

0534

BOX:
300

FOLDER:
2858

DESCRIPTION:
Laborszky, Louis

DATE:
03/23/88



2858

Witnesses:

W. Sullivan

Counsel,
Filed **23** day of *March* 188*8*
Pleads, *Inguilty*

No. 281

Grand Larceny Second Degree,
[Sections 528, 531, 532 Penal Code].

THE PEOPLE

vs.

P

Louis Salvorey

W. J. Wallace

JOHN R. FELLOWS,
District Attorney.

A TRUE BILL.

(May 1888)

Foreman.

W. J. Wallace

Adm. Sec. 1888

Elmer R.

Witnesses:

W. Sullivan

Counsel,

Filed

23

day of March 1888

Pleads,

Arguing

THE PEOPLE

vs.

P

Louis Sabersky

W. J. McNamee

JOHN R. FELLOWS,

District Attorney.

Grand Larceny Second Degree. [Sections 528, 531, 532 Penal Code].

A TRUE BILL

(Signed) [Signature]

Foreman.

Attest [Signature]

James R. [Signature]

0537

Police Court—

District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No.

occupation

deposes and says, that on the

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

the following property viz :

August Urick
54 University Place Street, aged 20 years,
Confectioner being duly sworn
19th day of March 1888
One overcoat one dress coat.
And a check for twenty five dollars.
All of the value of sixty five dollars
(\$65.00)

the property of

Dependent
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 Louis Laborszki (now here)

from the fact that the said defendant
somed with deponent and at the above
mentioned date at about the hour of
A. M. he left said room and
shortly thereafter deponent returned and
discovered that said property was
missing.

Dependent is informed by John S. Sullivan
of the 15th Precinct Police that when he
arrested the defendant, he had an
overcoat and dress coat on his person.
Dependent has since seen said over
coat and dress coat which the defendant
had on at the time of his arrest. and

Sworn to before me this
1888 day

Police Justice

0538

fully identify them as his property,
wherefore defendant charges the said
defendant with feloniously taking, stealing
and carrying away said property and
prays he may be dealt with as the
law directs.

Sworn to before me } August 1888
this 21st day of March (A.D.) }
A. J. Wicke
A Justice.

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1888 . . . Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888 . . . Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1888 . . . Police Justice.

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

0539

CITY AND COUNTY }
OF NEW YORK, } ss.

aged

years, occupation

John S. Sullivan
Police Officer of No.

15th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

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

knowledge.

Sworn to before me, this

day of

27
March 188*8* *John S. Sullivan*

A. J. White
Police Justice.

0540

Sec. 198-200.

2 / District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Louis Laborzki

Question. How old are you?

Answer.

Twenty

Question. Where were you born?

Answer.

24 years or so

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

Answer.

374 University Place 8 mos

Question. What is your business or profession?

Answer.

Freeman

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

Answer.

I am guilty
Louis Laborzki

Taken before me this

day of

March 1934
[Signature]

Police Justice.

14541

Dated 188 Police Justice.

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

There being no sufficient cause to believe the within named

Dated 188 Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 188 Police Justice.

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

Hundred Dollars, and be committed to the Warden and Keeper of

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

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

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

Police Court-- District.

2 453

THE PEOPLE, & C.,
ON THE COMPLAINT OF

August Wick
5th Avenue, Place
Janqabowzki

Office

188

Dated March 21

Magistrate.

White

Officer.

John Sullivan

Precinct.

1st

Witnesses

John A. Sullivan

Street.

1st Precinct Police

Street.

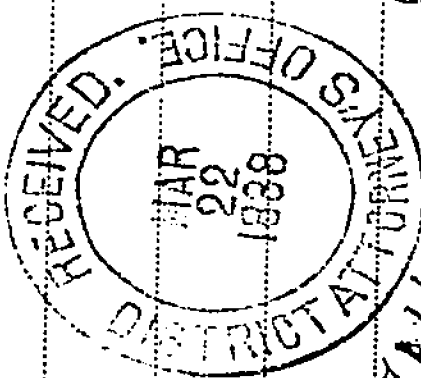
No.

Street.

No.

to answer

30th



0542

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Louis Laborszky

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

Louis Laborszky

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

The said

Louis Laborszky

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

One overcoat of the value of thirty dollars,

One coat of the value of ten dollars, and

One written instrument and evidence of debt, to wit: an order for the payment of money of the kind commonly called bank checks, being then and there due and unsatisfied, for the payment, of, and of the value of twenty-five dollars

of the goods, chattels and personal property of one

August Wicke

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

0543

SECOND COUNT—

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

— *Louis Laborszky* —

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said *Louis Laborszky*

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

*One overcoat of the value of thirty dollars,
One coat of the value of ten dollars, and
One written instrument and evidence of debt, to wit: an order for the payment of money, of the ^{commonly} kind called bank checks, being then and there due and unsatisfied, for the payment of, and of the value of twenty-five dollars,*

of the goods, chattels and personal property of one *August Wicke* —

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

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

— *Louis Laborszky* —

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

JOHN R. FELLOWS,

District Attorney.

0544

BOX:

300

FOLDER:

2858

DESCRIPTION:

Laufer, Joseph

DATE:

03/09/88



2858

0545

Witnesses:

John H. McCarthy
Off. Morris

Counsel,

Filed

Pleads,

9 day of March 1888
Inquity 17

THE PEOPLE

vs.

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

Joseph Sawyer

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Foreman.

May 3rd 1888

May 3, 1888.

Disch'd by 14w & on his
own recog.

May 1/88, Sworn recovered
that the defense and herein
Joseph Sawyer, he discharged
on his own recognizance.
for the reason that the
People can not operate
when they can procure the
attendance of the complainant
who is a traveling man.
and defendant has been
confined for 60 days and
is suffering from consumption

H. P. McGee
Deputy

Witnesses:

John H. McCarty
Off. Morris

Counsel,
Filed
Pleads,

9 day of March 1888
Chas. H. Morris

THE PEOPLE

vs.

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

Joseph S. ...

JOHN R. FELLOWS,
District Attorney.

A TRUE BILL.

May 3rd 1888
72 May 3, 1888.
Disch'd by the C. in this
own recog-

Foreman.

May 3rd, 1888, I swore and here in
that the defense and here in
Joseph S. ... he discharged
on his own recognizance.
for the reason that the
People can not operate
when they can procure the
attendance of the complainant
who is a traveling man.
and defendant has been
confined for 60 days, and
is suffering from consumption.

H. P. ...
J. P. ...

The People
complainant of

John F. McCarthy

vs

Joseph Laufer

REPORT.

For the District Attorney.

Dated March 24 1888

Henry D. Macdonald

Deputy - Assistant.

0547

The People
complainant of

John F. McLaughlin

by

Joseph Lauffer

REPORT.

For the District Attorney.

Dated March 24 1888

Henry D. Macdonald

Deputy Assistant.

0548

0549

People
vs
Joseph Lauffer

Assault in 1st degree
§ 214.218 P.C.

It appears from the statements of the complainant herein, John J. McCarthy, that on the morning of March 4th 1888 (about 3 o'clock) he was in company with a number of other men in a liquor store corner of 13th & 1st St. N.Y.; that an altercation took place in the store; that by agreement he was adjourned to the sidewalk; that complainant and defendant as witnesses went out to see the fight settled; that complainant subsequently went back into the saloon; that when he was going out to go home hereafter the defendant struck him in the back with a knife and wounded him.

The complainant has signed a recommendation to clemency on the ground that he cannot positively say that the defendant is the person who stabbed him. When I questioned him concerning this I was developed that he was positive about his being the man. There is no doubt of the identification.

0550

Officer Morris says that he has been informed that Laufer, who gave the name "Doyle" at the Station House, has served 9 months for stabbing another man. He belongs to a tough gang, according to the officer, and his brother is now serving a term for complicity in the famous robbery of the Elvada Railroad collector, about 3 years since. Laufer's right name is Tittus.

0551

Police Court— District.

City and County { ss.:
of New York,

of No. 525 East 16th Street, aged 21 years,
 occupation Clerk being duly sworn
 deposes and says, that on 14th day of March 1888 at the City of New
 York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Joseph Laufer
(now here) who cut and stabbed
deponent on his back with
a small knife, then and
then held in the hands of said
Laufer

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

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

Sworn to before me, this

of

day

1888

A. J. White Police Justice.

0552

Sec. 198—200

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. Joseph Lauffer

Question. How old are you?

Answer. 33 years

Question. Where were you born?

Answer, US

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

Answer. 2228, 1st Ave., 10 years

Question. What is your business or profession?

Answer, Bar room

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
Joseph Lauffer

Taken before me this

day of March 1888

Police Justice.

0553

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

I have admitted the above-named.....

Dated 11/11/2018

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.

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

Police Court— District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

ON THE COMPLAINT OF
John T. W. Carney
vs
Joseph Sawyer
\$52.50
Sept. 16th 1888

BAILED,

No. 1, by...

Residence **

No. 2, by...

Residence...

No. 3, by ...

Residence _____

Vo. 4, by

Residence.....

Dated March 1888

Magistrate.

Officer.

Precinct.

Witnesses:

No.

Street.

No.

Street.

No.

Street.

220A to answer.

221

0554

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Joseph Luper

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. ~~I cannot now~~ cannot positively say that the defendant above named is the person who inflicted the injuries upon me and I respectfully ask that I may be permitted to withdraw the charge.

I have made affidavit true.

Done & before me
This 23rd day of March 1883 } J. J. McCarty

Jos Oliver Keane
Commissioner of Deeds
M. J. Co

0555

CITY AND COUNTY OF NEW YORK, ss: _____
being duly sworn deposes and says; that he is _____ years of age and upwards
That on the _____ day of _____ 188 at No. _____
in the City of New York, he served the annexed _____
upon _____
the _____ therein
by delivering to, and leaving with _____
_____ a true copy thereof, _____
Deponent further says that he knew the person so served to be _____
Sworn to before me this
day of _____ 188

Court of General Sessions.	
The People	Plaintiff.
AGAINST	
Joseph Laufer	Defendant.
P. 7 -	
Notice of Motion.	
Defendants	Attorneys
23 Chambers Street, N. Y. City.	
Due and timely presented, copy within	
is hereby admitted.	
Dated N. Y., 27 1888.	
To... John R. Fellows, Esq.	
District Atty.	
my Co	

Sir:
Please take notice that the within is a
true copy of an _____
this day duly _____ in the office of the
Clerk of this Court in this action.
Dated N. Y., _____ 188..
Yours &c.,
WILLIAM E. MORRIS, Esq.
Attorney for _____
To: _____ Esq. N
Atty. for _____

0556

CITY AND COUNTY OF NEW YORK, ss: _____
being duly sworn deposes and says; that he is _____ years of age and upwards
That on the _____ day of _____ 188__ at No. _____
in the City of New York, he served the annexed _____
upon _____
_____ the _____ therein
by delivering to, and leaving with _____

_____ a true copy thereof, _____

Deponent further says that he knew the person so served to be _____

Sworn to before me this _____
day of _____ 188__

Court of General Sessions.

The People

Plaintiff.

AGAINST

Joseph Laufer

Defendant.

Notice of Motion.

Defendants

Attorneys

23 Chambers Street, N. Y. City.

Due and timely served a copy within

_____ is hereby admitted.

Dated N. Y., _____ 1888.

Att.

To... John R. Fellows, Esq.

District Atty.

my Co

Please take notice that the within is a
true copy of an _____
this day duly _____ in the office of the
Clerk of this Court in this action.
Dated N. Y., _____ 188__.

Yours &c.,

WILLIAM E. MORRIS, Esq.

Attorney for _____

To:

_____ Esq.

Att. for _____

0558

Court of General Sessions of the Peace
for the City & County of New York.

XXXXXXXXXXXXXXXXXXXX

The People

vs

Joseph Laffer

XXXXXXXXXXXXXXXXXXXX

Sir,

Please take notice that we will move before Hon.
Frederick Smyth & order of said City and part Two of this Court
on Monday April the 30th 1888 at the opening of Court on ~~that~~
that day to have the above named defendant discharged from
custody for lack of ~~prosecution~~ prosecution

N. Y. April 30th 1888

Yours

For is A. Deane

Defts Accs

To

John H. Fellows Esq

District Attorney

N. Y. County.

0559

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph Saulber

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

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

The said *Joseph Saulber.*

late of the City of New York, in the County of New York aforesaid, on the
fourth day of *March*, in the year of our Lord
one thousand eight hundred and eighty*eight*, with force and arms, at the City and
County aforesaid, in and upon the body of one *John X. McCarthy.*
in the peace of the said People then and there being, feloniously did make an assault,
and *him* the said *John X. McCarthy.*
with a certain *knife*

which the said *Joseph Saulber.*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

with intent *him* the said *John X. McCarthy.*
thereby then and there feloniously and wilfully to kill, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York
and their dignity.

SECOND COUNT—

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

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

The said *Joseph Saulber.*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of
the said *John X. McCarthy.*
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and *him* the said

with a certain *knife*

which the said *Joseph Saulber*

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

John R. Fellows
Dist. Attorney

0560

BOX:

300

FOLDER:

2858

DESCRIPTION:

Lesser, Isaac

DATE:

03/06/88



2858

POOR QUALITY ORIGINAL

0561

Witnesses:

M. Jankowski

Off. O'Brien
McCauley

Counsel,

Filed *6* day of *March* 188*8*
Pleads *Chisquilly*

THE PEOPLE

vs.

227 Duane
114 1/2 1st
Isaac Lesser

Forgery in the Second Degree.
(Sections 611 and 621, Penal Code.)
and Petit Larceny (Sections 728 and 732)

JOHN R. FELLOWS,
RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Wm. J. Kelly
Foreman.

Part 3. March 9/88
Pleads - Petit Larceny
City Prison 10 days.

0562

Witnesses:

M. Jankowski

Off O'Brien

McClanley

Counsel,

Filed 6 day of March 1888

Pleads Chetwilly (71)

THE PEOPLE

vs.

22 Belvoir
114 2nd
13

Isaac Lesser

Forgery in the Second Degree.
(Sections 511 and 521, Penal Code)
and Petit Larceny (Sections 522 and 523)

JOHN R. FELLOWS,
RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

(H. J. Kelly)

Foreman.

Part 3 March 9 '88
Pleads - Petit Larceny
City Prison 10 days.

0563

Police Court— District.

Affidavit—Larceny.

City and County } ss.
of New York,

of No. 55 E. Broadway Street, aged 45 years,
occupation Merchant being duly sworn

deposes and says, that on the 18th day of February 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:

Sum of \$100.00
and the value of the same
Articles

the property of Deponent's Wm. Ernst
Co-partners

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 Samuel L. Lessor (nowhere)

known to deponent that on said date
the said Lessor was employed by
deponent's firm as a clerk. That
the said Lessor admitted and
confessed in deponent's presence
that on said date he did write an
Order on L. S. Brown & Co. for the
said property that he received said
property from the said L. S. Brown & Co.
in deponent's firm that after receiving
said property from said L. S. Brown & Co.
by the said Lessor did sell said
property to one Samuel Nachtigal of
Premises No. 99 Essex Street in the

Sworn to before me, this
day
188

Police Justice.

0564

Sum. of Indl. Dollars - and that he
will appropriate the proceeds of
said bill to his other use. and
benefit, I submit that for him.
That the said bill may be held
to answer the same.

Sum. of Indl. Dollars -
This 17th day of February 1888

Wm. H. Wells
John H. Wells

0565

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

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

Question What is your name?

Answer Isaac Lesser

Question How old are you?

Answer 22 Years

Question Where were you born?

Answer New York

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

Answer 114 East Broadway - 9 Years

Question What is your business or profession?

Answer Clunk

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 fully of the
Charge. Am demand
trial by jury - Isaac Lesser

Taken before me this

day of February 1888

Police Justice

B. O. 8 / 306
Police Court District.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

James C. Dean
953 1/2 Broadway
Pearl River, N. Y.

BAILED,
No. 1, by *James C. Dean*
Residence *St. Paul* Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

No. 5, by _____
Residence _____ Street.

Dated *February 17* 188*8*

Magistrate.

Officer.

Precinct.

Witnesses
James C. Dean
No. *466 Broadway* Street.
Wm. S. S. S. S. S.
No. _____ Street.

No. _____ Street.
No. _____ Street.
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

James C. Dean 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 *Feb. 17* 188*8* Police Justice.

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

Dated _____ 188*8* Police Justice.

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

Dated _____ 188*8* Police Justice.

