

0662

BOX:

311

FOLDER:

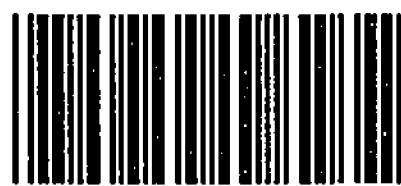
2960

DESCRIPTION:

Lobley, Samuel

DATE:

06/08/88



2960

Witnesses,

James P. Haynes
Mr. H. Vogel.

See selfs Recd

within 21

Counsel,

Filed

Pleads,

8 day of June 1888

THE PEOPLE

vs.

L. H.

Samuel Solley

Forgery in the
second degree.
[Section 511 and 521, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

and Apr 13/89

A True Bill.

Samuel Solley
Apr 13/89
Foreman.

Samuel Solley
10 Apr 13/89
Apr 19/89

POOR QUALITY
ORIGINAL

0665

N PRIEST'S GARB

tion Jeweller Lost Some
Diamonds.

The Morning Journal.
ay 30.—The bogus priest who
jeweller a week or more ago,
ngton within a few days; or
one has played the same sort
shington jeweller.

ty-two years old, clad like a
vatore Desio's jewelry store,
eets, Monday afternoon. He
t as Father McCarty, and
some diamonds. He showed
ure of a handsome chalice
being manufactured in New
e presented to Cardinal Gib-
He wanted ten diamonds.
He at first selected half a
but seeing some larger ones
selected ten of them, which
bit to some other priests for
told Mr. Desio to send them
Church parsonage for Father
em. The diamonds selected
\$750, but the retail price
t then visited St. Aloysius
where he saw Father Mc-
He represented that he was
Augustine Order and that he

marked that he was rather late for
the visitor.
Guirk that he was here on a
he had a brother who was a Pensioner.
He had arranged with his brother to meet
at the parsonage and requested the use of
parlor for half an hour to converse with his
brother.

The pastor finally consented and the visitor
then walked over to the church where he spent
some time on his knees, apparently engaged in
prayer. While he was in the church Mr. Desio's
son called at the parsonage to see Father O'Con-
noll. The latter was not in, and young Desio
spent some minutes about the place, and when
the bogus priest left the church, he saw Mr.
Desio entering the door of the parsonage.

The alleged Father McCarty met Mr. Desio in
the parlor and explained to him that there was
an aged father, eighty-four years old, upstairs, to
whom he desired to show the diamonds, and for
that purpose Mr. Desio handed him the gems.
The fellow left the room, but instead of going
upstairs, he quitted the parsonage and disap-
peared with the diamonds. The thief had but
five minutes to make the 5:25 train for Balti-
more, on which it is learned he left the city.

As soon as the robbery was reported detectives
were placed at the depots to look for the thief.
At the Baltimore and Ohio station Detective Raff
and Officer Quinlan overhauled several priests
who were leaving the city, and at the Baltimore
and Potomac depot Detectives Carter and Mahon
placed Father McDevitt under arrest and es-
corted him to headquarters. The reverend gen-
tleman, unlike many other innocent persons
when placed under arrest, did not become impa-
tient, but commended the officers for the zeal
displayed in their efforts to arrest the thief.

POOR QUALITY
ORIGINAL

0666

A THIEF IN PRIEST'S GARB.

How a Washington Jeweller Lost Some Diamonds.

Special to The Morning Journal.

WASHINGTON, May 30.—The bogus priest who robbed a Brooklyn jeweller a week or more ago, has been in Washington within a few days; or, at all events, some one has played the same sort of a game on a Washington jeweller.

A man about thirty-two years old, clad like a priest, entered Salvatore Desio's jewelry store, at Ninth and E streets, Monday afternoon. He introduced himself as Father McCarty, and wanted to look at some diamonds. He showed Mr. Desio the picture of a handsome chalice which, he said, was being manufactured in New York and was to be presented to Cardinal Gibbons, in Baltimore. He wanted ten diamonds set in the chalice. He at first selected half a dozen small stones, but seeing some larger ones he liked better, he selected ten of them, which he wanted to exhibit to some other priests for their approval. He told Mr. Desio to send them to the St. Aloysius Church parsonage for Father O'Connell to see them. The diamonds selected were really worth \$750, but the retail price charged was \$1,200.

The bogus priest then visited St. Aloysius Church parsonage, where he saw Father McGurk, the pastor. He represented that he was a member of the Augustine Order and that he

marked that he was rather late for the visitor. He had a brother who was a Pensacola. He had arranged with his brother to meet at the parsonage, and requested the use of the parlor for half an hour to converse with his brother.

The pastor finally consented and the visitor then walked over to the church, where he spent some time on his knees, apparently engaged in prayer. While he was in the church Mr. Desio's son called at the parsonage to see Father O'Connell. The latter was not in, and young Desio spent some minutes about the place, and when the bogus priest left the church he saw Mr. Desio entering the door of the parsonage.

The alleged Father McCarty met Mr. Desio in the parlor and explained to him that there was an aged father, eighty-four years old, upstairs, to whom he desired to show the diamonds, and for that purpose Mr. Desio handed him the gems. The fellow left the room, but instead of going upstairs, he quitted the parsonage and disappeared with the diamonds. The thief had but five minutes to make the 5:25 train for Baltimore, on which it is learned he left the city.

As soon as the robbery was reported detectives were placed at the depots to look for the thief. At the Baltimore and Ohio station Detective Ruff and Officer Quinlan overhauled several priests who were leaving the city, and at the Baltimore and Potomac depot Detectives Carter and Mahon placed Father McDevitt under arrest and escorted him to headquarters. The reverend gentleman, unlike many other innocent persons when placed under arrest, did not become impatient, but commended the officers for the zeal displayed in their efforts to arrest the thief.



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

The People & }
against }
Samuel Lobley }

City and County of New York, ss: William

H. Vogel being duly sworn says:

I am a salesman employed by
Alfred H. Smith & Co., No. 182 Broadway.

On the 26th day of May, 1883, Samuel
Lobley, the above-named defendant called
at the said office of Alfred H. Smith & Co.

When he entered the office, I addressed
said Lobley, and asked him what he wanted.
He said that he desired to purchase some
diamonds, representing himself to be B.
C. Thayer, manager of the New York office,
and salesman, of the Worcester Carpet
Company, 115 North Street. That the reason
he desired to purchase the diamonds, was
in order to sell them to his various
customers, on the road. I then showed
him a number of diamonds, which he
agreed to purchase for the sum of two
thousand two hundred and forty dollars.
He then requested that some one be sent

to the bank with him, where he would pay
for them. Then James P. Harper, another
employee of said Alfred R. Smith & Co.,
was sent out with said Robley.

~~Deponent further says upon information
and belief~~

Sworn to before me
this 1st day of June, 1888

WM. H. WELLS

Henry Herzbach

Notary Public (155)
N. Y. Co.

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

The People, &c }
 against
Samuel Kobley. }

City and County of New York, ss:

James A. Sharper
being duly sworn says:

I am Employed by Alfred N. Smith
Esq. No. 182 Broadway. I allege, on inform-
ation and belief, that on the 26th day
of May, 1883, Samuel Kobley, the above-
named defendant called at the said
office, of Alfred N. Smith Esq. and after
being addressed by William H. Fogell, stated
that he desired to purchase some diamonds;
That he ^{represented himself to be} ~~was~~ B. C. Thayer, New York
manager and salesman of the Worcester
Carpet Company, of No. 15 North St. That
he wanted to sell the diamonds he intended
to purchase, to his various customers on the
road. That he then agreed to purchase some
diamonds for the sum of two thousand
two hundred and forty dollars. That he
then requested that some one be sent to the
bank with him where he would pay for
said diamonds.

further
 I allege, on my own knowledge.
 That I accompanied said Lobley to
 the East River National Bank, in
 a cab. When we arrived at the bank,
 he went in, and I remained in the
 cab. He remained in the bank for a
 short time and then came out. Then
 we went to the reading room of the
 Grand Central Hotel, where he gave
 me a check which purported to be
 signed by B.C. Thayer, and certified by
 the East River National Bank, upon which
 it was drawn. I then delivered to
 him the diamonds, and receipted the
 bill and delivered it to him.

I then went with him, at his invitation
 to the Worcester Carpet Company's office
 115 North Street, where I was introduced to a
 man who afterwards proved to be B.C. Thayer.
 After remaining there a short time, we left
 said office, and walked to the corner of
 Broadway and North St. where I left him.
 I then proceeded to the ^{said} office of Alfred H.
 Smith & Co. When I gave the check, said
 Lobley had given me to Mr. Vogell, and
 told him what had occurred, while I was
 with said Lobley, his suspicions became
 aroused, and he, said Vogell, telephoned

to the East River National Bank and learned that they had no such account as B. L. Thayer on their books. I, later on, on the same day went up to 115 North Street, and learned that the man I had been introduced to there was the real B. L. Thayer and that the person who had represented himself to be B. L. Thayer was not said Thayer, but another person, to wit, said Lobley.

Sworn to before me
this 2nd day of June, 1888.

~~Perry Morgbach~~

James P. Harper
Notary Public (100)
N. Y. Co.

0672

600

DISTRICT ATTORNEY'S OFFICE,
City and County of New York.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James H. Hargrave
vs. E. H. Hargrave

James H. Hargrave

Offence

Dated June 1886

Witnesses, John H. Hargrave

No. 182 Broadway Street,

No. Street,

No. Street,

0673

RECORD

of

Samuel Loblev.

ALFAS

THAYER.

EDWARDS.

GRANGER, PIEREPONT and OTHER ALIASES; BOGUS PRIEST? FORGER&c.

0674

RECORD

of

Samuel Loblely,

ALIAS

THAYER,

EDWARDS,

GRANGER, PIEREPONT and OTHER ALIASES; BOGUS PRIEST? FORGER&c.

Samuel Lobley alias Thayer, Edwards, Pierepont and Granger,
Bogus Priest, Forger & Horse thief.

Samuel Lobley has been a thief since he was fifteen years of age. He was born in the Eighth Ward of this city. His father was also a thief and died about six months ago. Lobley, has been in prison three times; once in Boston, once in Chicago and once in Kingston Canada. While in the ~~Eastern State Penitentiary~~ the latter prison he became acquainted with a fellow prisoner named John Clark, alias Powers. Clark was a man of considerable ability and had been educated for the priesthood, and for some indiscretion was sent to a Retreat in this city. He did not however remain long in the Retreat and went to Canada where he was arrested for an outrageous assault. While in prison these two rascals conceived the idea of robbing jewelers of their property by passing bogus checks under the guise of priests. Lobley and Clark were discharged from the Kingston Prison about the same time and ~~then they went to~~ from their discharge until recently victimized jewelers, rich and poor in almost every city in the Union and also in Europe. Lobley was the man who induced and brought Clark ~~to~~ to this ~~city~~ country for the purpose of stealing. While Lobley did not in every instance do the stealing in person, he was however close by to render his accomplice and willing tool any assistance to escape and to dispose of their illgotten gains.

The following are a few of the many larcenies in which Lobley took part as principal or accessory.

In 1881 Lobley went to Alfred Smith & Co. jewelers, 184 Broadway and selected diamonds valued at \$2,500. He presented a check which the firm refused to accept unless certified. Lobley requested them

to send an employee with him to the bank. A salesman was sent to the bank with Lobley who had a coach waiting for him and the two went to the bank. Lobley requested the salesman to remain in the coach with the diamonds while he entered the bank to get the check certified. He returned in a few moments with a forged certification and handed the same to the salesman, who then handed Lobley the diamonds with which he escaped to Europe. While in Europe he wrote a letter to Smith & Co., ~~the following~~ of which the following is a copy.

Manchester, July 26th.

Messrs A. Smith & Co., B'way & John Street.

Gents:-

The goods I got from you has not yet been disp osed of. We have patiently been waiting for a reward. If not offered before Aug. 15 will be disposed of.

Truly

B. Thayer.

P.S. You can communicate with me through the Personal columns of the Sunday N.Y. Herald.

Thayer.

In 1881, Lobley went to the Jewelry store of Squires on Fulton St. and selected jewelry valued at \$ 2500. He said he was Jordan L. Mott Jr. and that if Squires would send or go with him to "his father's office" he would give him a check for the jewelry. Squires sent a salesman with him. Lobley who had a wagon drove with the salesman to the J. L. Mott establishment and requested the clerk to remain ~~there~~ there with the jewelry while he went and got the check for the full amount. He returned with the check which he handed the clerk and

received the jewelry. He then invited the clerk to remain the wagon and drove to Squires store where the clerk got out and that was the last seen of Lobley., or the jewels.

In the same year he went to Providence and played the same track on a jeweler there for \$400.

In April 1887 Lobley went to E.C. Shayne's furrier, 103 Prince St. and selected a \$400 seal sack. He said he was the son of Mr Shefflin, wholesale druggist and directed the sack to be sent to the ~~Lobley~~ Flats. When the messenger arrived with the sack he was met by Lobley who requested him to jump in a ~~car~~ carriage and go to his ~~father's~~ father's office. Lobley and the messenger went to the office of Shefflin & Co. and Lobley took the sack and requested the messenger to be seated while he took the sack into his ~~father's~~ father's private office. He never returned with the sack.

In the middle of April, 1888 Lobley and his associate went to the jewelry store of Mrs Lynch, 929 Broadway and represented that he was a priest and desired to have sent to St Alphonsus Church three watches for the purpose of showing a brother priest the same so that he could select one of the three. The watches were sent to the Rectory of the church and as soon as the messenger reached ~~the~~ there he was met by Lobley or his partner ~~xxxx~~ who took the watches under the pretence of showing them to the priest left the rectory with them.

In the latter part of the same year a similar trick was played on Theodore B. Starr, Jeweler, Fifth Avenue by Lobley and his partner. Loss one pair of valuable diamond earrings.

The same trick was played on James Hart, Jeweler Fulton & Johnson Streetsm Brooklyn. Loss diamond cross valued at \$ 210.00.

Same year Lobley and his partner obtained \$700.00 worth of jewelry from the store Tappen and Simms, Jewelers Troy, N.Y. in a like manner.

July 30, 1889. Lobley stole \$ 600.00 of his employers money. Dr. S.H. Brown, Stateh Island, N.Y. Lobley also bought a team of horses on 24th Street this city, valued at \$600.00 by representing that he had been sent there by his employers. Lobley sold one of the horses, but refused to aid the police in recovering the same. The other he drove him until he lamed him and left him on the roadside to die.

