

0719

BOX:

67

FOLDER:

754

DESCRIPTION:

Lally, Michael

DATE:

05/16/82



754

The only witness in this case
(Joseph Palmer) having gone
to Australia & there being no
other witness in the case I con-
cede to the prisoner's being discharged
on his own recognizance

N.Y. June 7. 1882.

Wm. V. Mendenhall

Asst. Dist. Atty

0720

Michael Lally
Day of Trial, 22
Counsel, ~~John McKeon~~
Filed 16 day of May 1882
Pleads Guilty. (G)

THE PEOPLE
vs.
Michael Lally
Defendant -
John McKeon
District Attorney.
Discharged by Court

BENJ. K. PHIBBS,
John McKeon
District Attorney.

A True Bill.
J. W. Green
Foreman.
affirmed in the
Court - Wednesday

0721

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Michael against *Lally*

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

Michael Lally

thurs degree of the crime of *Burglary in the*
committed as follows:

The said

Michael Lally

late of the *fifth*
New York, aforesaid,

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

on the *twentieth* day of *March* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *Eighty two* with force and arms,
at the Ward, City and County aforesaid, the *tug boat* of

Daniel Henry

there situate, feloniously and burglariously did break into and enter, the said *tug boat*
being then and there a ~~building~~ *vessel* in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of *Daniel Henry*

goods, merchandise and valuable things in the said *tug boat* with intent the said
being then and there feloniously and burglariously to steal, take, and carry away then and there

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

John McKee
~~BENJ. K. PHELPS~~, District Attorney.

0722

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court District, 386

For Bond All Hatches
THE PEOPLE
George J. [unclear]
ON THE COMPLAINT OF

Michael Henry
sureties

1 *Michael Henry*

2 *Aug 13 out of [unclear]*

3 *Foot [unclear] 1882*

4 _____
Offence, _____

Dated *2 May* 188 *2*

John [unclear] Magistrate.

John [unclear] Officer.

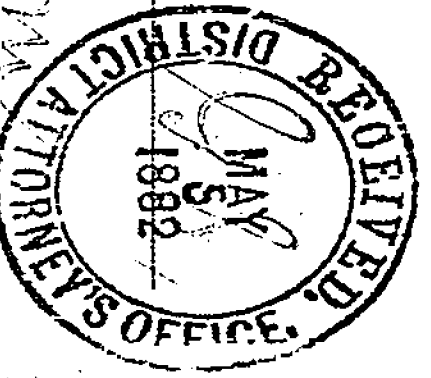
5 [unclear]

Witnesses _____

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 *Michael Henry*

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

Dated *2 May* 188 *2* *Hugh [unclear]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0723

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Michael Galley

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

New York City

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

Answer.

56 West Broadway - 8 years

Question. What is your business or profession?

Answer.

Baker

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

Answer.

I am not guilty

Taken before me, this

day of

May

188

21

Michael Galley

Blough Garrison Police Justice.

0724

POLICE COURT—First DISTRICT.City and County }
of New York, } ss:

Joseph Palmer aged 28 years a boatman
of ~~the~~ the Lug boat O. St. Hastings lying at Pier 34 north River
deposes and says ~~that the~~ the Lug boat O. St. Hastings lying at Pier 34 north River
5th Ward, in the City and County aforesaid, ~~the said being~~

and which was ~~occupied by deponent as~~ used for Towing boats

~~entered by means~~ forcibly removing a bolt of the door
of the Pilot house which leads from the upper
deck into said Pilot house and entering therein

on the night of the 20 day of March 1882
and the following property feloniously ~~taken~~ attempted to be taken, stolen, and carried away, viz:

Four lanterns. Two Compasses & one Rubber
Coat in all of the value of thirty dollars

the property of Daniel Henry and in care and charge of Complainant
and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed and the aforesaid attempted to be taken, stolen, and
carried away by Michael Lally and an other person
name unknown not arrested

for the reasons following, to wit: that at or about the hour
of ten o'clock PM on said day, deponent saw
defendant and an other person at the pilot
house on said boat and ordered them a,
shore said defendants paid no attention
to deponent order then deponent said if
you do not leave the boat I will shoot
you no attention was paid whereupon
deponent fired one shot at said defendants

0725

said shot. took effect on the person of said
defendant then said defendants escaped
wherefore deponent charges said defendant
with unlawfully entering said premises
and attempting to take steal and carry away
said property

Sworn to before me this 2 day of May 1882 by Joseph ^{his} + Palmer
mark
Hugh J. Gannon
Police Justice

0726

BOX:

67

FOLDER:

754

DESCRIPTION:

Lauders, Charles

DATE:

05/05/82



754

Day of Trial
Counsel, *R. Day*
Filed day of *May* 1882

Counsel, *on* day of *May* 1882

Filed day of May 1882

10-11-19

THE PEOPLE
vs.
Charles Sanders

Charles Sanders

JOHN McKEON,
District Attorney.

District Attorney.

A True Bill.

Myself for
Spencer May 3 day
H. S. 1702 and great etc

*Landing May 3 day
H.S. 700 yards from shore*

It is good to have you

0728

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Charles Landers

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

Charles Landers

of the crime of Burglary in the third degree,

committed as follows:

The said

Charles Landers

late of the *tenth* Ward of the City of New York, in the County of New York,
aforesaid, on the *twelfth* day of *April* in the year of our
Lord one thousand eight hundred and eighty *two*, with force and arms, at the Ward,
City and County aforesaid, the *Store* of *Nelson P. Pearson*

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

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

*Various Silver and Copper Coins of a kind
number and description to the Grand Jurors
aforesaid unknown of the value of thirty
dollars, two medallions of the value of ten dollars
each, and one other medallion of the value of
five dollars*

of the goods, chattels and personal property of the said

Nelson P. Pearson

so kept as aforesaid in the said

Store

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

John W. Keon
District Attorney

0729

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

of the crime of Receiving Stolen Goods.

committed as follows :

The said

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

of the goods, chattels and personal property of

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

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

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

JOHN McKEON, District Attorney.

0730

Sec. 210, 211, 212.

Police Court

3

District 3

76

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William D. Hartman
44 Westbury
Charles Sanders

Offence: Burglary &
Grand Larceny

Dated April 28 1887

White
Magistrate.

Lucas 10 Officer.

Clerk.

Witnesses: John A. H. H.

John A. H. H.

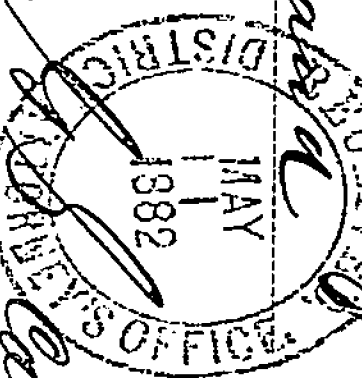
Charles Sanders

No. 50 Chicago Ave.

William D. Hartman

No. 224 Grand

John A. H. H.



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 Charles Sanders

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

Dated April 28 1887

Andrew White
Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0731

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Charles Landers*

Question. How old are you?

Answer. *42 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *38 First Street one month*

Question. What is your business or profession?

Answer. *Musiciant*

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

Answer. *I am guilty of the charge*

Taken before me, this *28*

day of *April* 188*2*

Charles Landers

Andrew J. White

Police Justice.

0732

POLICE COURT— 3rd DISTRICT.City and County }
of New York, } ss:

Nelson P. Pearson
of No. 44 Delaney Street, being duly sworn,
deposes and says, that the premises No. 44 Delaney
Street, 10 Ward, in the City and County aforesaid, the said being a Dwelling
House, the first floor of
which was occupied by deponent as a Livery Stable

were **BURGLARIOUSLY**
entered by means forcibly breaking open the shutter
on the rear window of said Stable,

on the morning of the 12 day of April 1882
and the following property feloniously taken, stolen, and carried away, viz:

Silver and Copper Coin of the value of
about thirty dollars and two Gold Medals
and one Silver Medal of the value of
twenty five dollars in all of the
value of fifty five dollars

the property of deponent
and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen, and
carried away by Charles Landers (nowhere) and

another person who is not arrested and whose name is
unknown to deponent, for the reasons following, to wit:

Deponent is informed
by Charles Seyer of No. 50 Chrystie Street
that he saw, the square Silver Coin (here shown)
in the possession of said Charles, and
deponent is further informed by William
Washington of No. 224 Grand Street that
he bought three old Silver Coin (here shown)
from an unknown person, who was at
the time in company of said Charles

Nelson P. Pearson

Sworn to before me this
18th day of April 1882,
at New York City.