9950

058

N. Y. Feb 13th '88

Mess. H. W. Brown & Son
Gentlemen Please deliver
to bearer 10 lbs spool sewing
silk

And charge
Jerkowski & Co

L A Brown
486 Broadway

058

J. Kowalski & Co.

1000 1000 1000

0569

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 Sasser

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

Isaac Sasser —

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

The said Isaac Sasser,

late of the City of New York, in the County of New York aforesaid, on the
fifteenth day of February, in the year of our Lord
one thousand eight hundred and eighty-eight, with force and arms, at the City and
County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act
and assist in the forging a certain instrument and writing,

which said forged instrument and writing —
is as follows, that is to say:

N. Y. Feb 13th 1888

Messrs. S. D. Brown & Son

Gentlemen

Please deliver

To bearer 10 lbs good sewing

with And charge

Jacobson & Son

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

0570

SECOND COUNT:

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

Isaac Sesser

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

The said *Isaac Sesser*,

late of the City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, having in *his* possession a certain forged instrument and writing,

which said forged *instrument and writing* is as follows, that is to say:

May 13th 1888

Messrs S. D. Brown & Son

Gentlemen

Please deliver

to bearer 10 Dhs good currency

note

And charge

York County Fund

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

~~RANDOLPH B. MARTINE,~~

~~District Attorney.~~

Third COUNT.

2511
Third COUNT.

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

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

The said *Isaac Sasser*.

late of the City of New York, in the County of New York aforesaid, on the *thirteenth*
day of *January*, in the year of our Lord one thousand eight hundred and
eighty-eight, at the City and County aforesaid, with force and arms, with intent to
deprive and defraud *one Henry S. Brown, then and*
there lawfully carrying on and conducting
business in and by the name and style
of S. S. Brown and Son, —
of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the
use and benefit thereof, and to appropriate the same to *his* own use, did then and
there feloniously, fraudulently and falsely pretend and represent to *the said*
Henry S. Brown, —

That the said *Isaac Sasser* was then
in the employ of a certain firm then
carrying on business in said city in and
by the firm, name and style of *Ferkowski*
and Son, and had been sent by the
said firm and was then and there
authorized and empowered by them to
receive and obtain from the said *Henry*
S. Brown ten pounds of good sewing silk,
for and on account of the said *Ferkowski*
and Son; that a certain paper writing in
the words and figures following, to wit: —
"N. Y. 12th 12th/88. Mess S. S. Brown
& Son - Gentlemen - Please deliver to
bearer 10 lbs good sewing silk and
charge *Ferkowski & Son*"

which the said *Isaac Sasser* then and
there produced and delivered to the said *Henry*
S. Brown, was then and there a good and valid
order for the delivery of the said sewing silk,
and had been duly made and signed by the
authority of the said firm of *Ferkowski & Son*.

By color and by aid of which said false and fraudulent pretenses and representations, the said Isaac Serran —
did then and there feloniously obtain from the possession of the said Henry D. Brown

ten pounds of gold
bearing title of the value of two
dollars and fifty cents each
pound.

of the proper moneys, goods, chattels and personal property of the said Henry D. Brown
Isaac Serran, with intent to deprive and defraud the said
Henry D. Brown —
of the same, and of the use and benefit thereof, and to appropriate the same to his own use.

Whereas, in truth and in fact, the said Isaac Serran was
not then in the employ of the said
Firm of Jacobson and Hunt, and
had not been sent by the said firm
and was not then and there authorized
and empowered by them to receive and
obtain from the said Henry D. Brown
the said ten pounds of gold or any property for
and on account of the said Firm of Jacobson and Hunt.

and whereas in truth and in
fact the said paper which he,
the said Isaac Serran so as aforesaid
then and there produced and delivered
to the said Henry D. Brown was not
then and there a good and valid order for
the delivery of the said ten pounds of gold, and
had not been duly made and signed by
the authority of the said Firm of Jacobson and Hunt; but the said paper was in truth
and in fact then and there wholly false,
fraudulent and worthless.

And Whereas, in truth and in fact, the pretenses and representations so made as
aforesaid by the said Isaac Serran —
to the said Henry D. Brown

And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said Isaac Serran to the said Henry S. Brown, was and were then and there in all respects utterly false and untrue, as he the said

Isaac Serran

at the time of making the same then and there well knew.

And so the Grand Jury aforesaid do say : That the said

Isaac Serran

the day and year first aforesaid, at the City and County aforesaid, in the manner and form aforesaid, and by the means aforesaid, with force and arms, the said proper moneys, goods, chattels and personal property of the said Henry S. Brown,

then and there feloniously did STEAL, against the form of the Statute in such case made and provided, and against the peace and dignity of the said People.

JOHN R. FELLOWS.

~~RANDOLPH B. MARTINE,~~

District Attorney.

0574

BOX:

300

FOLDER:

2858

DESCRIPTION:

Lewis, William

DATE:

03/23/88



2858

Witnesses:

Lenia Olson

A Prince

Counsel,

Filed

23

day of

March 1888

Pleads,

THE PEOPLE

vs.

William Lewis

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Foreman.

March 23/88.

George Dwyer
24/3/88 Wood

0575

0576

Police Court— District.

City and County } ss.:
of New York,Lena Blum
of No. 208 1/2 Broomer Street, aged 47 years,
occupation Housekeeper being duly sworndeposes and says, that the premises No. 208 1/2 Broomer Street, 13th Ward
in the City and County aforesaid the said being a Brick Tenament
dwelling house
and which was occupied by deponent as a dwelling house
and in which there was at the time a human being, by nameBertie and
were BURGLARIOUSLY entered by means of forcibly breaking open
the door of deponent's apartment
on the third floor of said premises
at the home of deponenton the 15th day of March 1888 in the Day time, and the
following property feloniously taken, stolen, and carried away, viz:A quantity of female wearing
apparel in all of the value
of two hundred 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

William Lewis, now here,

for the reasons following, to wit:

That deponent locked
and secured the door of her said
apartment and went down to
the second floor of said premises
to visit a friend. That said
property was then within said
apartment. That deponent
returned to her apartment
about one hour thereafter and

0577

found the door of her rooms
broken open and the said
defendant and another man
within said rooms. That the
clothing aforesaid had been
removed from where it was
kept and bundled up ready
to be carried away. That defendant
caught hold of said defendant
whereupon he struck defendant
down and ran out of the room
accompanied by said other man.

Sworn to before me this { Lenox
15th day of March 1888 } J. B. Brown
J. M. Plummer Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1888
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

vs.

1
2
3
4

Offence—BURGLARY.

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

No. Street,

\$ to answer General Sessions.

0578

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name.

Answer.

William Lewis

Question. How old are you?

Answer.

38 years

Question. Where were you born?

Answer.

New York

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

Answer.

169 Mulberry St. 4 weeks

Question. What is your business or profession?

Answer.

Engraver

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

Wm Lewis

*I. merely followed the crowd
and was knocked down
and held by the crowd*

Wm Lewis

Taken before me this

15

day of

1881

James J. [Signature]

Police Justice.

67579

Dated 188 Police Justice.

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

There being no sufficient cause to believe the within named

Dated 188 Police Justice.

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Dated March 18 188 Police Justice.

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

Hundred Dollars, and be committed to the Warden and Keeper of

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

William J. Lewis

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

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

Police Court District.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Lennard Blum

208 1/2 Broome

William Lewis

2
3
4

Office

Dated March 18 188

Putnam Magistrate.

M. B. Snyder Officer.

Precinct.

Witnesses

No. 206 Broome Street.

Jennie Blum

No. 208 1/2 Broome Street.

Call the 13th Precinct

No. 10500

to answer

Conrad

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

0580

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Lewis

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

of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows :

The said *William Lewis*,

late of the *Fifteenth* Ward of the City of New York, in the County of New York
aforesaid, on the *18th* day of *March*, in the year of our Lord one
thousand eight hundred and eighty- *eight*, with force and arms, in the
day time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one *Sarah Blum* —

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit : with intent, the goods, chattels and personal property
of the said *Sarah Blum* —

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

SECOND COUNT—

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

— William Davis —

of the CRIME OF *Grand* LARCENY in the *second degree* committed as follows:

The said *William Davis*,

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

and is author of
Female clothing and wearing
apparel, of a number and
description to the Grand Jury
aforesaid unknown, of the value
of two hundred dollars.

of the goods, chattels, and personal property of one *Sena Adam* —

in the dwelling house of the said *Sena Adam* —

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

John R. Hallowes,
District Attorney

0582

BOX:

300

FOLDER:

2858

DESCRIPTION:

Longuemare, Alfred

DATE:

03/16/88



2858

0583

BOX:

300

FOLDER:

2858

DESCRIPTION:

Caillet, Maurice

DATE:

03/16/88



2858

Witnessed:

G. A. Warner

Upon and investigation
of all the facts in this
case I have concluded
that they can be no
conviction of defendant
Longuemare.

I recommend the dis-
missal of the indictment
as to him.

Trborgs

Union M. Davis
Assistant

The defendant Gaillet is a
red-headed barbarian in the
case who is in France.

W. J. 3/90
W. M. Davis
Ant

Counsel,

Filed

16 day of March 1888

Pleas,

W. J. Gutter 16

THE PEOPLE

vs.

Alfred Longuemare

vs.

Maurice Gaillet

No. 1 JOHN R. FELLOWS,

July 13/90 District Attorney

On receipt of report of
invest. dis. as to defd. Gaillet

A TRUE BILL

July 13/90

W. J. Gutter

W. J. Gutter

W. J. Gutter

W. J. Gutter

W. J. Gutter

W. J. Gutter

W. J. Gutter

Witnessed:

G. A. Warner

Upon and investigation
of all the facts in this
case I have concluded
that there can be no
conviction of defendant
Longman.

I recommend the dis-
missal of the indictment
as to him.

Fr. Broggs

Henry M. Davis -
Assistant

The defendant Guillet is a
necessary witness in the
case & he is in prison.

W. J. 3/10, 1888
W. M. Davis
A. M.

Counsel,

Filed

16 day of March 1888

Pleaded

Not guilty

THE PEOPLE

vs.

Alfred Longman

vs.

Marcel Carlet

Grand Larceny second degree.

[Sections 528, 531, Penal Code].

and receiving stolen goods

No. 1. JOHN R. FELLOWS,

On remand of the District Attorney
indict dis. as to deft. B.M.

A TRUE BILL

Henry M. Davis

W. J. 3/10, 1888
W. M. Davis in Dec 88 V.M.D.

W. J. 3/10, 1888

Please refer this case for examination
W. M. Davis

cler 2-2-88 V.M.D.

Monday evening 16th Jan. 1888.

Friend Caillet:

.

Do send the sanded with notice if it is useful for each
of them

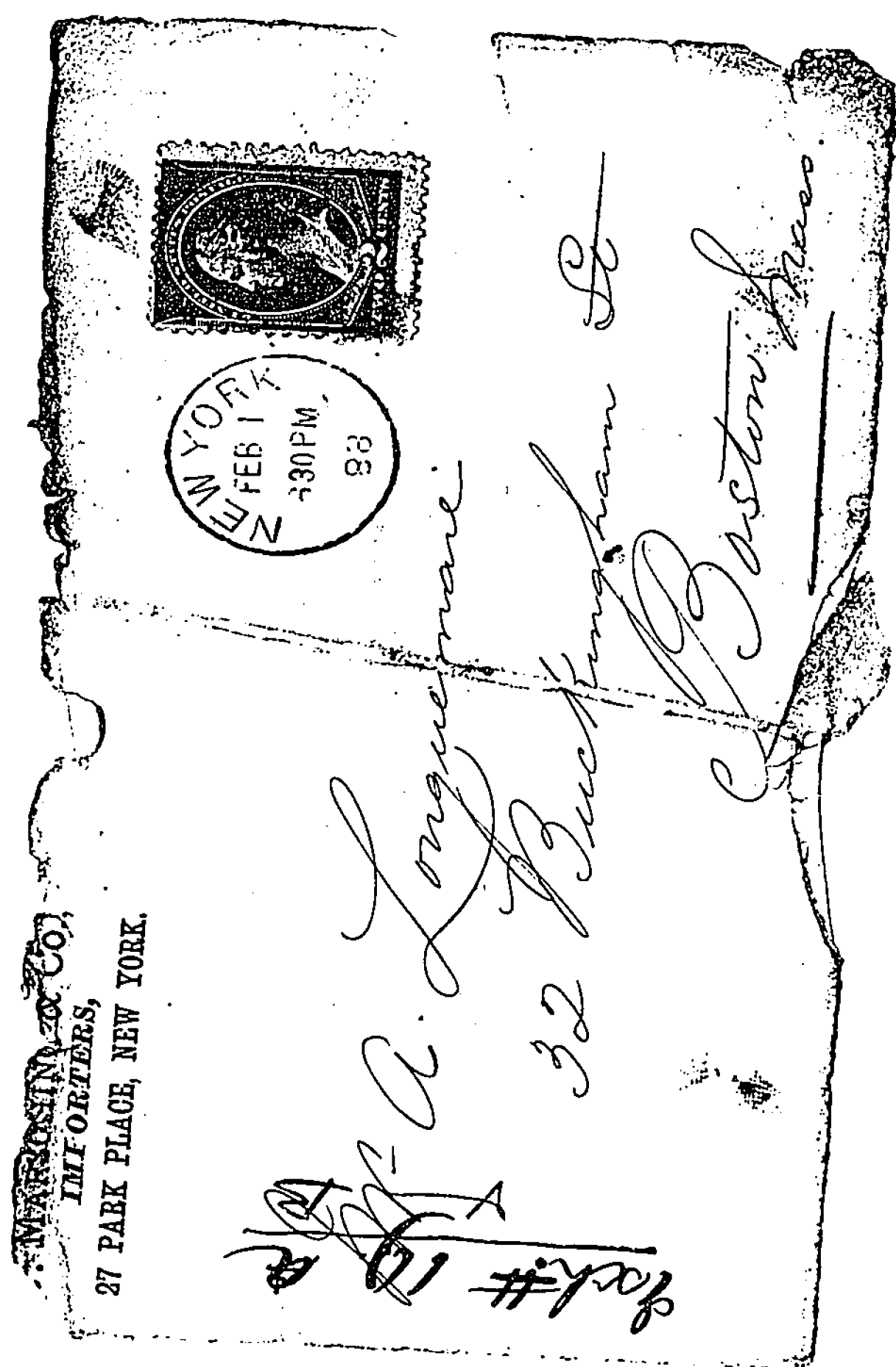
A. Longuenarre.

32 Buckingham St eet, Boston, Mass.

*Have the kindness to send ^{me} the thing
in question by air mail x/p*

POOR QUALITY
ORIGINAL

0587



POOR QUALITY
ORIGINAL

0588

ADAMS EXPRESS COMPANY,
Great Eastern, Western and Southern Express Forwarders.

Office,
ADWAY
: OFFICES,
Broadway,
23d Street,
2d 42d Street,
30 Canal Street,
22 West Broadway.
DEPOT,
Jersey City, N. J.

No. 120 (Not Negotiable.) Branch Office, New York, *July 1888*
40 E. 42d Street,

RECEIVED OF
[Signature]

Value

For which this Company charges

Marked

[Signature]
[Signature]

Which it is mutually agreed, is to be forwarded to our Agency nearest or most convenient to destination only, and there delivered to other parties to complete the transportation. It is part of the consideration of this contract, and it is agreed, that the said Express Company shall be held liable or responsible for any loss or damage to said property while being conveyed by the CARRIAGES to whom the same may be by said Express Company entrusted, or arising from the dangers of Railroads, Ocean or River Navigation, Steam, Fire in Stores, Depots, or in Transit, Leakage, Breakage, or from any cause whatever, unless, in every case, the same be proved to have occurred from the fraud or gross negligence of said Express Company or their servants; nor, in any event, shall the holder hereof demand beyond the sum of FIFTY DOLLARS, at which the article forwarded is hereby valued, unless otherwise herein expressed, or unless specially insured by them, and so specified in this receipt, which insurance shall constitute the limit of the liability of the Adams Express Company.

And if the same is entrusted or delivered to any other Express Company, or Agent, so selected shall be regarded exclusively as the agent of the shipper or owner, and as such, alone liable, and the Adams Express Company shall not be, in any event responsible for the negligence of non-performance of any such Company or person; and the shipper and owner hereby severally agree that all the stipulations and conditions in this receipt contained, shall extend to and inure to the benefit of each and every Company or person to whom the Adams

Express Company may entrust or deliver the above described property for transportation, and shall define and limit the liability thereof of such other Company or person.

In no event shall the Adams Express Company be liable for any loss or damage unless the claim therefor shall be presented to them, in writing, at this office, within thirty days after this date, in a statement to which this receipt shall be annexed.

All articles of CLOTHING, or contained in glass, or any of its parts, shall be held responsible for any injury, by leakage or otherwise, nor for damage to goods not properly packed and secured for transportation.

It is further agreed that said Company shall not, in any event, be liable for any loss, damage or detention, caused by the acts of God, Civil or Military authority, or by Rebellion, Piracy, Insurrection, or Riot, or the dangers incident to a time of war, or by any riotous or armed assemblage.

If any sum of money, besides the charge for transportation, is to be collected from the consignee on delivery of the above described property, and the same is not paid within thirty days from the date hereof, the Shipper agrees that this Company may return said property to him at the expiration of that time, subject to the conditions of this receipt, and that he will pay the charges for transportation both ways, and that the liability of this Company for such property while in its possession for the purpose of making such collection, shall be that of Warehousemen only.