0679

Leah
Lobley
Sept. Recd

0680

COUNTY OF NEW YORK, ss.

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

An indictment having been found on the 14 day of June
1888, in the Court of General Sessions of the Peace, of the County of
New York, charging Samuel Lobley

with the crime of

Forgery in second degree

Lobley You are therefore Commanded forthwith to arrest the above named Samuel
and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the
City Prison of the City of New York.

New York City, the 14 day of June 1888,

By order of the Court,

[Signature]
Clerk of Court.

0681

COUNTY OF NEW YORK, SS.

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

An indictment having been found on the 24 day of June
1888, in the Court of General Sessions of the Peace, of the County of
New York, charging Samuel Lobley

with the crime of

Forgery in second degree

Lobley You are therefore Commanded forthwith to arrest the above named Samuel
Lobley and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the
City Prison of the City of New York.

New York City, the 24 day of June 1888,

By order of the Court,

[Signature]
Clerk of Court.

068

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Samuel Lobbey

Bench Warrant for Felony.

Issued

June 10 188*8*

*Defendant removed to
the custody of Insp
Reynolds & produced
in Court before me on
Wednesday 13 Inst at
11 AM
J. H. 11/89*

The officer executing this process will make his
return to the Court forthwith.

0683

No.	New York May 26 1883
East River Nat Bank	
Pay to the order of	Alfred H Smith & Co -
Twenty Two Thousand & Forty	Dollars
\$22404	B. C. Thayer

R. G. Hutchinson, 44 Maiden Lane, N.Y.

SAMUEL LOBLEY,
ALIAS
THAYER.



AGE,	24 years.
HEIGHT, . . .	5 ft. 8 ins.
COMPLEXION, .	Fair.
FACE,	Smooth.
EYES,	Grey.
WEIGHT, . . .	135 pounds.
HAIR,	Light.
NATIONALITY, .	English.

The above is a likeness and description of a young man who visited our office May 26th, 1883, and, representing himself as a salesman of an uptown house, purchased some diamonds, to the value of over \$1,000, and requested that some one be sent with him to the bank to get the amount, which was done. At the bank he paid for the goods with a certified check, which proved a forgery.

As he is defrauding the jewelers throughout the country, we take this means of notifying the trade, that they may be protected from him, and assist in his arrest. Should you have a visit from him, please cause arrest on charge of forgery, and kindly telegraph us.

Yours truly,

ALFRED H. SMITH & CO.,
182 Broadway, New York.

Alfred H. Smith & Co.

IMPORTERS.

DIAMONDS

AND

PRECIOUS STONES,

*33, Holborn Viaduct,
London, E.C.*

*182, Broadway, cor. John St.,
New York.*

Alfred H. Smith & Co.

IMPORTERS.

DIAMONDS

AND

PRECIOUS STONES,

*33, Holborn Viaduct,
London, E.C.*

*482, Broadway, cor. John St.,
New York.*

0687

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Samuel Soderf

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

Samuel Soderf

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

The said *Samuel Soderf*

late of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *May*, in the year of our Lord one thousand eight hundred and eighty-*three*, with force and arms, at the City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain instrument and writing, *to wit: an order for the payment of money of the kind called Bank Cheque,*

which said forged *Bank Cheque* is as follows, that is to say:

New York May 26, 1883
East River National Bank
Paid to the order of Alfred H. Smith & Co
Twenty Two Hundred and Forty Dollars.
\$2240 #
C. R. Thayer

with intent to defraud, 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

Samuel Sedley

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

The said Samuel Sedley

late of the City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, having in his possession a certain forged instrument and writing, to wit: an order for the payment of money of the kind called bank cheque,

which said forged bank cheque is as follows, that is to say:

New York May 26, 1883
East River National Bank
Pay to the order of Alfred H. Smith the
Sum of Two Hundred and Forty Dollars
\$2240#
G. R. Schaefer

with force and arms, and with intent to defraud, the said forged bank cheque then and there did feloniously utter, dispose of and put off as true, the the said Samuel Sedley then and there well knowing the same to be forged, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John R. Bellows,
~~RANDOLPH B. MARTINE,~~
District Attorney.

0689

BOX:

311

FOLDER:

2960

DESCRIPTION:

Loeb, Adolph

DATE:

06/28/88



2960

Witness:

Edward J. Higgins

In my opinion the facts of this case fail to show any criminal intent on part of deft. (See gift of Mr. Weiler, for witness)

I recommend the dismissal of this indictment.

Sept 18th 1897
Wm. H. Starnes
Att.

I am in the room
medalions of the
hermes Delaney Men
Private

Counsel,

Filed *28* day of *June* 188*8*

Pleads, *not guilty*

THE PEOPLE

vs. *E. N. E.*
Adolph Loeb

LARSEN,
(False Pretenses).
[Section 528, and 582, Penal Code].

JOHN R. FELLOWS,
District Attorney.

A True Bill

Foreman,
I am not put on color
can tell you the
for witness Weiler. *CHAS*

Court of General Sessions.

The People of the State of New York

vs

Adolph Loeb

City and County of New York, ss:

II

HERMAN WEILLER, Being duly sworn, deposes and says:

The defendant was in my employment for "seven or eight" years ^(ten) from the year 1875 to the year 1885 selling liquor on commission for me. At the time he drew on me a draft for ^{ten} dollars on which the charge against him in this action is based, no final settlement or accounting had been had between him and me, and I always understood that he claimed there was a considerable sum due from me to him. The defendant had frequently drawn on me, and I always paid the drafts, and he undoubtedly believed he had a right to draw on me, when he drew the draft for ^{ten} dollars on which this charge is based.

.m The defendant is in all respects a worthy and respectable man, moving in good society, and has a worthy and respectable family. He now ~~represents~~ represents as agent one of the largest wholesale liquor establishments in Cincinnati, and that he has for the last ^{four} years.

-2-

attended faithfully and strictly to his business. That the defendant has a very large number of some of the best ^{Eastern.} wholesale liquor houses in this City and in the ~~Western~~ States as customers. So much confidence have I in the defendant's ability, integrity and respectability, that I have offered him several times within the last three years a position in my business and will be ready now to employ him if he would accept the same.

Sworn to before me this

Hermann Weiller

17th day of June, 1892

Ella F. Braman
Notary Public
City and County of New York

0693

Against

CITY AND COUNTY OF NEW YORK ss.

being duly sworn says that he is a clerk in the office of DITTENHOEFER & GERBER, attorneys for the herein that on the day of 189 at the office of attorney No. in the city of New York, he served the foregoing upon attorney for by delivering a copy of the same to and leaving the same with a clerk in, and having charge of said office said attorney being absent at the time of the service aforesaid.

Sworn to before me this day of 189

Court of General Sessions

The People of the State of New York

vs

Adolph Loeb

AFFIDAVITS

DITTENHOEFER & GERBER,

ATTORNEYS FOR defendant

96 BROADWAY, NEW YORK.

Due service of a copy of the within admitted.

96 BROADWAY, NEW YORK.

DITTENHOEFER & GERBER

Yours etc,

189

Dated, New York, in the City of New York,

Please take notice that of which the within is a copy, was this day duly filed and entered in the office of the Clerk of

Against

CITY AND COUNTY OF NEW YORK ss.

_____ being duly sworn says that he is a clerk in the office of DITTENHOEFER & GERBER, attorneys for the _____ herein that on the _____ day of _____ 189 at the office of _____ attorney No. _____ in the city of New York, he served the foregoing _____ upon _____ attorney for _____ by delivering a copy of the same to and leaving the same with a clerk in, and having charge of said office said attorney being absent at the time of the service aforesaid.

Sworn to before me
this _____ day of _____ 189

Court of General Sessions

The People of the State of
New York

vs
Adolph Loeb

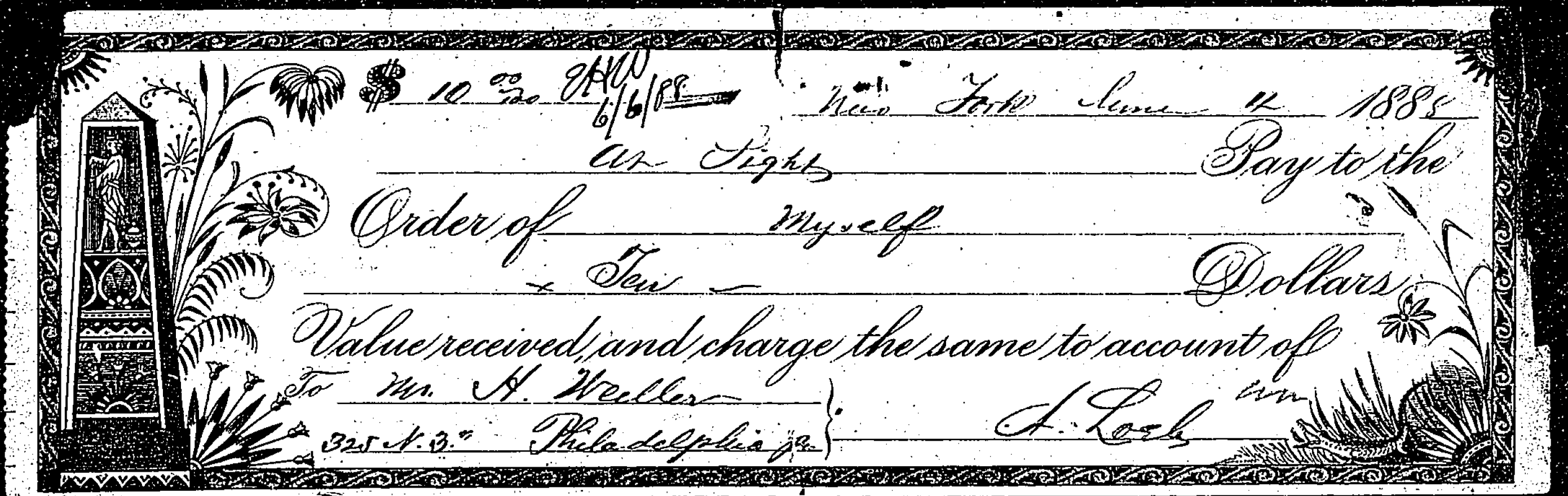
AFFIDAVITS

DITTENHOEFER & GERBER,
ATTORNEYS FOR **defendant**
96 BROADWAY, NEW YORK.

Due service of a copy of the within admitted.

Please take notice that _____ of which the within is a copy, was this day
duly filed and entered in the office of the Clerk of _____
in the City of New York.
Dated, New York, _____ 189
Yours etc.,
DITTENHOEFER & GERBER,
Attorneys for _____
To _____
96 BROADWAY, NEW YORK.
Attorney for _____

0695



A. Lomb.

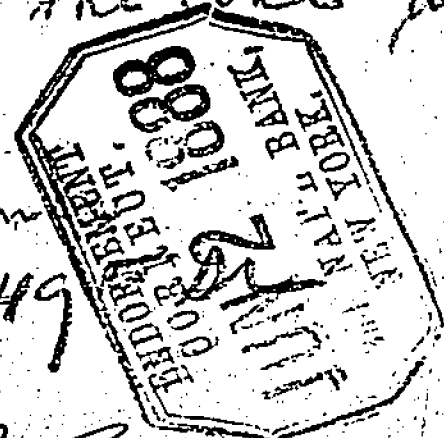
W.B. Barry

M. Stephens

Pay UNION NATIONAL BANK,
Philadelphia or order for coll. for
SECOND NATIONAL BANK
OF THE CITY OF NEW YORK
M. & CASE Cashier.

This party ought to
be arrested, he is not
in my employ, I
knew that his
drafts would be dis-
honoured, he prac-
tices the like usually.

his
residence
165 449



[Signature]

Hotel Glenham,

155 Fifth Avenue.

H. B. Barry, Prop. 2

New York, _____ 188

body + mind, & is now mentally a fit subject for the commission of suicide. -

3^d. - He now (evidently for the first time) seems to have discovered that he has placed himself within the power of the Law, & subjected himself to its punishment, - to which he evidently did not heretofore consider that he had laid himself liable. -

4th. The prisoner has after 5 days imprisonment been bailed & is now in the hands of a brother, with whose aid, he will, if permitted, go abroad, and, I am led to believe endeavor to lead an honest life.

5th. - He has a sister, an estimable and highly respected lady, of a nervous temperament, who is a chronic invalid, who is now confined, and has been for months to her bed & is under constant medical treatment, to whom the news of her brother's disgrace would, it is greatly feared, either prove hastily fatal, or at best hasten her demise. Up to the present writing these disgraceful acts of her brother have been carefully concealed from her notice, but it is much feared that, with the remarkable existing facilities for the spread of news, should her brother be indicted, the news of it would inevitably reach her and precipitate her demise. -

Hotel Glenham,

155 Fifth Avenue.

H. B. Barry, Prop.

3

New York, 188

Therefore, at the earnest and repeated solicitation of both her and his relatives, all of whom (with the exception of the defendant) are of respectable character and standing, the male members being engaged in legitimate business + of high commercial standing, and also at the personal request of Mr. H. Keller of Philadelphia, upon whom the protested drafts were drawn - and who is well acquainted with the other relatives - I have, as previously stated, and after careful deliberation, and in view of all the circumstances in the case, concluded that it will be better for all concerned that the defendant be not indicted - and request that the case be not again called before the Grand Jury, and that no further action be taken in the matter. - The defendant, after 5 days imprisonment, has been bailed + is now

Hotel Glenham,

155 Fifth Avenue.

H. B. Barry, Prop.

4
New York, 188

in the charge of a brother, deserted and
and abandoned by his wife and children,
entirely demoralized and hopeless.

Trusting that my wish, as expressed,
will meet your approval & that the case
will not be further progressed, I am
Very Respectfully

Your obedient servant

Edward B. Stephens

0700

Put this with
papers in case of
People v. Adolph
Loeb & have all
the witnesses
subpoenaed for
Grand Jury Friday
June 29th

John L. Linder

Mr. McCabe

Hotel Glenham,
155 Fifth Avenue.

