

0000

BOX:

506

FOLDER:

4609

DESCRIPTION:

Labur, Willard

DATE:

12/01/92



4609

0009

442

Witnesses:
Ofe Copar 33rd

Counsel,

Filed, 1st day of Dec 1892

Pleas, *Arzmitly*

THE PEOPLE

vs.

B

Willard Sabun

May 20 73

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 33.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John E. Fallon

Foreman.

0010

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

1907

THE PEOPLE OF THE STATE OF NEW YORK,
against

Willard Sabur

The Grand Jury of the City and County of New York, by this indictment, accuse
of the CRIME OF *Willard Sabur* SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND
BEER ON SUNDAY, committed as follows:

The said *Willard Sabur*

late of the City of New York, in the County of New York aforesaid, on the *16th*
day of *October* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, 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 strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to ~~one~~

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
New York and their dignity.

SECOND COUNT—

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

Willard Sabur
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said *Willard Sabur*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and
expose for sale to one

and to certain other persons whose names are to *George J. Rogers* 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.

DE LANCEY NICOLL
District Attorney.

00 1 1

BOX:

506

FOLDER:

4609

DESCRIPTION:

Lando, Diego

DATE:

12/14/92



4609

Witnesses:

Augusto Lando
Chilomena Lando

I am satisfied that
the acceptance of
a plea of Peter Lando
with ~~to the~~ proper
disposition of the
within Code.

Robert Lando
July 3rd 1933.

50/10/1
Counsel, *Lando*
Filed *14 Dec* 189
Pleas, *Marilyn N*

THE PEOPLE

40
vs.
Diego Lando

Grand Larceny,
[Sections 625, 626,
627 Penal Code.]

DE LANCEY NICOLL,

District Attorney.

off 170, down 5

Case No. 5, 13, 13, 13, 13

A TRUE BILL.

off 170, down 5
13, 13, 13, 13, 13
13, 13, 13, 13, 13
13, 13, 13, 13, 13

Foreman.

Paul E. February 3, 1933
Pleas, Peter Lando

6 months

Police Court 1st District. Affidavit—Larceny.

City and County of New York, ss:

Philomena Landis

of No. 350 Crosby Street, aged 50 years, occupation Housekeeper being duly sworn, deposes and says, that on the 3^d day of November 1897 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:

Three gold rings
One gold cross
One gold chain & watch
Being together of the value of
Thirty 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 Lucio Landis (now

held for the same and returning to wit) On said day aforesaid deponent missed said property from a trunk where said property was, and deponent is informed by her husband, Angelus Landis, that said deponent and he is to be absent after husband informed him that he said deponent had taken said property from said trunk and pledged the same and if deponent would give him \$600 dollars he would return said property, and deponent went to the place described by deponent where said property was obtained the same and fully identified it as being her own changes have with the presence of said Landis

Philomena Landis

Sworn to before me, this 3^d day of November 1897
Michael
Police Justice.

00 14

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 31 years, occupation Italy of No. 35 Crosby

Augusto Jauds

Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Phoenicia Jauds and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 6th day of December 1893 Augusto Jauds

[Signature] Police Justice.

0015

Sec. 198-200.

District Police Court.

City and County of New York, ss:

Diego Lafudo 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 a 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. *Diego Lafudo*

Question. How old are you?

Answer. *31 years.*

Question. Where were you born?

Answer. *Italy*

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

Answer. *30 Crosby Street 10 days*

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
Diego Lafudo
man*

Taken before me this *16* day of *December* 189*9* at *Police Justice.*

00 15

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

Robert Smith
guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *Two* 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, *October 12* 189 *2* *Smith* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0017

Police Court--- District.

THE PEOPLE, &c.,
OF THE COMPLAINT OF

Delacruza Jauco
35 at 47. Cr-4
Ricgo Jauco

1336
Opposite

2
3
4

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Dated, *Dec 10* 189

M. Mahan Magistrate.

L. J. J. J. Officer.

10 Precinct.

Witnesses *Miguelo Jauco*

No. *35 at 47* Street.

No. Street.

No. Street.

\$ *10.00* to answer *JS*

00 18

SUBPCENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE

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

To *Philomene Lande*

of No. *35 n 47 Crosby* 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 *7* day of *1892* at half past ten o'clock 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

Deigo Lande

Dated at the City of New York, the first Monday of

in the year of our Lord 189 *3*

DE LANCEY NICOLL, *District Attorney.*

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.]

00 19

Court of General Sessions.

THE PEOPLE

Dugo Laudo vs.

City and County of New York, ss:

William Gallagher being duly sworn, deposes and says: I reside at No. *207 West 11th*

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 *2* day of *February* 189*8*.

I called at *No 124 Crosby St and 35 Mulberry Street - in the City of New York.* the alleged *residences* of *Philomene Laudo & Angelo Laudo* the complainant herein, to serve *them* with the annexed subpoena and was informed by *people*

living at their respective places - that they had gone away - and that they understood they had gone to Italy and were unable to give me any further information

Sworn to before me, this _____ day of _____ 189

William Gallagher
Subpoena Server.

It is the duty of the District Attorney to see that all subpoenas are served in accordance with the provisions of the Code of Criminal Procedure. If you know of more than one residence of the defendant, please state this early to the District Attorney's Office. If you are unable to find the defendant, please report to the District Attorney's Office as soon as possible. Should the case not be called on, you will be notified by the District Attorney's Office.

0020

Court of General Sessions.

THE PEOPLE, on the Complaint of

Phyllis Kando

vs.

Deji Kando

John Kando
Offense: *John Kando*

JOHN R. FELLOWS,

District Attorney.

Affidavit of

William Collyer

Subpoena Server.

Failure to find Witness.

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Diego Landis

The Grand Jury of the City and County of New York, by this indictment, accuse
Diego Landis
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:
The said *Diego Landis*

late of the City of New York, in the County of New York aforesaid, on the *3rd*
day of *December* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

*three finger rings of the value
of five dollars each, one cross
of the value of five dollars, one
chain of the value of ten dollars,
and one charm of the value of
five dollars*

of the goods, chattels and personal property of one *Philomena Landis*

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

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

The said *Diego Land*

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,

three finger-rings of the value of five dollars each, one cross of the value of five dollars, one chain of the value of ten dollars, and one charm of the value of five dollars

of the goods, chattels and personal property of one *Philomena Land*

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

unlawfully and unjustly did feloniously receive and have; the said

Diego Land

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.

DE LANCEY NICOLL,
District Attorney.

0023

BOX:

506

FOLDER:

4609

DESCRIPTION:

Lang, George

DATE:

12/08/92



4609

0025

Police Court— 3rd District.