William H. H. H.
John J. H.

0733

City & County of New York
 of New York 23

~~Charles~~ John Sexer of No 50 Chrysolite
 Street being duly sworn deposes & says
 that he saw the Square Silver piece (here shown)
 in the possession of Charles Sanders
 the within named Defendant (now present)

Sworn to before me this
 28th day of Sept 1882 John Sexer.

Andrew White Police Justice

City & County of New York
 of New York 23

William A Washington of
 No 224 Grand Street being duly sworn
 deposes & says that he heard read
 the affidavit of Nelson P Pearson
 the within complainant and knows the
 contents thereof that the position therein
 stated and referring to deponent
 is true to deponent's own knowledge

Sworn to before me this
 28th day of April 1882 Wm A Washington

Andrew White Police Justice

0734

BOX:

67

FOLDER:

754

DESCRIPTION:

Lea, James

DATE:

05/04/82



754

0735

16 Bill returned

Filed 4 day of May 1872

Pleads

Obtaining Goods by False Pretences

THE PEOPLE

vs.

James Lea P.

John M. Mott
DANIEL C. ROLLINS,
ATTORNEY AT LAW

District Attorney.

A TRUE BILL.

James G. Davis

Foreman.

May 5/72

James G. Davis
Pleaded Guilty

S. C. Davis & Co. v. i.

10

0736

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

THE PEOPLE OF THE STATE OF
NEW YORK,

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

James Lea against
James Lea
of the crime of *Obtaining money by*
Means of false pretences
committed as follows:
The said *James Lea*

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *Twenty fourth* day of *January* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *Eighty two*, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloni-
ously to cheat and defraud one *Cordelia F. Chillar*

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *Cordelia F. Chillar*

That Certain property to Wit: two Vases and a
Clock had arrived on a steamer Called America
Consigned to the said Cordelia F. Chillar and that
said property was then on the dock and ready to
be delivered to her upon payment of freight
bill thereon and that a certain paper writing
which he then and there exhibited to the said
Cordelia F. Chillar was the bill of lading
for said property and that the freight charges
thereon amounted to the sum of nine dollars
and ninety eight cents and that he the said James
Lea was duly authorized and entrusted to collect
the said freight charges and to give a valid receipt
there for

0737

And the said *Cordelia F. Chillas*

then and there believing the said false pretences and representations
so made as aforesaid by the said *James Lea*

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

James Lea a sum of money to wit: the sum of nine dollars and ninety eight cents in money lawful money of the United States and of the value of nine dollars and ninety eight cents

of the proper moneys, valuable things, goods, chattels, personal property and effects
of the said *Cordelia F. Chillas*

and the said *James Lea*

and there designedly receive and obtain the said *sum of money* did then

of the said *Cordelia F. Chillas*

of the proper moneys, valuable things, goods, chattels, personal property and effects
of the said *Cordelia F. Chillas*

of the false pretences and representations aforesaid, and with intent feloniously to cheat
and defraud the said *Cordelia F. Chillas* by means

of the same.

0738

And Whereas, in truth and in fact, ~~the said~~ No goods or property whatever has been brought by said Steamer Consigned to the said Cordelia F. Chillas and the said paper writing ~~was~~ so Exhibited to her by the said James Lea was not a bill of lading for said goods and the said James Lea was not duly authorized and Entrusted to Collect the freight Charges thereon and to give a valid receipt therefor

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said *James Lea* to the said *Cordelia F. Chillas* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *James Lea* well knew the said pretences and representations so by him made as aforesaid to the said *Cordelia F. Chillas* to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said *James Lea* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *Cordelia F. Chillas* a sum of money to wit: the sum of nine dollars and ninety eight in money of the value of nine dollars and ninety eight Cents

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *Cordelia F. Chillas*

with intent feloniously to cheat and defraud her of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

~~DANIEL C. ROLLINS,~~

~~JOHN R. PHELPS,~~ District Attorney.

John McKeon

0739

Sec. 208, 209, 210 & 212.

365
Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

2

3

4

Dated

April 25, 1882

J. J. Willard
Magistrate.

William Rogers
Officer.

Arthur Doyle
Clerk.

Witnesses

No.

4

Street, 23.

No.

Street, 204 East 7th 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

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

Dated April 25, 1882 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

No. 10. Bill retained -

0740

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

29 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer *James Lea*

Question. How old are you?

Answer. *42 years old*

Question. Where were you born?

Answer. *Illinois*

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

Answer. *Have no specific residence.*

Question. What is your business or profession?

Answer. *Organist or Musician.*

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. *Am guilty*

James Lea.

Taken before me this *25*

day of *June* 188*7*

[Signature]
Police Justice.

0741

Form 99.

Secant.

Sixth District Police Court.

STATE OF NEW YORK.
 City and County of New York, } ss.

Cordelia D. Chillas
 of No. 7 Livingston Place.
 Street, East Thompson Square

being duly sworn, deposes and says, that

on the 24th day of January 1882, at the City and County of New York, James Lea, (nowhere), wilfully and feloniously and by the false and fraudulent pretence, did obtain from this deponent the sum of Nine dollars and ninety eight cents the property of deponent, in the manner following, to wit: That on the day aforesaid said James Lea, called at deponent's said residence and handed to deponent a certain written document which he, said Lea, stated had represented to deponent was a bill of lading for two cases and a clock brought by the Steamer "America" by way of Southampton and that the said goods were on the dock and would be delivered to deponent in an hour or two on the payment by deponent of the freight bill amounting to the said amount.

This deponent further says that believing and depending wholly on the truth of the said representations by the said James Lea deponent handed him a ten dollar note which he received and returned to deponent the sum of two cents.

Sworn to before me, this
 of day
 187

Police Justice.

over.

0742

And deponent further says that the said false and fraudulent representations were made with the wilful intent to cheat and defraud this deponent and whereby this deponent was cheated and defrauded of the said sum of money, for the reason that the said goods were not delivered to deponent and that upon examination of the said written document no name was found therein inserted.

Shown to before me this } Cordelia F. Phillips
25th day of April 1882 }
J. H. Smith
Clerk Justice.

0743

BOX:

67

FOLDER:

754

DESCRIPTION:

Lennon, John

DATE:

05/01/82



754

0744

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

The People of the State of
New York
against
John Lennon

The Grand Jury of the City and County of
New York by this indictment accuse
John Lennon of the Crime of Murder
in the first Degree
Committed as follows:

The said John Lennon late of the first
Ward of the City of New York in the County
of New York aforesaid on the eighteenth
day of April in the year of our Lord one
thousand eight hundred and eighty two
at the Ward, City and County aforesaid,
With force and arms in and upon one
Mary Lennon in the peace of the People
of the State then and there being Wilfully,
feloniously and with a deliberate and
premeditated design to effect the death
of her the said Mary Lennon did make
an assault and that he the said John
Lennon her the said Mary Lennon
with a knife which he the said
John Lennon in his right hand

hand then and there had and held in and
 upon the abdomen of her the said
 Mary Lennon then and there Wilfully
 feloniously and With a deliberate and
 premeditated design to Effect the
 death of her the said Mary Lennon
 did Strike, stab Cut and wound giving
 unto her the said Mary Lennon
 then and there With the Knife foresaid
 in and upon abdomen of her the
 said Mary Lennon one mortal
 wound of the breadth of three inches
 and of the depth of five inches
 of which said mortal wound
 she the said Mary Lennon at the
 Ward City, and County of said then
 and there died. and so the Jurors
 aforesaid do say that he the said
 John Lennon her the said Mary
 Lennon in the manner and form, and
 by the means aforesaid at the Ward City
 and County of said on the day and
 in the year aforesaid Wilfully
 feloniously and With a deliberate and
 premeditated design to Effect the
 death of her the said Mary Lennon
 did Kill and Murder against

0746

the form of the Statute in
such Cases made and provided.
and against the peace of the
people of the State of New York
and their dignity

James M. Smith
Attorney at Law

March 23rd

M. H. Sigerson

Counsel,

Filed day of May 1882

Pleads, Voluntarily (2)

THE PEOPLE

vs.

John Lemon

Homicide of the Degree of Murder
in the First Degree.