H. B. Barry, Prop.

New York, June 26 1888
Mr. J. W. Lindsay
Ass^t Dist. Atty.
Dear Sir,

In the case of the complaint for Larceny, made by me, against Adolph Loeb, called on 22^d + adj^d to 29th inst., - in reference to which I have heretofore consulted you, - I have, after mature deliberation, reflection and personal inquiry, into all the surrounding circumstances, arrived at the conclusion that the most advisable course to pursue will be for me not to appear, and thus avoid his indictment. Among other influential reasons for my

arriving at this conclusion are the following - viz. -
1st - Immediately after his arrest and imprisonment, he was deserted, + abandoned to his fate, by his wife + their children.

2nd - By cause of his arrest, imprisonment + the desertion of him by his family, he has, (to my knowledge) become entirely prostrated, both in

Hotel Glenham,
155 Fifth Avenue.

H. B. Barry, Prop.

New York, June 26 1888
Mr. J. W. Lindsay
Ass't Dist. Atty.
Dear Sir,

In the case of the complaint for Larceny, made by me, against Adolph Loeb, called on 22^d + adj^d to 29th inst., - in reference to which I have heretofore consulted you, - I have, after mature deliberation, reflection and personal inquiry, into all the surrounding circumstances, arrived at the conclusion that the most advisable course to pursue will be for me not to appear, and thus avoid his indictment. Among other influential reasons for my

arriving at this conclusion are the following - viz. -
1st - Immediately after his arrest and imprisonment, he was deserted, + abandoned to his fate, by his wife + their children.

2nd - By cause of his arrest, imprisonment + the desertion of him by his family, he has, (to my knowledge) become entirely prostrated, both in

0703

#10- New York June 14 1888
At sight pay to the order of myself Ten dollars
value received and charge the same to account
of Mr. H. Weiller A. Loeb
325 N. 3^d Philadelphia Pa

A. Loeb
N. B. Barry Jr Stephens
Endorsement correct June 2, 1888
2^d Nat Bank New York
Pay Union Nat Bank Phila or order for
coll. for Second Nat Bank of the City of
New York J. S. Case

United States of America.

Be it known, That on the day of the date hereof, at the request of the Union
NATIONAL BANK the holder of the original draft hereto annexed,
I, EDW. H. WILLIAMSON, a Notary Public for the Commonwealth of Pennsylvania, by lawful authority duly
commissioned and affirmed, residing in the city of Philadelphia, during the usual hours of business for such purposes,
presented the same to the drawer

and demanded payment thereof, which was refused and answer made, His Party ought
to be arrested. He is not in my employ, and knew that
his drafts would be dishonored. He practices the like
weekly

1

Whereupon, I, the said NOTARY, at the request aforesaid, HAVE PROTESTED, and do hereby solemnly PROTEST,
against all persons, and every party concerned therein, whether as Maker, Drawer, Drawee, Acceptor, Payer,
Endorser, Guarantee, Surety, or otherwise, howsoever, against whom it is proper to protest, for all Exchange,
Re-Exchange, Cost, Damages, and Interest, suffered and to be suffered for want of payment
thereof,—Of which demand and refusal I duly notified the drawer & endorsers by mail

Thus done and Protested, at the city of Philadelphia aforesaid,
the sixth day of June 18 88

NOTARIAL FEE, \$2.00.
POSTAGE, 06

Edw H Williamson
Notary Public.

0704

Union
PROTEST

OF
A. Loeb
on

H. Weiller

For \$ 10-

ENDORSED

A. Loeb

Costs \$2. 06

J. S. Case

1272 ✓

12 12
JUN 6 1898

0705

Police Court—

District.

Affidavit—Larceny.

City and County } ss.:
of New York,of No. 155. 5th Avenue

occupation

Cashier Hotel Glenham

deposes and says, that on the 3rd day of June

day of June

188

at the City of New

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

Gold and Europe money of the
United States to the amount and
value of ten dollars.
(\$10.00)

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 Adolph Loeb.

From the fact that on the above mentioned date the said Loeb represented to deponent that he was employed by Mr H. Weiler of no 325 North 2nd Street Philadelphia Pa. and requested deponent to cash the annexed sight draft upon the said Mr H. Weiler for ten dollars, which he Loeb had made and signed.

Deponent believing the representation so made to him by the said Loeb cashed said sight draft giving him Loeb the full face value which was the said sum of ten dollars. Deponent thereafter deposited said draft in the bank for collection when after the lapse of three or four days said draft was returned to deponent protested and marked on the

Sworn to before me this 188

Police Court

back by the aforesaid Mr H. Weiller, that the said Adolph Loeb was not in his employ and knew that his drafts would not be honored and that he was in the habit of issuing similar drafts weekly.

Wherefore deponent charges the said Adolph Loeb with feloniously obtaining possession of said sum after doers, with the intent to cheat and defraud, by color and aid of a false and fraudulent draft, for the payment of money when he well knew that he was not entitled to draw on the source for the sum specified therein, and pray he may be apprehended and dealt with according to law.

Served to Kpm me }
this 9th day of June 1887

Wm. D. Stephens

John D. Ford

Police Justice

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

Dated _____ 1887. _____ Police Justice.

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

Dated _____ 1887. _____ Police Justice.

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

_____ 1887. _____ Police Justice.

Police Court, _____ District, _____	Offence—LARCENY.
THE PEOPLE, &c., on the complaint of _____	
1. _____	
2. _____	
3. _____	
4. _____	
Date _____ 1887	Magistrate _____
Witnesses, _____	Officer _____
No. _____	Clerk _____
Street, _____	
No. _____	
Street, _____	
No. _____	
Street, _____	
No. _____	
to answer _____	Sessions _____

0707

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.*Adolph Loeb*

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. *Adolph Loeb*

Question. How old are you?

Answer. *52 years of age*

Question. Where were you born?

Answer. *Germany*

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

Answer. *165 East 49th St. 2 years*

Question. What is your business or profession?

Answer. *Agent*

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

Answer. *I am not guilty*

I demand a trial by jury.

Adolph Loeb

Taken before me this

19th

day of

188⁸

Police Justice.

0708

Sec. 151.

Police Court 2 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 any Marshal or Policeman of the City of New York;*

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 Edward D. Stephens
of No. 155 3rd Avenue Street, that on the 5 day of June
1888 at the City of New York, in the County of New York, the following article to wit:

Good and lawful money of the
United States. To the amount and
of the value of Ten (10) Dollars,
the property of Complainant
w as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Adolph Lock

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant
and forthwith bring him before me, at the 2 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 9th day of June 1888

Edmund D. Stephens POLICE JUSTICE.

070

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward D. Stephens

vs.

Adolph Loch

Warrant-Larceny.

Dated June 2 1888

Wm. J. Ford Magistrate

Rogers & W. W. Smith Officer.

The Defendant

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

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

Dated

188

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

The within named

Police Justice.

0710

BAILED, June 22^d / 1888
No. 1, by Dean Edmund Steele
Residence 406 West 43^d St.
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

VV 216 2 911
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward H. H. H. H.
Joseph H. H. H.
155th St. 15th Ave.
Offence Larceny

Dated June 9 188
Magistrate.

James J. H. H.
Officer.

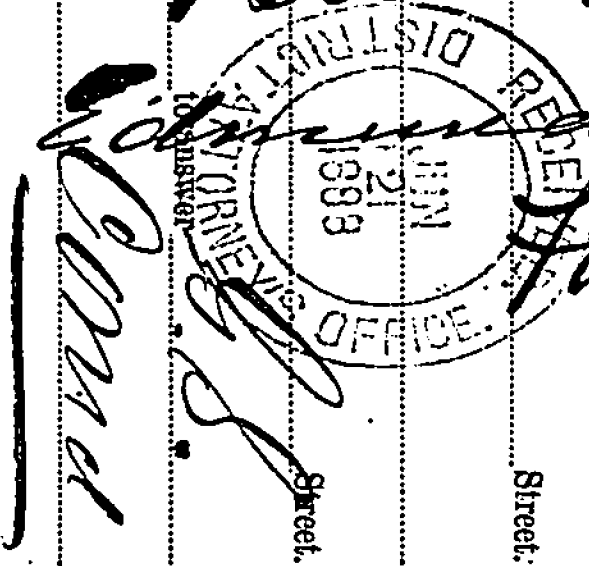
Witnesses H. H. H. H.
Precinct.

No. _____
Street Prison St.

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____



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

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

Dated June 19 1888 John H. H. Police Justice.

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

Dated _____ 1888 _____ 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 _____ 1888 _____ Police Justice.

0711

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

Adolph Sack

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

Adolph Sack

of the CRIME OF *Petty* LARCENY, —
committed as follows:

The said *Adolph Sack*,

late of the City of New York, in the County of New York aforesaid, on the *third*
day of *June* in the year of our Lord one thousand eight hundred and
eighty-~~eight~~, at the City and County aforesaid, with force and arms, with intent to
deprive and defraud *one Edward D. Stephens* —

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*
Edward D. Stephens —

That *he the said Adolph Sack* was then
in the employ of one *H. Weiller* of number
325 North Third Street in the City of
Philadelphia in the State of Pennsylvania
and had full power and authority to
draw upon said *H. Weiller* for money
as he saw fit for the purposes of his
employment, and that a certain paper
writing, which *he the said* and *there produced*

and delivered to the said Edward D. Stephens in the words and figures following
to wit: \$10.00

\$10.00

New York June 4 1888

or right Pay to the order of
myself Ten Dollars value received and
charge the same to account of
to Mr. H. Weiler A Cash

325 N 3rd Philadelphia Pa
was then and there a good and valid order for
the payment of ~~valid money~~ money of the
kind called drafts and of the value of ten dollars
And the said Edward D. Stephens

then and there believing the said false and fraudulent pretenses and representations so made
as aforesaid by the said Adolph Loeb

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and
representations so made as aforesaid, to deliver, and did then and there deliver to the said

~~Edw~~ Adolph Loeb the sum of Ten
dollars in money lawful money
of the United States and of the value
of ten dollars.

of the proper moneys, goods, chattels and personal property of the said Edward
D. Stephens

And the said Adolph Loeb
did then and there feloniously receive and obtain the said proper moneys, goods, chattels, and
personal property, from the possession of the said Edward D. Stephens

by color and by aid of the false and fraudulent pretenses and representations aforesaid, with
intent to deprive and defraud the said Edward D. Stephens

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 Adolph Loeb was not
then in the employ of the said H. Weiler
and did not have any power or authority
to draw upon him for any money

for any purpose whatever, and the said paper writing was not a good and valid order for the payment of money and was not of the value of ten dollars or of any value, but was wholly worthless.

And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said Adolph Soeh to the said Edward D. Stephens was and were then and there in all respects utterly false and untrue, as he the said Adolph Soeh at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said Adolph Soeh in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods, chattels and personal property of the said Edward D. Stephens 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.

JOHN R. FELLOWS,

District Attorney.

07 14

BOX:

311

FOLDER:

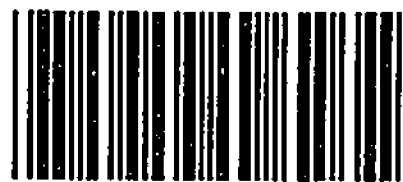
2960

DESCRIPTION:

Logan, Howard

DATE:

06/25/88



2960

0715

BOX:

311

FOLDER:

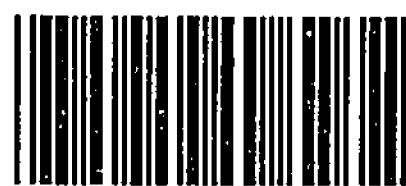
2960

DESCRIPTION:

Logan, Howard

DATE:

06/25/88



2960

Witnesses:

Maria Ellis
Richard Mack

It appearing by the within affidavits that it is impossible to secure the attendance of Richard Mack a material and necessary witness for the People and without whose evidence a conviction cannot be had. I therefore respectfully recommend that the defendant herein Bevin

Logan be discharged on his own recognizance, N. Y., Aug. 17th 1888

John W. Giff
Deputy District Attorney

Counsel,

Filed 25 day of June 1888

Pleads, Charged

THE PEOPLE

vs.

Howard Logan

JOHN R. FELLOWS,

District Attorney.

20th " June
July 26th 1888
A TRUE BILL.
(add 1045)

Edmund A. Murray
Foreman

Aug 17/88
On recom. of Dist. Atty.
def. discharged on
his own recog. P.B.M.

Grand Larceny Second degree [Sections 528, 58/537 Penal Code]

0717

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York.

To Richard D. Mack

of No. 144 - H - 26th Street,

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the 16th day of August instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

Howard Logan
in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of Aug in the year of our Lord 1888.

JOHN R. FELLOWS, *District Attorney.*

0718

Sworn
of

Subpoena, of which
being duly sworn, de

State of New York,
City and County of New York,

District Attorney or one of
trial was not there brought on
before the Magistrate, or if a

If you know of more tes
Attorney's Office.
If ill, when served, please send

state this early to the District At
If inconvenient to remain, and
Office about it, and you may save
assigned in Court, please inquire in
Should the case not be called on

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.

If this Subpoena is disobeyed, an attachment will immediately issue.

Bring this Subpoena with you, and give it to the Officer at the Court

Room door, that your attendance may be known

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York.

To Marion Gillis
of No. 144 - St. 26th Street,

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the 16th day of August instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

Howard Logan
in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of August in the year of our Lord 1888.

JOHN R. FELLOWS, District Attorney.

0719

Court of General Sessions.

THE PEOPLE

Richard L. Mack
vs.
Howard Logan

City and County of New York, ss:

John W. Reilly
3 Bank St.

being duly

sworn, deposes and says: I reside at No.

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

City and County of New York. On the 15th day of August 1888,

I called at 144 West 26th St

the alleged residence

of Richard L. Mack

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

people in the house that the said Richard L. Mack has gone to work at the Long Beach Hotel Long Island, and that Marion Willis another witness in the case, moved two weeks ago, and they do not know her present address

Sworn to before me, this 16 day

of 1888

John W. Reilly
Notary Public

Subpoena Server

Court of General Sessions.

THE PEOPLE, on the Complaint of

Richard D. Mack

vs.

Howard Logan

Offence:

JOHN R. FELLOWS,
District Attorney.

Affidavit of

John H. Kelly

Subpoena Server

Failure to Find Witness.

0720

0721

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York.

To Richard D. Mack

of No. 144 W. 26. Street,

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the 16 day of August instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

Edward Logan
in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of Aug. in the year of our Lord 1888.

JOHN R. FELLOWS, District Attorney.

0722

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpena is disobeyed, an attachment will immediately issue.
Bring this Subpena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE
Court of General Sessions of the Peace.

