

06 19

BOX:

417

FOLDER:

3857

DESCRIPTION:

Langiano, Donato

DATE:

11/19/90



3857

0620

Witnesses;

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

88/193 Ruesey
Counsel,
Filed 19 day of Nov 1890
Pleads Guilty

33
Frank
614 1/2
vs.
THE PEOPLE
P
Donato Sangiano
Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

JOHN R. FELLOWS,
District Attorney.

A True Bill.

J. R. Sangiano
Part 2 - Nov. 21, 1890 Foreman.
Pleads Assault Second Degree
S.P. v. m.s.

0621

Police Court Third District

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

of No. 94 Lewis Street, aged 14 years,
occupation Barber being duly sworn

deposes and says, that on the 17 day of August 1898 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Samprano (now here), who on said day and date did feloniously cut, stab and wound, with a table knife, on the left arm of Dependent at No 94 Lewis Street, and also struck Dependent on his head with a bottle

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 19 day of October 1898 ✓ Donato Barbano

Stagari Police Justice.

0622

3

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Donato Langiano 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.

Donato Langiano

Question. How old are you?

Answer.

33 Years of age

Question. Where were you born?

Answer.

Italy

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

Answer.

44 Lewis (1 Year)

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.

Not not guilty
Donato Langiano

Taken before me this

day of

188

Police Justice

[Signature]
[Signature]

0623

His Barbuna is
not seriously
injured & will
be out in a few
days.

H. L. Constable
House Surgeon
Billings Hospital
Aug 8

0624

Department of Public Charities and Correction,
Bellevue Hospital,
WARDEN'S OFFICE,

JOHN FALLON,
Warden.

New York, August 11th 1890.

This is to Certify that Thomas
Barbon is suffering from a
stab wound of left side of chest
and extending under the left arm.
At the present time patient is
in good condition

J. A. Bowers M.D.,
Ambulance Surgeon
Bellevue Hospital

0625

Sec. 192.

3rd

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Edward Hogan a Police Justice
of the City of New York, charging Tony Laugoney Defendant with
the offence of Assault,

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

We, Tony Laugoney Defendant of No. _____

and Vincent DeVito Street; by occupation a _____
of No. 83 Mulberry St
Street, by occupation a Saloon Keeper Surety, hereby jointly and severally undertake that
the above named Tony Laugoney Defendant
shall personally appear before the said Justice, at the 3rd District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Five
Hundred Dollars.

Taken and acknowledged before me, this 8th Donato Langiano
day of August 1890. } Vincent DeVito
[Signature] POLICE JUSTICE.

0626

CITY AND COUNTY } ss.
OF NEW YORK,

Vincenzo Devito

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

81 & 83 Mulberry St. in said City worth
Fifteen hundred dollars free & clear

Vincenzo Devito

Sworn to before me, this

Police Justice.

1890

8th

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Under-taking to appear
during the Examination.

vs.

Taken the day of 188

Justice.

Edward Houlahan
 an officer attached
 to the 13th Precinct, being
 duly sworn deposes by
 oath, that he arrested
 Henry Langemy (now
 here), on complaint
 of Thomas Borbon,
 who charged Langemy
 with having assaulted;
 and cutting him
 with a knife, and
 as said Borbon is
 now in Hospital
 because of said assault,
 Dependent prays that
 said Langemy be held
 to await the result of
 the same Edward Houlahan

Sworn to before me
 this 5th day of Aug 1891

W. J. [Signature] Police Justice

0528

67 4 20 Sep 6
" 2 10 m Sep 12
" 10 1/2 m " 13
" 2 10 m Oct 2

RESIDED,
No. 1, by _____
Residence _____ Street _____
No. 2, by _____
Residence _____ Street _____
No. 3, by _____
Residence _____ Street _____
No. 4, by _____
Residence _____ Street _____
No. 8, by _____
Residence _____ Street _____

883
Police Court District.

THE PEOPLE, &c.,
BY THE DEPARTMENT OF

Offence
Dated _____ 188
Magistrate
Officer
Witnesses
No. _____ Street _____
to answer _____ 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.....

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 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0629

Exp. 2 Pm Oct 3rd
" 10 A.M. Oct 4th

BAILED
No. 1, by Yucenzo De Vito
Residence 83 Mulberry Street
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court... 9 District... 1520

THE PEOPLE, &c
ON THE COMPLAINT OF

Francis Mulberry
94 Mulberry St.
Francis Conroy
Francis Conroy

Offence... Indecent Exposure

Dated Oct 2nd 1890

Stogor Magistrate.
Stogor Officer.

Mary Barbara Precinct.
13

Francis Conroy Street.
110 Mulberry Street.

No. 500 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...

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 Oct 2nd 1890 Stogor Police Justice.

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

Dated Oct 4th 1890 Stogor 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.

0630

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Donato Langiano

The Grand Jury of the City and County of New York, by this indictment, accuse
Donato Langiano
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *Donato Langiano*

late of the City of New York, in the County of New York aforesaid, on the
seventh day of *August* in the year of our Lord
one thousand eight hundred and *ninety*, with force and arms, at the City and
County aforesaid, in and upon the body of one *Donato Barbano*
in the Peace of the said People then and there being, feloniously did make an assault
and *him* the said *Donato Barbano*
with a certain *knife and also with a certain glass bottle*

which the said *Donato Langiano*
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,

him the said *Donato Barbano*
(with intent 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
Donato Langiano
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Donato Langiano*

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 *Donato Barbano* in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and *him* the said

Donato Barbano
with a certain *knife and also with a certain glass bottle*

which the said *Donato Langiano*
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. Feltow,
District Attorney

THIRD 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

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 said in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and the said

with a certain

which the said

in right hand then and there had and held, in and upon the of the said

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

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.