John McKoon
DANIEL G. ROLLINS,

District Attorney.

A True Bill.

Samuel J. Sevens

Foreman.

Sworn and signed before me this
day of May, 1882, at
the Court House of the
County of Santa Fe, State
of New Mexico.

No. 1 Sep 28, 1882

0748

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

John Lennon

of the Crime or

Murder in the first degree

committed as follows:

The said

John Lennon

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

Mary Lennon

in the peace of the People of the State then and there being, willfully, feloniously, and with a deliberate and premeditated design to effect the death of *her* the said

And that

he

the said

Mary Lennon
John Lennon *her*

the said

Mary Lennon

with a certain

Knife

which

he

the said

John Lennon

in his right hand then and there had and held
~~the said~~

in and upon the

back

of

her

the said

Mary Lennon

then and there wilfully, feloniously, and with a deliberate and premeditated design to effect the death of

her

the said

Mary Lennon

did strike, stab, cut and wound, giving unto

her

the said

Mary Lennon

then and there with the *Knife*.

aforesaid, in and upon

back

of

her

the said

Mary Lennon

one mortal wound of

the breadth of *three* inches and of the depth of *five* inches of which

said mortal wound

she

the said

Mary Lennon

at the Ward, City, and County aforesaid, ~~from the day first aforesaid, in the year~~

~~aforesaid, until the~~

then and there died

~~in the same year aforesaid, did languish, and languishing did live, and on which~~

~~day of~~

~~in the year aforesaid,~~

~~the said~~

~~at the Ward,~~

~~City and County aforesaid, of the said mortal wound did die.~~

And so the Jurors aforesaid, upon their oath aforesaid, do say that

he

the said

John Lennon *her*

the said

Mary Lennon

in the manner and form, and by

the means aforesaid, at the Ward, City, and County aforesaid, on the day and in the

year aforesaid, wilfully, feloniously, and with a deliberate and premeditated design to

effect the death of

her

the said

Mary Lennon

did kill and murder against the form of the Statute in such case made and provided,

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

John McKee
DANIEL G. ROLLINS, District Attorney.

0749

Coroner's Office.

TESTIMONY.

Officer John A. Colvin of 11 Pratt being sworn says: On the morning of April 18th 1882nd while on post on 10th St. I heard the cry of murder emanating from 406 E. 10th St. Entered the house and on the top floor I found Mrs. Lannon lying in the hall. She was in her night dress and covered with blood. Stopped over her and entered the room where I found Lannon dressed except coat and shoes. He was about going into his bedroom. I arrested him and took him out into the hall, saying that he had been making turpentine work. He answered that she demanded it as she had tried to poison him. He was perfectly sober. Then I took him down to the sidewalk and rapped for assistance. As soon as the Officer came I went to the stationhouse with the prisoner, while the other Officers took charge of the injured woman. An ambulance was telegraphed for at once and she was removed to Bellevue Hospital. Found the knife in the prisoner's pocket.

John A. Colvin

Taken before me

this 26 day of April 1882

John H. Brady

CORONER.

0750

Coroner's Office.

TESTIMONY.

12

John Bronckhorst of 406 E. 10 St. being sworn says: I live on the same floor with Linnon. Heard a child scream, "Mr. open the door, open the door." As I opened the door the woman, Mary Linnon, said to me: "Take the child or else he will kill it the same as he did me." Took the child in my room. After opening the door I saw Linnon run into his own room. Saw no knife. ~~He came into the room~~ The Officer came up immediately afterwards. Mrs. Linnon said to me, pointing to her neck and thigh, "Look at these cuts." She also said that her husband did it. I did not go into her room. She was carried in by two Officers. A doctor was with them. Heard no noise previous to the child's call to open the door. Saw no cutting myself, but saw the woman being full of blood and saw the two wounds she pointed out to me.

John. Bronckhorst

Taken before me
this 26 day of April 1882
John H. Brady

CORONER.

Coroner's Office.

TESTIMONY.

Hannah O'Leary, of 418 E. 10 St. being
 sworn says: I am a sister of deceased. Was
 informed by one of the lady tenants of 406 E.
 10 St. who knocked at my bedroom door
 and asked me whether I was a sister of Mrs.
 Lennon. I answered: Yes. She then said: "For
~~God's sake~~ God's sake come as ~~you~~ Lennon
 has killed your sister." Ran over as quick
 as I could and found my sister still
 lying in the hall near ^{the} sink. An Officer
 was there. Saw the blood pouring down the
 stairs before I got fully up. The ~~room~~ was
 all covered with blood. I said: "May it has
 come at last. It has been long threatening."
 She made no answer. Just before that she
 told me where the money was to pay her
 life insurance, which I found and paid.
 The ambulance soon arrived and she was
 removed to the hospital. My sister made
 no answer whatever after I said the threatening
 has come at last until removed by the
 ambulance.

Hannah ^{at} O'Leary
 mark

Taken before me

this 26 day of April 1882

John H. Brady CORONER.

0752

Coroner's Office.

TESTIMONY.

I being duly sworn, do testify, that Mary Lannon was admitted to ward 12 at about 3.45 a.m. on April 18th and died at about 10.05 a.m. from shock and probably internal hemorrhage. She was suffering from incised and stab wounds of the abdomen, back, neck, left arm & right and left lower extremities. The wounds of the abdomen were penetrating, also those of the back; though two of the wounds of the abdomen, were protruded folds of intestine; though one, was about 8 inches of small intestine with its attached mesentery and though the other about 6 inches of the transverse colon. The woman had no pulse when she was admitted and stimulants were freely administered; whiskey, Carbonate of ammonia & Tr. of Digitalis. Some Morphia was given to quiet the pain & hot bottles were placed around extremities. The portions of gut were returned and the wounds sewed up with catgut. The patient never rallied to any extent, but was quite conscious to the last. There were 24 wounds counted.

C. G. Bull, M.D.
House Surgeon, 4 Surg. Div.

Taken before me
this 18 day of April 1882
John H. Brady CORONER.

0753

Coroner's Office.

TESTIMONY.

In S. Ralph Anding sworn says: I have made an autopsy on the body of Mary Lennon at the City Morgue April 18th 1882.

The body was well nourished and presented the following stab and cut-wounds:

Neck: cut, 4 inches long, in a line from right ear to border of sternum;

sweeping cut - down to the bone - across the nape of the neck from ear to ear;

cut - skin deep only - a half inch below the former and parallel with it;

cut just above sternum and 3 1/2" long;

cut, 1 1/2" long, about one inch below the former;

Body: cut, not deep - on right side and just below the sternal border;

cut 1/2 inch long at sternal border of left mamma;

stab - 1 inch long - in median line and 3 inches above navel;

stab, 1 inch long - in median line and 6 inches above the navel;

cut - superficial - to the left of navel;

stab - 1 inch long - 1 1/2 inch to the left of navel;

stab - 1 inch long - only 1/2 inch below navel;

cut, 1 1/2 inch long - 6 inches below right axilla;

stab, 1/2 inch long, just above right hip;

stab - 3 1/2 inches to the right of navel and 1" long;

stab - 1 1/2 inch long - and very deep on back (left);

Taken before me

this 18 day of April 1882

John H. Madry

CORONER.

0754

Coroner's Office.

TESTIMONY.

stab, $\frac{1}{2}$ " long, over spine;

stab, 1" long, about 4" to the left of spine;

stab, over right shoulder blade;

Thigh (right): deep cut in lower third, 5 inches long and down to the bone;

Leg (right): cut on outer aspect of right leg and a little below the knee.

Two of these stabwounds penetrated the left lung; ~~while~~ one entering the back just below the 9th rib, while the other pierced the back between 11th and 12th ribs, cutting the muscles and vessels of the intercostal space. Two of the wounds of the abdomen had perforated the abdominal wall.

Lungs: normal with the exception of the two incised wounds above mentioned;

Pleurae (old) adhesions were found on both sides, but more so on the right.

Heart: normal;

Spleen: normal;

Liver: normal;

Stomach: normal;

Intestines: ~~small~~ surface congested;

Kidneys: right-enlarged and pale while the left was malformed;

Considerable blood was found in thoracic and abdominal cavities;

Brain was found to be normal;

Taken before me

this 18 day of April 1882

John H. Brady

CORONER.

0755

Coroner's Office.

TESTIMONY.