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

Louis H. Kopelman

of No. 268 Henry Street, aged 24 years,
occupation Liquor dealer being duly sworn

deposes and says, that the premises No. 268 Henry Street, 7th Ward
in the City and County aforesaid the said being a dwelling house, apart-
ments on the third floor of
~~and~~ which was occupied by deponent as a dwelling
~~and in which there was at the time a human being by name~~

were attempted to be
~~were~~ BURGLARIOUSLY entered by means of forcibly ^{and cutting} sawing a ^{panel}
in the door leading to said apartment

on the 1st day of December 1892 in the nighttime, and the
~~was attempted to be~~
following property feloniously taken, stolen, and carried away, viz:

Wearing apparel and other mer-
chandise of ^{the value of} about Five 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 ^{was attempted to be} and the aforesaid property taken, stolen and carried away by

George Lang (now here)

for the reasons following, to wit: that said door was
securely locked and fastened and
said property was therein and deponent
subsequently found said door cut
at the panel. Deponent is informed
by Louis Piller (now here) a tenant
in said building that his attention
was attracted at about ten o'clock
at night by a noise at said door

and found the defendants at the door and defendant attempted to escape but was arrested by him. Sworn to before me this 3rd September 1892

[Signature]
Police Justice

G. H. Kaplan

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 _____ 1892
I have admitted the above named _____ to bail to answer by the undertaking hereunto annexed.
Dated _____ 1892
There being no sufficient cause to believe the within named _____ guilty of the offence mentioned, I order he to be discharged.
Dated _____ 1892
Police Justice.

Police Court, _____ District,

THE PEOPLE, &c.,
on the complaint of
vs.
1 _____
2 _____
3 _____
4 _____
Offence—BURGLARY.

Dated _____ 1892
Magistrate.
Officer.
Clerk.
Witnesses, _____
No. _____ Street,
No. _____ Street,
No. _____ Street,
\$ _____ to answer General Sessions.

0027

1921

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation Louisa Piller
Machine operator of No.

268 Henry Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Louis H. Kopelman

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

Sworn to before me, this 2 day of December 1892 by Louis Piller

[Signature]
Police Justice.

0028

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss:

Jud

District Police Court.

George Lang 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 sees fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *George Lang*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *11 Bowery St. 2 months*

Question. What is your business or profession?

Answer. *Bricklayer*

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*
George Lang

Taken before me this *21*
day of *December* 189*2*

[Signature]
Police Justice.

0029

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.....

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

Dated *Dec 2* 18*92* *[Signature]* Police Justice.

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

Dated.....18..... 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.....18..... Police Justice.

0031

Police Court--- 3 District. 1514

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis H. Kopelman
268 Henry
George Lang

Offence *Attorney*
Burg Lang

2
3
4

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated Dec 2 1892

Hogan Magistrate.

Reilly Officer.

Precinct.

Witnesses *Louis Peller*

No. 268 Henry Street.

Mrs. Ridinger

No. 268 Henry Street.

No. _____ Street.

\$ 1000 to answer *Ed*

Len

0031

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Lang

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

George Lang, of the crime of attempting to commit

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

The said

George Lang

late of the 7th Ward of the City of New York, in the County of New York aforesaid, on the first day of December in the year of our Lord one thousand eight hundred and ninety-two, with force and arms, in the night-time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Louis N. Kopelman attempt to

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 Louis N. Kopelman 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.

De Lancey Nicoll, District Attorney

0032

BOX:

506

FOLDER:

4609

DESCRIPTION:

Lang, Henry

DATE:

12/08/92



4609

Witnesses:

Patrick Ryan
G. Brown Armstrong

38
W. B. Mearns

Counsel,
Filed
Pleads.

9th day of Dec 1892

Myself

THE PEOPLE

vs.
Henry Lang

Sections 528, 532
PENAL CODE.

PETIT LARCENY.

DR LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Herman DeWitt,

Foreman.

~~Pat. Ryan~~
~~Patrick Ryan~~

Complaint sent to the Court

of Special Sessions, 1892

Dec 13, 1892

R.S.D.

0034

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 Lang

The Grand Jury of the City and County of New York, by this indictment, accuse
Henry Lang
of the CRIME OF PETIT LARCENY, committed as follows:

The said *Henry Lang*,
late of the City of New York, in the County of New York aforesaid, on the *19th*
day of *November* in the year of our Lord one thousand eight hundred and
ninety-*two* at the City and County aforesaid, with force and arms,

twenty yards of embroidery of the
value of fifty cents each yard,
and ten yards of cloth of the
value of one dollar each yard
and divers other goods, chattels
and personal property of a
number and description to
the Grand Jury aforesaid unknown,
of the value of five dollars

of the goods, chattels and personal property of one *Kaufman Gold*

then and there being found, then and there unlawfully 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 Lang

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

The said

Henry Lang;

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,

the same goods, chattel, and personal property described in the first count of this indictment.

of the goods, chattels and personal property of one

Kaufman Gold

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

Kaufman Gold

unlawfully and unjustly did feloniously receive and have; the said

Henry Lang

then and there well knowing the said goods, chattels and personal property to have been unlawfully 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.

DE LANCEY NICOLL,

District Attorney.

0036

BOX:

506

FOLDER:

4609

DESCRIPTION:

Langendorf, Annie

DATE:

12/22/92



4609

0037

Witnesses:

Mary Plunkett
of Stephen O'Brien

Counsel,

Filed 22nd day of Dec 1892

Plenidg Myself 23

THE PEOPLE

Grand Larceny, ^(From the Person) Degree 1st
[Sections 528, 529, Penal Code.]

29th Dec 1892

Annie Langendorf

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Attest
J. H. Stevens

Part 3, Jan 3, 1893
Pleas Petal Larceny.
Foreman.

Witnesses
Jan 13 1893

0038

1957

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Annie Langerdoff

On Indictment
for Grand Larceny

City and County of New York, ss.

William F. Hygatt being duly sworn, deposes and says: I reside at *Port Lewis, Orange Co.* in the State of *Missouri*. On the *9th* day of *January* 1897, I attended before *the Court of General Sessions* of the City and County of New York, as *well as before the District Attorney as a* witness on behalf of the People, upon a subpoena, and in order to so attend I came from _____ a place out of the said county, to wit, from *Port Lewis* aforesaid.

My expenses necessarily incurred by reason of such attendance, consisting of *railroad fare from Port Lewis to the City*

amount to the sum of *Ten 50/100 Dollars*

Sworn to before me this *9* day of *January* 1897 }
Henry W. Wagoner
John P. ...
Catherine Hygatt

I Hereby Certify, that the above named *William F. Hygatt* attended before the *Court of General Sessions* as a witness on behalf of the People, upon a subpoena, and came from a place out of the County of New York.

I FURTHER CERTIFY, that it is reasonable that the said witness be paid the sum of *Ten 50/100* Dollars for his necessary expenses.

DATED NEW YORK, *January 9th* 1897

Belmont ...
District Attorney.

New York General Sessions.

