of which said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given), the same being then and there an article and substance required by law, in case of retail sales in parcels, to be sold from a tub, firkin, box or package, distinctly and durably stamped, branded or marked upon the top and side with the words "Oleomargarine Butter" only, where it could be plainly seen, in Roman letters, burned in or painted thereon with permanent black paint in a straight line, and not less than one-half inch in length, and wherewith the seller was then and there required by law, to deliver to the purchaser, a printed label, bearing the plainly printed words "Oleomargarine Butter" only, in Roman letters not less than one-half inch in length, in a straight line, unlawfully did then and there sell and cause and procure to be sold at retail to one *Joseph J. Sorey*.

— from a certain *tin* which was not then and there stamped, branded or marked as aforesaid, and did then and there unlawfully omit to deliver therewith to the said *Joseph J. Sorey* a label of the kind and description aforesaid, against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

0676

FIFTH COUNT : (Chap. 215, Laws 1882, § 2.)

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

*Edward Sorey*

of a Misdemeanor, committed as follows :

The said *Edward Sorey*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold to one

*Joseph J. Sorey, one pound*

of a certain article and substance in semblance of natural butter, and known as oleomargarine or imitation butter, the same not being the legitimate product of the dairy, and not being made exclusively from milk or cream, or both, with salt or rennet, or both, with or without coloring matter or sage, but into which divers oils, and animal and other fats, not produced from milk or cream, had been introduced (a more particular description of which said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SIXTH COUNT : (Chap. 458, Laws of 1885, § 2.)

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

*Edward Sorey*

of a Misdemeanor, committed as follows :

The said *Edward Sorey*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold to one

*Joseph J. Sorey, one pound*

of a certain article, substance and compound in imitation and semblance of, and designed to take the place of natural butter produced from pure, unadulterated milk, or cream of the same the said article, substance and compound, so sold as aforesaid, being rendered and manufactured out of divers animal fats and oils not produced from unadulterated milk, or cream from the same, the said article, substance and compound not being manufactured or in process of manufacture on the ~~thirteenth~~ <sup>30th</sup> day of April, in the year of our Lord one thousand eight hundred and eighty-five (a more particular description of which said article, substance and compound, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

**RANDOLPH B. MARTINE,**  
District Attorney.

0677

BOX:

200

FOLDER:

2004

DESCRIPTION:

Loughran, Michael

DATE:

12/11/85



2004

Witnesses:

Margaret Sweeney  
Officer Wilson

In my opinion no  
higher verdict could be  
had than Assault in  
3d degree and at request  
of Complainant I  
recommend it.

James F. Hurd  
West Virginia

No 87  
Counsel, *R. E. [unclear]*  
Filed 11 day of *Dec* 1885  
Pleads *Not guilty 14*

THE PEOPLE  
vs.  
*I*  
Michael Longbrant  
ASSAULT IN THE FIRST DEGREE, ETC.  
(Sections 217 and 218, Penal Code).

RANDOLPH B. MARTINE,  
By Dec. 24/85 District Attorney.  
Ind. & acquitted.

A True Bill.  
*James F. Hurd*  
Foreman.

0679

Police Court— 2 District.

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

of No. 543 West 26<sup>th</sup> Street, aged 31 years,  
occupation Housekeeper being duly sworn

deposes and says, that on the 8<sup>th</sup> day of December 1885 at the City of New York, in the County of New York, in premises 543 W. 26<sup>th</sup> St.

She was violently and feloniously ASSAULTED and BEATEN by Michael Loughran. (now Lee) who did wilfully and maliciously cut and stab dependent in the right cheek and left arm with a pocket knife then and there held in his the said Michael Loughrans. hand cutting dependent severely

with the felonious intent to take the life of deponent, <sup>and</sup> to do ~~him~~ grievous bodily harm; and without any justification on the part of the said assailant :

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

Sworn to before me, this 8<sup>th</sup> day }  
of December 1885 } Mrs Margaret Sweeney

Soldier Smith  
Police Justice

0680

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Michael 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. Michael Loughran

Question. How old are you?

Answer. 52 years old.

Question. Where were you born?

Answer. Ireland

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

Answer. 549 W. 26th St. 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.

I am not guilty she struck me first and I know have the marks on me she and her husband nearly killed me in the cellar once. She has assaulted me three times in the hallway  
Michael Loughran

Taken before me this

1987  
Police Justice.

0681

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 Alfred Smith

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

Dated September 10 1888 John B. ... 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 he to be discharged.

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0682

Police Court 2 District 1377

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Margaret Smith  
543 West 26th

Michael Angleran

1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Offence  
Felony

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

Dated December 8 1888

D. B. Smith Magistrate

R. Wilson Officer.

13 Precinct.

Witnesses \_\_\_\_\_

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

\$ 500 to answer for six

months

0683

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Sandorvan

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

Michael Sandorvan

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

The said Michael Sandorvan,

late of the City of New York, in the County of New York aforesaid, on the

Eight day of December, in the year of our Lord

one thousand eight hundred and eighty five, with force of arms, at the City and

County aforesaid, in and upon the body of one Margaret Dumeny

in the peace of the said People then and there being, feloniously did make an assault

and her the said Margaret Dumeny

with a certain knife

which the said Michael Sandorvan

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 her the said Margaret Dumeny

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

Michael Sandorvan

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

The said Michael Sandorvan,

late of the City and County aforesaid, afterwards, to wit: on the day and in the

year aforesaid, at the City and County aforesaid, with force and arms, in and

upon the body of one Margaret Dumeny

in the peace of the said People then and there being, feloniously did wilfully and

wrongfully make an assault, and her the said Margaret

Dumeny

with a certain knife

which her the said Michael Sandorvan,

in his right hand then and there had and held, the same being a

instrument likely to produce grievous bodily harm, then and

there feloniously did wilfully and wrongfully beat, strike, stab, cut and wound,

against the form of the statute in such case made and provided, and against the

peace of the People of the State of New York and their dignity.

Randolph P. Martin, District Attorney.