From the autopsy I find that death
was caused by hemorrhage and shock
following the infliction of the stab and
cuts above enumerated.

W. S. Raper and

Taken before me
this 18 day of April 1882
John H. Brady CORONER.

0756

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of *Coroner's Office*
No 13 Chatham Street, in the *4* Ward of the City of
 New York, in the County of New York, this *26* day of *April*
 in the year of our Lord one thousand eight hundred and *82* before
John H. Brady Coroner,
 of the City and County aforesaid, on view of the Body of *Mary*
Lennon lying dead at
the morgue Upon the Oaths and Affirmations of
him good and lawful men of the State of New York, duly chosen and
 sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Mary Lennon came to her death, do
 upon their Oaths and Affirmations, say: That the said *Mary Lennon*
 came to her death by *stab wounds of the body at*
the hands of her husband, John Lennon
 at *406 East 101st Street April 18. 1882*

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition
 set our hands and seals, on the day and place aforesaid.

JURORS.

James Mayan 412 E. 114th St *John A. Weller 84 Nassau*
Patrick Mahony 7 John St *James L. Torrey 8 Leroy St.*
J. W. Leman 200 E 60th St *Malcolm J. Vaytham 105 Mooster St*
James Cummins No 319 East 12 *Agustine D. Henderson 10 Leroy*
Harmon Barnett 26 William

John H. Brady

CORONER, T. S.

0757

The People of the State of New York, on the
Complaint of

vs.

John Lennon

In view of the body of
Mary Lennon

List of Witnesses.

NAMES.

RESIDENCE.

Off. John A. Colvin	11 th Police Precinct
John Bronkhorst	406 East 10 th St.
Hannah O'Leary	418 East 10 th St.
Dr. C. J. Bull	House Surgeon - 4 Surg. Div. Bellevue Hospital
Dr. M. P. Raefke	Coroners Office

0758

Copy

Dist attorneys office
Aug 19/82
Thos J Brennan Esq
Pres &c

My dear Sir

From the medical
certificates herewith forwarded
it appears that John Lennon
now in the Tomb on indictment
for Murder, is insane & consequently
not in a condition for trial. The
Dist' Attorney consents that he be
removed to some proper place
where he may be safely cared
for until application can be made
for a Commissioner

J. R. Fellows
Asst Dist Atty

By The Board Aug 19/82
Copy to be sent to Dr Macdonald

L. M. Britton
Secretary

DEPARTMENT OF
PUBLIC CHARITIES & CORRECTION.

MEDICAL CERTIFICATE

IN THE CASE OF

John Lawrence

Admitted

August 1908

The within Certificate is approved by me,

Judge of

This approval must be by a Judge or Justice of a Court
of Record in the County where the patient resides.

0759

0760

From Chapter 446, Laws of 1874.

SECTION 1.—No person shall be committed to, or confined as a patient in any asylum, public or private, or in any institution, home, or retreat, for the care and treatment of the insane, except upon the certificate of two physicians, under oath, setting forth the insanity of such person. But no person shall be held in confinement in any such asylum for more than five days, unless within that time such certificate be approved by a judge or justice of a court of record of the county or district in which the alleged lunatic resides, and said judge or justice may institute inquiry and take proofs as to any alleged lunacy before approving or disapproving of such certificate, and said judge or justice may, in his discretion, call a jury in each case to determine the question of lunacy.

Certificate
of phys-
icians.Approval
thereof.

Proofs.

SECTION 2.—It shall not be lawful for any physician to certify to the insanity of any person for the purpose of securing his commitment to an asylum, unless said physician be of reputable character, a graduate of some incorpo- rated medical college, a permanent resident of the State, and shall have been in the actual practice of his profession for at least three years, and such qualifications shall be certified to by a judge of any court of record. No certificate of insanity shall be made except after a personal examination of the party alleged to be insane, and according to forms prescribed by the State Commissioner in Lunacy, and every such certificate shall bear date of not more than ten days prior to such commitment.

Qualifica-
tion of
Physi-
cians.Personal
examina-
tion.

MEDICAL CERTIFICATE.

I, William L. Hensch, a resident of 366 West 27th
in the County of New York, State of New York,
being a Graduate of Baltimore Hospital Medical College
Hereby Certify under oath that on the 12th day of August 1882,
I personally examined John Lennen, of the age of
about 35 years, married, and by occupation a Tailor
, and that the said John Lennen is insane, and
a proper person for care and treatment under the provisions of Chapter 446, of
the laws of 1874, of the State of New York.

I further certify that I have formed this opinion upon the following grounds:

(Here insert the particular manifestations of insanity.)

He imagined that his wife gave him poison
in his food. He attempted suicide by jumping
of the tier in the prison. In the hospital he
imagined he was poisoned by indigestion. In the
prison again he imagines that poison is given to him in
his food and that he is forced to breathe poisoned air. For the
last week he has been very noisy and excitable at night.

And I further declare, That my qualifications as a medical examiner in Lunacy have
been duly attested and certified by William C. Curtis

Judge of Superior Court

Approved by me
and sworn to and subscribed before
me, this 17th day
of August 1882

William L. Hensch M. D.

The oath, or affirmation, may be administered by any qualified officer of the State of New York.
Two physicians must separately make affidavit of the insanity of the patient.

DEPARTMENT OF
PUBLIC CHARITIES & CORRECTION.

MEDICAL CERTIFICATE

IN THE CASE OF

Admitted 188

The within Certificate is approved by me,

Judge of

This approval must be by a Judge or Justice of a Court
of Record in the County where the patient resides.

0761

0762

From Chapter 446, Laws of 1874.

SECTION 1.—No person shall be committed to, or confined as a patient in any asylum, public or private, or in any institution, home, or retreat, for the care and treatment of the insane, except upon the certificate of two physicians, under oath, setting forth the insanity of such person. But no person shall be held in confinement in any such asylum for more than five days, unless within that time such certificate be approved by a judge or justice of a court of record of the county or district in which the alleged lunatic resides, and said judge or justice may institute inquiry and take proofs as to any alleged lunacy before approving or disapproving of such certificate, and said judge or justice may, in his discretion, call a jury in each case to determine the question of lunacy.

Certificate
of physi-
cians.Approval
thereof.

Proofs.

SECTION 2.—It shall not be lawful for any physician to certify to the insanity of any person for the purpose of securing his commitment to an asylum, unless said physician be of reputable character, a graduate of some incorporated medical college, a permanent resident of the State, and shall have been in the actual practice of his profession for at least three years, and such qualifications shall be certified to by a judge of any court of record. No certificate of insanity shall be made except after a personal examination of the party alleged to be insane, and according to forms prescribed by the State Commissioner in Lunacy, and every such certificate shall bear date of not more than ten days prior to such commitment.

Qualifica-
tion of
Physi-
cians.Personal
examina-
tion.

MEDICAL CERTIFICATE.

I, Martin A. McGovern, a resident of 876. 6th Ave
in the County of New York, State of New York,
being a Graduate of Bellvue Hospital College
Hereby Certify under oath that on the 14 day of August 1888
I personally examined John Lennon, of the age of
about 35 years, married, and by occupation a Sailor.
and that the said John Lennon is insane, and
a proper person for care and treatment under the provisions of Chapter 446, of
the laws of 1874, of the State of New York.

I further certify that I have formed this opinion upon the following grounds:

(Here insert the particular manifestations of insanity.)

He imagines and claims that everyone is trying
to poison him — that his wife put poison
in his food — that the prison-keepers and
hospital attendants did the same and that they poison
the air he breathes. He attempted suicide by jumping from
the tier of the bunks. He is very irritable during the
day and noisy during the night.

And I further declare, That my qualifications as a medical examiner in Lunacy have
been duly attested and certified by C. D. D. D.

Judge of Supreme Court

Sworn to and subscribed before
me, this 14 day
of Aug 1888.

Martin A. McGovern M. D.

The oath, or affirmation, may be administered by any qualified officer of the State of New York.
Two physicians must separately make affidavit of the insanity of the patient.

0763

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK. } ss.

John Lennon being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to answer or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—

John Lennon

Question.—How old are you?

Answer.—

35 years

Question.—Where were you born?

Answer.—

Ireland

Question.—Where do you live?

Answer.—

406 E. 10 St.

Question.—What is your occupation?

Answer.—

Sailor

Question.—Have you anything to say, and if so, what, relative to the charge here preferred against you?