THE PEOPLE

vs.

Samuel Lingenborg

It appearing by the within Affidavit and Certificate,

that William C. Lygatt
a witness who attended before the Jury of the
County on behalf of the People, upon a subpoena,

came from a place out of the County, let an order be
entered directing the County Treasurer to pay to the

said William C. Lygatt
the sum of Ten Dollars
(which sum seems reasonable) for his expenses.

New York, January 4, 1893

Justice
Justice of General Sessions

Section 616, Code of Crim. Proc.

Filed January 31 1893

0039

0040

Your Judge

I beg of you to
Spare me; My Lawyer told
me to take a plea, which I
did without thought. Knowing what
it was for it is the first time
in my life I was ever inside
a Court room door, I am a good
dressmaker and a married
woman and has a good honest
hard working husband and
did not need to steal, so
I beg of your honor to let me
home and may our dear
good God be as kind and
good to you and yours.
as you will be to me and
you ^{may} never know the trouble
I know, since I was arrested.

0041

Dear Judge do hear
my Prayer this New Year
and I will never cease to
Pray for you and yours.
that our holy Lord will
Protect you and keep you
from any harm. Oh how
I do hear my Prayer
I am so afraid I will go
crazy, remain your most
humble Servant.

Annie Langerdorf

0042

DETECTIVE BUREAU
 Police Department of the City of New York
 No. 500 MULBERRY STREET,

NEW YORK, 188

she always believed her thoroughly honest and of good character. She states further that about five months ago the defendant informed her that she had been married to one Theodore Rose and since that time they have lived together in said apartments as man and wife and that she would not have allowed them in the house if she knew they were not legally married - Mrs. Moland also informs me that Doctor Hayes of No 1293 Broadway who occupies apartments in the same house, employed the defendant in "putting up" patent medicines in powder for a short period.

I have also learned at the Tombs Prison that the defendant was married to Theodore Rose on Friday last - the marriage being witnessed by Keeper John Conolly and Mrs L. Foster. The ceremony was performed by J. J. Rorran Spang a protestant clergyman of the Diocese of New York and the defendant has the marriage certificate.

Yours Very Respectfully
 Harry O'Brien
 Detective Sergeant.

0043

DETECTIVE BUREAU
 Police Department of the City of New York
 No. 501 MULBERRY STREET,

NEW YORK, *January 12^o 1883.*

*Hon James Fitzgerald.
 Court of General Sessions.
 D. I. i.*

In compliance with your request
 herewith submit the following report in reference to
 the defendant Annie Langendorf.

From what I have
 learned she came to this country about two years
 ago and obtained employment as seamstress in
 the family of Mrs Williams No 228 East 119th St.
 About three months thereafter this lady broke
 up house and returned to her native country
 Sweden, and the defendant then hired furnished
 apartments at No 39 East 12th Street.

Mrs Victoria Malosse
 who occupies the house No 39 E 12th St, informs me
 that the defendant whom she knew as Mrs Alma
 Wallenberg hired furnished apartments about
 16 months ago, and during that time she has
 employed her from time to time to do dressmaking
 and other sewing, and that other ladies in the
 house and in the neighborhood have also
 furnished her with like employment, and that

0045

New York
Jan 8 1893

Your Honor
Dear Mr Fitzgerald
I beg you on my knees to hear
my prayer. Your Honor do please
be kind enough and suspend
sentence for Mrs Annie Langondy
Dear Sir I also beg you to
kindly forgive us for the story we
told you about the marriage.
Your Honor the reason I told
you that story was simply because I
was ashamed and did not want to
bring disgrace on her in Court
before all the people.
Your Honor but just as soon as we
came back to the Tombes a minister
was assigned and we were married
her name now being Mrs Rose
Your Honor I beg you do please

0046

Let give her back to me as I did
and I will promise to take the best
care of her.

Oh Your Honor hear my prayer
to you, it is all in your power to set
her free, oh your honor please do be kind
enough and let her out this time she
has never done anything wrong in her
life before, and I will teach her
to be good in all times in the
future as she is my real wife
now.

Your Honor excuse ~~me~~ me for taking
the privilege of writing ^{the} letter now
to you as my work keeps me from
coming down to court again I thought
of writing to you, as my firm ^{will} leave
me of again like last Friday

Your Honor, I remain
yours ^{yes} on my knees begging to leave
my dear little wife free Theodore Rose

0047

Police Court 2 District.

Affidavit—Larceny.

1913

City and County }
of New York, } ss. Catherine Mygatt
of No. Port Jervis, 71 East Main St Street, aged _____ years.
occupation Housekeeper being duly sworn,

deposes and says, that on the 13 day of December 1899 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 day time, the following property, viz:

a pocket book containing about five dollars and eighty one cents and a piece of gold earrings - all of the value of about six dollars \$6-

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 Anne Langendorf (now deceased) deponent is informed by Mary Blumkett (now deceased) that she saw the defendant attempting to pick pocket at the jewelry counter in Mary's Store in West 14th St; that she saw defendant go to the silk counter and knock up counter when deponent stood, and that she saw defendant leave the silk counter and go up stairs to the toy department; that she saw defendant change money from one bag to a pocket book, and then she saw defendant separate a pocket book between some boxes on a counter; that said Mary Blumkett went to said boxes and there found

Sworn to before me, this
189

Police Justice

Deponent's Jockey Book having the
 said piece of an earring in it; that
 subsequently the Defendant was
 arrested and searched in Massy's
 store and on her person was found
 a five dollar note which was of the
 the same general appearance as the
 one which was stolen from Deponent's
 person by being taken out of Deponent's
 Webster Jockey while Deponent stood
 at the said Salt and Ketchup Counter
 and Deponent charges that the
 Defendant stole said Jockey
 book and contents from Deponent's
 Jockey at said time.

sworn to before me this
 12th day of December
 1892

Catherine Maggitt

John W. Ryan
 Notary Public

0049

Sec. 198-200.

1882

District Police Court.

City and County of New York, ss:

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

Question. What is your name ?

Answer. *Anne Langerdorf*

Question. How old are you ?

Answer. *29 years*

Question. Where were you born ?

Answer. *Germany*

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

Answer. *39 E. 12 St. 1 year*

Question. What is your business or profession ?

Answer. *Seamstress*

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*

Annie Langerdorf

Taken before me this

day of

Jan 11 1892

1892

Police Justice.

0050

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation Mary Plunkett
Island of No.

Meer Stone Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Catharine Mygatt

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

Sworn to before me, this 14
day of Dec 1898

Mary Plunkett

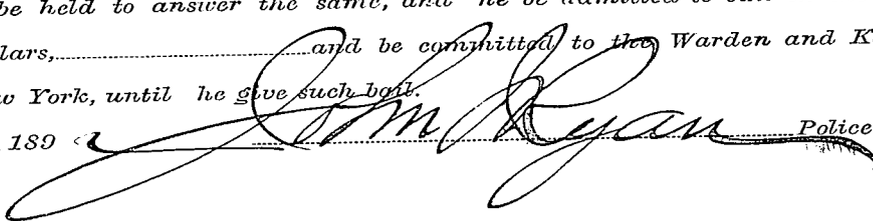
John Ryan
Police Justice.