0632

BOX:

417

FOLDER:

3857

DESCRIPTION:

Lawrence, Henry C.R.

DATE:

11/26/90



3857

Witnesses:

2/5
C. G. Kinsley

Counsel,

Filed 26 day of Nov 1890

Pleads, Not guilty

THE PEOPLE

vs.

Henry C. R. Lawrence

mandamus
second degree
Sec. 193. Criminal

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

J. V. Priggen

Ordered by C. G. Kinsley Foreman
Fyer and Lemmer for trial
July 16/91

sentenced on an indictment
filed Feb. 13, 1891 - which see
it having superseded this one.

0634

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 P. Lawrence

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse Henry P. Lawrence

of the crime of Manslaughter in the second degree,

committed as follows:

The said Henry P. Lawrence,

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

Twenty first day of October, in the year of our Lord one thousand
eight hundred and ninety _____, at the City and County aforesaid,

in and upon one John W. Synage, otherwise
called John W. Williams, then and there
presently, unlawfully and feloniously did make
an assault, and kill the said John W.

Sprague, otherwise called John W. Williams,
 with the right hand of John the said Henry
 R. P. Lawrence, in and upon the head of John
 the said John W. Sprague otherwise called John
 W. Williams, then and there illegally and
 feloniously did strike, beat, wound and fracture,
 giving unto John the said John W. Sprague,
 otherwise called John W. Williams, then and
 there, with the right hand of John the said
 Henry R. P. Lawrence, in and upon the head
 of John the said John W. Sprague, otherwise
 called John W. Williams, one mortal wound
 and fracture, of which said mortal wound and
 fracture he the said John W. Sprague, otherwise
 called John W. Williams, then and there died.

And so the Grand Jury aforesaid do
 say: That the said Henry R. P. Lawrence,
 John the said John W. Sprague, otherwise
 called John W. Williams, in the manner and
 form aforesaid, and by the means aforesaid,
 illegally and feloniously did kill and slay:

0636

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

John R. Feltus,

Attorney

0637

BOX:

417

FOLDER:

3857

DESCRIPTION:

Lessing, George

DATE:

11/14/90



3857

0638

108

Witnesses;

Counsel,

Filed

day of

1890

Pleads,

THE PEOPLE

vs.

George Lessing

32
x16
Crb

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

JOHN R. FELLOWS,

District Attorney.

A True Bill.

J. J. Piquin
Nov 14 90 Foreman.

Plead Guilty
2 yrs Pen

0639

Police Court— 1st District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 219 Tratt Street, aged 42 years,
occupation Clergyman being duly sworn
deposes and says, that on the 16th day of November 1890 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:

Three coats, two vests, one towel
One box writing pens,
One paper of pins, One bottle of blue
Penic together of the value of
Twenty five Dollars
the property of Dr. the Core 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 George Kessing (now dead)
for the reasons following to wit
That about the hour of 12 o'clock P.M.
on the night aforesaid, John Farrington
a police officer attached to the 6th
precinct police was informed that
there was a light in the parochial school
of the Roman Catholic Church of the
transfiguration of 23, 25th & 27th Street
and found said deponent in said
premises with said property, which
deponent fully identified as being in his
care and George him with the larceny
aforesaid — Thos. F. Lynch

Sworn to before me, this
18th day of
November 1890
Edmund B. [unclear]
Police Justice.

0640

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 40 years, occupation Police Officer of No. John Tomington

West 125th St Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Thomas J Lynch and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 7th day of March 1890 John Harrington

G. Murray Bond
Police Justice.

0641

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

George Lessing 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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.

George Lessing

Taken before me this

day of *November* 188*8*

John H. ...

Police Justice

0642

Police Court... 1691
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

James St. ...
George ...
Office

Dated

Nov 17 1890

Magistrate

Stamford ...
Precinct

Witnesses

John ...
Wm ...
Street

No.

Street

No.

Street

\$

to



...
...

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

Dependence

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Three* 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 17 1890* *John ...* 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 h to be discharged.

Dated 18 Police Justice.

0643

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 Lessing

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

George Lessing

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

The said

George Lessing

late of the City of New York, in the County of New York aforesaid, on the *sixth* day of *November* in the year of our Lord one thousand eight hundred and *ninety*,
at the City and County aforesaid, with force and arms,

three coats of the value of seven dollars each, two vests of the value of three dollars each, one towel of the value of fifty cents, one box of pens of the value of fifty cents, one paper of pins of the value of five cents, and one bottle of wine of the value of one dollar

of the goods, chattels and personal property of one

Thomas F. Lynch

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.

*John R. Fellows,
District Attorney.*

SECOND COUNT—

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

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

The said

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,

of the goods, chattels and personal property of one

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

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

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

0645

BOX:

417

FOLDER:

3857

DESCRIPTION:

Levy, Herman H.

DATE:

11/19/90



3857

0646

A. V. Purdy, a

Counsel,

Filed

19 day of Nov 1890

Pleads,

Not guilty

THE PEOPLE

29

300 Fr. 42

Herman H. Levy

Forgery in the Second Degree,
(Sections 511 and 521, Penal Code.)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

J. Y. Manigault

Dist. 2 Nov. 26, 1890 Foreman.