The People of the State of New York.

To Richard D. Mack

of No. 144 W. 26 Street,

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York at the Sessions Building, in the Park of the said City, on the 16 day of August instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

Edward Logan
in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of Aug. in the year of our Lord 1888.
JOHN R. FELLOWS, *District Attorney.*

0723

Subpoena, of which the
being duly sworn, depose

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

If you know of more testimony than
that which is set forth in the
Subpoena, please send timely word to
the District Attorney, in the City
Hall, when served, or if a fact which
will be material to the case, please
state this early to the District Attorney,
and you may save time.
If inconvenient to remain, and you prefer
to state about it, and you may save time.
If inconvenient to remain, and you prefer
to state about it, and you may save time.

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING
ON THE EAST SIDE OF THE CITY HALL. IF THIS SUBPOENA IS DISOBEYED, AN ATTACHMENT WILL IMMEDIATELY
BE GRANTED. BRING THIS SUBPOENA WITH YOU, AND GIVE IT TO THE OFFICER AT THE COURT
ROOM DOOR, THAT YOUR ATTENDANCE MAY BE KNOWN.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York.

To Marion Gillis

of No. 144 W. 56 Street,

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the 16 day of Aug, instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

Howard Logan
in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of Aug in the year of our Lord 1888.

JOHN R. FELLOWS, District Attorney.

0724

Court of General Sessions.

THE PEOPLE

vs.

Howard Logan

City and County of New York, ss.:

Thomas M. Cullough being duly sworn, deposes and says: I am a Police Officer attached to the nineteenth Precinct, in the City of New York. On the 16th day of Aug 1888, I called at 144 W 26th St City of New York

the alleged residence of Richard Mack the complainant herein, to serve him with the annexed subpoena, and was informed by

and of Maria Gillis a witness and was informed by residents on the premises that they had moved to 28th St but they did not know the number. Deponent has further learned that Complainant is working at Long Beach Hotel Long Island

Sworn to before me, this

16th

day

1888

of

James W. Leake
Notary Public

Thomas M. Cullough

Court of General Sessions.

THE PEOPLE, on the Complaint of

Richard W. Mack

vs.

Howard Logan.

Offence: Larceny.

JOHN R. FELLOWS,

District Attorney.

Affidavit of Police Officer

James M. Callaghan
19th

President.

Failure to Find Witness.

Subscribed by the within affiant
and it is impossible to secure the at-

tendant of Richard W. Mack
a necessary witness for
the People and without whose
testimony conviction cannot be had. I there-
fore respectfully recommend that the
defendant herein, Howard

Logan, be
discharged on his own recognizance.

N. Y. City, 17, 1888

John W. Goff
District Attorney.

0725

0726

Police Court—2nd District.

Affidavit—Larceny.

City and County } ss.:
of New York,of No. Richard Mack
144 West 26th Street, aged 23 years,
occupation Bell-man being duly sworndeposes and says, that on the 16th day of June 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :Two pair of pants, Two Coats
and two vests, in all of the
value of thirty-five dollarsthe 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 Howard Logan, nowhere, from the fact that said
deponent then roomed with
deponent and had access to
said property which was contained
in a bed room in said premises.
That deponent saw said property
within said bed-room on the
morning of said day, and found
that the same was stolen
therefrom during deponent's
absence on said day. That
deponent is now here informed
by Maria Gillis, that on the
afternoon of said day she saw

Subscribed and sworn to before me this

1888

Police Justice

0727

Said defendant came out of
defendants bed-room with a
parcel in his hands and that
he saw and identified in
said parcel one of the stolen
pair of pants aforesaid. That
said defendant denied having
been in said room on said day.

Sworn to before me this Richard D. Mack,
20th day of June 1888

John J. Hornum
Police Justice

Dated 1888 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 1888 Police Justice.

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

Dated 1888 Police Justice.

of the City of New York, until he give such bail.

Hundred Dollars and be committed to the Warden and Keeper of the City Prison

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court, District.	Offence—LARCENY.
THE PEOPLE, &c., on the complaint of	
vs.	
1.	
2.	
3.	
4.	
Dated 1888	Magistrate.
	Officer.
	Clerk.
Witnesses,	
No. Street,	
No. Street,	
No. Street,	
\$ to answer Sessions.	

0728

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 33 years, occupation Housekeeper of No.

144 West 26th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Richard W. Mark

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

Sworn to before me, this 24th
day of June 1888

Maria X Gillis
Mark

John J. Conner
Police Justice.

0729

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Howard Logan*

Question. How old are you?

Answer. *17 years of age*

Question. Where were you born?

Answer. *Virginia*

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

Answer. *144 West 26th St. 3 weeks*

Question. What is your business or profession?

Answer. *Waiter*

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

Answer. *I am not guilty of the
charge.*

Howard Logan

Taken before me this

20th

day of

June

1888

at

John J. McNamee
Police Justice.

0730

237
Police Court 2 District. 911

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Richard W. Mack
144 West 26th
Howard Logans

Offence Larceny
Jelany

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

No. 4 appearing by the within affidavits
that it is impossible to secure the at-
tendance of Richard W. Mack
a material and necessary witness for
the People and without whose evidence
a conviction cannot be had. There-
fore respectfully recommend that the
defendant herein Howard Logans
be
discharged on his own recognizance.
N. Y. Aug 17 1888
John W. Logans
Acting District Attorney

Dated June 20 1888
James C. Mack
Magistrate
McDonough
Officer
Witnesses Maria G. G. G.
No. 144 West 26th Street
No. 1 _____ Street _____
No. 2 _____ Street _____
No. 3 _____ Street _____
No. 4 _____ Street _____
\$ 500.00 to answer
C. G. G.
221

RECEIVED
JUN 21 1888
DISTRICT ATTORNEY'S OFFICE

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.....

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

Dated June 20 1888
John W. Logans, Police Justice.

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

Dated..... 1888..... 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..... 1888..... Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Howard Logan

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

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

The said

Howard Logan

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

two pair of trousers of the value of seven dollars each, two coats of the value of seven dollars each, and two vests of the value of four dollars each

of the goods, chattels and personal property of one

Richard D. Mack

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

SECOND COUNT—

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

— *Howard Logan* —
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said

Howard Logan

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,

two pair of trousers of the value of seven dollars each pair, two coats of the value of seven dollars each, and two vests of the value of four dollars each

of the goods, chattels and personal property of one

Richard D. Mack

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

Richard D. Mack

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

— *Howard Logan* —

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

JOHN R. FELLOWS,

District Attorney.

0733

BOX:

311

FOLDER:

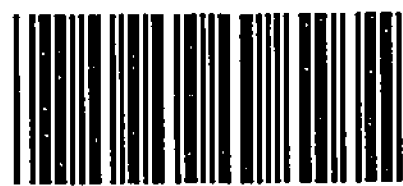
2960

DESCRIPTION:

Long, William

DATE:

06/20/88



2960

0734

BOX:

311

FOLDER:

2960

DESCRIPTION:

Long, Kate

DATE:

06/20/88



2960

Witnesses:

115-100-13-100-100

officer Hocking S. C. C.

Dr. Kemp

Mary Watson

Rev. H. W. D. 100

7/12

Barren and Lanning

Counsel,

Filed

20

day of

June 1888

Pleads,

Chas. H. H. C. C.

THE PEOPLE

vs.

Wm. L. H. C. C.

1888

1888

William Long

and

Kate Long

JOHN R. FELLOWS,

July 1988. District Attorney.

John R. Fellows
District Attorney

A True Bill.

Edmund A. Murray

Foreman.

July 1088

July 1088

July 1088

July 1088

July 1088

July 1088

July 1088

July 1088

July 1088

July 1088

July 1088

July 1088

July 1088

July 1088

0736

I am Willing to do anything
for her that I can in my
Power I am Willing to
marry her to know and
start house keeping and
try and forget the past
Will you not accept my
Propositions and let me go
out to the world as free
man I am very sick now
and can hardly eat
do not send me to prison
As Good By
Give my love to
Mamie and the rest
of the children
Good By and God Bless you
from one who is in sorrow
W B Long

0737

- New York. July 17/88

My dear Madame & dear Sir

I hope you will.

Pardon me for taking the liberty
in writing to you & for having
received no answer from my
last letter I deem it my duty
to write again. My dear Madame
What do you intend to do What-
me. do you intend to send me
to a prison for a crime that
was committed all through
affection you know that it was
not all my fault have I not
told you with my own lips
What I was willing to do
did I not go up to your house
like a man to see poor
Mamie

In the Tombs

New York July 10th 1888

To the

Honorable the Society for the Prevention
of Cruelty to Children

Mr President & Managers:

I am not appealing for mercy or
charity, I simply appeal to you for justice.

This appeal of mine is not prompted by
fear of punishment and because I am
in jail. It is the free and unrestrained
action of a man who may have com-
mitted an error, but who committed
no crime with premeditation. In my
impulse I may have acted wrong,
but in my heart & in my head and in
my soul I ever meant to do right.

I always intended, I was al-
ways ready and willing to marry
Miss Dotzart.

I am ready to do so now.

I am young, strong, a good
worker, industrious and thrifty.
I can well support her & our child
to be born and I will.

I hope I will be permitted
to do so.

I appeal to you most

earnestness to permit me to do my
whole duty to young Miss Long.

I will honestly endeavor to
make a happy mother and a loving
wife of her as I pledge myself to be
to her a good, dutiful & loving husband.

Yours respectfully,

Wm B Long.

Wm B Long

District Attorneys Office.
City & County of
New York.

When Katie was first married about 3 yrs ago she lived
in 17th St & 7 Ave - Saw her mother in 35th St - visited
Katie first met Willie three years - then she lived in
7th Ave bet 17 & 18th St. - Next she lived in 7th
Avenue bet 26 & 27th Sts met Willie there
several times. Katie's mother lived with
her then - Next in 38th St - met Willie
there - Next in 26th St met Willie
there - Next in 19th St. - About 4 years
ago when visiting Katie - Willie sent his son
about one & a half miles in 26th St
Day in 19th St. Katie lived in 19th St for some
weeks there first in March - Day in question
went to Katie's rooms about 2 or 3 P.M.
~~Had business~~ thought it was Wednesday or Thurs.
day - Katie asked me last year if I was sick
yet & I said yes. - When I went on Gay - they
had been - + + + Occurrence - - -

On Saturday following Katie called at my house
I was house-sitting she asked me to go with
her to 18th Ave

District Attorneys Office.
City & County of
New York.

188
Presented to the Honorable Mr. Justice
Agree that the said John was for
the better of the same. This
was on Saturday, July 7th 1888
at 10 o'clock - W. H. & B. and
one afternoon in 23rd St. 2nd 2nd

0742

District Attorney's Office.
City & County of
New York.

188
Pursuant to order of Honorable Mr. Justice
Agre, that Nathaniel Lewis to wit for
the return of the same. This
He was on Saturday July 7th 1888
10 o'clock - Mr. Lewis & Brother only
one afternoon in 23rd St. e 12 12

District Attorneys Office.
City & County of
New York.

went up with her to her home - she ¹⁸⁸asked
me to go down to her home - saying we
would not be gone a minute. Mr. Potter
remembers this asking. After being in the
house she came down as far as to the
with me at 9 - Avenue & 19. At
North East corner - she went into the
shop - then I went home.
She called for me again the next
Saturday - we went in she told her last
of what & then I went. The following
Wednesday I went down to see her about
1 to 2 -

After the second time Polio came
to my house - after that on Wednesday
& after what the matter with Maria.

Mr John Brown lives in 15 St near 6 Ave
on Lower Down Side. Maria's name - Maria
met Brown in her mother's house.

July 10/88

Asst Sup. Streking called
at 115 West 15th St. saw John
Brown, who stated that on the evening
of the 6th of July/88. William Long
came to his home, and asked him
if he would go with him to the home
of Mrs Dotter to-morrow, as he wanted
to see her and have a talk with her
in reference to his marrying her
daughter Mary. said he did not
want to go alone. Brown said he
would meet him to-morrow and
go with him to the home of Mrs Dotter.

On July 7th in the forenoon
Brown met Long and together
went to Mrs Dotter's home. Long
remained outside while Brown went
in and saw Mrs Dotter and informed
her that William Long was outside
and wished to see her in reference to
his Long marrying her daughter
Mary. Mrs Dotter said she would
see him. Brown went out and brought
William Long in. Long and Mrs
Dotter had a conversation together
but Brown did not hear it.

Mrs Dotter informed Long to
call there again in the afternoon

and she never gave him an answer. Her name was Annie.

July 10

Asst Supt. Strebing saw William Long in the Tomba Prison. He said he had sexual intercourse with Mary Dotter about the 22nd of Feb/88. Times at 3 & 5 West 2nd St. The name of Kate Long's mother. That Kate Long was present on both occasions. When he had intercourse with Mary Dotter and that he also had intercourse with Kate Long in the presence of Mary Dotter.

That he, Long, had sexual intercourse with Mary three or four times at 219 West 19th Street during that of the occasions. Kate Long was present. On the other occasion she was scrubbing in the hall.

William Long saying if it had not been for Kate Long he would not have had intercourse with Mary Dotter. And would not have got into trouble. That Kate was to blame for the silver affair. That George Long the husband of Kate had had trouble with his wife ever since they married.

0746

PEOPLE

vs.

John Long

*John Long
Lives in 15th St
near 6th Ave. North
Side of Street*

*Wrote for me right
Answer for Sept
132. Nassau St*

District Attorney's Office.