For the Company,
BERLIN & JONES ENVELOPE CO., N. Y.

[Signature]

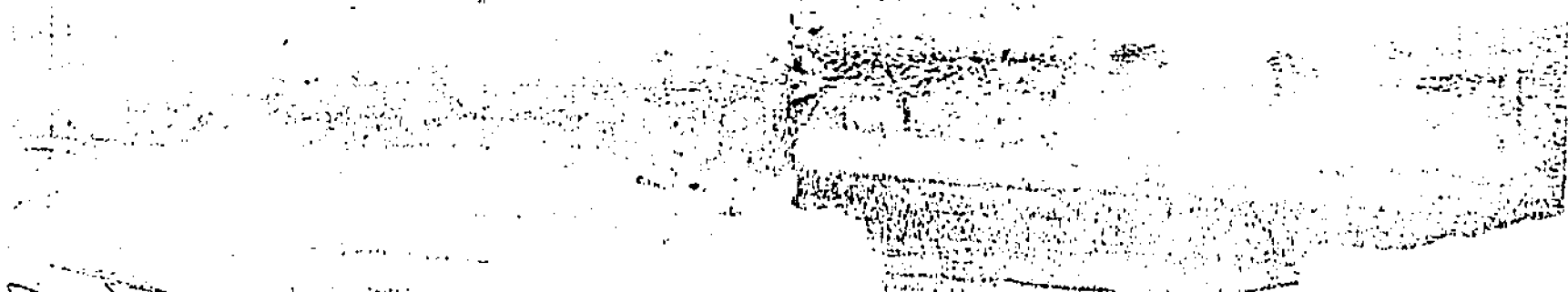
Freight,

POOR QUALITY
ORIGINAL

0589

#19.
Rocka 16

EP



POOR QUALITY
ORIGINAL

0590

Saturday 20th Jan. 1888.

Friend Caillet:

. You are
sending me number one, number two, number four, number
seven, number nine, number sixteen, number twenty-four
enamel. Just look what it yields, as also the number;
so that there ~~xxxxxx~~ will not be any error. Anyhow I
leave them with the numbers on. You will regulate that.

.

A. Longuenarre
Buckingham Street, 32, Boston, Mass.

POOR QUALITY
ORIGINAL

0591

Translation of
Exh. P. 2

POOR QUALITY
ORIGINAL

0592

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

Exhibit 1
John. Brown

POOR QUALITY
ORIGINAL

0593

Private Boarding House.
GEORGE GOLION,
230 East 40th Street,
Between 2nd and 3rd Aves. NEW YORK.

POOR QUALITY
ORIGINAL

0594

Exhibit Coultet (522)
Ch. ...
Blanc 10 ...
Blanc 11 ...
Blanc ...
Mae...

COURT OF GENERAL SESSIONS.

THE PEOPLE, &c.

vs.

Alfred Longmire

BRIEF OF FACTS.

For the District Attorney.

Dated.

December 17th
Edward G. Goss

1888.

Deputy Assistant.

Court of General Sessions

The People

Alfred Longuemare and
Maurice Caillet

George H. Glaenger, 89 East 50th Street,
decorator. My place of business is at
41 East 20th Street. The defendant Longue-
mare was in my employ as a wood-
carver and shop superintendent from
June, 1887, until 24th of September,
1887. The defendant Caillet was also
in my employ from the 2d of De-
cember, 1887, until the 7th of February,
1888. One branch of my business is
the enameeling on glass, and this is
the only establishment of its kind in
the United States. The enamel is manu-
factured by me; its composition and
manufacturing process is a trade
secret, not patented. It has no market
value in this country, because no
body else besides me ^{can} successfully use
it; put up at auction, it would
in all probability find no buyer,
except perhaps for purposes of art.
~~The price of the enamel is therefore computed from~~
~~the price of the materials and labor only.~~
In the beginning of this year

I began to discover the disappearance of emeralds which had just been manufactured at great expense; after the discovery of other deficiencies of stock, I found, on the 7th of February, 1888, the day on which the defendant Caillet left my employment, the absence of the greater part of all the emeralds which I had manufactured from the closet in the basement, to which Caillet had ~~of~~ had free access. On examination of the case I learnt ~~that~~ from a man by the name of Eli Turace that he had carried a trunk for Caillet from his boarding house, ~~in~~ 230 East 40th Street, to the Boston Steamboat Dock; that the said trunk, although comparatively small, was extraordinarily heavy; that he inquired of Caillet as to the cause of said heavy weight in such a small volume, and that Caillet ~~said~~ said, the trunk contained emeralds and glass, which were very heavy. Eli Turace also informed me that Caillet had ~~told~~ advised him to get in with me; that he should take any salary, however small, as he could make more money by furnishing him with emeralds that he could take from

my shop; that he would pay him
\$1 for each pound of said marmel,
and that Caillet ^{had} handed him a card
containing a list of the ^{kind} of
marmels that he wanted, ~~to steal from~~
me, specifying them by my series of
numbers. (Exh. 1) At my sug-
gestion Terrace entered into a correspon-
dence with Caillet, who had gone to
Boston and lived with Longuenare.
On the 14th of February, 1888, Terrace
received a letter from Caillet (Exh. 2)
asking him how far their business
had come, and whether he had suc-
ceeded to go into the employment
of X, and whether he could be useful
to him. A number of other letters
were received by Terrace from Caillet,
urging him to send marmels. (Ex-
hibits 2 to 6 both inclusive). Special
attention is called to Exhibit H, request-
ing Terrace to send marmels to him,
Caillet, under care of Longuenare,
22 Parkingham Street, Boston, and
informing him where the said mar-
mels could be found in the basement
of my shop, warning him against
being caught by me. Upon the in-
formation received through Terrace

I determined to have both Caillet and Dugreniere prosecuted criminally.

With a warrant of arrest obtained against Caillet I proceeded to Boston with detective Delane from Central Office. Assisted by an officer of the Boston Police, we arrested Caillet at No. 34 Buckingham Street. and by authority of a warrant obtained from a Boston Police Judge we searched Caillet's ^{apartment} room at said house. We found ^{the} letters from Dugreniere to Caillet marked Exhibits 7, 8, 9, 10, 11 and 12, containing recommendations from Dugreniere to Caillet to steal enamel from me and to send them to him, and also directions to ascertain ~~the~~ my process of manufacturing and applying the said enamel. Special attention is called to Exhibit 3, being a partnership contract between Caillet and Dugreniere for the purpose of manufacturing enamel, Caillet being at the time still in my employ. Special attention is also called to Exhibit 12, in which Dugreniere says that "if one can buy ready made enamel here that will save us." I have

seen both Dargunware and Caillet write, and know their hand writing. I fully identify the respective letters as written by them. Dargunware admitted in Boston at the workshop of Alfred Davenport & Co. where he was working, in my presence and that of officer Dolan and others that he had written the letters marked Exhibits 8, 9, 10, 11 & 12. We also found in Dargunware's possession the letters marked Exhibits 13, 14 and 15, the Express receipts marked Exhibits 16, 17 and 18, and Marching's correspondence to Dargunware, marked Exhibits 19a, 19b, 19c and 19d. The letters marked Exhibits 13, 14, and 15 are the answers given by Caillet to Dargunware, stating among other things the progress he was making in learning my trade secret, constantly urging him to steal. The Exhibits 16, 17 and 18 correspond in date with the date received of the orders received from Dargunware to steal goods. The Exhibits 19a to 19d show that Dargunware has not purchased the materials found in his possession from Marching.

He claims that he did. Attention is called to the fact that the first shipment from Marching to Langue-
more is dated 28^d of February, 1888.
In Exh. H Caillet requests Ferrac
to steal some designs; not being
able to find them among Langue-
more's effects, I requested officer
Gunnaghty, of the Boston Police force
to make a special demand for them.
In answer to this request he sent
Exhibit 20, the drawings contain-
ed therein ^{being} made by myself
and the others by my designers
and bearing the numbers cor-
responding with my color. Be-
side the above mentioned papers we
found in Languemore's possession
the stock of enamel which I used,
a drawing belonging to me, and
a bottle containing oxide of iron
also my property. The enamel
being wrapped up in drawing paper
which had been torn off designs
of mine and marked with num-
bers corresponding with my series.

J. Marching can testify to the
value of the enamel, that they

are not in the market, and that their value must be computed as above stated by me. On production of the said emeralds I shall prove that they were worth more than \$25.

Patrick Delany, detective sergeant, Central Office. On March 9th, 1888, I arrested the defendant Languemare in Cumberland Street, Boston. I accused him of having received property stolen from the complainant herein. He admitted having received the property found in his possession and claimed by the complainant as having been stolen from him, from Maurice Carillet, who had been previously arrested on a charge of larceny preferred by the complainant herein. The property found in defendant Languemare's possession and claimed by the complainant as belonging to him, consisted of glass emeralds and drawings. It is in the custody of the property clerk now

Boston February 1888

Monsieur & Madame

Je suis en ce moment cette pharmacie
 + Embouchure dont je vous ai parlé, je l'ai achetée
 + (M. D.) de 8 h. du matin à 9 h. du soir avec
 + 1 h. pour déjeuner et autant pour dîner 10 fr.
 + n'en que 10 dollars pour un mois seulement, en
 une session on ne peut que 8 dollars pour
 un mois ou la saison (c'est) compris à
 1 dollar de l'heure dans une session annuelle
 chaque soufflé et garni de deux livres
 meilleur que celui de Paris et dans la
 occasion et la plus grande, pour un mois
 quelle différence avec la lettre de Gallien
 mais ce n'est pas ce que je veux, car
 cette affaire me coûte plus que je ne
 p'importe l'argent directement au mois

0605

reconnaissant si nous vouliez bien m'envoyer
 pour l'Adm. Express une lettre qui m'
 certifie que mon ouvrage n'est pas bien
 et de vous de nos bonnes nouvelles et
 le plaisir de me revoir à nos

Amélie à Madame de la Roche 18

Pequeux à madame

Paul à nous

Caillat à nous

Cher M^r Jorette

34 Buckingham St

Boston

Massachusetts

0606

FRANK J. KELLER,
COUNSELOR AT LAW.
(Stewart Building.)
No. 280 BROADWAY.

Dec. 19-89
Mr. Dos Passos
Examine this
Case & report as soon as
You can
J. H. Kell

NEW YORK, Dec. 14, 1889

The People etc.
agst
Alfred Longuemare, at al.

Hon. John R. Fellows:

District Attorney. N. Y. Co.

Dear Sir:

In the above matter you will undoubtedly remember my speaking to you the other day relative to the dismissal of the indictment against the defendant Longuemare. On the 13th day of March, 1888, Longuemare was indicted with one Maurice Caillet on a charge of Grand larceny and receiving stolen goods. Caillet was represented by Mr. Heinzelman and Longuemare by Mr. W. C. Cox. and myself both of us attending during the trial of Caillet. The evidence showed that the alleged larceny consisted really of the acquiring a trade secret not patented in the composition of certain chemicals necessary to the manufacture of certain kinds of stained glass which the complainant claims to have invented, but which the defendant had used years before in France. Of course Judge Cowing before whom the case was tried held that that could not constitute a subject of larceny: but inasmuch as some chemicals were taken by Caillet from the complainant and forwarded as it was said to Mr. Longuemare in Boston (who was a reputable merchant there) Judge Cowing allowed the case to go to the jury on

0607

FRANK J. KELLER,
COUNSELOR AT LAW.
(Stewart Building.)
No. 280 BROADWAY.

NEW YORK, _____ 1889

the question of petit larceny (the chemicals being valued at .25 cts. by the complainant) and the jury found Caillet guilty and he was sentenced to three months. On his release as I am informed Caillet went to France. It is perfectly clear that Longuemare cannot be held upon any charge, and certainly that our New York Courts have no jurisdiction as the chemicals were received by Longuemare in Boston. Mr. Charles S. Beardsley formerly of the Corporation Counsel's Office- Tax Department- was interested in the case and had ~~xxx~~ Mr. Longuemare bailed at once. Mr. Longuemare is now desirous of having the indictment pending against him dismissed, and I feel perfectly satisfied ~~xxx~~ that you will agree with me, upon the examination of the case that this would be a proper course. Trusting you will kindly look into the matter at your earliest convenience, I am

Respectfully yours.

Frank J. Keller

Counsel for Longuemare.

0608

People

Souvenirs

0609

Form No. 1.

THE WESTERN UNION TELEGRAPH COMPANY.

This Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been assented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the company will not hold itself liable for errors or delays in transmission or delivery of Unrepeated Messages, beyond the amount of tolls paid thereon, nor in any case where the claim is not presented in writing within sixty days after sending the message.

This is an UNREPEATED MESSAGE, and is delivered by request of the sender, under the conditions named above.

THOS. T. ECKERT, General Manager.

NORVIN GREEN, President.

NUMBER	SENT BY	REC'D BY	CHECK
20	Bmsy	lopd	HX

Received at

Dated

To

July 8 1888

Boston Mass

Mr Caillet

230

640 St

Come take a boat

please bring picture

A. Langue Mare
Thirty two Buckingham St

06 10

Form No. 1.

THE WESTERN UNION TELEGRAPH COMPANY.

This Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been assented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the company will not hold itself liable for errors or delays in transmission or delivery of Unrepeated Messages, beyond the amount of tolls paid thereon, nor in any case where the claim is not presented in writing within sixty days after sending the message.

This is an UNREPEATED MESSAGE, and is delivered by request of the sender, under the conditions named above.

THOS. T. ECKERT, General Manager.

NORVIN GREEN, President.

NUMBER	SENT BY	REC'D BY	CHRG
To	Bm	sy	lop d

Received at July 8 1888

Dated Boston Mass

To Mr Caillet

2 30 6 40 P M

Come take a boat

please bring picture

A Longueville

Thirty two Rue de la Harpe

0611

Par le present contrat, je m'engage
comme associé de M^r Mannie Caillet
pour la fabrication des emaux en relief
lui comme Chimiste fournissant les
procédés, moi comme décorateur
les bénéfices devant être partagés de
moitié . fait double .

M. Longuemare .

N. York . January 13th 1888,

06 12

Exh. # 8

06 13

Rich. 10 Samedi 20th January 98

H

Ami Carlier,

J'ai reçu votre envoi, avec les
paquets numérotés, cela demande
explication, surtout pour la gomme
blanche en poudre, ça doit être gomme
adragante, enfin j'écris
ce soir, plus tard à ce sujet,
le retrait marche, mais si vous
pouvez m'acheter du noir minéral
pour tracer cela me rendra service;
ici, j'ai eu du mal à trouver,
vous m'envoyez N^o 1 N^o 2 N^o 4
N^o 7 - N^o 9 N^o 10 - N^o 24 (carré)
regardez donc ce que ça rend.
en même temps que le n^o commun
ça; il ne pourra y avoir d'erreur
en tout cas j'écris les numéros
dans l'ordre à ça, vous m'en
étant plus compétent, aussi soyez
assez complaisant pour me prêter

chez le Pharmacien au coin de la 3^e Avenue
et de la 4^e rue, 2 bouteilles de

Improved extract of malt fermented
manufactured by Keesley & Mathison, 4-2-99
North Front Street, Philadelphia —

Nous trouvons ça chez le Pharmacien
pour 85 cents la bouteille, ailleurs

C'est 1 dollar, et puis cela vous
épargne des courses et le médecin est sûr
d'avoir ce qu'il faut. En passant, j'ai
pour le non-mariage acheté

un peu d'envie en même
temps; je jure d'aller à

ce mot, arrangez la chose en

même. Je vous écris à soir après

voulant que vous ayiez ça

lundi matin, je me dépêche,

Pour la cuisson, ça ne

pourra être que dans le courant

de la semaine prochaine, j'attends

donc et vaquez à ce soir

Votre ami A. Conquer

Duchingham Street 32 Boston Mass

06 14

06 15

#12

Qra

06 16

Georges A. Glaenger & Co

Architectural Decorators

Art furnishers

41 East 20th St New York.

24 Jan 90.

People
vs.
Longemann

Mr Davis

assist District Atty

Cty of New York

Dear Sir.

Above case has been on the
Calendar I should say 10 times without
reaching trial, I find myself unable to devote
more time to the prosecution of this case as com-
pliments, the accomplice of above defendant has
served or has served his term about 2 years ago,

If possible, & for above reasons, I would
prefer not to press the charge any longer.

Mr Heath, my attorney, (not my attorney in this case)
Spoke to you of the case spoke to you of this
case yesterday afternoon.

Respectfully Yours
G. A. Glaenger

06 17

Boston, Jan'y. 29, 1888.

Dear Mr. Caillet

Ah, if you could send me a little of
white eleven it would suit me pretty well I hope that
you have "Negotte" a little more; do on your side what
you can and I believe that all will go better soon for
both of us.

A. Longuemarre

06 18

Translation of

Lab. 11

14

06 19

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

POLICE COURT, DISTRICT.