Pleads *Guilty* 1st Count

Elmer Ref.

Witnesses;

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

Police Court, District.

City and County of New York, ss.

of No. 16 Avenue Street, aged 26 years, occupation Saloon Keeper being duly sworn, deposes and says, that on the 14th day of November 1889, at the City of New York, in the County of New York,

John M. Hepburn

Hermon H. Levy knew her to have feloniously made, forged, uttered and counterfeited with intent to defraud the name Correll and Houghlass to a check purporting to be drawn on the Clinton Bank, which check is her to amount and upon which check defendant paid defendant the sum of Twenty-five dollars in violation of Section 511 of the Penal Code for the reasons following to wit: on the said date defendant presented the said check to defendant to have him cash the same. Defendant represented that the check was genuine and defendant believing the representation made by defendant to be true gave to defendant the sum of twenty-five dollars. Defendant is informed by William H. Houghlass of the firm of Correll and Houghlass that the signature Correll and Houghlass is not in the handwriting of any one in their firm that no one but he William H. Houghlass is authorized to sign any checks for said firm.

John M. Hepburn

Hermon H. Levy sworn to before me this 14th day of Nov 1889

Paul Jones

0648

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 36 years, occupation William T. Douglas
Expert Commissioner of No.

15 Whitehall Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John M. Hepburn

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

Sworn to before me, this

day of November 1888

William T. Douglas

[Signature]

Police Justice.

0649

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Herman H. Levy being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him 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.

Herman H. Levy

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

New York

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

Answer.

300 W - 42nd St 9 months

Question. What is your business or profession?

Answer.

Journalist

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
H. H. Levy*

Taken before me this
day of *Nov* 188*8*
W. G. ...
Police Justice.

0651



No. 4390

New York, Nov 1st 1890

Clinton Bank

Pay to the order of W. H. [unclear]

\$ 25⁰⁰

Twenty Five

Dollars



W. H. [unclear]

P. D. [unclear]



STEWART, WADSWORTH & CO. 29 HURON ST. N.Y.

0652

W. H. King.
John W. Hepburn
~~W. H. King~~
~~John W. Hepburn~~

recd 1/1/68

0653

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Herman N. Levy

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

Herman N. Levy

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

The said *Herman N. Levy*,

late of the City of New York, (in the County of New York aforesaid, on the *first* day of *November* in the year of our Lord one thousand eight hundred and *ninety*, with force and arms, at the City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain instrument and writing, *to wit: an order for the payment of money of the kind called bank cheque*

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

No. 439 New York, Nov 1st 1890
Clinton Bank
Pay to the order of N. N. Levy \$25.00
Twenty Five ^{no}/₁₀₀ Dollars
Arkell and Douglass
R. D. Arkell

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

SECOND COUNT—

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

Herman N. Levy
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said Herman N. Levy

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, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, *to wit:*
an order for the payment of money, of the kind called bank cheques,
which said forged *bank cheque* is as follows, that is to say:

No. 439 New York, Nov. 1st, 1890.
Clinton Bank
Pay to the order of N. N. Levy \$25.00
Twenty Five ^{no.} / 1.00 Dollars
Arkell and Douglass
P. D. Arkell

with intent to defraud Levy; he the said Herman N. Levy then and there well knowing the same to be forged, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0655

BOX:

417

FOLDER:

3857

DESCRIPTION:

Lillis, Thomas

DATE:

11/19/90



3857

0656

W/145

Counsel,

Filed 19th day of Nov 1890

Pleads,

THE PEOPLE

vs.

F

Thomas Lillis

Robbery, second degree.
[Sections 224 and 229, Penal Code].

JOHN R. FELLOWS,
District Attorney.

A True Bill.

J. G. J. [Signature]
Foreman.

D. Chas 19/90
Plead attempt
Robbery
5 years + 1000 P. J.

0657

W

Counsel,

Filed

day of

1890

Pleads,

THE PEOPLE

vs.

P

Thomas Lillis

Robbery, second degree.
[Sections 224 and 229, Penal Code].

W. R. Fellows

JOHN R. FELLOWS,

District Attorney.

A True Bill.

J. G. Higgins
Foreman.

Apr 19/90
Plead: Attempt
Robbery

5 years + 1 year of J. P.

0658

Police Court-- 2 District.

CITY AND COUNTY }
OF NEW YORK, } ss

ny
Thomas Sherman
of No. *Patterson New Jersey* Street, Aged *33* Years
Occupation *Letter* being duly sworn, deposes and says, that on the
15 day of *November* 188*9*, at the *2* Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

*Good and lawful money of the
United States of the amount
and -*

of the value of *Twelve (12)* 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 force and violence as aforesaid by

ny
Thomas Lillis (now here) from the
following facts to wit: that deponent
was walking along Renwick Street
between Canal and Spring Street on
the aforesaid date, when about the
hour of 8.30 P.M. said defendant
came up to deponent and struck
deponent a blow with his clinched
fist, knocking him down on the
sidewalk, and that while deponent
was down, said defendant inserted
and placed his hand in deponent's
right hand pants pocket, and forcibly

Sworn to before me, this

188

Police Justice.

0659

And feloniously removed, and took
stole and carried away said property.
And deponent is informed by Officer
Thomas M. Duade of the 5th Precinct Police
that he arrested the defendant at
the corner of Remick by Canal Street,
And deponent further says that he
fully recognizes the defendant as the
person who attacked him, and stole
said property.

sworn before me this 16 day
of November 188

his
Thomas Sherman
mark

[Signature]
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 188
Police Justice

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 188
Police Justice

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

Police Court, District, Offence—ROBBERY.