0051

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

Anne Lapsdorf

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

Dated, Dec 14 189  Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

Police Court--- District. ^{157th}

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Catherine McGrath
Post Publicis
Ann Langsdorf

lacey
for fear
Offense

2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated, *Dec 14* 189 *e*

Wm. Carley Magistrate.
O'Brien & Kelly Officer.

EO Precinct.

Witnesses *Mary Plunkett*

No. *Mary Stone* Street.

14th St

No. Street.

No. Street.

\$ *1000* to answer *ES*

McGrath
Person

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Annie Langendorf

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

Annie Langendorf
of the CRIME OF GRAND LARCENY in the second degree, committed as follows:

The said Annie Langendorf,

late of the City of New York, in the County of New York aforesaid, on the 13th day of December in the year of our Lord one thousand eight hundred and ninety-two, in the day-time of the said day, at the City and County aforesaid, with force and arms,

one promissory note for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of five dollars; one promissory note for the payment of money, of the kind commonly called Bank Notes, of the denomination and value of five dollars; one United States Gold Certificate, of the denomination and value of five dollars; one United States Silver Certificate, of the denomination and value of five dollars;

divers coins of a number, kind and denomination, to the Grand Jury aforesaid unknown, of the value of eighty-one cents, and a piece of a gold earring (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of fifty cents and one pocket book of the value of fifty cents

of the goods, chattels and personal property of one Catherine Mygatt on the person of the said Catherine Mygatt then and there being found, from the person of the said Catherine Mygatt 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

Annie Langendorf
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Annie Langendorf*,

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,

the same goods, chattels and personal property described in the first count of this indictment

of the goods, chattels and personal property of one

Catherine Mygatt

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

Catherine Mygatt

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

Annie Langendorf

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.

DE LANCEY NICOLL,

District Attorney.

0055

BOX:

506

FOLDER:

4609

DESCRIPTION:

Larkin, Matthew

DATE:

12/23/92



4609

Witnesses:

James Walsh

Subscribed and sworn to before me this 4th day of Dec 1892

997

Ames

Counsel,

Filed *23* day of *Dec* 1892

Pleas, *Guilty up*

THE PEOPLE

vs.

H. Bennett
Labron P

William Barker

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

William Decker

Foreman.

Part 2 - Jan. 4, 1893.

~~*Reads*~~

Reads Assault 2, Beg

N. P. 5/15

Jan 6/93 *R. B. M. G.*



0057

St. Vincent's Hospital
Dec 20 1894

This is to certify that Jas Walsh leaves
this Hospital today.

H. E. Parker
Acting House Surgeon

M
Matthew Larkin

0059

St Vincent's Hospital,
New York, Dec 4 '92

This is to certify that James Walsh is still
in this hospital. He will not be able to leave
for some time

Matthew Larkin

B. S. Cretz
House Surgeon.

0060

St Vincent's Hospital,
New York, Nov 24 '92

James Walsh is still in
this hospital. He is not
yet out of danger.
B. S. Croto
House Surgeon.

Matthew Larkin

At Vancouver B.C. 1912

This is to certify that
Jos. Rogich is a competent
man that despites He is not
yet out of danger and it
can not be proven that
he is not competent
to drive

B. S. Cook
Hornby Street
B.C.

Matthew Larkin

0062

5

St. Vincent's Hospital,
New York, N.Y. '92
This is to certify that James
Halsey is still in this
hospital. It will be several
weeks before he can be
considered out of danger.
R. S. Ellis
Chief Surgeon.

Matthew Larkin

0063

St. Vincent's Hospital
Nov. 16th 1922

This is to certify that
James Walsh who is
in this hospital will
not be out of danger
for some time yet.

B. S. Cribb -
House Surgeon

W
Matthew Larkin.

0064

St. Vincent's Hospital
Nov 15th 192-

This is to certify that
James Walsh is still
in this hospital and
is not yet out of
the hospital.

B. S. [unclear]
House Surgeon

Carver

0065

St Vincent's Hospital
Nov 12 1892

This is to certify that
Jos Walsh is a patient in this
hospital and is unable to
attend work D 5 Cts

House Surgeon

~~per~~
H.E.W.

Mathew Larkin

0066

St Vincent's Hospital
Nov 10th 1894

This is to certify that Jas
Walsh is a patient in this hosp-
ital suffering from a gun shot
wound of back. He is improving,
but not yet able to attend court.

Respect
B. S. Crebs
House Surgeon
per

Matthew Larkin H. E. S. V.

0067

G. W. ...
Washfield, ...

This is to certify that ...
... will not be ...
... in ...

S. S. ...
... Surgeon

Walden

0070

This is a copy
in this hospital
of an original

Anna March

St. Vincent's Hospital
New York 1942
all names marked as correct
and no additions or deletions

B. S. [unclear]
George Ferguson
Larkin [unclear]

0072

St. Vincent's Hospital
New York City
March 29, 1912
Dear Sir,
I have the honor to acknowledge the receipt of your letter of the 23rd inst. in relation to the case of the above named patient.

Defendant
Madden Larkin

0073

Police Court. 2 District.

CITY AND COUNTY }
OF NEW YORK, }

of No. 9th Street Richard Forahan Street, aged _____ years,
occupation Doorman being duly sworn, deposes and says, that

on the 28 day of October 1892 at the City of New York,
in the County of New York, one James Walsh
he was violently ASSAULTED and BEATEN by Matthew Larkin

(now law)
Larkin Walsh who as deponent is informed by the said Walsh that the said Walsh with a pistol inflicted a serious wound from which the said Walsh is now suffering in St. Vincent's Hospital unable to appear in court, and said Walsh identified deponent without any justification on the part of the said assailant. in deponent's presence on Oct 28 1892

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

Sworn to before me, this 29 day of October 1892 } Richard Forahan
John Ryan Police Justice.

0074

Police Court 2nd District.

City and County } ss.:
of New York,

of No. 352 Bleecker Street, aged 50 years,
occupation Sailor

deposes and says, that on the 28 day of October being duly sworn
1887 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED ~~by~~ by

Matthew Larkin (now here) who did
Wilfully and maliciously point and
aim a revolving pistol loaded with
powder and ball, at deponent's body.
And did then and there discharge
the contents of one barrel of said
pistol at deponent, and causing
the contents of said barrel to enter
deponent's body - wounding and
injuring deponent severely

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

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

Sworn to before me, this 20 day
of October 1887 } James Walsh
A. J. White Police Justice.