George A. Glauz

of No. *41 East 20th* Street, being duly sworn, deposes and says,

that on the *20th* day of *January* 188*8*

at the City of New York, in the County of New York, *Alfred Langemore*

did feloniously receive a quantity of stolen property into his possession he well knowing the same to have been stolen in violation of Section 550 of the Penal Code of the State of New York for the reasons following, to wit: Dependent having from time to time missed a quantity of enamels from his ~~store~~ factory, is informed by Maurice Cailler (then present), that he Cailler was instructed by the defendant to steal a quantity of enamels from dependent, he (Cailler) being employed by dependent at the time. Said Cailler stole the said enamels and gave them to defendant in a house on East 20th Street in this city. The said Cailler was to be made a partner in business ^{with the said defendant} in consideration of his Cailler's stealing the said enamels. Dependent is further informed by Detective Sergeant Nolan (then present) that he Nolan found a portion of the stolen property in the

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

POLICE COURT, DISTRICT.

George A. Glauzen

of No. *41 East 20th* Street, being duly sworn, deposes and says,

that on the *20th* day of *January* 188*8*

at the City of New York, in the County of New York, *Alfred Langmuir*

did feloniously receive a quantity of stolen property into his possession he well knowing or the time the same to have been stolen in violation of Section 550 of the Penal Code of the State of New York for the reasons following, to wit: Dependent having from time to time missed a quantity of enamels from his store factory is informed by Mamie Cailler (then present) that he Cailler was instructed by the defendants to steal a quantity of enamels from dependent, he (Cailler) being employed by dependent at the time. Said Cailler stole the said enamels and gave them to defendants in a house on East 20th Street in this city. The said Cailler was was to be made a partner in business with the said defendants in consideration of his Cailler's stealing the said enamels. Dependent is further informed by Detective Sergeant Dolan (then present) that he Dolan found a portion of the stolen property in the

possession of the defendant
in a house in Boston in the
State of Massachusetts which
property defendant has since
seen and identified as being
the property which was fe-
lonyously taken, stolen and
carried away from his posses-
sion. Whereupon defendant
charges the said defendant
with felonyously receiving the
said property he well knowing
at the time that the said prop-
erty was stolen and forays he
may be apprehended and
brought to answer said com-
plaint.

Served to before me }
this 3rd day of March } Geo. A. Haenzgen
1888 }

adj. time

Police Justice

POLICE COURT—

DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT.

vs.

Dated

188

Magistrate.

Officer.

Witness,

Disposition

✓ possession of the defendant in a house in Boston in the State of Massachusetts which property defendant has since seen and identified as being the property which was feloniously taken, stolen and carried away from his possession. Whereupon defendant charges the said defendant with feloniously receiving the said property he well knowing at the time that the said property was stolen and says he may be apprehended and bound to answer said complaint.

Sworn to before me }
this 3rd day of March } Geo. A. Gainers
1888 }

as Justice

Police Justice

POLICE COURT—	DISTRICT—
THE PEOPLE, &c.,	
ON THE COMPLAINT OF	
vs.	
Dated	188
Magistrate.	
Officer.	
Witness,	
Disposition	

0623

CITY AND COUNTY }
OF NEW YORK, } ss.

Maurice Cailler
aged *21* years, occupation *Chemist* of No. *34*
Buckingham Street Boston Mass. Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *George A. Hauger*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me this

day of

Jan
March 188*8*

Maurice Cailler
Police Justice.

0624

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Nolan
aged *fifty* years, occupation *Police Sergeant* of No. *Police Headquarters* Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *George A. Blum*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me this *3rd* day of *March* 188*8* *Patrick Nolan*

W. J. O'Connell
Police Justice.

0625

Sec. 108-200.

CITY AND COUNTY OF NEW YORK, ss.

1st District Police Court.

Alfred Longmire 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.

Alfred Longmire

Question. How old are you?

Answer.

34 Years

Question. Where were you born?

Answer.

France

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

Answer.

Boston

Question. What is your business or profession?

Answer.

Sculptor

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

Answer.

I am not guilty of the charge

A Longmire

Taken before me this

1st day of

188

Police Justice.

0626

Sec. 151.

Police Court..... District.

CITY AND COUNTY }
OF NEW YORK, } ss.

*In the name of the People of the State of New York ; To the Sheriff of the County
of New York, or to any Marshal or Policeman of the City of New York, GREETING :*

Whereas, Complaint in writing and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by *George N. Blauzer*
of No. *41 East 20th* Street, that on the *20th* day of *January*
188*8* at the City of New York, in the County of New York,

Alfred Langemann
did feloniously receive a quantity
of stolen property into his possession
he well knowing the same to have
been stolen in violation of Section
550 of the Penal Code of the
State of New York.

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

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

Dated at the City of New York, this *3rd* day of *March* 188*8*

Wm. J. Owen
POLICE JUSTICE.

Piston. January 29 88
Esch. 11

Cher Monsieur. Carlet.

(encl.)
J'ai, je crois à peu près réussi
sans quelques détails; et ai même
tardé à vous répondre pour ce motif
il y a quelques craques dans les chaudières
je verrai mieux demain en ayant mis
d'autres à cuire, cela fait trois épreuves
j'aurais la preuve sans être dans l'impossibilité
de vérifier par moi-même pour la cuisson
Il m'a bien assuré pourtant qu'il avait
cessé le feu après quatre heures, la
seconde était mûre sans les solles
qui m'étaient pas pris, pourtant
j'aurais usé de l'huile grasse que vous
m'avez envoyée et du bon black
envoyé avec un peu de noir de fumée
avec le nam (si, il est différent) et pris
un peu de carmin, je vous verrai
sans doute cette semaine, j'espère
que sitôt cuite (la pièce que vous m'avez

J'ai a et York pour régler mes affaires
et vain ce que nous arriérons, j'espère
beaucoup; j'attends de même, étant à Billan
m'attends pas de m'envoyer le camion
et m'est indispensable pour les rôles
et saumon, enfin tout a l'air de
marcher assez bien pour des envois;
j'ai prévu l'air c'est assez de belles promesses
j'ai négligé a côté la pour m'envoyer
faire le côté pratique, enfin a bientôt
oh! si vous pouviez m'envoyer un
peu de blanc! cela m'irait assez.
J'espère que vous avez déjoté un
peu plus! faites de votre côté ce que
vous pouvez et je vous que tout sera
bientôt m'envoyé pour nous deux!
Joyeux donc aux amables de saumon
une pointe de ma part chère M^{lle}
H. Gallie, Designer, 193 Clinton place
N^Y - York - pour vain si la femme
du bébé au tableau en question d'arriver
sans en parler. L'en entend a l'air

si c'est fait pour le de vous le compte
et me l'envoyer, si je me sens venir
cette semaine il faut que j'en finisse
et j'étais tellement pressé de faire
le ce que nous tentons, que je l'ai
négligé; et je vous le lui faire a notre
satisfaction mutuelle, presently dans mes
ambitions a M^{lle} et ex-officio Gallie, et
leur amour ma note bientôt
Veuillez dire a l'ami Gallie
que je compte lui servir la main
bientôt, et être painguen; j'ai négligé
de lui écrire presently les mes amitiés
ainsi qu'à Madame; Tand
qu'à notre correspondance existons
une peu que j'ai tenté d'envoyer en
l'œuvre intéressé, elle pourrais de
même, et par contre me plus de la
jusqu'à parfaite connaissance
grandit, je crois que ce sera le plus
moulin! j'espère que vous serve la main
De bon espoir d'après ma curiosité

demain j'ai mieux, ^{#14} mais surtout pour
la question de mon retrait du Carnim
au plus vite, car si il n'y a rien de
ces couleurs, j'ai acheté

des balances, poids français au mètre
et poids américains, il faudra sans doute
plus petit, enfin, nous verrons,
assurez vous donc des prix d'antiquaire pour
la monture des plants, (il y a ici des p.
mais j'aimerais surtout être sûr et acheter
ça avec vous à New York,

Mme Longueville se joint à
moi, et tant à vous d'amitié

A. Longueville

Buckingham Street 32
Boston, Mass.

Trop de bonjour à la maisonnée Galian
C'est certain des couleurs, bien entendu je ne
compte pas les matras de la maison

fabril of Newport

Carni n° 3

2011mcm, Lib. NY.



New York July 1st 1888.

Mr. A. Longuemare
Boston Mass. }

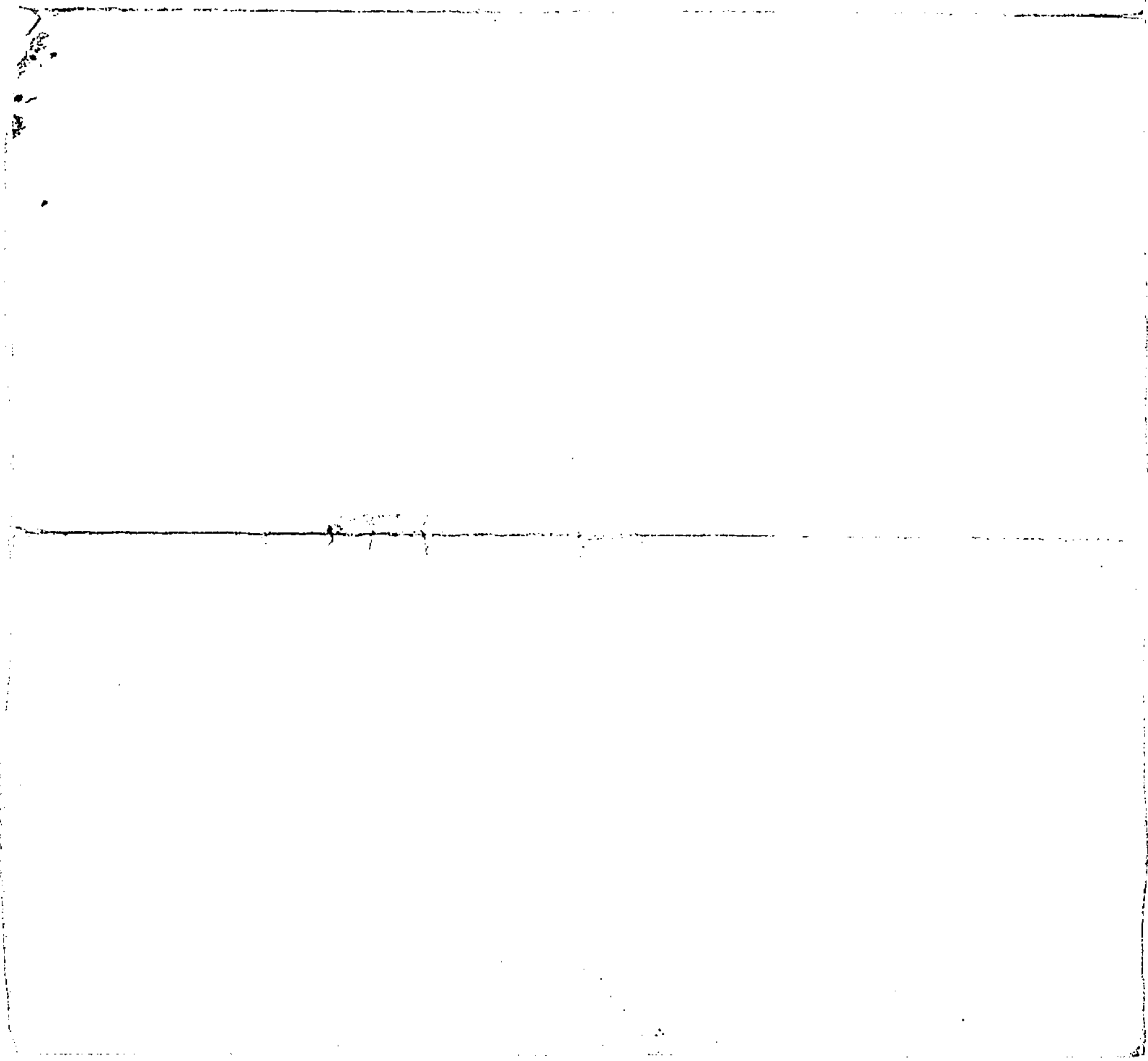
Dear Sir,
We are in receipt of your favor of 30th ulto and have much pleasure in mailing you to-day our catalogue Enamels etc as requested. We do not exactly understand how you wish to use the enamels and would ask you to kindly give us full particulars, in order that we may know just what is wanted. Do you mean enamel colors to be fired on window glass?

Yours very truly,
J. Marsching & Co
per copy.

POOR QUALITY
ORIGINAL

0632

Exh. # 19



0633

When the registered letter or parcel accompanying this card is delivered, the Postmaster will require signature to the receipt on the other side, also on his record of registered deliveries, and mail this card without cover to address below.
A penalty of \$300 is fixed by law for using this card for other than official business.

Post Office Department.
OFFICIAL BUSINESS. Post Office at

RETURN TO:

Name of Sender *A. Longuemare*

Street and Number, } *32 Buckingham St.*
or Post Office Box. }

Post Office at **BOSTON,**
County of Suffolk, State of Massachusetts.

Stamp here Name of Post-Office
FEB 23
4:30 PM
88
and date of delivery

0634

REGISTRY RETURN RECEIPT sent		188
Reg. No. 14666	From Post Office at BOSTON, MASS.	
*Reg. Letter } Reg. Parcel }	Addressed to J. Marching No.	
Post Office at		
After obtaining receipt below, the Postmaster will mail this Card, without cover and without postage, to address on the other side.		
RECEIVED THE ABOVE DESCRIBED REGISTERED LETTER.		
(SENDER'S NAME ON OTHER SIDE.)		
Sign on dotted lines to the right.		
When delivery is made to other than addressee, the name of both addressee and recipient must appear.		
* Erase letter or parcel according to which is sent.		

97750

J. Marching No.

per St. Killian

0635

Thomas F. Gerraghty
Inspector of Police
7 Pemberton Square
Ed. 25

0636

TO THE CHIEF CLERK.

PLEASE SEND ME THE PAPERS IN THE CASE OF

PEOPLE

vs.

J. J. ...

W. ...

C. ...

W. ...

District Attorney.

to ...

R. S. ...

0637

Boston, February 1, 1888.

Dear Mr. Caillet:

. I regret some-
maybe
what that you fell out with Mr. Caranza because there
could have been learned more of it. Finally if one
can buy ready made enamels here that will save us.
Because I am asking myself if what he calls to bake pre-
pared enamels is easy. After all one has everything on
hand let us go ahead. If the beginning is hard we will
be all the more satisfied.

A. Longuemarre.

GEORGES A. GLAENZER,

Contractor for

ARTISTIC DECORATIVE WORK

415 East 90th St.

Between Broadway and 7th Ave.

NEW YORK

NEW YORK, 1 DEC 1888

John R. Bellows Esq.

District Attorney
N. Y. City

Dear Sir

On my arrival on 11th this
morning at my office I find a subpoena
for me to appear at 10 AM before Mr
Grosbe -

This paper was served on a coachman
at 10 PM at 8 PM. Last night -

Appointments that can easily be proved
by me this AM. Repl me till now -

I respectfully beg to call your attention
to the number of days I have waited
in court in this & the Circuit case without
any result - Last week when subpoenaed
it being evident that the case would not
be called or tried as within the answer

A Longman or his witness or
counsel being in court -

It certainly is disheartening to
spend money & time (besides being robbed)
in order to serve the aims of justice & come
to the result that the one most
punished is the victim

I take the liberty of appealing
to your high sense of justice to en-
deavour to bring this case to speedy
trial, giving me at least 2 days
notice so that my interests be
protected & insure my presence.

I beg to remain,

Very Respectfully

W. H. Langman

in cc

A Longman.

0630

Blanc 11 - - 3007

Laurel, 79.

il s'agit moins qu'une simple illustration
la chose est une révolution, mais une
révolution en fait.

[illegible]

from Dame du Grand Blanc Gr; on gres

Exch. 2 Boston February 88

(201)

Mon Cheri Ali.

* Me reussir faire ses affaires
* j'en suis sûr la suite en jugera
* l'argent pour moi en restera
* affaire en est, un peu de rien
* si elle est avec X X j'en suis sûr
* on est sûr de son avenir la
* dans l'air. j'en suis sûr bon
* voyage j'en suis sûr bon
* tout va bien

Via mon ami
Mr. Caillat Puy St. Desroches
34 Buckingham St Boston
Mass.
que dit l'histoire de moi
Tell the Daily that I sent her a
Good Night

POOR QUALITY
ORIGINAL

0643

#2.

h. h. h.

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POOR QUALITY
ORIGINAL

0645

Feb 2d

#3

3

+ turquoise enamel, or Sable or
Sable violet etc - I don't exactly
remember - Now I believe that
I forgot in the basement some
enamel that I had put in some
paper, you will look - I also
will tell you, when you are occupied
at the small table ^{over which} ~~where~~ all the
tin pots are arranged, you then
have at the back of you at the
end of the large table in center of
the Basement, at the end just
behind you, you will see a square
just under the top of that table
a square of a depth of 30 to 35
centimeters (about 12 inches) in which you

(4)

ought to find 3 or 4 large
packages which you will send me, also
if you please if upstairs where you
work with him, if you can unhook
some old papers which are hung
just next to the spot where you
store all the tools it will be very
agreeable to me, my ~~best~~ how, take
off the hooks a part of the little
drawings - the old ones -

Finally, as your wish, I am
awaiting the package as soon as possible
- especially I recommend to you to be
patient for you & for me

Yours oc.