THE PEOPLE, &c.,
on the complaint of

1. _____
2. _____
3. _____
4. _____

Dated _____ 188

Magistrate. _____
Officer. _____
Clerk. _____

Witnesses, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____

§ _____ to answer General Sessions.

0660

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas M. Quade

aged _____ years, occupation *Police Officer* of No. _____

1st 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

16

day of

November

188*9*

Thomas M. Quade

[Signature]
Police Justice.

0661

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Thomas Lillis 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. *Thomas Lillis*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *126 Hudson Street - 1 year*

Question. What is your business or profession?

Answer. *Louishome*

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

Answer.

I am not guilty

of his
Thomas Lillis
mark

Taken before me this

day of *November*

189*8*

16

Police Justice

0662

Police Court... 1916
District...

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Sherman
vs
Thomas Ellis

Offence Robbery

Date November 16 1890

Magistrate
Mc Guire

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

Witness
Complainant and
two the name of Detectives
in default of \$100 bail

No. Street.
\$2500 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 Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Two thousand 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 November 16 1890 So J. Coburn 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 h to be discharged.

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

0663

CITY AND COUNTY } ss.
OF NEW YORK }

POLICE COURT, _____ DISTRICT.

Thomas McQuade
of No. *5th Precinct Police* Street, aged _____ years,
occupation *Police Officer* being duly sworn deposes and says
that on the _____ day of _____ 188

~~at the City of New York, in the County of New York,~~ *Thomas Sherman*
is a necessary and material witness
against one *Thomas Lillis* charged with
having committed a Robbery, and that
deponent is led to believe that the
said *Thomas Sherman* will not appear
at said trial.

Deponent therefore asks that said
Sherman may be held as a witness
or to find surety for his appearance
at said trial.

Thomas McQuade

Sworn to before me, this
of *November*
188

Police Justice

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Dillie

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

Thomas Dillie

of the CRIME OF ROBBERY in the second degree, committed as follows:

The said Thomas Dillie,

late of the City of New York, in the County of New York aforesaid, on the fifteenth day of November, in the year of our Lord one thousand eight hundred and eighty ninety, in the night time of the said day, at the City and County aforesaid, with force and arms, in and upon one Thomas Sherman, in the peace of the said People, then and there being, feloniously did make an assault, and

the sum of Twelve dollars in money, lawful money of the United States of America, and of the value of Twelve dollars,

of the goods, chattels and personal property of the said Thomas Sherman, from the person of the said Thomas Sherman, against the will, and by violence to the person of the said Thomas Sherman, then and there violently and feloniously did rob, 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. Kellogg, District Attorney

SECOND COUNT—

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

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

The said

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

of the goods, chattels and personal property of

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

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

then and there well knowing the said goods, chattels and personal property to have been
feloniously stolen, 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. FELLOYS,
District Attorney.

0666

BOX:

417

FOLDER:

3857

DESCRIPTION:

Lind, Gustave

DATE:

11/07/90



3857

0667

38th Nov

Witnesses:

Counsel,

Filed 17 day of Nov 1890

Pleads Not Guilty

THE PEOPLE

36 seconds vs.
466
Butler

Justave Lind

By glory in the THIRD DEGREE
of the State of New York
(Section 498, C. O. L., 1887)

JOHN R. FELLOWS,

District Attorney.

A True Bill

J. J. [Signature]

Part III Foreman. November 12/90

Trued and Corrocted -
Grand Larceny 1st deg

24th Nov
Nov 14/90

Depa [Signature]
Ch. good
for

0558

New York, Nov. 13th, 1890.

Hon. Frederick Smyth,
Recorder.

Sir :

I would respectfully report the investigation into the character of Gustave Lind, charged with Grand Larceny in the second degree.

Gustave Lind is a Norwegian by birth and came to this country about ten years ago. He was employed as butler with the following families: - John C. Bullet, lawyer of Philadelphia, about eight months; George W. Charles, editor of the Public Ledger, for sixteen months; went to Europe with Mr. George Griswold as valet and returned with him; with Ex-Governor E. D. Morgan, about seven months; with Joseph S. Decker, banker and broker, about seven months.

Mr. Kimble of 96 Prince Street, N. Y. says that Lind was employed by his brother-in-law, Mr. Strange of Paterson, N. J. as butler for three or four years and speaks of him in the highest terms. Says that he had charge of the wine-room and of the silver, and always found him an honest and faithful servant.

In my opinion, this is his first offense that he ever committed.

Very respectfully,

Jacob Von Gerichten
Det. Sergt.

We the undersigned friends
 and acquaintances of
 Gustav Lind for a number of
 years, testify, by our signatures,
 that he is industrious, ambitious
 and honest, and feel positive
 that the crime he is accused
 of, was not done intentionally—

E. J. Buckley 496 - 3 Ave - City.

C. Palmquist 248 E 34 St

W. Hoegberg 737 E 21 St my
 George Miller 212 E 23rd St

Theo. Naqblow 248 E 34 St

Carl Appelberg 167 E 34 St

Chas. Ekholm 52 1st St

Thos. J. Collins 334 East 35 St

James C. Gray 210 East 22 St

Joe Burns 1783 2nd Ave

Richard J. Kelly 281 3rd Ave

John Devian 235 E 97 St

Robert Jones 277 - 3 Ave

Wm. Johnson 214 E 36 St

James Laque 310 East 37 St

John DeLoe 494 - Second Ave

John J. Laque 304 East 32 St

Wm. Galt 494 3rd Ave

Charles Reed 328 3 Ave

Ant. DeLayslein 322 3rd St

Wm. Hartmann 52 Lexington Ave

0670

Spet J. J. J. 466 - 2 Ave.
P. J. J. 161 & 27 1/2
Michael Connell 499 + 3 Ave
Albert W. Nelson - 205 East 46th St
John Jagan 126 Canal at E. River
Edw. E. Buckley 217 Cherry St
Insurance Agent

COURT OF GENERAL SESSIONS, PART III.