PEOPLE

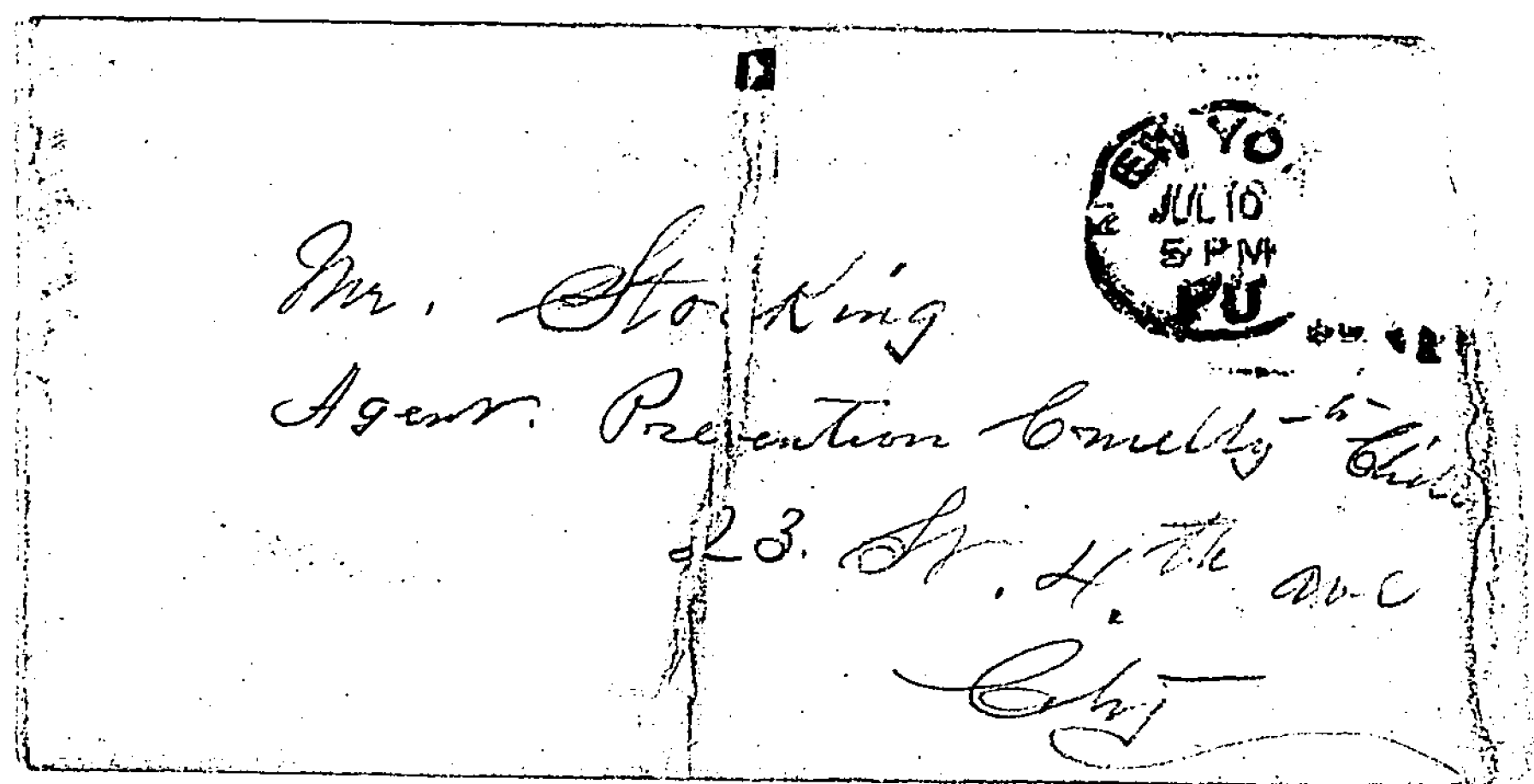
vs.

John Long

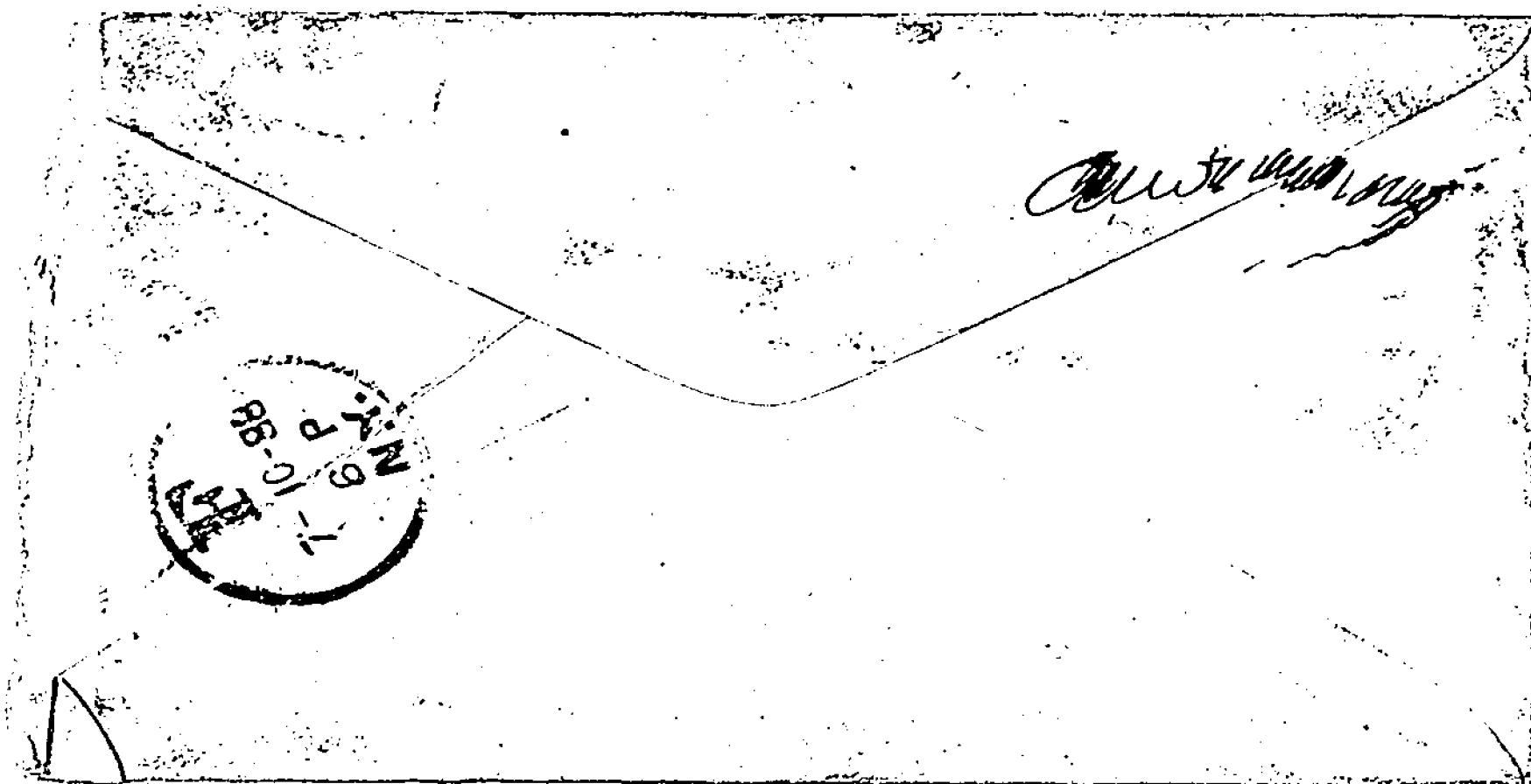
*Please send me
papers in above
case*

Wm

0747



0748



My Dear Madam

My Dear Sir

Dearest Mamma

I pen these few lines to all three of you and if after carefully reading it you still adhere to your determination to persecute or to prosecute me, well then while I forgive you from my heart's bottom yet I pray to hold me no longer responsible for the future. You may blight my young life, you may shatter my life's hopes but this will be only vindictive revenge and not vindication for dear little Mamma.

True, you will say why did I not think of this before - I own up to have acted rashly, illadvised and foolish. But I feel I ought to do justice to dear Mamma before it is too late. I humbly beg of you to forget the past. Throw a veil of forgetfulness around it and let us look to a brighter happier future.

Let me become a dutiful son in law to you, a loving husband

To Mamma, I will love, esteem
and honor her. I will support
her with all my ability and
industry and I will give her a
happy home.

Let her not go out into
the world an outcast, and let not
that babe under her heart await-
ing birth be an orphan or even worse
than an orphan an illegitimate
offspring of a man in prison.

I pray to you to consider things
are you act too hastily.

I am craving for a chance to
rectify my wrong, - I beg of you
to be more christianlike in your
spirits & feelings to me.

God bless you all, I am
Your unfortunate

Dr B Long

People

Long

In 26th about February
latter part ab. Mr 339. bet. 26th
I went to Katie Long's Willie was
there. He went out for beer. While
he was out Katie said to me Mammie
why don't you go into her with Willie
I said no I don't want to she said
Oh it won't hurt you you will like
it it is real nice Willie then came
in He has mixed all He gave me
a glass I drank it and then some more
Then they got up and went into her
I remained outside. I saw them
in her together. Then she came
out called me in when I went in
I saw them in connection. I went
and the caller one in again and told
me to get in the other side of the bed
I got in then after a little while
he turned over on me and said my
clothes and put his penis into mine
He hurt me very much I cried the
left me up. When I was crying
Katie said don't make a noise keep
still he won't hurt you

POOR QUALITY
ORIGINAL

0752

Pepper 3
Long 3

Merrier

0753

W. M. KEMP, M. D.,
267 West 23d Street.

Office Hours:
8 to 10.
12.30 to 1.30.
5 to 8.

New York,

1888

This will certify that
I have this day examined
Mary C. Lodzint and
that her symptoms as far
as developed indicate preg-
nancy. W. M. Kemp M.D.

0754

St. Francis Xavier's Church,



West 16th Street, New York.

New York, June 4th 1888

I hereby certify that the following is a correct transcript from the
Baptismal Register of this church:

(Baptised August 19th 1873 —

" Mary Darcett Born August 15th 1873 —

Parents, William Darcett and Mary Darcett

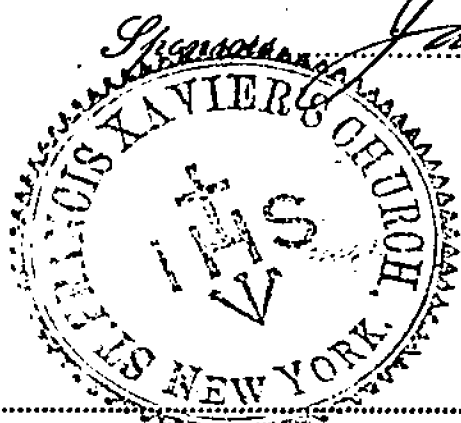
Witness, Jane McCollough

Signed,

H. de Luznes S.J. "

H. C. Denny S.J.

PASTOR.



0755

2^d District Police Court.STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK. } ss.

Henry C. Stocking
 of Number *100 East 23^d Street* being duly sworn,
 deposes and says, that on the *11th* day of *March* 188*8*, at the
 City of New York, in the County of New York, *deponent is informed*
and has just cause to believe, that at No. 212 West 19th Street in said city of New
York, one Kate Long now present, did
unlawfully and willfully take, receive
harbor and use a certain female now present
called Mary Dolzer, said female then
and there being under the age of sixteen
years, to wit: of the age of fifteen years,
for the purpose of procuring prostitution
the violation of the Penal Code of the State
of New York as amended.

Wherefore the complainant prays that the said

*Kate Long*may be ~~apprehended, arrested and~~ dealt with according to law.

Sworn to before me, this

day of

*June*188*8**Henry C. Stocking*
A. J. White
 Police Justice.

0756

POLICE COURT 2^d DISTRICT.

THE PEOPLE, &C.,
ON THE COMPLAINT OF

CRUELTY TO CHILDREN.



DATED Jan 11th 1888

Magistrate.

Clerk.

Officer.

Witnesses:

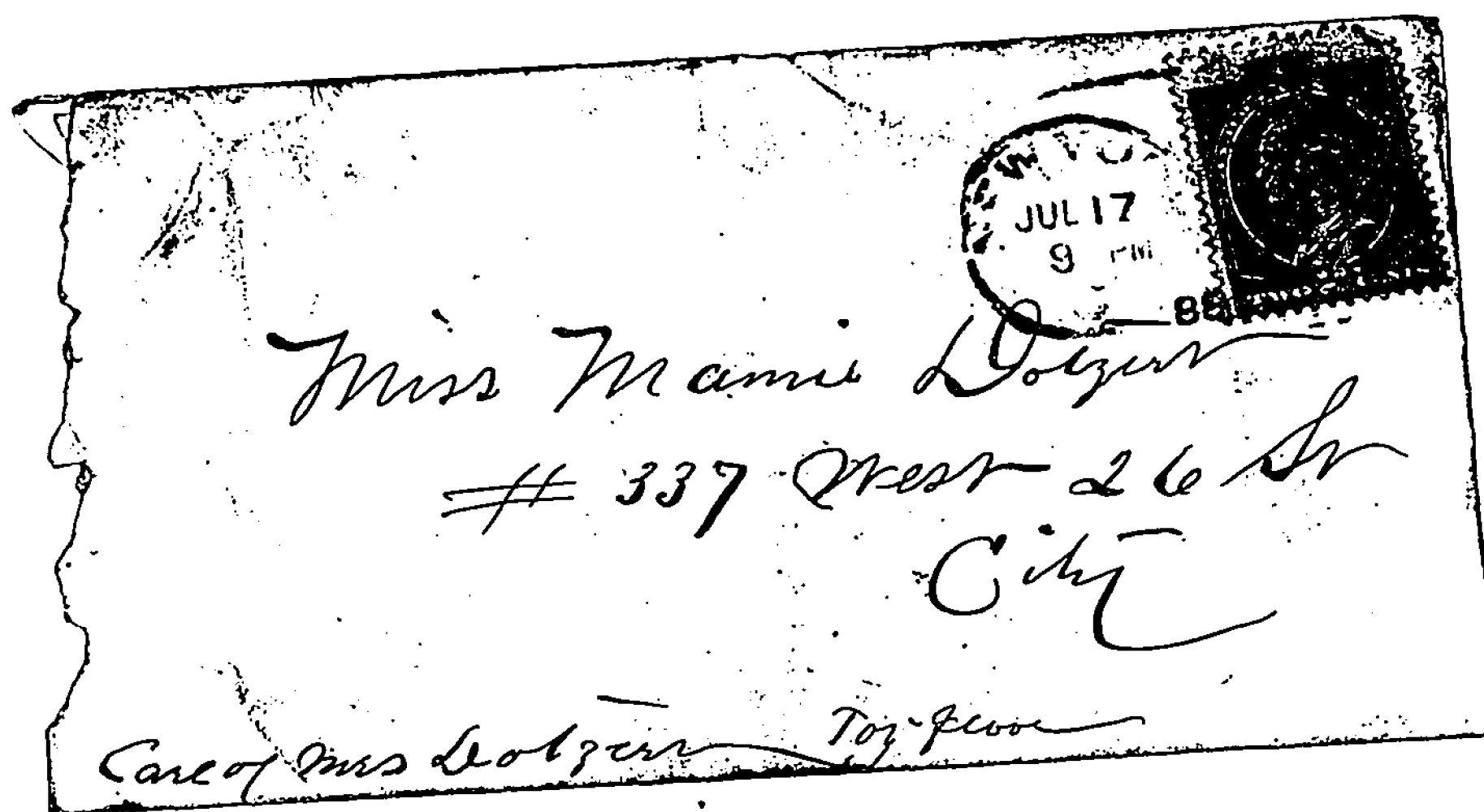
E. Delious Jenkins, Supt.,

100 East 23d Street.

Disposition.