0075

Sec. 198-200.

District Police Court. 1882

City and County of New York, ss:
Matthew Larkin

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 a charge against him; that the statement is designed to enable him, if he see fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *Matthew Larkin*

Question. How old are you?

Answer. *47 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *#110 - Ferry St - S. Mounts*

Question. What is your business or profession?

Answer. *Oysters*

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*

Matthew Larkin

Taken before me this

day of

20
1882

Police Justice.

0076

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

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of Five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated December 20 189 2 A. J. [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

007

Police Court--- District. 1590

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Walsh
357 Bleecker
Matthew Larkin

Offense Assault
Battery

BAILEE

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

2 _____
3 _____
4 _____

Dated, Dec 20 1892

White Magistrate.
Frdman Officer.

9th Precinct.

Witness Robert H Green
No. 352 Bleecker Street.

Lem Rosen
No. 350 East 78 Street.

Martin Reddy
No. 225 West 24 Street.

\$ 1000 to answer

Ammit

Held to await the result
injured without bail

0078

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Matthew Perkin

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

Matthew Perkin

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

The said

Matthew Perkin

late of the City of New York, in the County of New York aforesaid, on the *twenty eighth* day of *October* in the year of our Lord one thousand eight hundred and ninety-*one*, with force and arms, at the City and County aforesaid, in and upon the body of one *James Tuohy* in the peace of the said People then and there being, feloniously did make an assault and to, at and against *him* the said *James Tuohy* a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said *Matthew Perkin* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge with intent *to kill* the said *James Tuohy* 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

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

The said

Matthew Perkin

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 *James Tuohy* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against *him* the said

James Tuohy a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said

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 shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0079

BOX:

506

FOLDER:

4609

DESCRIPTION:

Larsen, Frederick

DATE:

12/16/92



4609

0000

Witnesses:

Off Charles McCarty

Counsel,

Filed,

1892

11th Dec

Pleads,

April 3/93

THE PEOPLE

vs.

B

Judick Larsen

May 27/93

VIOLATION OF THE EXCISE LAW,
[Chap. 401, Laws of 1892, § 32.]
Selling, etc., on Sunday

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Alman Dehcollo

Foreman.

11/11/93

0081

Court of General Sessions of the Peace

2967

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Fredrick Larsen

The Grand Jury of the City and County of New York, by this indictment, accuse of the CRIME OF *Fredrick Larsen* SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

Fredrick Larsen

late of the City of New York, in the County of New York aforesaid, on the day of *October* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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 New York and their dignity.

SECOND COUNT—

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

of the CRIME OF *Fredrick Larsen* OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Fredrick Larsen

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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.

Charles Mc Carthy

DE LANCEY NICOLL,

District Attorney.

0082

BOX:

506

FOLDER:

4609

DESCRIPTION:

Laws, Bertha

DATE:

12/12/92



4609

0003

Witnesses:

Libbie Chapman

Charles H. Gray

#5

Counsel,

Filed,

Pleads,

6 day of *Dec* 189*4*
Monday

THE PEOPLE

vs.

F

Bertha Laws

(2 cases)

[Section 528, and 532, Penal Code.]

DE LANCEY NICOLL,
(Attorney at Law)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Attest

Foreman.

*Sentenced in am.
indict. P.B.M.*

0004

Police Court 2 District.

1912

Affidavit—Larceny.

City and County }
of New York, } ss.

Libbie Benjamin
of No. 1207 Broadway Street, aged 22 years.
occupation Saleslady

being duly sworn,
deposes and says, that on the 14 day of November 1892 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 Day time, the following property, viz:

Two pairs of
gloves of the value of four dollars
and seventy five cent, and cash
all of the value of twenty five
dollars \$ 25 -

the property of deponent, and Joseph Keindl Jr.

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 Beulah Laws. (not arrested)

Deponent was a saleslady in the
store of Joseph Keindl Jr. at 1207
Broadway and defendant came to
said store on said date and
bought said gloves, and defendant
tendered in payment the annexed
check for twenty five dollars drawn
on the First National Bank and
signed by defendant, and the
defendant said he had an
account in said bank, and
subsequently deponent found that
said check was not good, and
that defendant had no account
in said bank, deponent charges that
defendant knowingly defrauded this

Sworn to before me, this

1892

Police Justice.

0085

deposited by means of said
written check. Support
asks that Applicant be added
and dealt with as the law
dictates.

Witness my hand and seal
this 11th day of November 1991
Lubbe Benjamin

0086

POLICE COURT DISTRICT.

City and County of New York, ss.:

THE PEOPLE
vs.

Butta Laws

On Complaint of

Lizzie Benjamin

For

Laws

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

Dated *Nov 6* 189

J. W. Butta Laws

A. J. [Signature]

Police Justice.

0007

Sec. 198-200.

1882

2 District Police Court.

City and County of New York, ss:

Bertha 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 a 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. Bertha Lewis

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. Sweden

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

Answer. Metropole Hotel 42nd St New York 4 days

Question. What is your business or profession?

Answer. Housemaid

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
Mrs. Bertha Lewis

Taken before me this 26 day of April 1897
[Signature]
Police Justice.

0000

Sec. 151

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

Whereas, Complaint in writing, and upon oath, has been made before me the undersigned, one of the Police Justices for the City of New York, by Libre Benjamin of No. 1207 Broadway Street, that on the 14 day of March 1892, at the City of New York, in the County of New York, the following article, to wit:

Two pairs of gloves of the value of four dollars and a half and money all
of the value of Twenty five Dollars,
the property of Alphonse and Joseph Hernandez
w. taken, stolen and carried away, and as the said Complainant has cause to suspect, and does suspect and believe, by Bertie Laws

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 2 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 23 day of Nov 1892

[Signature]
POLICE JUSTICE.

0089

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

Alfred

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

Dated, Nov 26 189 [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

24 Nov 28th 1892
2:30 P.M.

W. 1503

Police Court---(2) District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lizzie Benjamin
1207 1/2 Street
Bertha Lewis

Officer
L. J. C. [Signature]

\$500.00 bail
[Signature]

BAILED,
No. 1, by Den Laide
Residence 13 Moore Street.
No. 2, by _____
Residence 7 Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

2 _____
3 _____
4 _____
Dated, Nov 28 189

Magistrate.
Comd. Sullivan Officer.

Witnesses Chas H. Buff (19)
33 1/2 Street
W. National Bank

No. _____ Street.
No. _____ Street.
\$ 500 to answer [Signature]
[Signature]

0091

New York, Nov 14 1895

A. J.
The Sixth National Bank
Broadway Cor. 33rd Street.

Pay to the order of *Beaumont* Dollars
twenty five
Mrs. Bertine Lowe
\$ 25 -

Globe Stationery & Printing Co. 49 Liberty St. N. Y.