----- x
 :
 The People of the State of New York, :
 :
 against : Before
 : Hon. Frederik Smyth
 Gustav Lind. : and a jury.
 :
 :
 ----- x

Indictment filed November 7, 1890.

Indicted for burglary in the third degree.

New York, November 12, 1890.

A P P E A R A N C E S :

For the People,

Assistant District-Attorney A. D. Parker;

For the Defendant,

Mr. E. M. Friend.

G E O R G E V O G T, a witness for the People sworn, testified:

I am a bar-tender. I live at No. 154 East 27th. Street. I am employed by Mr. Gemunder. I was so employed on the 31st. of October, this year. I closed up that liquor store at about one o'clock in the morning. I locked it all up carefully and went to bed. About a quarter of four o'clock, Officer Johnson came and woke me. I came down into the saloon and looked around and saw several bottles of wine on the floor. I examined the other articles in the store and found that five quart bottles of champagne were missing, also one box of cigars. The value of the champagne was three dollars and a half a bot-

tle.

A R T H U R A. J O H N S O N, a witness for the People, sworn, testified:

I am an officer of the Municipal Police. On the night of the 31st. of October I passed the premises, No. 154 East 27th. Street. I also passed No. 466 Second Avenue which is less than a block away. As I was patrolling my post I noticed^a a broken champagne bottle in front of the door of the saloon. I tried the front door and I found it open. I went in and searched the place to see if there was anybody in it. I found nobody. I rapped for assistance, went upstairs and woke the bar-tender and had the place properly secured. On my way past No. 466 Second Avenue I saw a champagne bottle broken lying in the door-way. I went upstairs in those premises and, after some difficulty, went into the room occupied by the defendant. He was asleep in bed. On a chair by his bedside I saw a bottle of champagne and a glass half-full of liquor. I also saw two boxes of cigars. I woke him up and I said: "You are a pretty respectable man to do anything of this sort, committing a burglary", and he told me he did it in a joke. I had no further conversation with him.

D E F E N C E:

G U S T A V L I N D, the defendant, sworn, testified:

My business is that of a butler in private

families. I have never been arrested before in my life. I have been employed by such people as George W. Childs of Philadelphia, John C. Bullard, George Griswold, E. D. Morgan, Jay Gould and A. R. Eno. On this night in question I went to see some friends uptown. After I left them I came down in a Second Avenue car. I was in company with some friends of mine and they left me after I got out of the car. I felt quite cold and chilly, and I went into a saloon and had a couple of glasses of whiskey. I don't remember exactly anything that happened after that. It seemed as though I was dazed and had lost my head entirely. I got quite stupid. I came to this saloon and I saw a light in there. I found the front door open, and as soon as I touched the front door it opened and I walked in. I went around back of the bar, sat down a few minutes and then I took a drink. I took the champagne and cigars with me, intending to bring them back. I only did it in a joke as I thought I was in the place of a friend.

CROSS-EXAMINATION:

This must have been at about two o'clock in the morning. I have no distinct recollection of what I did on this evening. I knew whose saloon it was when I got in there. I remember distinctly that there was a light in the place. I recall all those facts distinctly that I was stupid with drink. I state positively that I merely took these liquors as a joke, intending to return them the next day. I have never been arrested for any crime and have always had honest employment.

The Jury returned a verdict of "guilty of grand larceny in the second degree".

1900 1800

ALPH HEN VONK COMPANY

Value of receipt on

ALPHA FIND

Receipt

1900 1800

ALPH

ALPH HEN VONK COMPANY

ALPH HEN VONK COMPANY

0676

the jury returned a verdict of "guilty of manslaughter
in the second degree".

Indictment filed Nov. 7-1890.

COURT OF GENERAL SESSIONS

Part III.

THE PEOPLE &c.

against

GUSTAV LIND.

Abstract of testimony on

trial New York November

12th 1890.

citizens of this city - and I have credentials & recommendations from them which I have handed my counsel to hand to the Court.

I have worked for Mr John C. Bullard of Philadelphia as Butcher & sales, Mr George W. Childs of Philadelphia as Butcher, Mr George Grocott of the City of New York - Hon. G. D. Morgan Ex Governor of the State of New York - Joseph S. Drake of New York City and others.

I have never been arrested before the present time.

I make a solemn promise that from this time forth I will abstain from the use of intoxicating liquors.

Done & signed as this }
14th day of November 1890 } Gustave Lind

Louis B. Allen
Notary Public
N. Y. Co.

My General Session

The People vs
Gustav Lind

City & County of New York ss
I, Gustav Lind
being duly sworn according to
law do depose as follows:

I am the above named de-
fendant & was convicted of the
Crime of Grand Larceny in the
2nd Degree -

I am 36 years of age - a
married man & have a wife
and two children living at
the Residence of Mrs John C. Cus
at Quebec, Canada -

I was born in Norway
& came to this County in the
Year 1880 -

Since that time I have
served in the U.S. Navy as a
steward & have an honorable dis-
charge from the said Navy.