POOR QUALITY
ORIGINAL

0757



0758

Sec. 198-200.

District Police Court

CITY AND COUNTY
OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Kate Long*

Question. How old are you?

Answer. *21 years old*

Question. Where were you born?

Answer. *New York*

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

Answer. *212 W. 19th St. N.Y.C.*

Question. What is your business or profession?

Answer. *Keep home.*

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

Answer. *I am not guilty**Kate Long*

Taken before me this

day of

188

Police Justice.

0759

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

W 183
Police Court- 2 898
District.

THE PEOPLE, &c.,

OF THE COMPLAINANT OF

David A. Steen
100 E. 23 St

William J. J. J.
State J. J.

Offence

Abduction

Dated

June 12

188

J. S. Steen

Magistrate.

James

Officer.

Unit

Preinct.

Witnesses

No. 1

Mary Robertson
337 W. 26 St.

Street.

David A. Steen

No. 2

100 E. 23 St

Street.

No. 3

1500 E. 310 St

Street.

1500 E. 310 St

267 W. 28 St

Mary Robertson
337 W. 26 St

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 1500 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated June 11 188 8 James 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.

0760

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

POLICE COURT—

2

DISTRICT.

Mary Doty
 of No. *337 West 26th* Street, being duly sworn, deposes and
 or about *1st* day of *March* 188*8*
 says that on the *1st* day of *March* 188*8*

at the City of New York, in the County of New York, *deponent* called
 at and entered premises No 212
 West 19th Street in said City and
 was shown ~~into~~ and admitted into
 a room by said Kate and deponent
 then found William Long also present,
 and very soon afterwards said
 William went out and brought
 back some Beer, and said Kate
 and said William then compelled
 deponent to drink some of the Beer
 and then said Kate locked and fastened
 the door of said room and then said
 William and said Kate laid down
 on a bed in said room and had sexual
 intercourse together in deponent's presence
 and sight, and thereafter said Kate
 asked deponent, who was under the
 influence of the beer which she, deponent,
 had been compelled to drink as aforesaid,
 to get into and lay on the bed alongside
 of and with said William who was
 still lying on the bed, and when
 deponent refused and began to cry,
 said Kate did seize hold of and did
 forcibly place deponent alongside
 of said William and then said
 William seized deponent by each
 leg and separated them and placed
 himself upon deponent ^{person} and

0761

had then and there had sexual intercourse with deponent in the presence of said Kate Long.

Deponent further says that about two weeks thereafter deponent again visited and entered said premises and there and in the aforesaid room deponent again met said Kate Long and William Long and said William then and there again ^{had} sexual intercourse with deponent in said Kate's presence, from such sexual intercourse deponent is now pregnant.

Sworn to before me this } Mary Hotzest.
2^d day of June 1888 }

Samuel McKillop
Police Justice

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

188

Magistrate.

Officer.

Witness,

Disposition,

0762

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

POLICE COURT

DISTRICT.

of No. 100 East 23rd Street, being duly sworn, deposes and
 or about 1st day of March 1888
 says that on the 1st day of March 1888
 at the City of New York, in the County of New York, William Long

did feloniously take, employ, and use
 a certain female named Mary
 Dotzert who is under the age of
 sixteen years, to wit: of the age of
 fourteen years for the purpose of
 prostitution.

And Kate Long who is the sister in
 law of the aforesaid William Long did
 feloniously aid and abet the said
 William Long in taking, employing,
 and using the aforesaid Mary
 Dotzert for said purpose of
 prostitution, as deponent verily believes
 from the fact that deponent is informed
 by the aforesaid Mary Dotzert that on
 or about the above mentioned date she
 the said Mary called on the said Kate
 Long at her home in the premises no
 212 West 19th Street New York City when the
 said William Long was present, and
 that they the said William and Kate Long
 sent her Mary out to buy beer, some of
 which they the said William and Kate gave
 her Mary, and compelled her to drink it,
 and that afterward, and in her the
 said Mary's presence the said William
 and Kate Long had sexual intercourse
 together, and that thereafter he the said
 William Long took her the said Mary

0763

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

POLICE COURT

DISTRICT.

of No.

100 East 23rd
or about 1st

Street, being duly sworn, deposes and

says that on the

day of

March

188

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

William Long

did feloniously take, employ, and use a certain female named Mary Dotzert who is under the age of sixteen years, to wit: of the age of fourteen years for the purpose of prostitution.

And Kate Long who is the sister in law of the aforesaid William Long, did feloniously aid and abet the said William Long in taking, employing, and using the aforesaid Mary Dotzert for said purpose of prostitution, as deponent verily believes from the fact that deponent is informed by the aforesaid Mary Dotzert that on or about the above mentioned date she the said Mary called on the said Kate Long at her home in the premises no 212 West 19th Street New York City when the said William Long was present, and that they the said William and Kate Long sent her Mary out to buy beer, some of which they the said William and Kate gave her Mary, and compelled her to drink it, and that afterward, and in her the said Mary's presence the said William and Kate Long had sexual intercourse together, and that thereafter he the said William Long took her the said Mary

who was under the influence of the beer, which they the said William and Kate Long had given her and compelled her to drink, and laid her down on the bed and then and there in the presence of the said Kate Long had sexual intercourse with her the said Mary. And that about two weeks thereafter she Mary was again visiting the said Kate Long, at her home when the said William Long again had sexual intercourse with her the said Mary, and from such sexual intercourse she Mary is now pregnant.

Wherefore deponent charges the said William Long and the said Kate Long with a violation of sub division 1. section 282. of the penal code of the State of New York as amended in 1884 & 1886. and prays they may be apprehended and dealt with according to law.

Sworn to before me,
this 1st day of June 1888

[Signature]

Samuel C. Kelly
Police Justice

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFRIDA VIT.

vs.

Dated 1888

Magistrate.

Officer.

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Disposition.

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2 DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF
Louis A. Steen
Wm Long
Kate Long

Examination had June 11 1888
Before Andrew J. White Police Justice.

I, Walter L. Ormsby Stenographer of the 2 District Police
Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of Mary Dolger and
her mother

as taken by me on the above examination before said Justice.

Dated June 13 1888.

A. J. White
Police Justice.

W. L. Ormsby
Stenographer.

0766

STENOGRAPHER'S MINUTES.

2 District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

Louis A. Steen

VS.

William Long
Kate Long

BEFORE HON.

Andrew White

POLICE JUSTICE,

June 9 1888

APPEARANCES:

For the People,

For the Defence,

Edwin M. Wright

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Police Court
Second District

The People vs
Louis A. Steen
William Long
Kate Long

Examination Before Justice White
June 11

For the Defendant Edwin M. Wight.

Mary Dolzert being duly sworn
and examined as a witness for the
people, and cross examined upon
her affidavit, by the Wight, de-
poses and says:-

Q How long have you known
Willie Long?

A over a year sir

Q Where did you become
acquainted with him

A At his sister in law's house

Q Where was that?

A In Seventh Avenue

Police Court
Second District

The People vs
Louis A. Steen
William Long
Kate Long

Examination Before Justice White
June 11

For the Defendant Edwin H. Wight.

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~~and examined~~ as a witness for the
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her affidavit, by Mr. Wight, de-
poses and says:-

Q How long have you known
Willie Long?

A over a year sir

Q When did you become
acquainted with him

A At his sister in law's house

Q Where was that?

A In Seventh Avenue

2 Where did you then live?

A In Twenty-fourth street

2 Who with?

A My mother

2 What number in 24th St.?

A 409.

2 Who was the sister in law?

A Kate Long (defendant)

2 This person here?

A Yes sir.

2 How long had you known Kate Long?

A Seven or eight years

2 Had you been accustomed to visit her all the time for seven or eight years that you had known her?

A Yes sir.

2 Did you get acquainted with anybody else at her house any other men except Willie Long?

A Yes sir - not when she lived in that house

2 Where did you next visit her?

2 Where did you then live?

A In Twenty-fourth street

2 Who with?

A My mother

2 What number in 24th St?

A 409.

2 Who was the sister in law?

A Kate Long (defendant)

2 This person here?

A Yes sir.

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2 Had you been accustomed to visit her all the time for seven or eight years that you had known her?

A Yes sir.

2 Did you get acquainted with anybody else at her house any other men except Willie Long?

A Yes sir - not when she lived in that house

2 2 Where did you next visit her?

A She lived in 26th St.

Q What number was that?

A I think it was 339.

Q Where did you live?

A 24th street.

Q Did you not live in 26th street too?

A No sir. I moved there a month past.

Q Did you know Kate Long before she was married?

A Yes sir.

Q What was her name?

A Kate Valk

Q Did you ever have sexual intercourse with Willie Long at any other place except in the 26th street house?

A Yes sir; in 19th street

Q Nineteenth street?

A Yes sir.

Q Did you not have sexual intercourse with him in 26th street?

A No sir.

2 How many times altogether did you have sexual intercourse with Willie Long?

A Twice.

2 How many?

A Twice.

2 Only twice?

A That is all sir.

2 Where - at what place

A 19th St.

2 What number?

A 242 West 19th St.

2 Who was present?

A Katy Long, myself and Willie Long.

2 Anybody else?

A No sir.

2 Did any one come in while you were there to visit?

A No sir.

2 That is the first occasion you refer to?

A Yes sir.

2 When - do you know what date was that?

2 How many times altogether did you have sexual intercourse with Willie Long?

A Twice.

2 How many?

A Twice

2 Only twice?

A That is all sir.

2 Where - at what place

A 19th St.

2 What number?

A 212 West 19th St.

2 Who was present?

A Katy Long, myself and Willie Long.

2 Anybody else?

A No sir.

2 Did any one come in while you were there to visit?

A No sir.

2 That is the first occasion you refer to?

A Yes sir.

2 When - do you know what date was that?

A. No Sir.

Q What day of the week was it?

A. I could not tell you Sir.

Q Do you know about what date it was - about what time?

A. It was about the 22nd or the 23d of May.

Q That was the first?

A. Yes Sir.

Q Then when you said it was the first day of the month you made a mistake - did you not?

A. Yes Sir,

Q It was about the 22nd or the 23d,?

A. Yes Sir.

Q What is it that makes you remember it was the first day - was to change it from the first to the 22nd?

A. I can tell by certain things that happened on the 18th.

Q It was not until after that?

A It was not until after that.

Q What things were there you refer to that make you remember it?

A Things that happened to myself.

Q What were they? What was it happened to yourself on the 14th of March?

A Things that happen to women when they are of age.

Q You were met?

A Yes Sir.

Q You had not any intercourse with Willie Long on the first ^{of March,} first?

A No Sir.

Q You don't remember what day of the street it was?

A No Sir.

Q Did you go to get beer?

A No Sir.

Q Did you tell Agent Stetson that you did go to get beer?

A No Sir.

Q Did you tell Louis Steen

A It was not until after that.

Q What things were there you refer to that make you remember it?

A Things that happened to myself.

Q What were they? What was it happened to yourself on the 14th of March?

A Things that happen to women when they are of age.

Q You were met?

A Yes Sir.

Q You had not any intercourse with Willie Long on the first ^{of March,} first?

A No Sir.

Q You don't remember what day of the street it was?

A No Sir.

Q Did you go to get beer?

A No Sir.

Q Did you tell Agent Shetters that you did go to get beer?

A No Sir.

Q Did you tell Louis Steen

What you went to get beer?

A No Sir.

Q Did you drink beer at home?

A Not when father was at home?

Q Not when your father is there?

A No Sir.

Q Your mother drinks beer?

A Yes.

Q You drank beer at home?

A A half of a glass.

Q You drank beer at home?

A Yes Sir.

Q In this case who got the beer?

A Willie Long.

Q Did Willie generally get beer when you went to Kate's - home?

A Yes Sir.

Q You met him there very often?

A Yes Sir.

Q How often?

Q As often as I went to her

house I met him there

2 He was most always there?

A Yes Sir

2 Lived there?

A Only once he has not been working he has not been there

2 How long a period prior to that date was it that you went there about every day?

A Before that

2 How long before How many days was it before that that you had been in the habit of going there every day.

A Five or six weeks before that I was ^{not} there every day.

2 You were there how often?

A Probably twice a week.

2 Or three times?

A Yes Sir.

2 Every day in the week were you not?

A No Sir

2 On the 22nd day of March who was there when you went

in front?

A Kate Long the nurse, myself & Willie Long.

Q (By the court) you mean this lady - the dependant?

A Yes.

Q How long after he went in did ~~you~~^{he} go out for beer?

A About fifteen or twenty minutes.

Q How long after that was it ~~that~~ before Kate went out and washed up the floor?

A She did not wash up the floor.

Q Not that day?

A No sir.

Q How many minutes was it after the beer ~~was~~ brought in before you took some and poured out three glasses?

A Yes sir.

Q Has he always been in the habit of pouring out three glasses?

Q A Yes sir.

2 You did not always take some?

A No Sir.

2 Sometimes you did?

A Yes Sir.

2 Did he get beer always when you went there?

A Not always.

2 at the times he got beer didn't you take a little?

A Yes Sir.

2 Did he pour out three glasses at this time?

A Yes Sir.

2 You took your glass

A He coaxed me to

2 Coaxed you you?

A Yes

2 Who coaxed you?

A They both did.

2 Do you know where he got the beer?

A across the street

2 You had been there to get beer yourself?

A I went after beer when L was away.

Q Have you not been sent from your own house to get beer?

A No Sir.

Q How long after that was it before you went into bed with Willie?

A About an hour afterwards.

Q How came you to stay so long as that?

A I had to stay as long as that.

Q How long after the time that you went to bed with him was it that you went away?

A Half an hour.

Q Well: you went again to see Willie after that?

A A week after that.

Q Did you not go there another time between these two times?

A Yes Sir - not when he was there?