0092

Jo. Heindl

0093

South West Lanthier Restaurant, 40 Union Square, \$29 Nov 15/92
Cashier North Star Bank
- 1/2 cent Banking Co. Auctioneers, Broadway 33 St. Jan 50
Stat Park West Industrial - 117 St 35th \$146 No acct
St Paul Lebanon - 117 St 35th

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Bertha Laws

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

Bertha Laws

of the CRIME OF Petit LARCENY, committed as follows:

The said Bertha Laws,

late of the City of New York, in the County of New York aforesaid, on the fourteenth day of November, in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms, with intent to deprive and defraud one Joseph Meind the younger

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

Joseph Meind the younger,

That a certain paper written in the words and figures following, to wit:

"

New York, Nov 14 1892

The Sixth National Bank
Broadway Cor. 33rd Street.

Pay to the order of Bearer

Twenty Five Dollars

\$ 25 -

Mrs Bertha Laws "

which she the said Bertha saws then and there produced and delivered to the said Joseph Meind the younger, was then and there a good and valid order for the payment of money, and of the value of twenty five dollars.

By color and by aid of which said false and fraudulent pretenses and representations, the said

Bertha saws

did then and there feloniously and fraudulently obtain from the possession of the said

Joseph Meind the younger, two pairs of gloves of the value of two dollars each pair, and the sum of twenty one dollars in money, lawful money of the United States of America, and of the value of twenty one dollars,

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

Joseph Meind the younger,

with intent to deprive and defraud the said

Joseph Meind the younger

of the same, and of the use and benefit thereof, and to appropriate the same to her own use.

Whereas, in truth and in fact, the said *paper writing which she the said Bertha saws as as aforesaid then and there produced and delivered to the said Joseph Meind the younger was not then and there a good and valid order for the payment of money, and was not of the value of twenty five*

deals, or of any value, but was then
and there wholly worthless.

And Whereas, in truth and in fact, the pretenses and representations so made as afore-
said by the said Bertha Laws —

to the said Joseph Heald the younger was and were
then and there in all respects utterly false and untrue, as then the said

Bertha Laws —

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

And so the Grand Jury Aforesaid, do say that the said

Bertha Laws —

in the manner and form aforesaid and by the means aforesaid, the said proper moneys, goods,
chattels and personal property of the said Joseph Heald the younger,

then and there feloniously did STEAL, against the form of the statute in such case made and pro-
vided, and against the peace and dignity of the said people.

DE LANCEY NICOLL,
District Attorney.

0097

BOX:

506

FOLDER:

4609

DESCRIPTION:

Laws, Bertha

DATE:

12/06/92



4609

Witnesses:

M. Francis Lopez

D. W. Carracho

89/ Rudy [unclear]

Counsel,

Filed

1892

12th day of Dec

Pleads,

Not Guilty 14

THE PEOPLE

vs.

F

Forgery in the Second Degree. [Sections 511 and 521, Penal Code.]

Bertha Lowe

(3 cases)

DE LANCEY NICOLI,

District Attorney.

A TRUE BILL.

William O'Brien

Foreman.

Sentenced on 11/11/14

R.M.

0099

Gustavo Preston,
Commissioner Merchants,
37 Central Street

Call Address, "Gustavo"

Mr Davis

Boston, Mass. Jan 19 1893.

Delancey Nicoll Esq
District Atty
New York }

Dear Sir,

I had a conversation with Mr Davis, your asst. Atty, regarding the Bertha Lums case. I understand he would like to have me appear as witness in the forgery case. I can arrange to go to New York about next Tuesday. - say he in New York Tuesday or Wednesday. I intend to go away shortly to the West Indies. Mr. Davis informed me that Mr Ruiz, the Consul General of Ecuador was to be held as witness if found. Would it be too much trouble to let me know if he has been found. I need him badly. I think late developments will show him to be almost as bad as the woman.

Yours very truly
Gustavo Preston

0100

Hon. D. L. Ruiz -
100 E 30th -

0101



STURTEVANT HOUSE
 COR. BROADWAY, 28th AND 29th STS.
 AMERICAN & EUROPEAN
 PLAN.
 J.C. MATTHEWS, PROP.
 NEW YORK.

OPEN FROM JUNE TO SEPT 20th

FORT GRISWOLD HOUSE EASTERN POINT (OPPOSITE) NEW LONDON, CT.

Jan 20 1892

Hon. D. L. Ruiz -
city

My dear sir - Should any
mail for me be in your
charge - kindly deliver it
to bearer & oblige -

Yours truly
W. D. Lawry,

0 102



STURTEVANT HOUSE
COR. BROADWAY, 28TH AND 29TH STS.
AMERICAN & EUROPEAN
PLAN.
J.C. MATTHEWS, PROP.

NEW YORK.
Feb 2 1892

OPEN FROM JUNE TO SEPT 20th

FORT GRISWOLD HOUSE
EASTERN POINT
(OPPOSITE)
NEW LONDON,
CT.

Dear Mr Ruiz - I received a telegram after you left me yesterday telling me my father was still away - His absence will necessarily detain me here unless I can ask you to help me again -

I Land you a draft on my self for 300⁰⁰ which if you deposit on Thursday I will be in St Louis on Saturday to pay - and if you can send me 150⁰⁰ more without in any

0103

STURTEVANT HOUSE
 COR: BROADWAY, 28th AND 29th STS.
 AMERICAN & EUROPEAN
 PLAN.
 J. C. MATTHEWS, PROP.
 NEW YORK.

OPEN FROM JUNE TO SEPT. 20th

FORT GRISWOLD HOUSE. EASTERN POINT (OPPOSITE) NEW LONDON, CT.

189

way in convincing
 yourself it will
 enable me to leave
 today I am very sorry Mr Rice
 to annoy you - but my
 position renders me
 unable to go to any
 one else -
 Yours truly
 W. W. Lawrence

0104

STURTEVANT HOUSE
COR. BROADWAY, 28th AND 29th STS.
AMERICAN & EUROPEAN
PLAN.
J.C. MATTHEWS, PROP.
NEW YORK.

FORT GRISWOLD HOUSE
EASTERN POINT
(OPPOSITE)
NEW LONDON,
CT.

OPEN FROM JUNE TO SEPT 20th

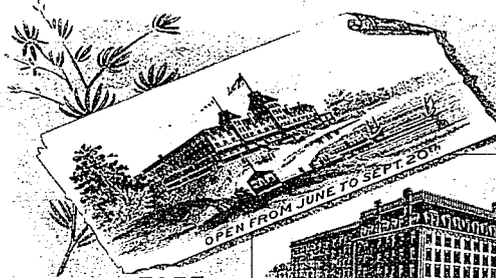
January 27 1892

Dear Mr Ruiz -
 Owing to
 my confinement I
 find my self seriously
 Embarrassed - Can
 you advance me
 150⁰⁰ until my
 remittances arrive on
 Saturday - When I
 will thankfully return

I regret they
 asking but
 favor the
 you are the
 only one I can
 whom I
 go

Very truly
 W. W. Law.