I have worked as butler
valet for the some of the
most prominent & respectable

attorneys of this city - and I have credentials & recommendations from them which I have handed my counsel to hand to the Court.

I have worked for Mr. John C. Bullard of Philadelphia as Butler ~~and~~ Mr. George W. Childs of Philadelphia as Butler, Mr. George Grocott of the City of New York - Hon. C. D. Morgan Ex Governor of the State of New York - Joseph S. Drake of New York City and others.

I have never been arrested before the present time.

I make a solemn promise that from this time forth I will abstain from the use of intoxicating liquors.

Done & signed as this }
14th day of November 1890 } Gustave Lind

Louis B. Allen
Notary Public
N. Y. Co.

0680

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

..... being duly
sworn, says that he resides at No. Street, in the City of
New York; that he is years of age; that on the day of
1890, at Number in the City of
New York, he served the within on
the by leaving a copy thereof with

Sworn to before me this
day of 1890. }

J. J. Gural
Plaintiff,

The People
Plaintiff,

against
Sustar Ltd
Defendant.

Alfred S. ...
to my character

HOWE & HUMMEL,
Sept
Attorneys for
87 & 89 CENTRE ST., New York City.

Due and timely service of copy of the within
hereby admitted
this day of 1890.
Attorney.

To

*My sworn affidavit
filed with these
papers returned
to the defendant
by each of records
Aug 17/92*

0581

CITY AND COUNTY }
OF NEW YORK, } ss.

Arthur W Johnston

aged *37* years, occupation *Police Officer* of No.

18th Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *George Vogt*

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

Sworn to before me, this *31*
day of *October* 18*90*

Arthur W Johnston

Charles McLean
Police Justice.

0682

Police Court— 4th District.

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

George Vogt
of No. 154 East 27th Street, aged 24 years,
occupation Bar tender being duly sworn

deposes and says, that the premises No. 154 East 27th Street, 18th Ward
in the City and County aforesaid the said being a dwelling house; the

store floor of ~~and which was occupied by deponent as a~~ George J. Gminder as
a liquor store
~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly entering said
store by means of false or imitative
keys or entering the store through the
fan light over the front door

on the 31st day of October 1890 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Eleven bottles of Champagne wine
Two boxes of cigars and one bottle
of liquor.

All of the value of Thirty
nine dollars and fifty cents

the property of George J. Gminder and in charge 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

Gustav Lind ^{now here} ~~and in case~~
of deponent

for the reasons following, to wit: that at about the hour
of one o'clock a.m. deponent securely
locked and fastened the doors and
windows leading into said premises
and said property was therein. Deponent
is informed by Arthur A. Johnston
Officer of the 18th Precinct, that he,
Johnston, at about half past three
o'clock ^{a.m.} passed said premises on

0683

his tour, and found the fragment of a broken champagne bottle on the sidewalk in front of said premises and found the door of said store open and aroused deponent and deponent upon investigation found said property missing.

Deponent is further informed by said Johnston that he thereafter passed along Second Avenue ^{on the sidewalk} and in front of premises #66 found the fragments of another broken champagne bottle and upon investigation of said premises and found the defendant occupying a room and found nine bottles of champagne two boxes of cigars and a bottle of liqueur all of which property deponent has since seen and it corresponds with that lost by deponent. The defendant admitted to Johnston that he defendant had committed said act through a joke.

George Vogt

Dated 188 _____ Police Justice.

I have admitted the above named _____ 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.

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

Dated 188 _____ Police Justice.

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.

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

Police Court, _____ District.

THE PEOPLE, &c.,
on the complaint of _____

vs.

1. _____
2. _____
3. _____
4. _____

Offence—BURGLARY.

Dated _____ 188 _____

Magistrate. _____
Officer. _____
Clerk. _____

Witnesses. _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____

§ _____ to answer General Sessions.

Deponent to be sworn in
 by J. P. DeLoach, J. P.
 Charles Johnston, Police Justice
 Police Justice

0684

Sec. 198-200.

X District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Gustav Lund 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. *Gustav Lund*

Question. How old are you?

Answer. *36 years*

Question. Where were you born?

Answer. *Norway*

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

Answer. *466 Second Avenue; 2 months*

Question. What is your business or profession?

Answer. *Butcher in private family*

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

Answer. *I am not guilty
I took the things when I was drunk
Gustave Lund*

Taken before me this 31

day of September 1893

Charles W. Smith
Police Justice

0685

Police Court... 4
District... 1653

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

THE PEOPLE, Ac.,
ON THE COMPLAINT OF

George Vogt
154 W. East 27th
Charles Smith

2
3
4

Offence
Burglary

Dated

Oct 31 1890

Magistrate

Johnston
Officer

Witnesses

Officer

No.

Street

No.

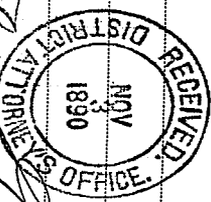
Street

No.

Street

\$

10000



Handwritten signatures and notes on the left side of the document.