Under advice of counsel I decline to answer.

John Lennon

Taken before me, this 26 day of April 1882

John H. Brady

CORONER.

0764

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
38 Years. — Months. — Days.	Ireland	Ennagun	April 18/82

And 228 1882
HOMICIDE. B

AN INQUISITION

On the VIEW of the BODY of

Mary Lennon

whereby it is found that she came to
her Death by the hands of her

husband, John
Lennon

Inquest taken on the 26 day

of April 1882

before
James J. O'Connell, Coroner.
Committed April 1882

Deceased

Discharged

Date of death April 18. 1882

0765

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN ANTE-MORTEM INQUISITION,

Taken at *Bellum Hospital*
No. *26th* Street, in the *21st* Ward of the City of
New York, in the County of New York, this *18* day of *April*
in the year of our Lord *one thousand eight hundred and Eighty-two* before
John H. Brady Coroner,
of the City and County aforesaid, on view of the Body of

Mary Seamon at
Upon the Oaths and Affirmations of
good and lawful men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Mary Seamon was injured, do,
upon their Oaths and Affirmations, say: That the said

Mary Seamon
Came to her injuries of the hands of
the hands of her husband *John Seamon*

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition
set our hands and seals, on the day and place aforesaid.

JURORS.

John H. Brady

CORONER, L. S.

0766

City and County of New York, ss.

Statement of Mary Lennon now lying
dangerously wounded at Bellows Hospital in the 21st Ward
of said City and County, on the 18th day of April 1884

Question.—What is your name?

Answer.—Mary Lennon

Question.—Where do you live?

Answer.—406 E 10th St

Question.—Do you now believe that you are about to die?

Answer.—I don't know God knows

Question.—Have you any hope of recovery from the effects of the injury you have received?

Answer.—I don't know

Question.—Are you willing to make a true statement, how, and in what manner, you came by the injury from which you are now suffering?

Answer.—I will be married 10 years on
the 17th of next September to John Lennon
He has been very bad to me for the last 5
years He came in yesterday afternoon from
work. I came in from work a little later
I am a pantaloon operator for Calloway
49 Mott St. He went away from this
house on Friday morning and I did not see him
until I returned last night. He went to
bed before me I did not fully undress I took
a pillow and lay on the foot of the bed
He was quarrelling with me but I paid no
attention to him he got up three or four
times and went to the Hydrant and took a
drink of water He is a tailor too. He said I
saw I got up and go out I said you are
a little early this morning you did not get up
on Friday morning until 3 o'clock

0767

He did not take his pants off I told him
to be quiet ~~and~~ I would inform the Constable
of his carrying on he said is that so, I said
yes He ~~said~~ pulled me out of Bed and I ran
to a corner and he said I often told you I
would cut you to pieces He then began to cut
me all over. I ran into the Hall to rouse
the Neighbours when he cut my throat My
Husband was arrested before I left the House
Mary Lennon
Mark

Throat Cut on right side 3 flat wounds in
Left Arm. and 6 flat wounds in abdomen
through ~~two~~ two of which entrance protrude
and one of between 6 + 7 inches on right leg
and one on the left

John Ke Brady
Coroner

Coroner M. Ligon for the defence objected
to the admission of this antemortem statement
as evidence,

John Ke Brady
Coroner

0768

MEMORANDA.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.
Years.	Months.	Days.	Ireland	406 Bellona Hospital

406 E 18th

1216

And her 1882

AN ANTE-MORTEM INQUISTION

B

On the VIEW of the BODY of

Mary Egan

whereby it is found that she was
injured by her husband
John Egan
by these wounds

Taken on the 18th day
of April 1882
before
John H. H. H.
Coroner.

Committed

Deceased

Discharged

No. 1

N.Y. Court of Genl. Sess.

In re

John Lennon

as supposed homicide

Order appointing Commissioner

John W. McKeon
Dist. Atty.

N.Y. Court of General Sessions

In the matter of
John Lennon
a supposed lunatic

State of New York
City and County of New York

It having been made to appear to me that the defendant John Lennon, indicted by the Grand Jury of the County of New York, of the crime of murder is insane, I do therefore in pursuance of the statute in that case made and provided, hereby appoint

all of the County of New York a commission forthwith to examine into the mental condition of the said John Lennon and make their report thereon to this Court with all convenient speed, and due notice of the time and place of executing this commission be given to the District Attorney of this County

0771

N.Y. Court of General Sessions

The People of the State
of New York

— agst: —
John Lennon

City and County of New York:

James Finn of said city being duly sworn says that he is the Warden of the City Prison in the City of New York, that John Lennon is under indictment, found in the Court of General Sessions of the Peace for the County of New York, for the murder of his wife Mary Lennon, that said Lennon has not been tried on said indictment which is still pending in this Court; that said Lennon has been confined in the City Prison since the 26th day of April 1882. That said Lennon was, on the affidavit and certificate of two physicians (that he was insane), transferred to the P insane Asylum at Ward's Island in this County from which he was returned to the City Prison on the 4th day of September 1882. That said Lennon has since been

confined in the City Prison and is still
so confined, that from the opportunities
afforded to deponent, in his daily duties
at the Prison, to observe the conduct of
said Lemmon deponent is satisfied
that this said Lemmon is insane

Sworn to before me

this 12th day of September 1862

J. F. Fenn

Notary Public
City & County.

N.Y. Court of Genl. Sess.

The People of

vs.
John Lemmon

Defendant
Affiant: James Fenn

John W. Keon
Dist. Atty.

0773

People

²¹
Seniors

Signature Letters

0774

LAW OFFICE OF

MICHAEL H. SIGERSON,

("TEMPLE COURT,")

NO. 5 BEEKMAN STREET

New York

18

it.

I have notified the prisoner and his brother to the same effect.

With great respect
I have the honor to,
Yours Respectfully
Michael H. Sigerson

0775

LAW OFFICE OF
MICHAEL H. SIGERSON,
("TEMPLE COURT.")
NO. 5 BEEKMAN STREET

New York, Aug. 16th 1882

The People &c, }
- vs. - } Homicide
John Lennon }

Hon. John M. Keon
District Attorney &c,
My Dear Sir:-

I desire to
notify you officially that I
am compelled to withdraw
from the defense in the
above entitled case.

I take this
action at this time in or-
der that the defendant may
retain or have assigned him

0776

LAW OFFICE OF
MICHAEL H. SIGERSON, 2
("TEMPLE COURT,")
NO. 5 BEEKMAN STREET

New York.....18

other counsel.

The trial of
Lennon's case I understand
will take place in September
and therefore the coming two
weeks should be devoted to
the preparation of his de-
fense. My health has been
bad for some weeks past
and my physician peremp-
torily orders me to leave the
city for a short rest.

I leave to-day.
In justice to myself permit
me to say that new coun-

07777

LAW OFFICE OF

MICHAEL H. SIGERSON, 3

("TEMPLE COURT.")

NO. 5 BEEKMAN STREET

New York.....18

sel will not be under
any greater disadvantage
than I would be if I con-
tinued in the case.

I do not pretend
to an ability to success-
fully defend a murder
case without witnesses and
without assistance of any
kind whatever.

I have re-
ceived no fee; have not
even had the advice of the
prisoner's relatives, and
therefore leave the case at
least no worse than I found

0778

DEPARTMENT OF
PUBLIC CHARITIES AND CORRECTION.

New York City Asylum for the Insane, Ward's Island.

A. E. MACDONALD, M. D.,
Medical Superintendent.

New York, September 1st 1882

Wm John McKeon
District Attorney,
Dear Sir,

I have the honor to report
that I have returned John Simon,
who was admitted to this Asylum on
the 19th day of August 1882, to the City
Prison.

As this man is a criminal, charged
with the murder of his wife, he cannot
be retained here, according to the section
relating to insane criminals, of Chapter
446, of the laws of the state of
New York.

Yours Respectfully
Medical Supt.

0779

BOX:

67

FOLDER:

754

DESCRIPTION:

Leun, Philip

DATE:

05/29/82



754

0780

7. news. Jan 17/82
a/m.

Day of Trial,

Counsel,

Filed

Pleads

Assault
Day of Jan 1882
Wm. L. G. G. G.

THE PEOPLE

vs.

Philip L. B.

170 Heats St.

Violation of Excise Laws.