You need not pay anything for the parcel
I will do so on arrival.

POOR QUALITY
ORIGINAL

0648

Translations *Ishty*

(2)

pulverised enamel turquoise & Blen.
which you will find in broken
jars at the same spot - for the
first shipment only send these
4 substances & do it quick & take
much of them as soon as possible.

In a few days I will ask you
to send some enamel in pieces to
make the sanded sanded Back
grounds of gold enamel, violet &c
as much as you can take without
however getting caught yourself or
me - You will find the enamels
in lumps also in some pots in same
place - & on them are written gold
enamels, Violet enamel, Blue enamel

Boston February first 88,
Exh. 12

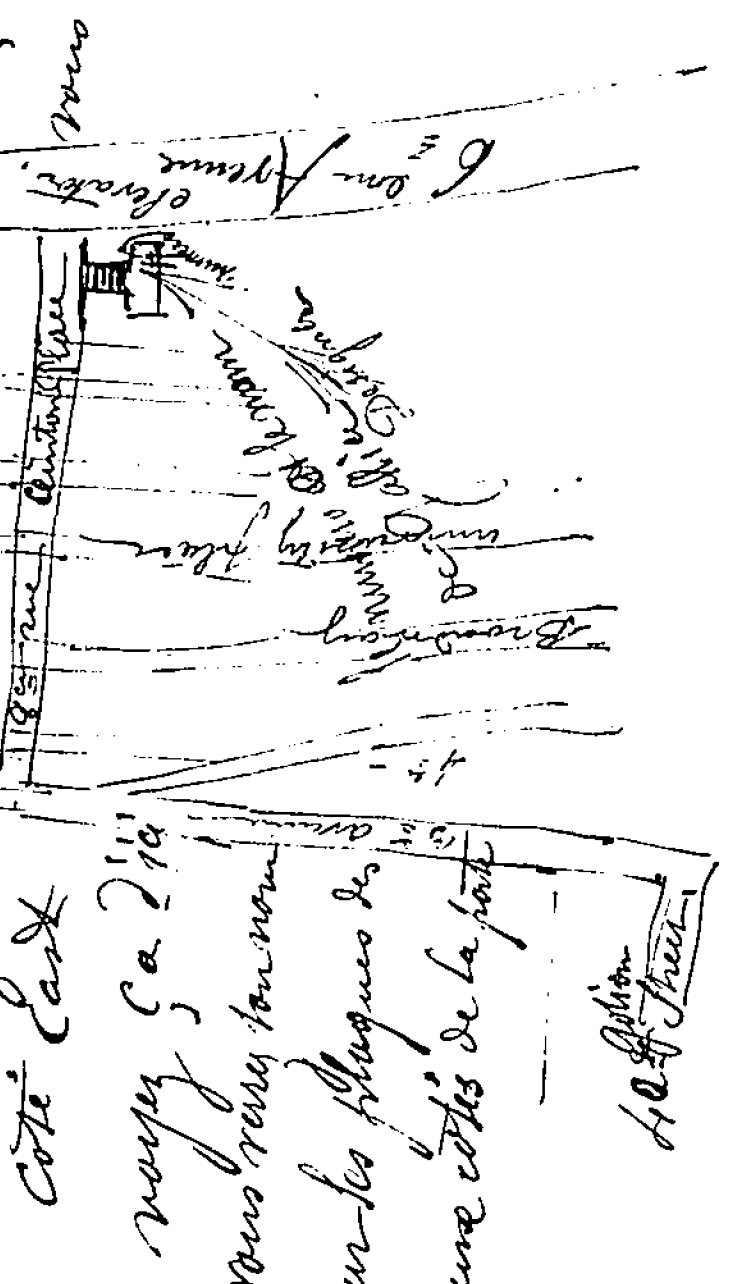
Cher Monsieur Carlet,

J'ai reçu et votre lettre et vos excuses
merci, mais je crois que nos trais
vont cesser. j'ai la location d'un
four construit on ne peut plus
chicement et tout ça pour
\$12 00 par mois, on va donc
pouvoir marcher un peu mieux
la marmite de la cuisson au gaz,
ne pouvant en aucune façon aboutir
à un bon résultat, on a eu la
bonne idée de laisser le four
ouvert toute la nuit et mes ciments
dedans, on m'a donné (avec excuse)

des granulats de pierres colorées,
ce matin, enfin maintenant nous
avons un four à notre disposition
je signe demain l'acte de location
pour une année, on pourra
marcher plus sagement, tout

qu'à l'application des emang et de la
mélange avec de mucus, j'ai après
guéri, je crois guéri, a ma manière de
voir, d'instruction greening, emang
deux et une grosse jorde de mucus
cela donne un galimatias insupportable
alors j'ai additionné avec eau et
fin de pouvoir le prendre avec le cing
peut être étalée trop, enfus qu'on
vous sery si' ça ira mieux, on
vra, nous story que je fais de
mon mieux, je regrette un peu
notre facher avec Caranza, car
on aurait pu apprendre Spent
d'avantage, enfin si on peut
acheter des emang Stoos prêts à
nous donner, car je me demande
si ce que il appelle avec des emang
frais, est facile, enfin on
a tout sur la main, marchons!
si les commencements sont durs
nous en venons que plus satisfait

je recommencerai la Sculpture si
il me fait quelques semaines
voir les architectes, cela sans en
je suppose et vous offre même
car la mort de Benigno, c'est
comme mort, que nous marchons
j'espère être à St. Mary Sancti
sain au Dimanche matin, si vous
ne trouble, en tout cas je vous
ecris a ce sujet, mais avant
long, donc on bon pour recommencer
la démarche chez offon ami Gallo
nous on été à East et c'est au
193 Clinton Place, près la 6^e Avenue
c'est la cote droit en venant de
cote East



17.
vous ferez bien de ne pas lui dire que
je viens dimanche car il nous faudra
courir pas mal lundi, si j'ai le
temps on ira le soir en tout cas
suivez les premières instructions;
Business before pleasure

Attendant le plaisir de vous
voir demain sur toute mon
amitié

Cordialement à vous.

A. Longuemare

32 Buckingham Street
Boston, Mass.

Je suis aussi en train d'acheter un
appareil pour faire des plombs de
différentes grosseurs, vous voyez
que je n'ai pas trop marchandé
si on ne réussit pas, ce ne sera
pas faute d'outils

0653

2-1/88

150 48

The People
vs.
George C. Bartholf

Court of General Sessions. ^{Part I}
Before Judge Cowing.
Thursday, April, 1888.

0654

Office,
N.Y.**ADAMS EXPRESS COMPANY,**
Great Eastern, Western and Southern Express Forwarders.

No. 180 (Not Negotiable.)

Branch Office,
40 E. 42d Street,New York, *Aug 30* 188*8*

RECEIVED OF

Value

For which this Company charges

forwarded to our Agency nearest or most con-
ced to other parties to complete the transportation.
contract, and it is agreed, that the said Express
id are not to be held liable or responsible for any
conveyed by the CARRIERS to whom the same
l, or arising from the dangers of Railroads, Ocean
s, Depots, or in Transit, Leakage, Breakage, or
ase, the same be proved to have occurred from the
Company, or their servants; nor, in any event, shall
m of FIFTY DOLLARS, at which the article for-
se herein expressed, or unless specially insured by
ich insurance shall constitute the limit of the liability

delivered to any other Express Company, or Agent,
y are hereby authorized to do), such Company or person
sively as the agent of the shipper or owner, and as such,
ess Company shall not be, in any event responsible for the
of any such Company or person; and the shipper and owner
the stipulations and conditions in this receipt contained, shall
left of each and every Company or person to whom the Adams

Express Company may entrust or deliver the above described property for transportation,
and shall define and limit the liability therefor of such other Company or person.

In no event shall the Adams Express Company be liable for any loss or damage unless
the claim therefor shall be presented to them, in writing, at this office, within thirty days
after this date, in a statement to which this receipt shall be annexed.

All articles of GLASS, or contained in glass, or any of a fragile nature, will be taken at
Shipper's risk only, and the Shipper agrees that the Company shall not be held responsible
for any injury, by breakage or otherwise, nor for damage to goods not properly packed and
secured for transportation.

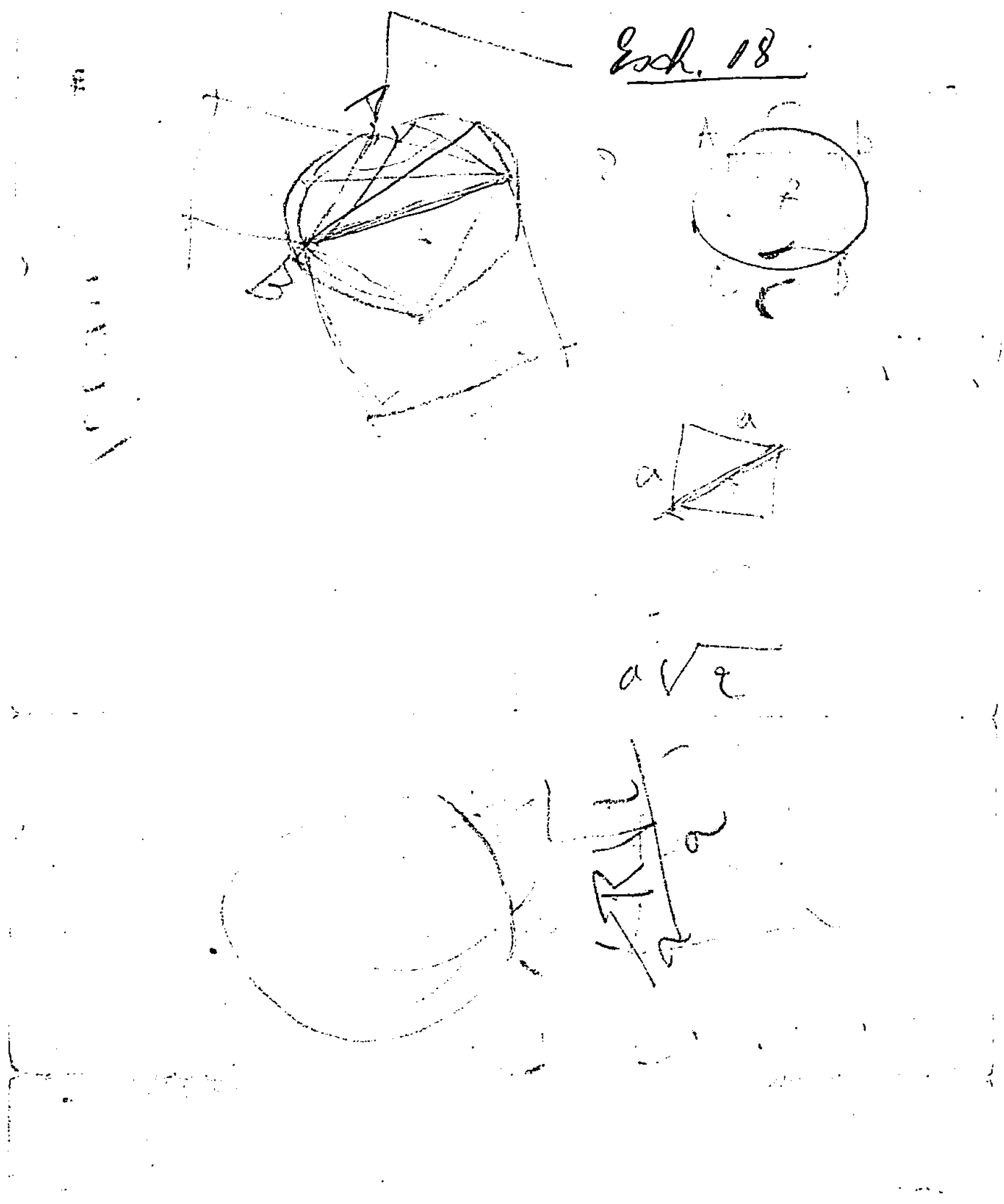
It is further agreed that said Company shall not, in any event, be liable for any loss,
damage or detention, caused by the acts of God, Civil or Military authority, or by Rebellion,
Piracy, Insurrection, or Riot, or the dangers incident to a time of war, or by any riotous or
armed assemblage.

If any sum of money, besides the charge for transportation, is to be collected from the
consignee on delivery of the above described property, and the same is not paid within thirty
days from the date hereof, the Shipper agrees that this Company may return said property
to him at the expiration of that time, subject to the conditions of this receipt, and that he
will pay the charges for transportation both ways, and that the liability of this Company
for such property while in its possession for the purpose of making such collection, shall
be that of Warehousemen only.

For the Company,

BERLIN & JONES ENVELOPE CO., N. Y.

0655



0656

By the present contract I obligate myself as
a partner of Mr. Mayrice Caillet for the manufacture of
relief enamels he as a chemist to supply the processes,
myself as decorator. The profits are to be divided
by half.

Made in duplicate.

A. Longuemarre

N. York, January 13, 1888.

Revolution of Each 8

Contract of
Partnership between
A & C

written by A.

13 January 88

which C was in

possession of Glasgow

Principal Office,
59 BROADWAY

BRANCH OFFICES,

684 Broadway,
12 West 23d Street,
40 East 42d Street,
309 Canal Street,
122 West Broadway.

DEPOT,
Jersey City, N. J.

ADAMS EXPRESS COMPANY,

Great Eastern, Western and Southern Express Forwards.

~~No. 180 (Not Negotiable.)~~

Branch Office,
40 E. 42d Street,

York, Aug 19 188

~~RECEIVED OF~~

Value:

Marked:

~~For~~which this Company charges

NOT GIVEN

Which it is mutually agreed to be forwarded to our Agency nearest or most convenient to destination only, and there delivered to other parties to complete the transportation. It is part of the consideration of this contract, and it is agreed, that the said Express Company ARE FORWARDERS ONLY, and are not to be held liable or responsible for any loss or damage to said property while being conveyed by the CARRIERS to whom the same may be by said Express Company entrusted, or arising from the dangers of Railroad, Ocean or River Navigation, Steam, Fire in Stores, Depots, or in Transit, Leaking, Breakage, or from any cause whatever, unless, in every case, the same be proved to have occurred from the fault or gross negligence of said Express Company, or their Agents; nor, in any event, shall the holder hereof demand beyond the sum of FIFTY DOLLARS, at which the article forwarded is hereby valued, unless otherwise herein expressed; and unless specially insured by them, and so specified in this receipt, which insurance shall constitute the limit of the liability of the Adams Express Company.

And if the same is entrusted or delivered to our Agency nearest or most convenient to destination only, and there delivered to other parties to complete the transportation.

a. And if there shall be any goods or merchandise consigned or delivered to any other Express Company, or Agent, (which said Adams Express Company are hereby authorized to do), such Company or person so selected shall be regarded exclusively as the agent of the shipper or owner, and as such, alone liable, and the Adams Express Company shall not be responsible for the negligence or non-performance of any such Company or person; and the shipper and owner hereby severally agree that all the stipulations and conditions in this bill of lading contained, shall extend to and inure to the benefit of each and every Company or person to whom the Adams

Express Company may entrust or deliver the above described property for transportation and shall define and limit the liability therefor of such other Company or person

In no event shall the Adams Express Company be liable for loss or damage unless the claim therefor shall be presented to them, in writing, at this office, within thirty days after this date, in a statement to which this receipt shall be annexed.

Shipper's risk only; and the Shipper agrees that the Company shall not be held responsible for any injury, by breakage or otherwise, nor for damage to goods not properly packed and secured for transportation.

It is further agreed that said Company shall not, in any event, be liable for any loss, damage or detention, caused by the acts of God, Civil or Military authority, or by Rebellion, Piracy, Insurrection, or Riot, or the dangers incident to a time of war, or by any riotous or armed assemblage.

If any sum of money, besides the charge for transportation, is to be collected from the consignee on delivery of the above described property, and the same is not paid within thirty days from the date hereof, the Shipper agrees that this Company may return said property to him at the expiration of that time, subject to the conditions of this receipt, and that he will pay the charges for transportation both ways, and that the liability of this Company for such property while in its possession for the purpose of making such collection, shall be that of Warehousemen only.