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 \$1000 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated Oct 31 1890 Charles Weinstein 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.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Gustave Lind

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

Gustave Lind

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

The said

Gustave Lind

late of the *Eighteenth* Ward of the City of New York, in the County of New York
aforesaid, on the *thirty first* day of *October* in the year of our Lord one
thousand eight hundred and eighty *ninety*, with force and arms, in the
night time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one *store of one George J. Gmunder*

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 *George J. Gmunder in the*
said store 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

Gustav Lind

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

The said *Gustav Lind*

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 said day, with force and arms,

eleven bottles of champagne wine of the value of two dollars each bottle, one hundred cigars of the value of ten cents each, and one bottle of liquor of the value of four dollars

of the goods, chattels, and personal property of one

George F. Gmunder

in the ~~dwelling house~~ of the said

store George F. Gmunder
in the store

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.

THIRD COUNT.

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

Gustav Lind

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

The said *Gustav Lind*

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

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

of the goods, chattels and personal property of

George F. Grunder

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

George F. Grunder

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

Gustav Lind

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

JOHN R. FELLOWS,
District Attorney.

0689

BOX:

417

FOLDER:

3857

DESCRIPTION:

Lochman, Isaac

DATE:

11/07/90



3857

0690

Witnesses;

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

54 *Castello v*

Counsel,

Filed

day of

Nov 18 *90*

Pleads,

Not guilty *10*

THE PEOPLE

15 vs.

11 Eldridge
pecker

Isaac Lochnan

Grand Larceny *second* degree.
[Sections 528, 531, Penal Code].

10 20 *12 19 1890*
JOHN R. FELLOWS,

District Attorney.

A True Bill.

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

Part III November 12/90 Foreman.

Tried and Convicted -
with recon. to mercy -

H. of Ref. P.

0692

Court of
General Sessions.

People

agab

Isaac Lockman

Grand Jurors

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.

COURT OF GENERAL SESSIONS, PART III.

----- x
 :
 The People of the State of New York, :
 :
 against : Before
 : Hon. Frederick Smyth
 Isaac Lockman. : and a jury
 :
 :
 :
 ----- x

Indictment filed November 7, 1890.

Indicted for grand larceny in the second degree.

New York, Nov. 12, 1890.

A P P E A R A N C E S:

For the People,

Assistant District-Attorney A. D. Parker;

For the Defendant,

Mr. J. C. Costello.

CHARLES H. MORAN, a witness for the People, sworn, testified:

I live at No. 23 Barrow Street in this city.

I am a truckman in the commission business. On the 30th day of October I was driving a truck. I had seven pieces of blue uniform cloth upon the truck to be delivered to D. & H. Heidgerd at Canal Street and Broadway. I went with my truck to several other places, and finally to No. 40 Walker Street. At No. 40 Walker Street I left my truck standing, as the street was blocked, and carried a piece of goods into No. 48 Walker Street. At the time I left seven pieces of this blue cloth on the wagon. I came down and was informed of something, and I ran in pur-

suit of this defendant and caught him in a doorway with a piece of this cloth, $41 \frac{3}{8}$ yards, in his possession. I know the value of the goods. It was \$2 a yard.

CROSS-EXAMINATION:

I didn't see the boy take this piece of goods off the truck. I caught him near the entrance of the door of a wholesale house. My truck was standing some four or five doors off from the place at which I caught him. The boy started to run when he saw me.

BENJAMIN SAGER, a witness for the People, sworn, testified:

I live at No. 90 Eldridge Street. I am a stock clerk with Wallace, Andrews & Company, No. 42 Walker Street in this city. On the 30th. of October at half past one o'clock I saw this defendant take a piece of goods from the truck that was standing in front of No. 40 Walker Street. When the driver came down I called his attention to it, and we both arrested the defendant. We afterwards turned him over to an officer.

MICHAEL F. McGOUGH, a witness for the People, sworn, testified:

I am an officer attached to the Fifth Precinct. I arrested this defendant on the 30th. of October on the complaint of Mr. Moran. The boy told me he didn't take the cloth.

D E F E N C E:

ISAAC LOCKMAN, the defendant, sworn, testified:

I am fifteen years of age. I live at No. 11

Eldridge Street with my uncle. I have been working peddling matches and other things for about two years. I came here from Louisville, Kentucky, two years ago. I have heard the testimony given here against me. On that day a man came up to me and asked me if I would help him to take up seven bundles from a wagon to a store. I told him I would. I took the first bundle off the wagon and put it in the hall, and just as I was doing that the driver came up with a whip and began to whip me. I told the officer I didn't take the cloth but I told him also that a man, whom I thought was the owner, had given it to me. The driver struck me very hard with his whip.

CROSS-EXAMINATION:

I am positive that I told the officer the same story that I have told here to-day. I didn't know that the man who was hitting me with the whip was the owner of the property. I felt that I was doing no wrong in taking this piece of goods off the truck.

The jury returned a verdict of "guilty of grand larceny in the second degree, with a recommendation to the mercy of the court".

0697

Police Court

1 District.

Affidavit-Larceny.

City and County } ss:
of New York,

Charles H Moran

of No. 33 Barrow Street, aged 32 years,
occupation Truckman being duly sworn,

deposes and says, that on the 30 day of October 1890 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 roll of blue cloth of the
value of Eighty three dollars
($\$ 83 \frac{00}{100}$)

the property of B. G. Pippey and Co in deponents
care and custody.

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and
carried away by Isaac Lochman (now here)
from the following fact to wit: that
the said property was on a truck
belonging to James Soudrigan, and
of which truck deponent was in charge
as a driver and that on the aforesaid
day, ^{about the hour of 1.20 P.M.} deponent was delivering a piece of
cloth to Thomas Brothers No 48 Walker
Street, and in consequence of making such
delivery, left the said property on said
truck standing in front of No 40
Walker Street.