JOHN McKEON,

District Attorney.

A True Bill.

J. J. J. J.

Foreman.

Part 2 Jan 19, 1883

Tried and acquitted

W. L.

0781

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
Philip Leun

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

Philip Leun

of the CRIME OF *Selling Spirituous Liquors without a License,*

committed as follows:

The said

Philip Leun

late of the

Sixth

Ward of the City of New York, in the County of New York aforesaid, on the *twenty first* day of *May* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,

; without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

SECOND COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said *Philip Leun* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *Philip Leun* late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,

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

JOHN McKEON, District Attorney.

0782

BAILED
No. 1 by James Walker
Residence 221 W 35th St
No. 2 by _____
Residence _____
No. 3 by _____
Residence _____
No. 4 by _____
Residence _____

452
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Walker
Philip Lewis

Offence, Violation of
Police Law

Dated May 22 1882

William C. Patterson Magistrate.
William C. Patterson Officer.
Wm C. Patterson Clerk.

Witnesses,

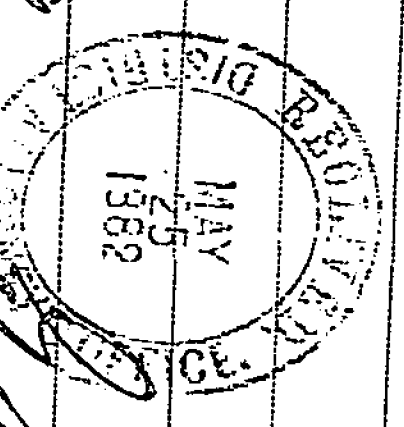
No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ 100 to answer 29th

David



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 Philip Lewis

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 May 24 1882 Wm C. Patterson Police Justice.

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

Dated May 22 1882 Wm C. Patterson 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 _____ 1882 _____ Police Justice.

0783

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

Philip Leum

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.

Philip Leum

Question. How old are you?

Answer.

Thirty-three years of age

Question. Where were you born?

Answer.

Germany

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

Answer.

170 Hudson St. 4 1/2 years

Question. What is your business or profession?

Answer.

Lager Beer Saloon Keeper

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

Answer.

I have nothing to say.
Philip Leum

Taken before me this
day of *May* 189*8*

John J. Sullivan
Police Justice.

0784

Police Court, _____ District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Violation Excise Law.

Dated _____ day of _____ 188

Magistrate.

Officer.

Witness,

Bailed \$ _____ to Ans. _____

By _____

Street.

0785

Police Court 1st District.

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

of 6th Precinct Hudson Golden
of the City of New York, being duly sworn, deposes and says, that on the Sunday 21st day
of May 1882, in the City of New York, in the County of New York, at
premises No. 170 Hester Street,
Philip Leven [now here]
did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and
spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be
drunk in the house or premises aforesaid, contrary to and in violation of law. it being Sunday

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

Sworn to before me, this 22nd day
of May 1882

Judson Golden
J. M. Patterson POLICE JUSTICE.

0786

BOX:

67

FOLDER:

754

DESCRIPTION:

Levi, Isaac

DATE:

05/17/82



754

0787

WITNESSES.

Billboard

(1)

Counsel,
Filed 17 day of May 1882
Pleads,

THE PEOPLE
vs.
Isaac Levi
INDICTMENT.
Lawrence from the Person.

JOHN McKEON,

22 May 19. 1882
District Attorney.
A True Bill. *Gled. 2ndly*

James Henry
Foreman.

Suckers

7.0

129

Handwritten notes at bottom of page, including "Isaac Levi" and other illegible text.

0788

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Isaac Levi

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

Isaac Levi

of the CRIME OF LARCENY (from the person)

committed as follows:

The said

Isaac Levi

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

one pocketbook of the value of one
Dollar one Silver Coin of the United
States of the kind known as quarter
Dollar of the value of twenty five
Cents two Silver Coins of the United
States of the kind known as dimes
of the value of ten Cents each
five Nickel Coins of the United States
of the kind known as five Cent pieces
Coins of the United States of the kind
known as Cents of the value of one
Cent each

of the goods, chattels and personal property of one
on the person of the said Amelia Jacobson then and there being found,
from the person of the said Amelia Jacobson 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.

Amelia Jacobson

JOHN McKEON, District Attorney.

0790

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3d DISTRICT POLICE COURT.

Isaac Levi 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~~ waiven cannot be used against ~~him~~ on the trial,

Question. What is your name?

Answer. Isaac Levi

Question. How old are you?

Answer. Twelve years.

Question. Where were you born?

Answer. Germany

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

Answer. 194. Henry Street. Ten months

Question. What is your business or profession?

Answer. Cash boy.

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

Answer. I am guilty.

Taken before me, this 14

day of May 1882

Isaac Levi
Police Justice

0791

3

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK. } ss

of No.

82 Chrystie

Street,

22 years. Milliner

being duly sworn, deposes and says, that on the 13th day of May 1882

at the

Cin Grand Street

City of New York,

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

one pocket book containing silver
and other coins of the value of twenty
seven cents

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 Isaac Levi (now here) for

the reason that while deponent was
standing on Grand Street said Levi
snatched the above described pocket
book from deponent's hand and ran
away with the same. Deponent followed
said Levi and did not lose sight of
him until he was arrested by Officer
Glascott of the 10th Precinct Police.

Amelia Jacobson

Subscribed before me this

14th day of

May

1882

Police Justice.

0792

BOX:

67

FOLDER:

754

DESCRIPTION:

Levy, Nathan

DATE:

05/23/82



754

0793

BOX:

67

FOLDER:

754

DESCRIPTION:

Miller, Frederick

DATE:

05/23/82



754

0794

WITNESSES:

Bill Adair

2/17

Counsel,

Filed 23 day of May 1882

Pleds Voluntary

THE PEOPLE

vs. 87 Rulgers, Plone and Co

Nathan Levy P

Frederick Miller P

et al. 80 Ch. 1000

INDICTMENT.
LARCENY FROM THE PERSON.

JOHN McKEON,

District Attorney.

A True Bill

James J. Stevens

Foreman.

May 29. 1882

(Dated)

James J. Stevens

1571 S. P. 99
Three years

2 S. P. One year & 6 mo.
May 31/82

0795

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

THE PEOPLE OF THE STATE OF NEW YORK

Nathan Levy ^{against} *Frederick Miller*

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

Nathan Levy and Frederick Miller

of the CRIME OF LARCENY from the person

committed as follows:

The said *Nathan Levy and Frederick Miller*

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

*one Pocketbook of the value of fifty
Cents one Coin of the United States of America
of the kind known as quarter dollar of the
value of twenty five Cents four Coins of
the United States of America of the kind known
as dime of the value of ten Cents each
five Nickel Coins of the United States of
America of the kind known as five Cent pieces
of the value of five Cents each and ten
Coins of the United States of America of the kind
known as Cents of the value of one Cent each*

of the goods, chattels and personal property of one

on the person of the said

from the person of the said

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.

Edward Early

Edward Early
Edward Early

then and there being found,

then and there feloniously

JOHN McKEON, District Attorney.

0796

Testimony in the case of
Arthur Levy and
J. Miller
filed May 1882.

For your "Yours to me" message
I will give you an hour on Monday
evening

The People
 Nathan Levy
 and
 Frederick Miller

Court of General Sessions. Part 7
 Before Judge Gildersleeve.
 Monday, May 29th 1882.

Indictment for larceny from the person.
 Edward Early sworn and examined.
 I live 8 Ridge St. in this city; on the 13th of
 May I lost something. I know the defendants.
 they came up the stoop with me on Satur-
 day morning. I had been in their company
 for several blocks and they came up the
 stoop with me into the hall. As I passed the
 door entering in my room they shoved
 against me and detained me. I got from
 them and knocked at the bed room to
 notify my wife of my coming. They say,
 "Come back and don't knock at the window."
 It was morning, between three and four
 o'clock to the best of my knowledge. I had my
 pocket book coming up the front stoop of the
 house I live in. I am under the impression
 there was about \$2.85 in it. I know my wife
 opened the doors and that the officers came
 in and arrested them. As I knocked on
 the window I felt I lost my pocket book.
 I put my hand on the pocket book com-
 ing up the stoop; they had hold of me;
 there was no other person in my company
 until the officers came but the prisoners.