Q The next day?

A - On Saturday the next time.

Q On Saturday that this happened

A - No sir; on Saturday that I went there again.

Q It was Saturday that you went there again?

A Yes sir

Q How many days after this occurrence?

A Four days I think - three or four

Q And you did not find her there?

A No sir.

Q Did you go the next day?

A No sir

Q on Sunday?

A No sir

Q Did you go Monday?

A No sir

Q Did you go Tuesday

A No sir,

Q Did you go Wednesday?

A No sir

Q When did you go?

A I think it was the following Saturday. She had been to my house and I went down there

Q. So she came to your house
on Saturday?

A. Yes Sir.

Q. You went down Saturday afternoon?

A. Yes Sir.

Q. Then you saw Willie there
again?

A. Not on that day.

Q. You did not see him on that
day?

A. No Sir.

Q. When did you go there again?

A. I think it was Wednesday.

Q. That was just ten weeks
afterwards, was it not?

A. Yes Sir, about that.

Q. Did you see him there then?

A. Yes Sir.

Q. You got into bed with him
that day?

A. Yes Sir.

Q. How long did you stay there
that day?

A. About an hour and a half
I guess.

2 About how long?

A An hour and a half.

2 When was it he had sexual
intercourse with you - when you
first went in bed?

A Yes sir

2 More than once that day?

A No sir

2 Only once that day?

A Yes sir.

2 You stayed there about an
hour and a half afterwards?

A Yes sir.

2 Then you went home?

A Yes sir

2 After this first time on the
22nd or the 23rd day of March
did you say anything to your
mother?

A No sir

2 Did you tell her anything about
the second time?

A No, sir.

2 How long was it after the
second time that you told her?

Q I did not tell her anything until two or three weeks ago

Q Did you tell anybody?

A No Sir.

Q Did not talk to anybody about it?

A No Sir.

Q Until about two or three weeks ago?

A No Sir

Q After that second time did you see Willy Long again?

A Yes Sir

Q When - about?

A About two or three weeks

Q When did you meet him then?

A I met him at my mother's house.

Q Did he ever come to your house before that time?

A He was there once before

Q Was your mother present that time?

A Yes Sir

15 Q Did he send out for more

beer that day?

A No sir.

Q Did your mother send for some beer?

A No sir.

Q Did he come there to see you or your mother?

A No sir. I was out. He came in and saw mother.

Q Did he come to see you?

A I could not tell.

Q Talked to you?

A Talked to both of us.

Q Did ~~the~~ ~~beer~~ you tell him to come and see you again?

A No sir.

Q You talk now in the presence of your mother?

A Yes sir.

Q You say they coaxed you to take beer?

A They both did.

Q What did they do?

A They told me to drink it; it would do me no harm.

16 Q Who was both?

A. Katy and Willie Long.

Q. They said it would do you no harm?

A. Yes Sir.

Q. You drank it pretty readily didn't you?

A. Yes Sir.

Q. How long after you drank the beer was it that you say Katy Long locked the door?

A. About twenty minutes after.

Q. What were you talking about all the time?

A. I do not know - Different things.

Q. Was there anything improper in the talk - anything of a blackguard character?

A. No Sir.

Q. No blackguard talk about your sleeping with this boy?

A. No Sir.

Q. No blackguard talk about Katy doing anything of the sort?

A. No Sir.

17 Q. She got up and locked the door

without anybody telling her to?

A Yes Sir.

Q What was said - anything more after that?

A She went to bed with him.

Q Without saying anything?

A I do not know what they did say together because I could not hear. Then after that she came out and coaxed me.

Q She went to bed with him?

A Yes Sir.

Q Did you see them lying down in the bed together?

A Yes Sir.

Q Which room was this in?

A The bed room.

Q How were the rooms arranged?

A Two rooms at the front of the house.

Q In which room do you enter the apartments?

A The front room - go through the hall to the front room.

2 There was a bed room there;

A Yes Sir,

2 Does the bed room open on a shaft?

A No Sir

2 Dark, entirely!

A Yes Sir,

2 Did you go into that room?

A Yes Sir

2 You went in while they were in bed together;

A No sir: not until after they got through - until after Katy got up.

2 Until after Katy got up?

A Yes Sir.

2 Then Willy asked you to go in?

A Yes Sir

2 What did he say?

A He told me to come in.

The Court

2. State his language

19 A He told me to come in.

Q To come in where he was?

A Yes Sir.

Q Did Kate come out?

A Yes Sir

Q And he said Come in?

A Yes; she told me to ~~come~~
in.

Q Kate told you to go in

A Yes Sir.

Q Did you go right in?

A No Sir; not until they
coaxed me. Kate took me
by the arm

Q What did she do?

A She pushed me into the
room

Q How far did she push you?

A About as far as from here
to the door. Then she made
me lie down, but she
coaxed me

Q Give the language - Don't
you know what he said
and what she said?

20 A No Sir

2 about what did they say -
what did he say when you
went in?

1 - He told me to go into the
room that he wanted to tell me
something

2 what happened after that?

1 - He said that two or three
times to me.

2 Tell as near as you can
what was said. Give his
language

1 - He wanted me to get into
bed with him.

2 What did he say in so many
words with reference to that
particular part of it.

1 - I can't very well remember the
words.

2 Can you remember the substance
of it?

1 - No Sir

2 I don't remember anything that
he said

2. 1 - No Sir

2 about what did they say -
what did he say when you
went in?

1 - He told me to go into the
room that he wanted to tell me
something

2 what happened after that?

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particular part of it.

1 - I can't very well remember the
words.

2 Can you remember the substance
of it?

1 - No Sir

2 You don't remember anything that
he said

2 - 1 - No Sir

2 Katy took you by the arm -
did she say anything when
she took you by the arm?

A She said "come on Maime, it
wont hurt you: come on" Then
she pushed me in.

2 Did she push you inside the
room?

A Yes sir

2 Left you there?

A No sir: she went in too.

2 What did she then do?

A She staid by the bed.

2 What did you do?

A I commenced to cry. She
said "It wont hurt you: it
woud not do you any harm"

2 What sort of drawers did you
wear?

A Buttoned

2 Who unbuttoned them?

A He did

2 Did you not say that you
unbuttoned them yourself?

22 A No sir.

Q Did you not tell your mother
or?

A No sir.

Q Did Kate go out of the room?

A No sir.

Q She staid there all the time?

A Yes sir.

Q Staid there while you laid
down on the bed with him?

A Yes sir.

Q How much beer did you drink
altogether?

A Two pints I guess.

Q Don't you know?

A About that. Two pints I
believe.

Q Do you know?

A No sir; not exactly.

Q About how much?

A A quart altogether -

Q A pitcher full?

A A can.

Q About how full was it

A Full nearly to the top.

Q Foam on top?

7 Yes Sir.

9 How much did you drink?

A A glass and a half or two.

2 Did you ever drink as much as that before?

A No Sir.

2 How much had you been in the habit of drinking?

A Half a glass.

2 Sometimes a little more?

A A little more maybe or going to bed at night.

2 Did you cry very loud?

A No Sir.

2 Very loud?

A No Sir: I did not holler very loud.

2 Did you shed tears?

A Yes Sir.

2 Did you have the wife there off your face?

A Yes.

2 You did wife there off your face?

A Yes Sir.

24 2 How long did you cry?

A about ten minutes

Q You stayed there and cried all the time - ten minutes.

A Yes

Q And did not holler any?

A No sir.

Q When you got through crying what happened next?

A He told me to stop crying; that it would not hurt me; and not to tell my mother.

Q What next?

A Then I got up

Q Did you cry all the time you were in the bed?

A Yes sir.

Q That ten minutes in bed - the whole time?

A Yes sir; ten or fifteen minutes

Q Did anything else happen while you were in the room?

A No sir

Q Did anything else happen in the bed that you have not given?

A No sir.

Q Kate stood all the time where did she stand?

A At the bed.

Q at the side of it?

A Yes sir.

Q all the time?

A Yes sir.

Q Did she not go about the room?

A No sir.

Q stood in one place all the time?

A Yes.

Q While you were on the bed she stood at the side of the bed?

A Yes sir.

Q When you got up to go out did she go out first?

A Yes sir.

Q Before you got up?

A Yes sir: whilst I was getting up.

26 Q Did you go into the other room

and sit down?

A I put on my hat and ~~got~~
down went home.

Q Right away?

A Right away after

Q There was nothing more of
that kind done that day?

A No Sir.

Q Then two weeks afterwards
who went with you to the
house?

A No one

Q Anybody there whilst you were
there except Katy and Willie?

A That is all

Q Anybody else come in?

A No Sir.

Q Did you see anybody else
while you were there?

A No Sir

Q Was the door locked?

A Yes Sir

Q Who locked it?

A Kate did.

Q 27 2 Was she had taken the key?

A Yes Sir.

Q How long after you went in?

A About twenty or thirty minutes.

Q Who went with you in the
bed room that day?

A He did - so did she. He was
with her before.

Q He laid down on the bed
with her?

A Yes Sir.

Q Have you ever seen Willie
Long since?

A Once or twice since.

Q Since the last time?

A Yes Sir.

Q Did you not tell Willie that
you had been with other
men besides him?

A No Sir.

Q Never told him so?

A No Sir.

Q Did you not tell him you
went once down by the river?

A No Sir.

25 By the Court

2 The first Sunday that you went to this ~~main~~ house you say Katy locked the door - is that true?

A Yes Sir.

2 How long after she locked the door did she and Willie go in the room?

A About half an hour - about ten minutes after she locked the door.

2 Where did you remain while she was in the room?

A In the front room.

2 Could you see the performance going on?

A Yes Sir.

2 Why did you not go out?

A I could not get out.

2 Why?

A Because the door was locked.

2 Where was the key?

A She put the key away

2 Did she take the key out of the door?

A Yes Sir.

Q Who was the first to speak to you about going to him?

A She was.

Q You walked in the room?

A Yes.

Q What was the first thing she said to you after she ~~asked~~ ~~she~~ came out?

A She said "Mamma; he wants to tell you something; go in there."

Q What happened then?

A She coaxed me to go in; then she pushed me.

Q Then you went in?

A Yes Sir.

Q Did she push you by the arm?

A Yes Sir.

Q Where was he at the time?

A He was on the bed.

Q What was his condition - did he have his clothes on?

30 A Yes Sir.

Q What did he say?

A Come here I want to tell you something.

Q Did you go in?

A Yes sir.

Q Did he tell you anything?

A No sir.

Q What did he say?

A He said lie down on the bed I want to tell you something.

Q Did you lie down on the bed?

A I cried.

Q — You cried — did you lie down on the bed?

A They coaxed me both of them.

Q In what way did they coax you?

A Told me to come in; that it would not hurt me

Q To lie down on the bed?

A Yes.

Q What did he do to you after you laid down on the bed?

A He raised my clothes and
pulled up my drawers,

Q What did he do after that

A He spread my legs out,

Q Did he have sexual intercourse
with you?

A Yes Sir

Q at that time?

A Yes Sir

Q Then ^{you} he got up and went
out in the other room?

A Yes Sir

Q That was on Wednesday?

A Yes Sir

Q About two weeks after that
time why did you go back?

A She asked me to go down

Q Who did?

A Katy

Q You knew what happened the
first time you were there?

A Yes Sir

Q Why did you go back again?

A I thought he was not there,

when I went.

2 You did not know that he was there?

A No sir.

2 Was Willie there when you went the second time?

A Yes sir

2 How long after you got in the second time did he and Kate go into the room?

A About twenty minutes

2 Did she lock the door then again?

A Yes sir

2 She took the key of the room?

A She put the key away.

2 What happened then? What became of the key - Where did she put the key?

A I could not tell you

2 Take it with her?

A Yes sir

2 Did you leave the key that afternoon?

A No sir

93 2 Did she take it into bed

with her?

A I do not know

Q You don't know anything about the key except that she locked the door and took the key with her?

A Yes Sir

Q You do not know what became of it?

A No Sir

Q After she went in bed she came out in the room?

A Yes Sir

Q What happened then?

A She told me to go inside

Q What did she say then?

A She said he wanted to see me.

Q Did she say what for?

A No Sir

Q "He" - who? Willie Long?

A Yes Sir

Q When you say "he" you mean Willie Long?

A Yes Sir

Q She said Willie wanted to see

you?

A Yes sir

Q Did you go in voluntarily?

A No sir. I said I did not care to go in.

Q How did you come to go in?

A I did not know what I was doing - they coaxed me

Q Had you been taking beer that day?

A Yes sir

Q When you went in bed the second time what took place

A The same thing

Q The same performance that you had the first time?

A Yes sir

Q Where was Katy then?

A She was in the room

Q Standing in the room looking at the performance going on?

A Yes sir

Q She was there the whole time?

A Yes sir.

Q How long was it the second time you went before the door was locked?

A About ten minutes - ten or fifteen minutes

Q Willie, Katie and you there that time?

Mary Datzert being duly sworn and examined as a witness, for the people deposes and says: - I live at 337 West 26th St.

Q Are you the mother of the last witness?

A Yes Sir.

Q How old is she

A She was born the 15th of August 1873. The paper shows

Q You know nothing about this occurrence except what she has told you?

A That is all

Q When did she tell you?

A A week ago last Tuesday

Q That was the first intimation

you had?

A Yes Sir

Q Tell what she said in relation to this occurrence between William Long and Kate Long?

A I seen she was sick. She did come to tell me. They coaxed her not to tell me.

Q Tell what she told you

A I asked her who was it? She said this boy. I said "who?" she said "Willie Long" I said "Why did you not tell me before?" she said she was afraid to tell me. she was ashamed to tell me.

Q Did you take this child to a doctor?

A Yes Sir

Q When?

A Twenty third st

Q Did you get a certificate?

A I did

Q Is that it?

37 A Yes. (Paper marked A)

08 10

The People Rest

Mr Wight - I move to dismiss on the
ground that the testimony of the
witness is not corroborated?

Motion denied

Def't held to answer \$1500 bail

2 District Police Court.

Louis A. Steen

vs.

William Long
Kate Long

STENOGRAPHER'S TRANSCRIPT.

June 11 1888

BEFORE HON.

Andrew White

Police Justice.

W. L. Combs

Official Stenographer.