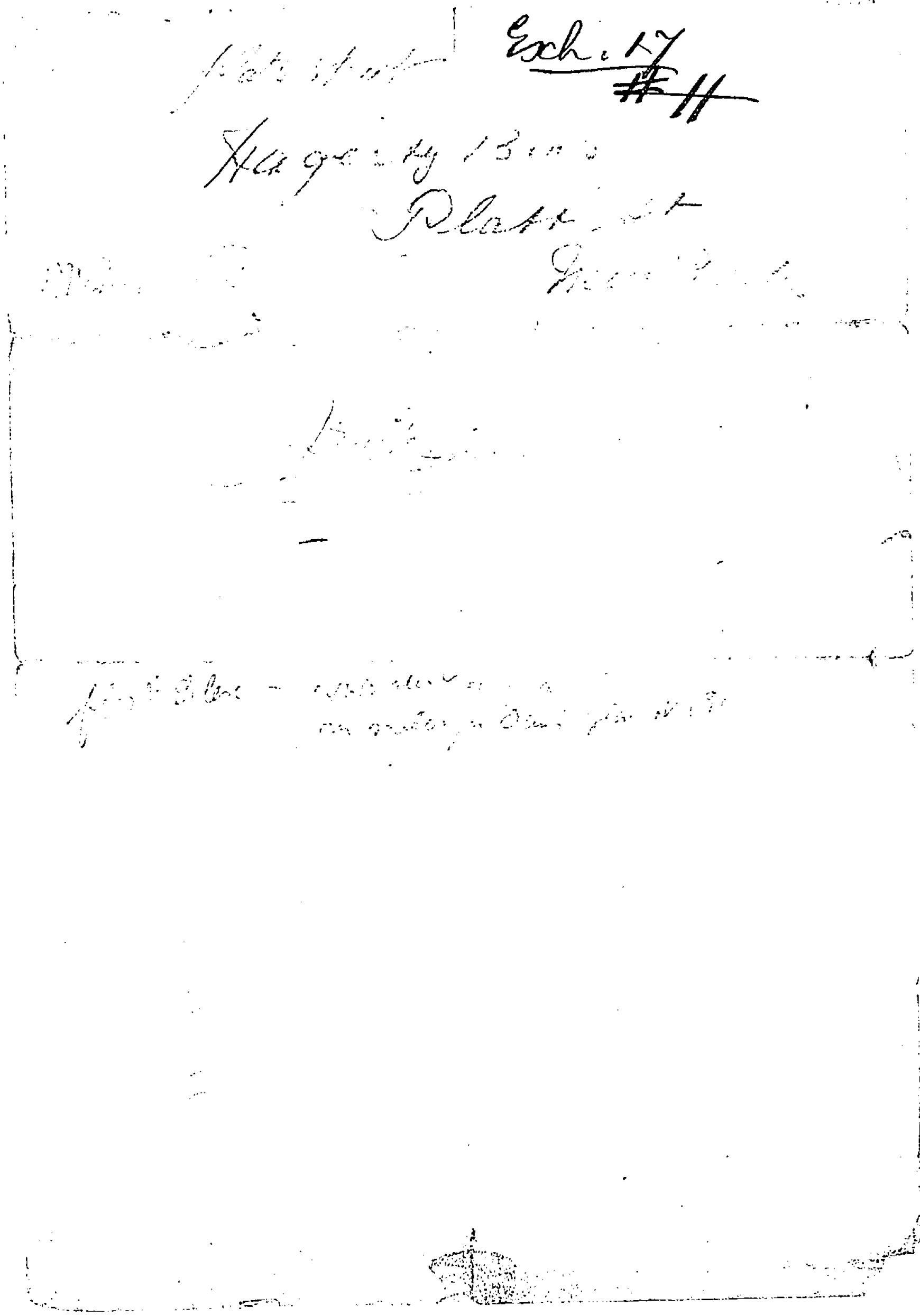
the Company

BERLIN & JONES ENVELOPE CO., N. Y.

Freight

Washburn

0659



0660

Exh. 17
#11

Hagerby 1800

Platt

Exh. 17

1800

1800

1800

Hamilton Eschett

Boston 24 July 88.

My dear Ali,

I received yr. good letter at the same time you must have rec^d mine - & I am very glad to know you to be with Caranza as you will be very useful to me. You will please send me by Xpress ~~last~~ from 42nd St to the address of Mr Caillet care of Mr Longueville 32 Buckingham St the enamel as follow. if you can hook them ("de'gotter" is a slang word for stealing) and that as soon as possible - principally a great deal of white enamel No 10 & No 11 (being careful) place the number on the paper - these enamel are in the basement in large pots of tin in which you will find the number written on them - also some

GEORGES A. GLAENZER,
Contractor for
ARTISTIC DECORATIVE WORK,
117 East 20th St.,
Between Broadway and 2nd Ave.
NEW YORK, N. Y.

NEW YORK, March 28, 1908.

Hon. G. S. Bedford

Ass. Dist. Atty. City-

Dear Sir

My attorney Messrs. Eaton & Lewis advised me to offer my services to you to give you all the evidence I have in my possession concerning the indictments pending against

Maurice Caillat

- Alfred Longemann.

who stole my property

Not having been able to see you yesterday after waiting long at the Court room I beg to inform you that I am subject to your call at any hour you may wish to appear and will bring letters and

other evidence in my possession.

As I learn that a juror has been subscribed by their friends for their defense - that Caillat who pleads guilty has withdrawn his plea, I deem it urgent that the prosecution should possess all facts regarding this case.

I am, Dear Sir,

Very Respectfully Yours

G. A. Glaenzler

0662

Boston 24 June 85

signatures of the

[illegible]

Isch 4 b

à côté de l'endroit où nous sommes. Les deux
marchés ont été faits à la même place, à la même
époque, et ont été faits de la même manière.
Les deux marchés ont été faits de la même manière.
Les deux marchés ont été faits de la même manière.
Les deux marchés ont été faits de la même manière.
Les deux marchés ont été faits de la même manière.

Isch 4 b
Isch 4 b
Isch 4 b

P.S. nous ne savons pas si les deux marchés ont été faits de la même manière.

[illegible]

Lundi soir, 16 Janvier 88

Ami Carlier,

Je travaille ferme au vitraux en
question, j'espère qu'avant la
fin de la semaine on aura un
résultat - envoyez donc les sables
avec notice si c'est utile pour
chacun d'eux,

J'ai soumis à M^e Sturges
le modèle en faisant part de
l'idée que j'advance en ce
moment le feuillage naturel
il m'a répondu, si vous me
présentez celui là en aussi bonne
contenance que celui ci, je me
charge de pousser assez l'affaire
pour que nous soyons tous
satisfaits, vous voyez que c'est
en bon chemin, demain j'en

verrai J'attends, avec qui j'ai pu
 vendre nous, soyez donc assez aimable
 pour m'envoyer la chose en question
 par Atlantic Express, c'est l'affaire
 d'entretenir de vous, et puis
 si vous avez de nouvelles communications
 allez y au plus vite le temps
 perdu ne se rattrape jamais, et
 hélas! j'en ai perdu pas mal
 pour avoir eu de rattrapper;
 nous êtes dans les mêmes dispositions
 marchons ferme, j'espère que
 M^r De Parrya aura fait quelques
 observations aussi avec l'ajout
 d'autres sous autres explications
 n'a pas du, le faire oublier d'en
 cause, dites moi donc sur quel
 ce qu'il en pense, si toutefois
 n'est capable avec son idée
 de passer encore
 Mme Longueville, considérée comme

bien ce que nous avons fait
 et ne reste plus qu'à présenter
 la chose à qui s'en fait cette
 semaine j'espère, a bientôt
 donc, car c'est cette plaque revenue
 j'attends carrement, et à tout
 est trop engagé
 Je vous salue samedi
 C. Fort-est
 A. Longueville
 92 Buckingham Street
 Boston
 Mass,

Le Havre que je serai commencer
 ne sera prêt que dans quelques jours
 C'est une promesse de passer encore
 plus vite,

POOR QUALITY
ORIGINAL

0669

Ed. # 9

Mardi 19 Janvier 1888

Mon Cher Monsieur Longueville.

J'attendais votre lettre avec impatience et j'ai
eu une satisfaction que les vœux sont
favorables j'en suis tout mon compte
pour en tirer le plus que je pourrai
et j'ai vu de plus que maintenant j'en
suis sûr pour que nous marchions comme
nous en le demandez j'ai vu
même les autres que j'ai jugé utiles
et de quasi pour les autres, en outre j'ai
ajouté des conseils de différents auteurs, qui
sont indispensables pour le moment
quand nous aurons j'ai vu pour la
fois de la semaine avec la "mission"

Souvent ainsi en traître l'on se fait et de
 rien on n'attendait, un légion se souleva
 l'ennemi, l'ennemi était dans la salle
 un ennemi et j'en ai vu de si
 mais ce grand réflexions un ennemi
 dans la salle d'aujourd'hui de
 la maison j'ai vu de toutes les
 ennemi de la salle de l'ennemi.
 l'ennemi.

present is may find me for in town. He
and several friends were, have commenced
movement of on other part in the
the same, which is in progress
present is one white, all mixed
they are now undisturbed

Dear Sir,

[illegible]

POOR QUALITY
ORIGINAL

0672

Lock. 15
C 152.

Janvier 30 1888

Mon^{seigneur} Monsieur le Comte de Montebello

Je fais réponse à votre bonne lettre que
j'attendais. Les craintes que nous m'indiquons
ne m'ont point fait défaut. C'est tout
simplement une question de temps que
nous aurons employé. Je suppose que les
travaux individuels que j'ai eu à terminer
sont surtout en l'attente des fonds
pour le sable, car ils sont terminés.
Il faut que nous mettions la main à l'œuvre
dans le mois de février que j'ai promis d'envoyer
et pour faire le bien en nous en ayant les
moyens, surtout attendre avec l'achèvement
de nos travaux (Est-il de l'Amérique?) etc.

[illegible]

[illegible]

Carte No 14

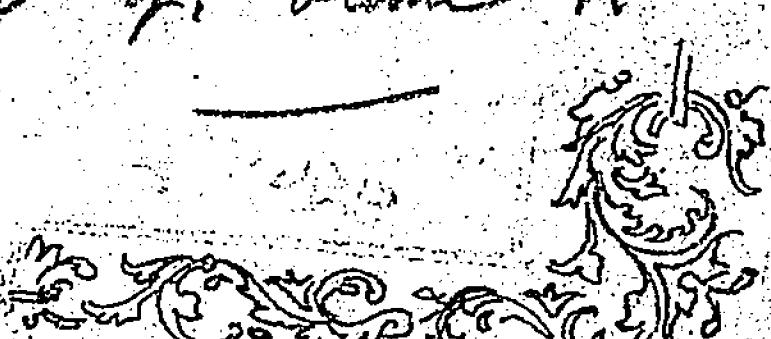
carte de M. de la Roche
sur le fort de la Roche
d. de la Roche de la Roche
Carte No 14

Pt au moment où j'ai vu la carte. Le fort
de la Roche de la Roche de la Roche
d. de la Roche de la Roche de la Roche
d. de la Roche de la Roche de la Roche.

POOR QUALITY
ORIGINAL

0677

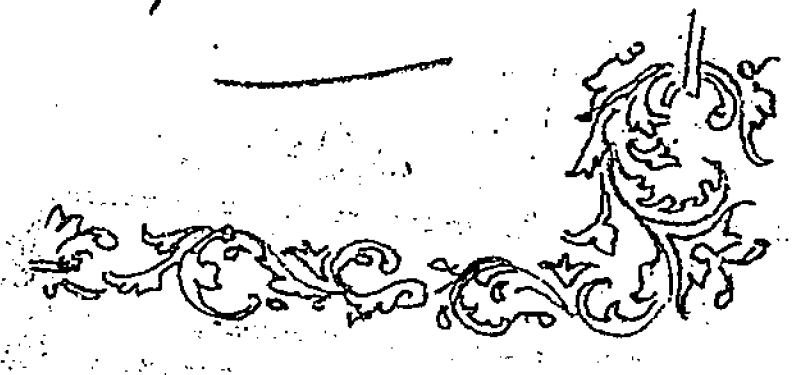
500 gr. Lening 4
150 gr. blume 11



POOR QUALITY
ORIGINAL

0678

500 gr. Lenz 4 —
150 gr. blane 11



0679

THE CITY OF NEW YORK
DEPARTMENT OF RECORDS AND INFORMATION SERVICES
MUNICIPAL ARCHIVES

SEPARATION SHEET

INSTRUCTIONS: For each item or unified group of items separated, complete two exactly duplicate forms. Place one form within the collection at the exact place the separated item would occupy if it could remain in the collection. File the other form with the separated item in its new location.

DESCRIBE ORIGINAL LOCATION OF ITEM (S):

1. Record Group:
COURT OF GENERAL SESSIONS
INDICTMENTS

2. Subgroup:

3. Series:
COURT OF GENERAL SESSIONS
INDICTMENTS

4. File Unit & Box No.
Longuemare, A. + Caillet, M. "L"
Box 300 Folder 2858 31888

5. BRIEF DESCRIPTION OF ITEM (S):

FLOWER DESIGNS ON TRACING PAPER

SEPARATED TO:

6. New Location:

7. Room:

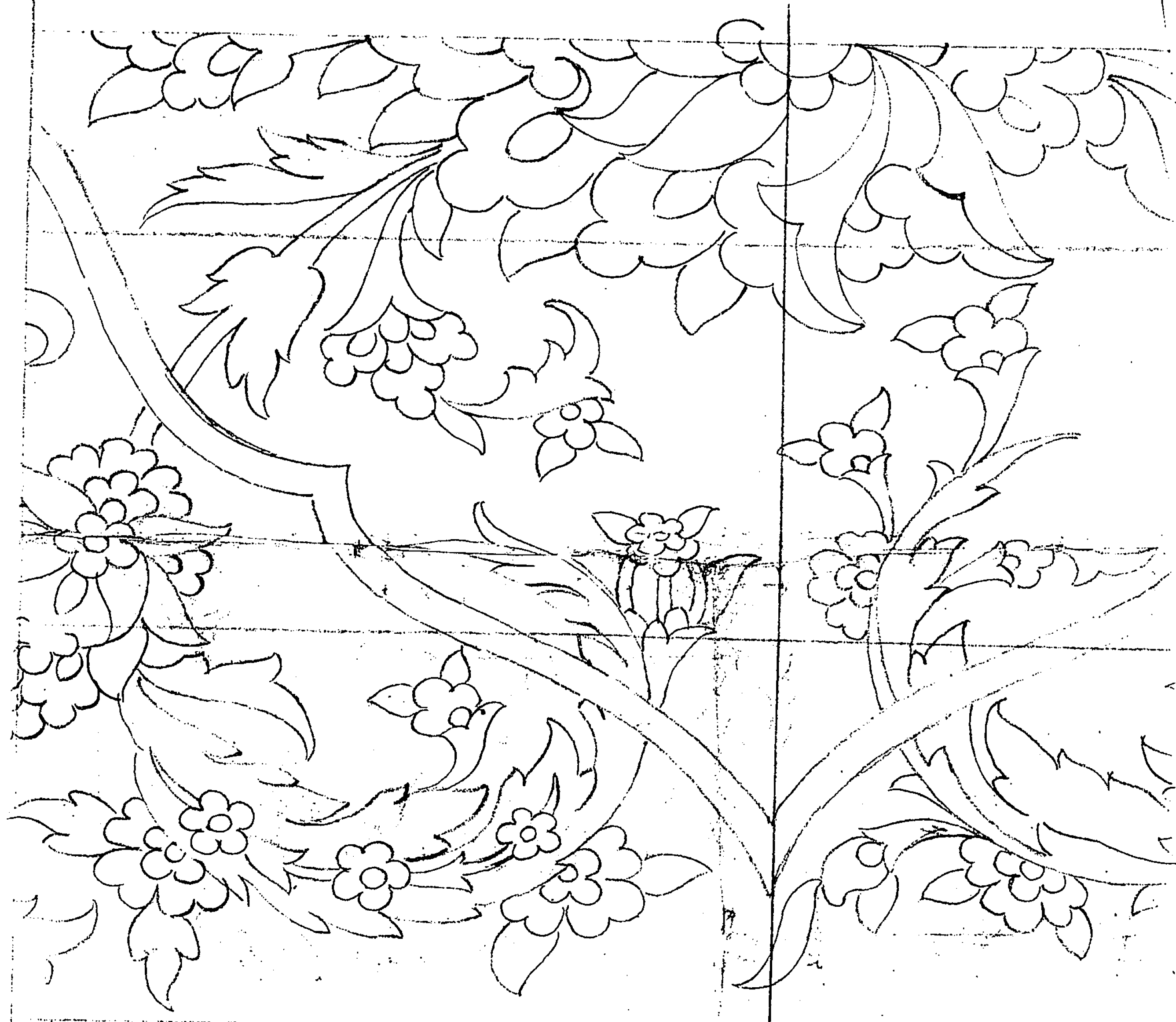
8. Date Separated:

9. Separated By:

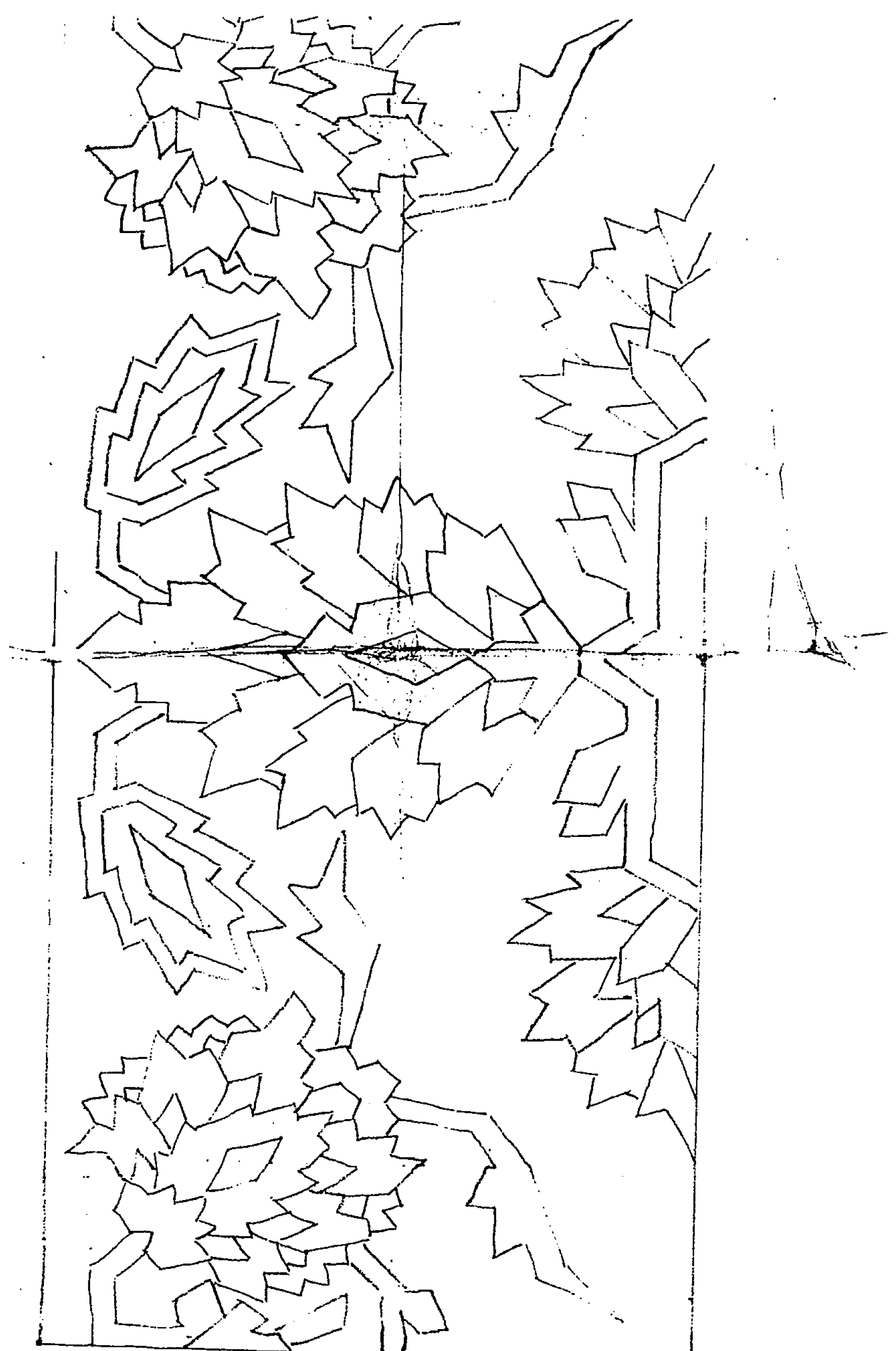
0680



0681



0682



0603



11. 10

GLUED PAGE

POOR QUALITY
ORIGINAL

0684

Court of General Sessions.

THE PEOPLE

vs.

Alfred Longmare.

City and County of New York, ss:

sworn, deposes and says: I reside at No.

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

City and County of New York. On the 9th day of October 1888,

I called at The Tombs Prison

the alleged residence of Maurice Baillet

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

clerk of the Prison that one, Maurice Baillet was committed to the Penitentiary on May 18th/88 for a term of 3 months, and was discharged about August 18th. His present address is not known.

Sworn to before me, this 10th day

of Oct.

1888

Wm. H. Donoghue
Notary Public

John W. Reilly
Subpoena Server.

GLUED PAGE

POOR QUALITY
ORIGINAL

0685

Court of General Sessions.

THE PEOPLE

vs.

Alfred Longmare.

City and County of New York, ss:

sworn, deposes and says: I reside at No.

Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the City and County of New York. On the 9th day of October 1888,

I called at The Tombs Prison

the alleged residence

of Maurice Bailler

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

clerk of the Prison that one, Maurice Bailler was committed to the Penitentiary on May 18th/88 for a term of 3 months, and was discharged about August 18th. His present address is not known.

Sworn to before me, this 10th day

of Oct.

1888

Wm. H. Broughlin
Notary Public

John W. Reilly
Subpoena Server.

Court of General Sessions.

THE PEOPLE, on the Complaint of

vs.

Stephen J. Longane

Offence:

JOHN R. FELLOWS,
District Attorney.

Affidavit of

John W. Feilly
Subpoena Server.

Failure to Find Witness.

PART III.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS]

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York.

To *Maunee Cailier*

of No. *7mbs Pnari* Street,

GREETING :

WE COMMAND YOU, That all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the day of *October* *18th* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

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

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

JOHN R. FELLOWS, *District Attorney.*

POOR QUALITY
ORIGINAL

0688

TO THE CHIEF CLERK.

Please send me the Papers in the Case of
PEOPLE

vs.

John Doe
John Doe
John Doe
John Doe

District Attorney.

Subpoena Duces Tecum
July 21st For Jury
90 2 3rd
also Bail Notice

District Attorney's Office.

PEOPLE

vs.

Alfred Louguemare &
Maurice Baillet v
- / Considered - been
To The Dist Atty.

A full Brief the facts
has been made in the
Case by Mr. Grosse -
The deft Baillet has been
convicted. It appears he
is a witness agt deft
Louguemare - but could
not be found -

I believe the
Case can be tried without
him, as there is other
testimony including
Louguemare's letters, to
show his connection
with the crime

I recommend that
the case be placed on
the Cal. for trial
July 20/90. J. D. D. P. Mason
Dist. Atty.

Monday evening 16th Jan. 1888.

Friend Callet:

.
Do send the sanded with notice if it is useful for each
of them

A. Longuenarre.

32 Puckingham Street, Boston, Mass.

Have the kindness to send ^{me} the thing
in question by Adams & P

POOR QUALITY
ORIGINAL

0691

Simulation of
Lab. P.

9
LHC
16 Jan 91

0692

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Maurice Raddet
and Alfred Souquemare

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

Maurice Raddet and Alfred Souquemare

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

The said Maurice Raddet and Alfred Souquemare, both —

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

Five pounds of powdered enamel of the value of thirty five dollars each pound, and five pounds of enamel in balls of the value of thirty five dollars each pound,

of the goods, chattels and personal property of one August A. Faenger, —

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

0693

SECOND COUNT—

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

Alfred Longquene

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said *Alfred Longquene*,

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

of powdered enamel of the value of
thirty five dollars each pound,
and five pounds of enamel in
blocks of the value of thirty
five dollars each pound,

of the goods, chattels and personal property of one *George A. Flanders*,

Rayne Maurice Pallett, and

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

George A. Flanders

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

Alfred Longquene

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

JOHN R. FELLOWS,

District Attorney.

0694

BOX:

300

FOLDER:

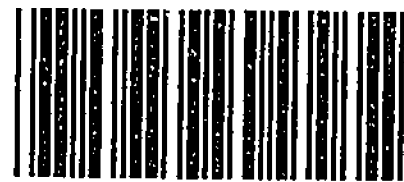
2858

DESCRIPTION:

Lorenz, Martin

DATE:

03/16/88



2858

0695

WITNESSES:

Off. Rooney

Counsel,

Filed 16 day of March 1888

Pleads *Indigently (19)*

THE PEOPLE,

State of New York

vs.

Martin Lorenz

Violation of Excise Law.

[III Rev. Stat. (7th Edition), page 1989, Sec. 21, and page 1989, Sec. 22.]

JOHN R. FELLOWS.

RANDOLPH B. MARENE,

District Attorney.

A True Bill.

(Signed)

Foreman.

Wm. J. ...

0696

WITNESSES:

Off. Rooney

Counsel,

Filed 16 day of March, 1888

Pleads

July 17/19

THE PEOPLE,

State of New York

vs. Martin Lorenz

Violation of Excise Law.

[III Rev. Stat. (7th Edition), page 1983, Sec. 21, and page 1989, Sec. 3.]

JOHN R. FELLOWS,

RANDOLPH B. MARINE,

District Attorney.

A True Bill.

(Signed)

Foreman.

John R. Fellows

0697

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
Plaintiffs

against

Matthias Sorensen
Defendant.

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

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

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

SECOND COUNT :

And the Grand Jury aforesaid, by this indictment, further accuse the said defendant of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows :

The said defendant, late of the City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN R. FELLOWS.

~~RANDOLPH B. MARTINE~~

District Attorney.

0698

BOX:

300

FOLDER:

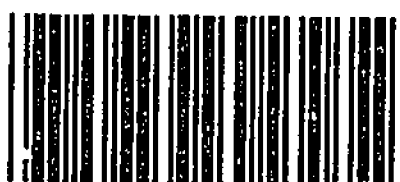
2858

DESCRIPTION:

Lydon, Michael

DATE:

03/16/88



2858

Witnesses:

No. 26 Murders
Off. Ward

No. 158

Counsel,

Filed 16 day of March 1888

Pleads,

THE PEOPLE

vs.

Michael Lydon

JOHN R. FELLOWS,

District Attorney.

Burglary in the Third degree.
and Grand Larceny.
[Section 498, 506, 528 and 532.]

A True Bill.

(Signed, Henry)

March 19/88. Foreman.

Wm. H. Chapin
March 20/88.

0699

0700

Count of
General Sessions
The People etc
vs
Michael Leyden

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23^d STREET,

New York, March 9 1884

CASE NO. 33932 OFFICER Ward 27th Dist
DATE OF ARREST March 3/84
CHARGE Burglary

AGE OF CHILD 11 years

RELIGION Catholic

FATHER John

MOTHER Mary

RESIDENCE 116 East 10th Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT the boy was arrested about a year ago for breaking windows and associating with boys. He has not attended school recently and the mother desires to have him sent to Catholic Protectory. The parents are rough but hard working people.

All which is respectfully submitted

Miss J. J. J. J.
President

To The Dist. Ct.

0701

Count of
General Sessions
The People etc
vs
Michael Sydney

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23^d STREET,

New York, March 5 1885

CASE NO. 33932 OFFICER Ward 27th Prec
DATE OF ARREST March 3 1885
CHARGE Burglary

AGE OF CHILD 1 year

RELIGION Catholic

FATHER John

MOTHER Mary

RESIDENCE 116 East 10th Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT the boy
was arrested about a year ago
for breaking windows and associating
with boys. He has not attended
school recently and the mother
desires to have him sent to
Catholic Protection. The parents
are rough but hard working
people.

All which is respectfully submitted

Marie Henry
Secretary

To the Court

0702

<u>Court of</u>	
<u>Special Sessions</u>	
<u>The People vs</u>	<u>Michael Slegden</u>
<u>No</u>	<u>Penalty</u>
PENAL CODE, §	

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President, &c.,
100 East 23d Street,
New York City.

Ind. P.

0703

<u>Court of</u> <u>Special Sessions</u>	
<u>The People vs.</u>	
<u>No</u>	
<u>Michael Sengden</u>	PENAL CODE, ss <u>§ 160.50</u>

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President, &c.,

100 East 23d Street,
NEW YORK CITY.

Incl
P

0704

Police Court— 5 District.City and County }
of New York, } ss.:Herbert H. Muxlaw.of No. 1283 3rd Avenue Street, aged 49 years,occupation Real Estate being duly sworndeposes and says, that the premises No 10th West Ave. of Lexington Ave & 107 Street,
in the City and County aforesaid, the said being a Brick Buildingand which was occupied by deponent as a Public Hall

and in which there was at the time a business being, by name

were BURGLARIOUSLY entered by means of forcibly breaking the
boards which fastened the window
leading to said buildingon the 2nd day of March 1888 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:Four pair of roller skates of the value
of \$200 dollarsthe property of deponentand deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away byMichael Lydon (read here) and
two other not arrested and whose name or surname
for the reasons following, to wit: Deponent is informedby James J. Ward, of the 27 Precinct
Police that he caught said Michael
who was in company with two others
jumping from said window with
the aforesaid property in his possession
said unknown persons escaped
H. H. Muxlaw

Admitted to before me
4 day of March 1888
J. H. Muxlaw
Notary Public

0705

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 23 years, occupation James J. Grand
Police officer of No. 27
Breun Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Robert H. Mayhew
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 4
day of March 1888 James J. Grand

John J. Hannon
Police Justice.

0706

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael Lydan 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 Lydan*

Question. How old are you?

Answer. *11 years*

Question. Where were you born?

Answer. *Russell's*

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

Answer. *116 East 108 Street 3 years*

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 went in with the boys. the place was broken open two days before*

Michael Lydan
made

Taken before me this

day of March 1889

John J. Connelley
Police Justice.

Police Court-- 341 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Herman H. Mayhew
1283 - 103 Ave.
Charles E. Mayhew

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

Dated March 4 1888
Magistrate.
James Ward
Officer.
Witnesses Elmer Pland
No. 100 E. 10th Street.

RECEIVED.
MAR 5 1888
DISTRICT ATTORNEY
No. _____ Street.
to answer

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

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

Dated _____ 188 _____
Police Justice.

There being no sufficient cause to believe the within named _____
guilty of the offence within mentioned, I order he to be discharged.
Dated _____ 188 _____
Police Justice.

0707

0708

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Lydon

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

Michael Lydon —

of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said Michael Lydon.

late of the 2nd Ward of the City of New York, in the County of New York, aforesaid, on the second day of March, in the year of our Lord one thousand eight hundred and eighty-eight, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the building of one

Herbert H. Muxlow. —

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

Herbert H. Muxlow. —

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

0709

SECOND COUNT—

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

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

The said *Michael Baydon*.

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

*four pairs of roller skates of
the value of fifty cents
each pair,*

of the goods, chattels and personal property of one

William W. Manslow. —

in the *building* of the said

William W. Manslow. —

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

John B. Fellows
District Attorney

0710

BOX:

300

FOLDER:

2858

DESCRIPTION:

Lynch, Edward J.

DATE:

03/28/88



2858

Witnesses:

C. J. Hoffmann
W. J. Miller

No. 328

Counsel,

Filed 28 day of March 1888

Pleads, *Iniquity*

THE PEOPLE

38 Henry St. B
30 Madison
Edward J. Lough

Grand Larceny Second degree.
[Sections 528, 534, 552, Penal Code].

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Wm. J. Miller

Foreman.

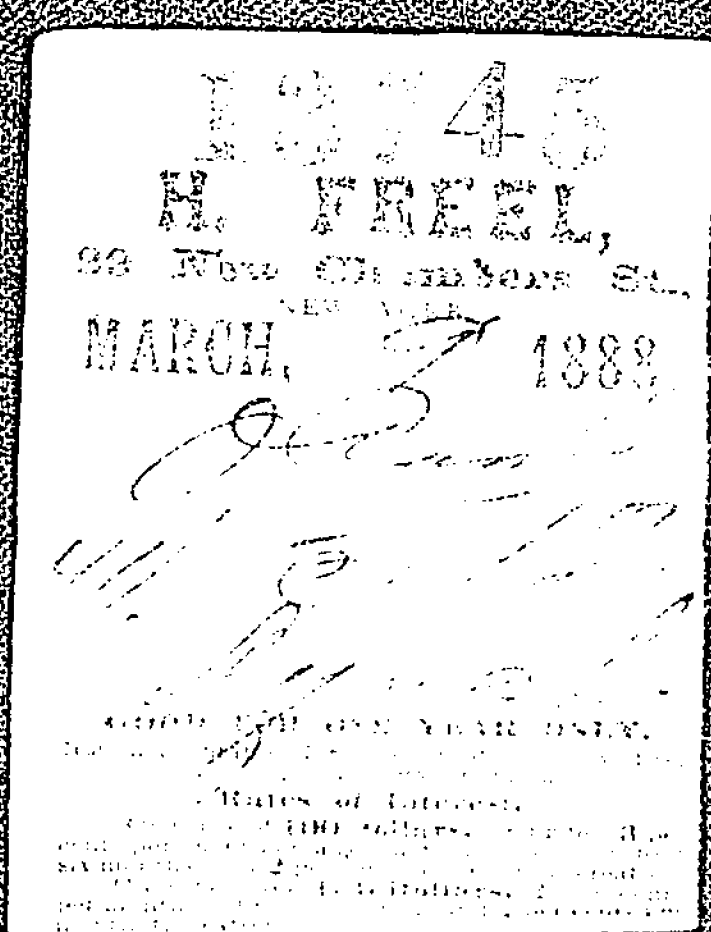
Part III April 3/88

~~Part III~~

Ind and Acquitted

0711

POOR QUALITY
ORIGINAL



0713

Police Court—1st District.