0 105



FORT
GRISWOLD
HOUSE.
EASTERN POINT
(OPPOSITE)
NEW LONDON,
CT.



STURTEVANT HOUSE

COR. BROADWAY, 28TH AND 29TH STS.

AMERICAN & EUROPEAN
PLAN.

J.C. MATTHEWS, PROP.

NEW YORK.

Jan 27 1892

Dear Mr Ruiz I thank
you kindly for your
attention
Truly Yours
W.W. Lewis

0106

Handwritten text, possibly a list or notes, enclosed in a rectangular border. The text is mirrored and appears to be bleed-through from the reverse side of the page. The words are difficult to decipher but seem to include "M...".

0 107

Now

Consul General St. Petersburg

STURTEVANT HOUSE

100 BROADWAY, 25TH AND 26TH STS.
AMERICAN EUROPEAN
PLAN.
LE MAITRE D'HOTEL

NEW YORK.

FORT
GRISWOLD
HOUSE.

0 108

District Attorney's Office.

1890

Mrs. Lavanant 468. 6th ave.
Picture Dealer -
Mrs Lavo gave check
\$73 - 2nd Natl. made
by Beuard or Reynolds

Jas Lantime 42 Union Sq.
Restaurant. Che. \$29 -
9.15 cash - 6th Natl -
17 Nov 92

0 109

W. N. B.
No. 105 NEW YORK, Sept 10 1892
THE WESTERN NATIONAL BANK
OF THE CITY OF NEW YORK.
Pay to the order of Mrs. Catharine Lewis
Seventy two Dollars
\$ 72 M. M. Smith

0110

Wm. K. H. H. H.

FOR DEPOSIT

Federico Lopez

0111

W. N. B.

No. Draft **NEW YORK, Jan 4th 1892**

THE WESTERN NATIONAL BANK
OF THE CITY OF NEW YORK.

Pay in the order of *Beau*
Twenty five Dollars
to *Consul Gen Dominguez Paris*
51 Liberty Street
\$ 25 cash to *Mrs Bertha Lawd*

London Stationery Co. 111 Liberty St. N.Y.

0112

FOR DEPOSIT
NATIONAL CREDIT BANK,
TO CREDIT OF
Cie. Cie. TRANSATLANTIC, U.S.

FEB 2 1892

A. Forget, Agent.

0113

W. N. B.

No. Draft ~~New York~~, 29th June 1892

THE WESTERN NATIONAL BANK
OF THE CITY OF NEW YORK.

Pay to the order of *Gen. Transcontinental Co.* **Dollars**

Twenty
to Consul General of Russia at
51 Liberty St
Mrs W W Davis

\$ 20 —

Jordan Stationery Co. 20 Liberty St. N.Y.

0114

FOR DEPOSIT IN
NATIONAL CITY BANK,
TO CREDIT OF
Cte. Gie. TRANSATLANTIQUE,

FEB 8 1892

A. Forget, Agent.

0115

Bertha Laws

1690

District Attorney's Office.

Gabriel Ruiz, at Raymond's
corner Nassau & Fulton
clothing, is friend of
Ruiz, has been seen there,
probably lives with him.

Ruiz has nephew Ponce
de Leon Ruiz sometimes
he goes to or liberty
St.

0116

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

City and County }
of New York, } ss.

of No. 97 Maiden Lane Street, aged 28 years,
occupation Fancy Groceries dealer, being duly sworn, deposes and says,
that on the 17th day of September 1892, at the City of New
York, in the County of New York,

Julien Lesproux

one Bertha Laws, did feloniously forge and knowingly utter a certain bank cheque, which is annexed hereto, and made a part of this affidavit.

That on said date said Bertha Laws called at deponent's place of business, and presented purchased a bill of goods amounting to thirty-two dollars and thirteen cents, and presented the said cheque in payment for the same. Deponent accepted the same in payment, and then gave to the said Bertha Laws, the sum of forty dollars and eighty-seven cents in money, being the difference between the sum ~~named~~ named in the cheque and the amount of her purchases. Deponent put the said cheque through his bank, who presented it to the Western National Bank ^{of the City of New York} by whom it was returned with the information that he knew of no person by that name, nor had anyone of that name an account in said bank.

Sworn to before me
this 15th day of Dec. 1892

Julien Lesproux

Justices
Concord
Alb. & Co. N.Y.

0117

DISTRICT ATTORNEY'S OFFICE.

City and County of New York.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Federics Lespina

Bertha Laws

Forgery subject
offence

Dated *Dec. 17th* 189*4*

Witnesses, *David N. Carvalho*

No. *26 Broadway* Street,

J. J. Lanthier

No. *60* Street,

No. _____ Street,

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Bertha Laws

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

Bertha Laws

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

The said *Bertha Laws*

late of the City of New York, in the County of New York aforesaid, on the *seventeenth* day of *September* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with intent to defraud, feloniously did forge a certain instrument and writing, which said forged instrument and writing is as follows, that is to say:

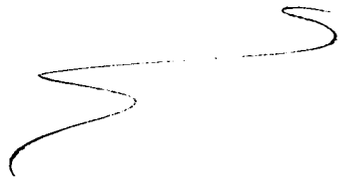
No. 105 - New York, Sep 16 - 1892

*The Western National Bank
of the City of New York.*

Pay to the order of Mrs. Bertha Laws

Seventy three — Dollars

\$73 — M. N. Renard —



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

Bertha Laws

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

The said

Bertha Laws

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 intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

No. 105 *New York Sep 16 - 1892*
The Western National Bank
of the City of New York.
 Pay to the order of *Mrs. Bertha Laws*
Seventy two — *Dollars*
#73 — *M. N. Renard*

the said

Bertha Laws

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.

DE LANCEY NICOLL,
District Attorney.

0 120

BOX:

506

FOLDER:

4609

DESCRIPTION:

Lazarowitz, Abraham

DATE:

12/02/92



4609

0121

Witness:

Off. Place. 11th

JH

Counsel,

Filed, *W* day of *Dec* 189*2*

Plends, *Abraham Sagarowitz*

THE PEOPLE

vs.

B

Abraham Sagarowitz

VIOLATION OF THE EXCISE LAW.
[Chap. 401, LAWS OF 1892, § 32.]
selling, etc., on Sunday.

Transferred to the Court of Sessions for the City and County of New York.

Part of *April 1893*

DE LANCEY NICOLL,

District attorney.

A TRUE BILL.

John G. Fallon

Foreman.

0122

Court of General Sessions of the Peace

2067

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Shraham Lazarowitz

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

Shraham Lazarowitz

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *Shraham Lazarowitz*.

late of the City of New York, in the County of New York aforesaid, on the 18th day of September in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

Charles A. Pence

~~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 New York and their dignity.