Cross Examined. I had been up in Twenty eighth St. That night. I believe I met the defendants in Grand St. I was not drunk. I was not lying in the street. I went to read a lamp post to know which was the right street and I slipped and fell down but rose up again. To my knowledge I never had seen the prisoners before that night. I asked them if they would direct me to Ridge St; They volunteered and each one of them got each side of me and they took me to my own door inside of the hall. I cannot swear that either of them had their hands in my pocket. My head was dazed because I sat up three nights in succession.

John O'Connor sworn. I belong to the 13th precinct of police. I was standing on the corner of Pitt and Grand Sts. when the defendants and the complainant passed me; they went into the liquor store and Early said he wanted to get home. They said they would take him home and asked him if he had any money to treat. He took them in and treated them. Miller stopped outside the door and I got into the back room of the liquor store and watched the whole transaction. I waited till they

came out and I got Officers Maguire and
 Raymond. They went through Pitt and
 Broome Sts. and I went through Grand St.
 after them. I got up the stoop and waited
 outside the door and I heard Early make
 the remark that he was getting robbed.
 The defendants were present, and as I
 opened the door I saw Levy drop the pocket
 book out of his hand. There was 41 cents
 in it. Early's wife opened the door, which
 gave me a chance to see because the
 hallway was dark. Cross examined. I
 would not consider that the complainant
 was under the influence of liquor but he
 was not drunk. The man who keeps the
 saloon gave Early a glass of seltzer water.
 I recognized Early's voice when I heard
 him say, "I am getting robbed." I have
 recognized him on the street. As soon as
 he made the remark I opened the door
 and Officers Maguire and Raymond
 were ~~in~~ with me. I did not see either of
 the defendants touch Early. I will swear
 that I saw him drop the pocket book which
 contained 41 cents; they had two five cent pieces.
 Edward Early recalled by Mr. O'Byrne. Is
 Levy a friend of yours? No. I never saw
 either of them before that night to my knowledge.

0000

Frederick Miller sworn and examined in his own behalf. I live 83 Norfolk St. I had never seen the complainant before that night. I went into a saloon and met him ^(Levy) and went from ~~there~~ through Grand St. and met the complainant; he was lying down when we came across him at the corner of Grand and Forsythe Sts.; we picked him up and Levy asked him where he lived? Levy said he was acquainted with the man. I had never seen him before. He said he lived 8 Ridge St. The man asked us to have a drink; he took us into this liquor store. I told him to have a drink of seltzer and he took it. I took a glass of soda; we had our drink and we went down Grand St. to 8 Ridge St. As we got to the corner of Grand and Ridge St. He missed his pocketbook and he says "Where is my pocketbook? I don't know anything about his pocketbook and did not attempt to rob him. Mary Callaghan sworn The prisoner Miller is a friend of mine; he was never arrested for any thing before he did not give the right name; my father and mother's name is Shepard.

0001

Nathan Levy sworn. I have known
the complainant going on two years.
I met Miller that night in Grand St. I
picked him out of the gutter and he
asked us to take him home; we took
him home; in the hall he dropped his
pocketbook from his hand to the floor.
I did not attempt to rob him.
The jury rendered a verdict of
guilty.

0002

BAILED,

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

Sec. 208, 209, 210 & 212

418
Police Court - 3rd District.

THE PEOPLE
vs.
ON THE COMPLAINT OF

Edmund Early
vs.
Nathan Stevy
Frederick Miller

offence, Violence from the person

Dated May 13 1882

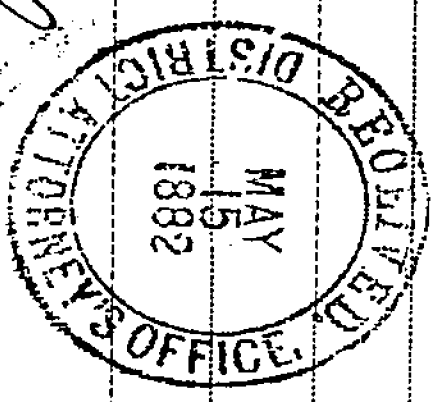
Smith Magistrate.

Officer.

Clerk.

Witness John Donner

No. 1st District



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 Nathan Stevy and Frederick Miller guilty thereof, I order that he be held to answer in the sum of _____ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated May 13 1882 Solou Donner

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0003

Sec. 198-200.

30
DISTRICT POLICE COURT.CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Nathan Levy*

Question. How old are you?

Answer. *Thirty Years*

Question. Where were you born?

Answer. *England*

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

Answer. *47 Ridge St. 2 Years*

Question. What is your business or profession?

Answer. *Stone mason*

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

Answer. *I did not drop a pocket book I was not near the man*

Taken before me, this *13*day of *May* 188*3**Nathan Levy*

Severo Smith
Police Justice.

0004

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frederick Miller 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. *Frederick Miller*

Question. How old are you?

Answer. *Twenty One Years*

Question. Where were you born?

Answer. *Jersey City*

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

Answer. *55 Norfolk. 9 months*

Question. What is your business or profession?

Answer. *Tobacco*

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 know nothing about it*

Taken before me this *13*
day of *May* 188*2*

his
Frederick + Miller
mark

Oliver Smith
Police Justice.

0005

3rd District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No.

8 Ridge

43 Years

Edward Carley

Street,

being duly sworn, deposes and says, that on the

13

day of

May

1882

at the

13th Ward in the

City of New York,

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

one pocket book containing gold and
lawful money of the United States
consisting of Silver & Copper Coin of
the value of forty one cents

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

Nathan Levy & Marcus Miller
(both now here) from the fact that deponent
was in company of said two defendants,
and that they were taking deponent to his
residence in the above named premises,
that deponent when entering the hallway
of said premises he had the above described
pocket book and money in the left
hand pocket of the Pants then worn
upon deponent's person, that while

Subscribed and sworn to before me this

day of

Deputy Justice.

202

0806

in the Hallway deponent missed said pocket book and then & there accused said defendants of having stolen the same, that at that time officer O'Connor of the 13th Precinct Police and two other officers entered said Hallway, and said officer John O'Connor informed deponent that he saw said Levy drop the pocket book (here shown) from his hand and deponent identifies said pocket book as the one stolen from deponent's possession.

Sworn to before me this Edward Early
13th day of May 1882

Solomon D. Smith
Justice

City & County of New York

John O'Connor of the 13th Precinct Police being duly sworn deposes & says that he has read the affidavit of Edward Early the within complainant and knows the contents thereof that the portions therein stated and appearing to deponent is true to deponent's own knowledge.

Sworn to before me this
12th day of May 1882

Solomon D. Smith
Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Dated

188

Magistrate.

Officer

WITNESSES:

DISPOSITION

AFIDAVIT - LAGENCY

0807

BOX:

67

FOLDER:

754

DESCRIPTION:

Lynch, Peter

DATE:

05/09/82



754

0000

Day of Trial

Counsel, *McKen*

Filed *9* day of *May* 188 *2*

Pleads *Not Guilty*

THE PEOPLE

vs.

R.

Peter Lynch

McKen

JOHN MCKEON,

District Attorney.

BURGLARY—Third Degree, and
Receiving Stolen Goods.

A True Bill

James J. Green

Foreman.

May 14/82

James J. Green 3 days.
S. P. Green 3 days.

50

0809

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Peter Lynch

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

Peter Lynch

of the crime of Burglary in the third degree,

committed as follows:

The said

Peter Lynch

late of the *twelfth* Ward of the City of New York, in the County of New York,
aforesaid, on the *twenty sixth* day of *April* in the year of our
Lord one thousand eight hundred and eighty *two*, with force and arms, at the Ward,
City and County aforesaid, the *Store* of *Peter McGuinness*

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

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

*Seven hundred and fifty cigars
of the value of four cents each
and silver and copper coins of the kind
and description to the Grand Jury aforesaid
unknown of the value of four dollars*

of the goods, chattels and personal property of the said

Peter McGuinness

so kept as aforesaid in the said *Store* then and there being, then and
there feloniously did steal, take and carry away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of New
York and their dignity.

John M. Keon
District Attorney

08 10

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

of the crime of Receiving Stolen Goods

committed as follows:

The said

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

of the goods, chattels and personal property of

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

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

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

JOHN McKEON, District Attorney.

0011

Sec. 208, 209, 210 & 212.

Police Court

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Pete McKinnon

vs. 3rd Jm.