Affidavit—Larceny.

City and County } ss.
of New York,

of No. 1 Park Slip Street, aged 31 years,
occupation Printer being duly sworn

deposes and says, that on the 9th day of March 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

One Bruch Albert Coat and one overcoat
together of the value of Forty three dollars

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 Edward Lynch (nowhere)

from the fact that deponent from the
apartments in said premises where deponent
lives and deponent is informed by Officer
Zabiskie Wullen of the 4th Precinct Police
that he saw the said defendant in High Street
Pawn Office in no 29 New Chamber Street in
the act of presenting the annexed pawn ticket
for an overcoat pawned by said defendant
in his defendant's name. Deponent saw said
overcoat represented by said ticket and
identified the same as a portion of the property
taken stolen and carried away as aforesaid

Cornelius J. Heffernan

Sworn to before me, this
9th day of March 1888
at New York
Police Justice.

0714

CITY AND COUNTY }
OF NEW YORK, } ss.

Gabriele Mullen
aged 57 years, occupation Police Officer of NY
The 4th Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Cornelius J. Heffernan
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 22nd
day of March 1893 } Gabriele H. Mullen

W. J. O'Connell
Police Justice.

0715

Sec. 198-200.

152 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Edward Lynch

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

32 Henry St 2 nights

Question. What is your business or profession?

Answer.

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

Answer.

*I am not guilty**Edward J. Lynch*

Taken before me this

day of

March

188

John J. Boyle
Police Justice.

0717

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward J. Lynch

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

Edward J. Lynch

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

The said

Edward J. Lynch

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

One overcoat of the value of thirty dollars, and one coat of the value of thirteen dollars

of the goods, chattels and personal property of one Cornelius J. Hefferman

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

0718

SECOND COUNT—

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

— Edward J. Lynch —

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said

Edward J. Lynch

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

One overcoat of the value of
thirty dollars, and
One coat of the value of thirteen
dollars —

of the goods, chattels and personal property of one

Cornelius J. Heffernan

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

Cornelius J. Heffernan

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

— Edward J. Lynch —

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

JOHN R. FELLOWS,

District Attorney.

0719

BOX:

300

FOLDER:

2858

DESCRIPTION:

Lyons, Henry

DATE:

03/16/88



2858

0720

253

113
for Pleading

Counsel,
Filed, 16 day of March 1888
Pleads, Not Guilty (23)

Grand Larceny Second degree
[Sections 528, 531, 550 Penal Code]

THE PEOPLE

vs.

B

Henry Lyons

JOHN R. FELLOWS,
RANDELL H. B. MARFINE,

District Attorney.

A True Bill.

Wm. J. Carey
1888
Foreman.
D. L. Decker

Witnesses:

Patrick Campbell
Off. McCord

Our informant and material witnesses cannot be found and indictment is nearly three years old. Complete solution cannot be given. Appointments of first character have been filed & considers this to be a proper case to recommend that the bail of defendant be discharged and that he be allowed to go upon his own recognizance. Wm. J. Carey
Dec 14/88 - Clerk Dist. Ct.

New York General Sessions

People, on My Complaint
versus
Henry Lyons

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

That I have made inquiries in regard to the defendant herein, and am satisfied that the defendant has never before been charged with any crime; that he has always aided and assisted in the support of his widowed mother. That the time of this larceny was on New Year's Day, and if the defendant had not been under the influence of liquor, I do not believe he would have been concerned in it.

I hope the Court and District Attorney will extend ample clemency to the defendant, feeling as I do that the ends of justice will be subserved thereby.

Dated N.Y., March 14, 1888.

Peter J. Boyle

POOR QUALITY
ORIGINAL

0723

Patrick J. Coyle,
250 1st Ave

N.Y. General Sessions Court

The People
vs
Henry Lyons.

City and County of New York, s. s.

Thomas M. Givney being duly sworn deposes and says that he resides at No. 433 East 16th Street, N.Y. City. That he is connected with the Department of Public Works in this city. That he has known the above named defendant for the last twelve years, and knows him to be an honest and industrious young man. That he knows other persons who know defendant, all of whom speak of him in the same terms.

That defendant has always assisted in supporting his widowed mother.

Sworn to before me, this

14 day of March, 1888

Josias H. H. H.

Clerk of Court.

Thos M. Givney

POOR QUALITY
ORIGINAL

0724

Mrs McGibbon

N.Y. General Sessions Court

The People

vs
Henry Lyons

City and County of New York, ss

Thomas Lyons, being duly sworn, deposes and says that he is a dealer in and vendor of merchandise, at 433 East 16th Street, and is a brother of the defendant. That defendant, when not in other employment, has always worked with and assisted deponent in business. That defendant has always contributed and helped to maintain his widowed mother, and he has always been industrious and honest, and was never before charged with any crime.

Deponent feels that if this Honorable Court will extend clemency, the ends of justice will be subserved thereby, and defendant will never again transgress the laws.

Given & before me this
14th day of March, 1888
James Sanford
Com of Deeds

James Lyons

POOR QUALITY
ORIGINAL

0726

Mr. Lyons

0727

N.Y. General Sessions Court

The People,

vs

Henry Lyons.

City and County of New York ss.

Daniel Murphy, being duly sworn, deposes and says that he is engaged in the hay and feed business at No. 576 East 16th Street, N.Y. City. That he has known the defendant for twenty years, since his boyhood, and has always known him to be a good boy, honest and industrious.

That defendant's general reputation among those who know him, is good.

Sworn to before me, this

11 day of March, 1888

POOR QUALITY
ORIGINAL

0720

Don't Murphy

no. 1

1 - 1

POOR QUALITY
ORIGINAL

0729

N.Y. General Sessions Court

The People
vs
Henry Lyons.

City and County of New York, s.s.

Dr. P. Doherty, being duly sworn,
deposes and says that he is a druggist, doing
business at No. 346, First Avenue, N.Y. City.

That he has known the defendant Henry
Lyons for a number of years. That defendant has
always been a good, respectable boy and honest,
and those who know him all speak favorably
of him.

Sworn to before me this
15 day of March, 1888
James Harford
Clerk of Court

C. H. Doherty

My General Session Court

The People
vs
Henry Lyons.

City and County of New York, ss.

Dr. P. Doherty, being duly sworn,
deposes and says that he is a druggist, doing
business at No. 346, First Avenue, New York City.

That he has known the defendant Henry
Lyons for a number of years. That defendant has
always been a good, respectable boy and honest,
and those who know him all speak favorably
of him.

Sworn to before me this
15 day of March, 1888
James H. Sanford
Clerk of Court

C. H. Doherty

POOR QUALITY
ORIGINAL

0731

Dr. Doherty

FOR QUALITY
ORIGINAL

0732

Dr. Doherty

My General Sessions

The People

vs

Henry Lyons

*Affidavits and Petition
for Clemency*

TITUS & COWLING,
ATTORNEYS & COUNSELLORS AT LAW,
87 HART BUILDING
250 BROADWAY, NEW YORK

Court of General Sessions.

THE PEOPLE, on the Complaint of

Patrick J. Coyne

vs.

Henry Lyons

Offence :

JOHN R. FELLOWS,
District Attorney.

Affidavit of
Jacob Dabbert
Subpoena Server.

Failure to Find Witness.

0734

0735

PART I.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To George W. McCarthy

of No. 431 East 14 Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 14 day of

1890, at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Henry Lyons

Dated at the City of New York, the first Monday of
in the year of our Lord 1890.

JOHN R. FELLOWS, *District Attorney.*

0736

Court of General Sessions.

THE PEOPLE

vs.

Henry Lyons

City and County of New York, ss :

Jacob Deubert being duly sworn, deposes and says: I reside at No. 98 - First

Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the City and County of New York. On the 13th day of November 1890,

I called at 431 East 14th Street, New York City

the alleged residence of George W. McCarthy
~~the complainant~~ ^{a witness} herein, to serve him with the annexed subpoena, and was informed by the

Deponent on said premises that he, said McCarthy had removed from said premises sometime ago to parts unknown to anyone in said neighborhood, that deponent has made diligent search for said McCarthy, but was unable to find the same and therefore could not serve the subpoena hereto annexed.

Sworn to before me, this 14th day of November 1890

Henry Herzbach

Jacob Deubert
 Subpoena Server,
 Notary Public N. Y. Co.

0737

Court of General Sessions.

THE PEOPLE

vs.

Henry Lyons

City and County of New York, ss :

Jacob Leubert being duly sworn, deposes and says: I reside at No. 98 - First Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the City and County of New York. On the 13th day of November 1890. I called at 431 East 14th Street, New York City

the alleged residence of George W. McCarthy
~~a witness~~
~~the complainant~~ herein, to serve him with the annexed subpoena, and was informed by the

Quanto on said premises that he, said McCarthy had removed from said premises sometime ago to parts unknown to anyone in said neighborhood that deponent has made diligent search for said McCarthy, but was unable to find the same and therefore could not serve the subpoena hereto annexed.

Sworn to before me, this 14th day of November 1890

Henry Herzbach

Jacob Leubert
Subpoena Server,
Notary Public N. Y. Co.

0738

PART I.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Matthew Lyons
of No. 427 East 116th Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 14 day of November 1890, at the hour of 11 in the forenoon of the same

day as a witness in a criminal action prosecuted by the People of the State of New York, against

Henry Lyons

Dated at the City of New York, the first Monday of November in the year of our Lord 1890.

JOHN R. FELLOWS, *District Attorney.*

0738

Court of General Sessions.

THE PEOPLE

vs.

Henry Lyons

City and County of New York, ss:

Jacob Leubert

being duly

sworn, deposes and says: I reside at No. 98 - First Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the City and County of New York. On the 13th day of November 1890. I called at No 437 East 16th Street

the alleged

a witness

residence

of

Matthew Lyons

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

neighbors said House having been torn down and a new one build on said lot, that said Matthew removed from said neighborhood to parts unknown to anyone. Depovent made every effort to find said Lyons but was unable to do so and therefore could not serve the subpoena hereto annexed on Matthew Lyons the witness mentioned herein.

Sworn to before me, this

14th day

of

November 1890

Jacob Leubert

Subpoena Server.

Henry Herzbach

Notary Public, N.Y.C.

0739

Court of General Sessions.

THE PEOPLE

vs.

Henry Lyons

City and County of New York, ss.

Jacob Grubert

being duly

sworn, deposes and says: I reside at No. 98- First Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the City and County of New York. On the 13th day of November 1890. I called at No 437 East 16th Street

the alleged

a witness

residence

of

Matthew Lyons

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

neighbors said, flowers having been torn down and a new one built on said lot, that said Matthew removed from said neighborhood to parts unknown to anyone. Depoent made every effort to find said Lyons but was unable to do so and therefore could not serve the subpoena hereto annexed on Matthew Lyons the witness mentioned herein.

Sworn to before me, this

14th day

of

November 1890

Jacob Grubert

Subpoena Server.

Henry Herzog

Notary Public, J. G. Co.

Court of General Sessions.

THE PEOPLE, on the Complaint of

Patrick Doyle

vs.

Henry Lyons

Offence :

JOHN R. FELLOWS,
District Attorney.

Affidavit of
Jacob Deibert
Subpoena Server.

Failure to Find Witness.

0740

0741

Police Court—

District.

Affidavit—Larceny.

City and County } ss.
of New York,of No. 250 7th First Avenue Street, aged 49 years,
occupation 7 Salesman being duly sworndeposes and says, that on the 2^d day of January 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property viz:One Gold Double-case Watch, One
Gold Chain, and one gold watch all
of the value of One Hundred Dollars
(\$100.00/100)

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 Henry Lyons (nowhere) with theintent to deprive the true owner of said
property, from the following facts to wit:that on the aforesaid day said Lyons
accompanied by five other men
came into deponent's apartment
for the purpose of making a
New Year's call on deponent
and deponent is informed by
Matthew Lyons that he, Matthew Lyons,
saw said defendant take and extract
the said property from a pocket of
a vest that was on a sofa in said
premises and carry away the said
property. Deponent thereforeof
188
day

Police Justice

0742

charges said Henry Lyons with
having committed the said
felony and asks that he may
be dealt with as the law may
direct

Sworn to before me this }
21st day of January 1888 } Palmer & Co

A. J. Phelps
Police Justice

0743

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 19 years, occupation Drive a cab of No. H37 East 16th Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Patrick J. Coyle
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 21st
day of January 1888 } Matthew Lyons

A. J. White
Police Justice.

0744

Sec. 198-200

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

Henry Lyons 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. *Henry Lyons*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *N^o 433 East 16th Street & about 2 years*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *The stolen property was handed to me by a man, named Joseph McNally**Henry Lyons*

Taken before me this

day of *January* 188*8**John White*
Police Justice.

0745

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 19 years, occupation Matthew Lyons
437 1/2 East 16th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Patrick J. Coyle
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 21st
day of January 1888 } Matthew Lyons
A. J. White
Police Justice.

0747

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Henry Lyons

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

— Henry Lyons —

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

The said

Henry Lyons,

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

*One watch of the value of seven-
ty five dollars,
One chain of the value of fifteen
dollars and
One locket of the value of
ten dollars*

of the goods, chattels and personal property of one

Patrick J. Boyle

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

SECOND COUNT—

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

Henry Lyons

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Henry Lyons*

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, with force and arms,

*One watch of the value of seventy five dollars,
One chain of the value of fifteen dollars, and
One locket of the value of ten dollars*

of the goods, chattels and personal property of one *Patrick J. Boyle*,

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

unlawfully and unjustly, did feloniously receive and have; the said *Henry Lyons*

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

JOHN R. FELLOWS.

~~RANDOLPH B. MARTINE,~~

District Attorney.

0749

BOX:

300

FOLDER:

2858

DESCRIPTION:

Lyons, Jeremiah

DATE:

03/07/88



2858

Witnesses:

Mary Keizer

Sept has long
one been in her

27

No. 67

Counsel,

Filed 7

day of March 1888

Pleads,

THE PEOPLE

vs.

Jeremiah Lyons

P

Grand Larceny Second Degree
[Sections 528, 531, 532 Penal Code.]

107 Washington

JOHN R. FELLOWS,

District Attorney.

A True Bill

(Signed) Foreman.

March 8/88.

Oliver G. L.

9 Mos. Term 88

0750

POOR QUALITY
ORIGINAL

0751

Police Court—1st District. Affidavit—Larceny.

City and County } ss.
of New York,

of No. 73 Day Street, aged 21 years,
occupation Shipping Clerk being duly sworn

deposes and says, that on the 20th day of February 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

One firkin of Butter of the value
of Twenty Six dollars

the property of Apgar & Co in the care and custody
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 Jeremiah Lyons (now known) Howthorne
from the fact that deponent saw the said
defendant in the act of taking, stealing
and carrying the aforesaid firkin of butter
and deponent pursued said defendant
and the defendant dropped the firkin of
butter on the walk and ran away
deponent positively identifies the defendant
as the person he saw take steal and carry
away the aforesaid property

Geo. W. Kruger

Sworn to before me, this
day of March 1888
at New York
Police Justice.

0752

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

1st District Police Court.

Jeremiah Lyons 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.

Jeremiah Lyons

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.

29 Washington St 2 Months

Question. What is your business or profession?

Answer.

Labourer

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

Jeremiah Lyons

Taken before me this

day of

March

188

John J. Cullen
Police Justice.

0753

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Grand Juror
J. J. DeLoach
J. J. DeLoach

Dated 188

Magistrate.

Precinct.

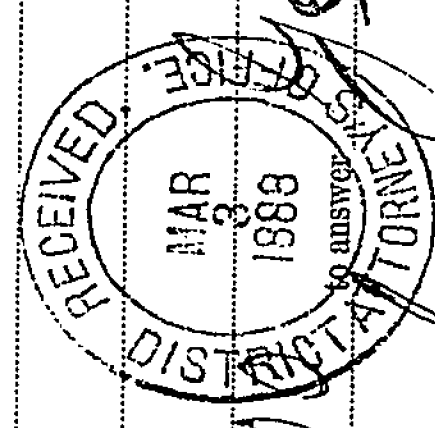
Witnesses

No. Street.

No. Street.

No. Street.

No. Street.



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

0754

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Jeremiah Lyons

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

Jeremiah Lyons
of the CRIME OF GRAND LARCENY IN THE *Second* DEGREE, committed as follows:

The said

Jeremiah Lyons

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

One firkin of butter of the value of twenty six dollars

of the goods, chattels and personal property of one

George W. Kregar

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

SECOND COUNT—

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

Jeremiah Lyons
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed, as follows:

The said

Jeremiah Lyons

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

*One firkin of butter of the
value of twenty six dollars*

of the goods, chattels and personal property of one

George W. Kreyer

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

George W. Kreyer

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

Jeremiah Lyons

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

JOHN R. FELLOWS,

District Attorney.