SECOND COUNT—

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

Shraham Lazarowitz

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Shraham Lazarowitz*.

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one *Charles A. Pence*.

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.

DE LANCEY NICOLL,

District Attorney.

0123

BOX:

506

FOLDER:

4609

DESCRIPTION:

Lazarus, Benjamin

DATE:

12/02/92



4609

0124

Witnesses:

Off. C. Tolson 12th

572

Counsel,

Filed, 2 day of Dec 1892

Plend. *M. Kelly*

THE PEOPLE

vs.

B
Benjamin Bergano

VIOLATION OF THE EXCISE LAW,
[Comp. Laws of 1892, § 32.]

Transferred to the Court of Sessions for trial and disposal
Term 9.....1892

John E. Fallon

De LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John E. Fallon

Foreman.

0125

Court of General Sessions of the Peace

2967

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Benjamin Lazarus

The Grand Jury of the City and County of New York, by this indictment, accuse
of the CRIME OF *Benjamin Lazarus* SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND
BEER ON SUNDAY, committed as follows:

The said *Benjamin Lazarus*

late of the City of New York, in the County of New York aforesaid, on the *9th*
day of *October* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, 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 strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~.

~~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
New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said *Benjamin Lazarus*

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and
expose for sale to one

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.

DE LANCEY NICOLL,
District Attorney.

0 125

BOX:

506

FOLDER:

4609

DESCRIPTION:

Leftridge, Samuel

DATE:

12/23/92



4609

0127

Witnesses:

Off Frank Joe

James

Wm. H. ...

1911
1911
1911

189

Counsel,

Filed *23*

day of *Dec* 189

Pleads,

THE PEOPLE

vs.

Samuel DeFrigo

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Hermon DeLuna

Foreman.

Dec 27 1891

Alfred J. ...

Robert ...

1911

0128

(1865)

Police Court— 4 District,

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 47 West 66th Street, aged 27 years,
occupation elevator-man being duly sworn,

Edwin Ross

deposes and says, that on the 17 day of December 1892, 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 overcoat and one pair of gloves, together of the value of Thirty-Dollars,

\$30.00

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect that the said property was feloniously taken, stolen and carried away by Samuel Leffridge (now here)

from the fact, that on the aforesaid date deponent hung up said overcoat containing said gloves in the barber-shop No. 229 West 60th Street, in this city, the defendant being in said shop at said time. That when deponent looked for said coat he found it to be missing as deponent is informed by one Peter Hofan of No. 221 West 61 Street that he saw defendant take away said property. That when defendant was arrested he had in his possession a pair of gloves which deponent identified as part of his missing property. Wherefore deponent prays that defendant may be dealt with as a thief in law.

Edwin Ross

Sworn to before me, this 18 day

of December 1892

Charles W. Stanton Police Justice

0 129

1877.

CITY AND COUNTY }
OF NEW YORK, } ss.

Peter Hoffman

aged 30 years, occupation barber of No.

421 W. 61st Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Erwin Ross

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

Sworn to before me, this 18
day of Dec 1892

Peter Hoffman

Charles N. Laintin

Police Justice.

0130

Sec. 198-200.

14

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Samuel Leftidge 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. *Samuel Leftidge*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *No home*

Question. What is your business or profession?

Answer. *Porter*

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.*

Samuel Leftidge

Taken before me this *18* day of *December* 19*21*
Charles J. ...

Police Justice

0131

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

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

Dated, Dec 17 189 Charles W. Smith Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

Police Court---

District.

1599

1384

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edwin V. Ross
Samuel Keftridge

Grand Juror
Offense

2 _____
3 _____
4 _____

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated, *Dec. 18* 189*2*

Saints Magistrate.

Joe Officer.

24 Precinct.

Witnesses *Peter Hogan*

No. *221 W. 67th* Street.

No. _____ Street.

No. _____ Street.

* *500* to answer *G. P.*

[Signature]

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Samuel Leffridge

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

Samuel Leffridge

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

The said

Samuel Leffridge,

late of the City of New York, in the County of New York aforesaid, on the *12th* day of *December*, in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms,

one overcoat of the value of twenty nine dollars and one pair of gloves of the value of one dollar

of the goods, chattels and personal property of one

Edwin Ross

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.

Wm Lancy McCall
District Attorney

0134

BOX:

506

FOLDER:

4609

DESCRIPTION:

Letterhos, William

DATE:

12/01/92



4609

0135

444

Witnesses:

Off. Hickey 23rd

Counsel,

Filed, 1st day of Dec 1892

Pleas, *Magally-12*

THE PEOPLE

vs.

B
William detterhus

VIOLATION OF THE EXCISE LAW.
[Chap. 401, Laws of 1892, § 32].

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

Part of *April 18th* 1892.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John E. Foreman

Foreman.

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 Lettichos

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

of the CRIME OF *William Lettichos* SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, BETWEEN ONE O'CLOCK AND FIVE O'CLOCK IN THE MORNING, committed as follows:

The said

William Lettichos

late of the City of New York, in the County of New York aforesaid, on the *23rd* day of *September* in the year of our Lord one thousand eight hundred and ninety-~~two~~ (the same not being Sunday), between one o'clock and five o'clock in the morning of the said day, at the City and County aforesaid, certain strong and spirituous liquors, wines, ale and beer, 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 ~~to one~~

and to certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, without having a special license therefor as required by law, 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

of the CRIME OF *William Lettichos* OFFERING AND EXPOSING FOR SALE STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, BETWEEN ONE O'CLOCK AND FIVE O'CLOCK IN THE MORNING, committed as follows:

The said

William Lettichos

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid (the same not being Sunday), between one o'clock and five o'clock in the morning of the said day, certain strong and spirituous liquors, wines, ale and beer, 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 offer and expose for sale to one

and to certain other persons whose names are *John J. Bailey* to the Grand Jury aforesaid unknown, without having a special license therefor as required by law, 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.

DE LANCEY NICOLL

District Attorney.

0137

BOX:

506

FOLDER:

4609

DESCRIPTION:

Levins, Patrick

DATE:

12/01/92



4609

H34

Witnesses:

Wm. C. Hill 2/21

Counsel,

Filed, *1st* day of Dec^r

1892

Pleads, *Adyully 1^o*

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32.]

THE PEOPLE

vs.

B

Patrick Lewis

James W. Lacey
Special Assessor for Excise

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.

John C. Pillion

Foreman.

0139

1907

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Patrick Devins

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

Patrick Devins
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

Patrick Devins

late of the City of New York, in the County of New York aforesaid, on the *25th* day of *September* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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 New York and their dignity.

SECOND COUNT—

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

Patrick Devins
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Patrick Devins

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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.

Richard Cahill

DE LANCEY NICOLL
District Attorney.