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 Song and Kate Song

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

William Song and Kate Song

of the CRIME OF ABDUCTION, committed as follows:

The said *William and Kate, both*

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

First day of *March*, in the year of our Lord one thousand eight hundred and eighty *eight*, at the City and County aforesaid, did

feloniously take, receive, harbor, employ and use one *Mary Dolan*,

who was then and there a female under the age of sixteen years, to wit: of the age of

fifteen years, for the purpose of sexual intercourse, he, the

said *William* not being then and there

the husband of the said *Mary as she the said*

Kate Song and there well known, against the form of the Statute in such case made and provided, and against the peace of

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

~~JOHN R. FELLOWS,~~

~~District Attorney.~~

Second COUNT.

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

William Song and Kate Song
of the CRIME of Abduction. —

committed as follows:

The said

William,

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 feloniously take,

receive, harbor, employ and use one

Mary D. Light, who was then and

there a female under the age of

sixteen years, to wit: of the age of

fourteen years, for the purpose of

sexual intercourse, the said

William not being then and there

the husband of the said Mary.

And the said Kate, late of the

same place, was then and there

feloniously concerned in the com-

mission of the felony and abduction

aforesaid, and was then and there

feloniously present aiding and abet-

ting in its commission by the said

William in manner and form aforesaid,
 and him the said William, the said
 felony and abduction in manner
 and form aforesaid to do and commit,
 did then and there feloniously counsel,
 induce and procure, she the said
 Kate then and there well knowing
 that the said William was not
 then and there the husband of
 the said Mary; against the form
 of the Statute in such case made
 and provided, and against the
 peace of the People of the State
 of New York, and their dignity

John R. Fellows,
 District Attorney

08 15

BOX:

311

FOLDER:

2960

DESCRIPTION:

Lucius, Gustar

DATE:

06/08/88



2960

Witnesses:

Off. Martin

25 Pict

Court of Oyer and Terminer

Counsel,

Filed,

Pleads,

day of June 1888

Wm. C. Bailey

THE PEOPLE,

vs.

VIOLATION OF EXCISE LAW

(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), Page 1089, Sec. 5.]

B
Hester Lewis

JOHN R. FELLOWS.

District Attorney.

Transferred to the Court of Special Sessions for trial and final disposition.

At the Fall.

Transferred to the Court of Special Sessions for trial and final disposition.

Foreman.

Dated.....1888..

08 16

08 17

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Gustav Lucius

The Grand Jury of the City and County of New York, by this indictment,
accuse *Gustav Lucius*
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 *Gustav Lucius*
late of the City of New York, in the County of New York aforesaid, on the
Twenty-second day of *April* in the year of our Lord one
thousand eight hundred and eighty-*eight*, 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 a certain place there situate, which 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 open and cause and procure, and suffer and permit to be open, and to
remain open, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

08 18

BOX:

311

FOLDER:

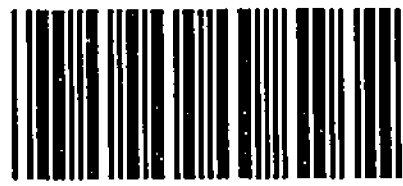
2960

DESCRIPTION:

Luhring, George

DATE:

06/08/88



2960

0819

WITNESSES:

Off. Smith

23 Pict.

The facts herein are not in-
ficient to sustain the in-
dictment, and according to
recommendation of the
District Attorney.

Adm. Sec.
Def.

11/16/30

Court of Appeals and Terminals

Counsel,

Filed

day of

188

Pleads

For Guilty (19)

THE PEOPLE,

vs.

Infant B

George E. Loring

Transferred to the Court of Special
Sessions for trial and final dis-
position

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[Ill. Rev. Stat. (7th Edition), page 1983, Sec. 21 and
page 1989, Sec. 6.]

JOHN R. FELLOWS,

District Attorney.

True Bill

Foreman.

Dec 6/30

Can rec. of Dist. Atty.
indict. Dis. P.B.M.

0820

Sec. 198-200.

H District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. George Lubriny

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. New York City

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

Answer. Nº 787 Fifth Ave. 10 years

Question. What is your business or profession?

Answer. Cluk

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

Answer.

I am not guilty. And
if held after an examination
I demand a trial by jury

Taken before me this

day of

1885

Police Justice.

✓
Geo Lubriny

0021

1124
4-16-

Bond renewed June 19/88

BAILED.
No. 1, by David Sleeth
Residence 1017-3 Ave
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

719
Police Court-11-582
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Smith

1 Henry Robinson
2 _____
3 _____
4 _____

Offence Violation
Case Law

Dated

April 9 1888

Magistrate

Smith

Officer

305

Precinct

Witnesses

No.

_____ Street.

No.

_____ Street.

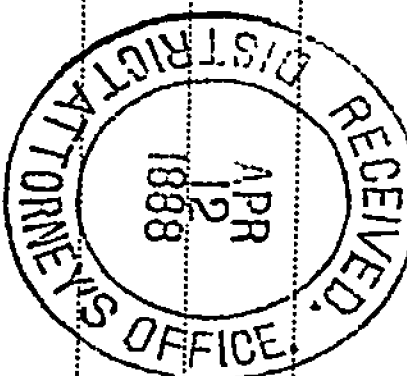
No.

_____ Street.

\$

100 to answer

David Sleeth



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.....

Respondant

guilty thereof, 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 April 9 1888 W. A. Bude Police Justice.

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

Dated Apr 9 1888 W. A. Bude 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 _____ 1888 _____ Police Justice.

0822

Excise Violation-Selling on Sunday.

POLICE COURT- 44 DISTRICT,

City and County } ss.
of New York, }

of No. the 23rd Precinct John Smith Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 9 day
of April 1888, in the City of New York, in the County of New York,

at premises No. 787 Fifth Avenue Street,
George Lukhring (now here)

did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said George Lukhring
may be ~~arrested and~~ dealt with according to law.

Sworn to before me, this 9 day
of April 1888 John Smith
Thos. Burke Police Justice.

0823

Over and Term
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 Lubring

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

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

The said

George Lubring
late of the City of New York, in the County of New York aforesaid, on the *eight* day of *April* in the year of our Lord one thousand eight hundred and eighty *eight*, at the 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 whiskey, 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 one

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

SECOND COUNT—

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

George Lubring
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

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

JOHN R. FELLOWS,
District Attorney.

0824

BOX:

311

FOLDER:

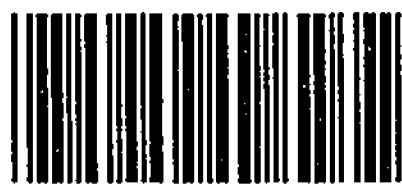
2960

DESCRIPTION:

Luhrs, William

DATE:

06/12/88



2960

Witnesses:

W. H. H. H.

12 June 1888

Court of Oyer and Terminer

Counsel,

Filed, *12* day of *June* 188*8*

Pleads, *Not Guilty (13)*

THE PEOPLE,

vs.

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), Page 1989, Sec. 5.]

William L. L. L.
Deputy

JOHN R. FELLOWS.

District Attorney.

Transferred to the Court of Special Sessions for trial and final dis-

Due Bill.

Wm. O. Manning
Foreman.

0825

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Lührs

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

William Lührs —

late of the City of New York, in the County of New York aforesaid, on the
Twenty-ninth day of *April* in the year of our Lord one
thousand eight hundred and eighty-*eight*, 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 a certain place there situate, which 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 open and cause and procure, and suffer and permit to be open, and to
remain open, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0827

BOX:

311

FOLDER:

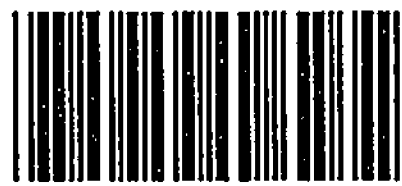
2960

DESCRIPTION:

Luja, Frank

DATE:

06/28/88



2960

Witnesses:

Ed Hagan

10 Pre

248
Court of Oyer and Terminer

Counsel,

Filed, *28* day of *June* 188*8*

Pleads, *Not Guilty (July 2)*

THE PEOPLE,

vs.

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
(Ill Rev. Stat. (7th Edition), page 1088, Sec. 21 and page 1089, Sec. 6.)

Frank Hugo

JOHN R. FELLOWS.

District Attorney.

Transferred to the Court of Special Sessions for trial and final dis-

Transferred to the Court of Special Sessions for trial and final dis-

Transferred to the Court of Special Sessions for trial and final dis-
position.
Foreman.

Dated *Dec 11* 188*8*

0020

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frank Luga

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

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

The said

Frank Luga
Twenty-fifth day of *July* in the year of our Lord one thousand eight hundred and eighty-*eight*, at the 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 whiskey, 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 one

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

SECOND COUNT—

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

Frank Luga
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

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

JOHN R. FELLOWS,

District Attorney.

0830

BOX:

311

FOLDER:

2960

DESCRIPTION:

Lurssen, Christopher

DATE:

06/26/88



2960

726
Court of Over and Terminer

Counsel,
Filed, 26 day of June 1888
Pleads, Not Guilty 28

THE PEOPLE,

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[Ill. Rev. Stat. (7th Edition), page 1083, Sec. 21 and
page 1083, Sec. 5.]

Christopher Lawrence

JOHN R. FELLOWS,

District Attorney.

Transferred to the Court of Special
Sessions for trial and final dis-

True Bill.

Dated...
Transferred to the Court of Special
Sessions for trial and final dis-
position.

Dated... Dec. 11... 1888.

Witnesses:

Off. Read
J. P. P. P.

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Christopher Lursen

The Grand Jury of the City and County of New York, by this indictment, accuse
Christopher Lursen
 of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

Christopher Lursen

late of the City of New York, in the County of New York aforesaid, on the
fifteenth day of *January* in the year of our Lord one
 thousand eight hundred and eighty-eight, at the 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 whiskey, 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 one

Robert R. Reid

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

SECOND COUNT—

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

Christopher Lursen
 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

Christopher Lursen

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

JOHN R. FELLOWS,

District Attorney.

0033

BOX:

311

FOLDER:

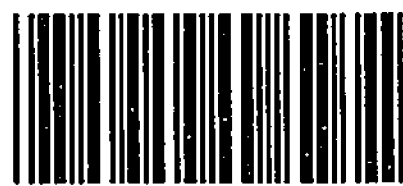
2960

DESCRIPTION:

Lynch, Charles

DATE:

06/12/88



2960

Witnesses:

Off McCord
Central officer

Court of Oyer and Terminer

Counsel,
Filed, *12* day of *June*, 188*8*
Pleads, *Mr. Gentry* (13)

THE PEOPLE,

vs.
VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1063, Sec. 27 and page 1060, Sec. 5.]

Unit to the Court at Special
Sessions for trial by request
of Court for Defendant.

Charles Lynch

*Transferred to the Court of Special
Sessions for trial and
final dis-*

8 Dec 1888
JOHN R. FELLOWS
District Attorney.
then to 10/10/10

True Bill.

Dated.
Wm. D. Mable

Specimen to 1/1/10
Foreman.

in matter of Court

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles Lynch

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

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

The said

Charles Lynch

late of the City of New York, in the County of New York aforesaid, on the *twenty-ninth* day of *April* in the year of our Lord one thousand eight hundred and eighty-*eight*, at the 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 whiskey, 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 one

Louis Mc Cord

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

SECOND COUNT—

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

Charles Lynch

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

Charles Lynch

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

JOHN R. FELLOWS,

District Attorney.

0836

BOX:

311

FOLDER:

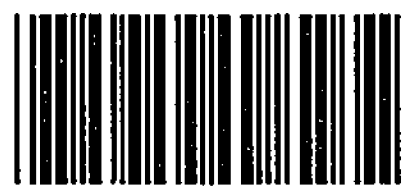
2960

DESCRIPTION:

Lynch, Maurice

DATE:

06/28/88



2960

793
Court of Oyer and Terminer

Counsel,

Filed, 28 day of June 1888

Pleads, *Chattel - Debt*

THE PEOPLE,

vs.

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1868, Sec. 21 and
page 1869, Sec. 5.]

B

Maurice Lynche

JOHN R. FELLOWS.

District Attorney.

Transferred to the Court of Special
Sessions for trial and final dis-
position.

True Bill.

Dated, *28* June 1888
John R. Fellows
Foreman.

Witnesses:

Off Weiss
20 Pre

0030

Excise Violation-Selling on Sunday.

POLICE COURT-

3rd DISTRICT.

City and County } ss.
of New York,

George Weiss
of No. 3rd Dist Police Court Squad
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 4th
of July 1889 in the City of New York, in the County of New York, at
premises No. 7425 1st Ave Maurice Lynch (now here)

did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said Maurice Lynch
may be arrested and dealt with according to law.

Sworn to before me, this 9th day of July 1889 George Weiss

Police Justice.

0039

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Maurice Lynch 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.

Maurice Lynch

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

224 West 124th Street 3 Months

Question. What is your business or profession?

Answer.

Bar tender

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 I demand a trial at the Court of General Sessions by a Jury

Maurice Lynch

Taken before me this

day of

188

Police Justice.

0040

BAILED.
No. 1, by Thomas J. Lynch
Residence 751 Lexington Ave
No. 2, by 60
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Weiss

Maurice Lynch

Offence Violation
Excise Law

Dated July 5 1886

John J. Enman Magistrate.

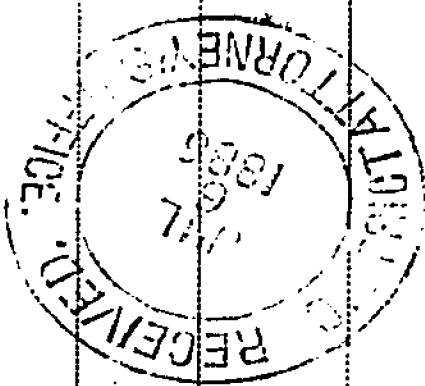
Weiss Officer.

Condit Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.



No. _____ Street.

\$ 100 to answer C. J. K.

Bailed

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 _____

Maurice Lynch
guilty thereof, 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 July 5 1886 John J. Enman Police Justice.

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

Dated July 5 1886 John J. Enman 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.

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Maurice Synder

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

Maurice Synder

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

The said *Maurice Synder*

late of the City of New York, in the County of New York aforesaid, on the *fourth* day of *July*, in the year of our Lord one thousand eight hundred and eighty-~~eight~~, at the 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 whiskey, 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 one *George W. ...*

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

SECOND COUNT—

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

Maurice Synder

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 *Maurice Synder*

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

JOHN R. FELLOWS,

District Attorney.