Pete Lynch

Offence,

Burglary and Larceny

Dated

April 26 1882

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

No. 5, by

Residence

Street,

Witnesses

William Davis

No. 1, by

Police Court

No. 2, by

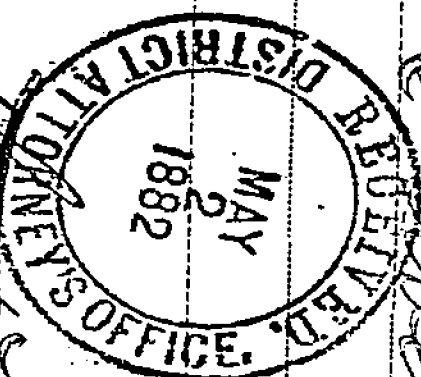
Police Court

No. 3, by

Police Court

No. 4, by

Police Court



Am. Attorney General

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 Pete Lynch

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

Dated April 26 1882

Hugh Gardner Police Justice.

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

Dated _____ 1882

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 _____ 1882

Police Justice.

08 12

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

Peter 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.

Peter Lynch

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

241 Mulberry St, about two months

Question. What is your business or profession?

Answer.

Glass cutter

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

Answer.

I did not break into the store, I was going through 14 Street this morning and I met a man who offered to carry a bundle down to 23rd Street & 7th Avenue and that was the package that was found in my possession

Taken before me, this

26

day of

April

188

Peter Lynch

Hugh Gardner Police Justice.

0813

Police Office, Fourth District.

City and County
of New York,

ss.

Peter McGinness
aggr. & gas occupation liquor dealer
 of No. *156 83 Avenue* Street, being duly sworn,
 deposes and says, that the premises No. *156 83 Avenue*
~~State~~ *12th* Ward, in the City and County aforesaid, the said being a dwelling house
 and which was occupied by deponent as a *liquor store*

entered by means of *forcibly breaking a pane of* were **BURGLARIOUSLY**
in the door leading from the
hall on the first floor of said premises
into said store
 on the *night* of the *26* day of *April* 18*82*

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

Fifteen boxes containing seven
hundred and fifty pounds of
the value of thirty dollars
and good and lawful money
of divers denominations and
values consisting of several
silver and copper coins
is all to the amount of four
dollars in all of the value
of thirty four dollars

the property of *deponent*

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

for the reasons following, to wit:

Deponent is informed
by officer William Davis
of the 1st Police Precinct
that he arrested the said
Lynch in East 17th Street

08 14

at or about the hour of 5.40
A.M. on said date with
the said pegs in his said
Lynch possession
Subscribed before me Peter McGinnis
this 26 day of April 1882

City ~~of New York~~
Hugh Gardner Police Justice

City and County of New York ss
William Harris of the Police
Precinct being sworn says
that on the 26 day of April 1882
at about the hour of 5.40 A.M.
he arrested Peter Lynch
(now here) in East 1st Street
who had in his possession
fifteen boxes containing seven
hundred and fifty pegs
That said boxes containing
said pegs has since been
identified by Peter McGinnis
the within named complainant
as the same which was stolen
from his possession and
which is mentioned in the
within affidavit made by
him

Subscribed before me ~~William Harris~~
this 26 day of April 1882
Hugh Gardner Police Justice

08 15

BOX:

67

FOLDER:

754

DESCRIPTION:

Lynch, Timothy

DATE:

05/05/82



754

WITNESSES.

Day of Trial,

Counsel,

Filed

Pleads

188 2

THE PEOPLE

vs.

LARCENY AND RECEIVING
STOLEN GOODS.

JOHN McKEON,

District Attorney.

Def name of owner

A True Bill.

Foreman.

Discharged by Court

08 16

08 17

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Timothy Lynch

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

of the CRIME OF LARCENY

committed as follows:

The said

Timothy Lynch

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

*one chain of the value of one hundred Dollars,
one pair Earrings of the value of ten dollars, one
breast pin of the value of ten dollars, one pair
bracelets of the value of ten dollars, one neck-
lace of the value of ten dollars, two
rings of the value of nine dollars each.*

of the goods, chattels and personal property of one *Bertha Newmark*

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

John McKeon
District Attorney

08 18

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

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

of the goods, chattels and personal property of the said

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

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

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

JOHN McKEON, District Attorney.

0819

Sec. 208, 209, 210 & 212.

Police Court

3

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

1
2
3
4

Offence,

Dated

May 2

1887

Magistrate.

W. J. Morgan

Officer.

10

Clerk.

Witnesses

Wm. J. Morgan

No.

195

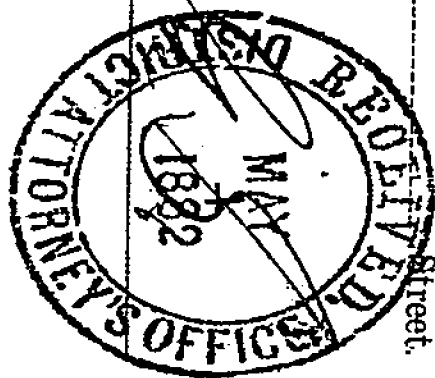
Street,

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 *William J. Morgan*

~~guilty thereof, I order that he be committed to the City Prison until he give security~~
guilty thereof, I order that he be committed to the City Prison until he give security

Dated *May 2* 1887

W. J. Morgan Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 188

Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order h to be discharged.

Dated 188

Police Justice.

0820

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 DISTRICT POLICE COURT.

Timothy 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. *Timothy Lynch*

Question. How old are you?

Answer. *9 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *169 Mulberry Street one month*

Question. What is your business or profession?

Answer. *I go to School*

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

Answer. *I am guilty*

Taken before me, this *2*

day of *May* 188*8*

Timothy Lynch
made

R. L. Morgan Police Justice.

0021

3rd

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Bertha Newmark

of No. 144 Foster Street,

being duly sworn, deposes and says, that on the 2nd day of May 1882

at the City of New York,

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

the following property, viz:

One gold Chain of the Value of one hundred dollars, One set of jewelry of the Value of fifty dollars, ~~Two~~ Two Gold Rings of the Value of Eighteen dollars said property being in all of the Value of one hundred & Sixty Eight dollars

the property of Deponent and her husband Abraham Newmark,

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 Timothy Lynch (now here)

from the fact that he acknowledged to deponent in the presence of Witnesses that he did steal said property

Bertha Newmark

Sworn before me this

2

day of May

1882

Police Justice.

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

0823

BOX:

67

FOLDER:

754

DESCRIPTION:

Lyons, A. M.

DATE:

05/29/82



754

0024

Witness
Charles Partridge
43 3rd St
729 Broadway

Barlady
near S. Bailey
1721 Broadway

I have been informed
by the Capt. of the Coast
that the Capt. has some
out of the business in
now - leaving me to
that the whole lot again
engage in the business
I therefore ask the Court
leave to discharge the
accused from the case
July 19 83

30th May 31/82

480

Day of Trial,

Counsel,

Filed

Day of May 1882

Pleaded Guilty July 1983

THE PEOPLE

vs.

A. M. Lyons

267 W 34th

July 1983

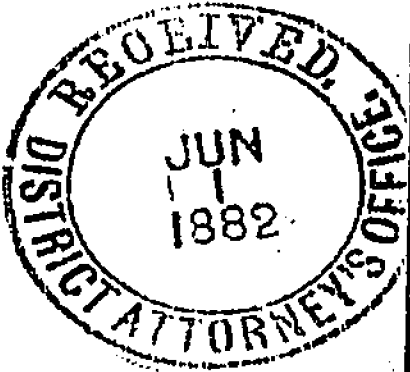
Paul discharged

JOHN McKEON,

District Attorney.

A True Bill.

James J. Fox
Foreman



0025

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

Against
A. M. Lyons

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

A. M. Lyons

of the CRIME OF *Selling Spirituous Liquors without a License,* 267 M 341

committed as follows:

The said

A. M. Lyons

late of the *twentieth* Ward of the City of New York, in the County of New York aforesaid, on the *twenty fifth* day of *May* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to ~~a certain person whose name is to the Grand Jury aforesaid unknown,~~ *one Charles E. Partridge*

; without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

John McKeon
Dist Atty

SECOND COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said *late of the* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *late of the* Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,

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

JOHN McKEON, District Attorney.

0027

**END OF
BOX**