And that as deponent
was leaving said premises No 48 Walker
Street, he saw the said defendant take

Subscribed and sworn to before me this 31st day of October 1890

1890

Justice of the Peace

the aforesaid property from the truck and carried the same into a hallway adjacent to where deponent had left his truck standing, said premises where defendant had placed the aforesaid property being known as No 142 Walker Street

Deponent therefore charges said defendant with having committed a Larceny and asks that he be held and dealt with as the Law may direct

Done to before me } Chas H Moran
 this 30 day of October 1890 }
 J. W. [Signature]
 Police Justice

0699

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Mac Lochman

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. *Mac Lochman*

Question. How old are you?

Answer. *15 years.*

Question. Where were you born?

Answer. *Poland*

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

Answer. *44 Boston Street; 2 Months*

Question. What is your business or profession?

Answer. *Peddler*

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

Answer.

I am not guilty.

*I his
Mac Lochman
Mark*

Taken before the City
day of *March* 1899

G. W. M. Rank

Police Justice.

0700

Police Court

1 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Charles H Moran

of No. 33 Barrow

Street, aged 32 years,

occupation Truckman

being duly sworn,

deposes and says, that on the 30 day of October 1890 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 roll of blue cloth of the value of Eighty three dollars (\$83⁰⁰/₁₀₀)

the property of B. G. Pippey and Co in deponent's care and custody.

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Isaac Loehman (now here) from the following fact to wit: that the said property was on a truck belonging to James Gondregian, and of which truck deponent was in charge as a driver and that on the aforesaid day, ^{about the hour of 1.20 P.M.} deponent was delivering a piece of cloth to Thomas Brothers No 48 Walker Street, and in consequence of making such delivery, left the said property on said truck standing in front of No 40 Walker Street.

And that as deponent was leaving said premises No 48 Walker Street, he saw the said defendant take

Subscribed and sworn to before me this 1st day of November 1890

Notary Public

the aforesaid property from the truck
and carried the same into a hallway
adjacent to where deponent had left
his truck standing, said premises
where defendant had placed the
aforesaid property being known as No
142 Walker Street

Deponent therefore charges
said defendant with having committed
a Larceny and asks that he be
held and dealt with as the Law
may direct

Shown to before me
this 30 day of October 1890
J. Henry Ford

Chas H Moran

Police Justice

0702

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Isaac Loehman

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. *Isaac Loehman*

Question. How old are you?

Answer. *15 years.*

Question. Where were you born?

Answer. *Poland*

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

Answer. *44 Mott Street; 2 Months*

Question. What is your business or profession?

Answer. *Peddler*

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.

Isaac Loehman
mark

Taken before me this *20* day of *October* 18*92*
G. W. ...
Police Justice

0703

Police Court... 1662 District.

THE PEOPLE, Ec., ON THE COMPLAINT OF

Charles B. Moran 33-y. Roman

Max Schuman

1. Offence Larceny Grand

2. Date Oct 30 1890

Magistrate J. P. G. M. G. G. G.

Witness Benjamin Berger No. 100 of 100 Street

Witness J. B. Buckley No. 239 Street

Witness \$1000 No. 1000 Street



Committee

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

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

Dated October 30 1890 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.

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 Lockman

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

Isaac Lockman

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

The said

Isaac Lockman,

late of the City of New York, in the County of New York aforesaid, on the thirtieth day of October in the year of our Lord one thousand eight hundred and ninety,

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

one piece of cloth of the value of eighty-three dollars

of the goods, chattels and personal property of one

Benjamin J. Peppay

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.

John L. Bellows, District Attorney

SECOND COUNT—

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

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

The said

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,

of the goods, chattels and personal property of one

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

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

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

0706

BOX:

417

FOLDER:

3857

DESCRIPTION:

Long, Frank

DATE:

11/26/90



3857

0707

Witnesses:

208

Counsel,

Filed

day of

Pleads,

THE PEOPLE

vs.

Frank Long

26.
John

~~Attorney at Law~~
Burglary in the THIRD DEGREE
(Section 498, Penal Code)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Foreman.

J. R. Ferguson
Nov 26, 1900
J. Headset M. King 3deg
1709 mas S.P.

0708

Police Court— 2 District.

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

Charles Aaron

of No. 272 8th Avenue Street, aged 43 years,
occupation Clothing dealer being duly sworn

deposes and says, that the premises No 272 8th Avenue Street,
in the City and County aforesaid, the said being a Three Story brick building
the first floor

and which was occupied by deponent as a Clothing Store
and in which there was at the time a Human being, ~~by name~~ by name

~~accepted to be~~
were BURGLARIOUSLY entered by means of forcibly opening the
Hall door by a false key

on the 21 day of November 1890 in the City of New York time, and the
~~accepted to be~~
following property feloniously taken, stolen, and carried away, viz:

Ready made Clothing of the Value of
Five hundred dollars

the property of Deponent and ~~people~~ ~~with~~ Deponent Copartners
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
~~accepted to be~~

for the reasons following, to wit: Deponent at the hour of
about 12 o'clock in the night of said
21st day of November 1890 caught
said defendant in the act of
attempting to open the lock of the door
leading to the Hall of the aforesaid
premises and after caught by deponent,
he took said key from said lock
broke the same, and threw it away
Charles Aaron

272 8th Ave
Nov 22 1890
Charles Aaron

0709

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank Long 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. *Frank Long*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *Canada*

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

Answer. *No home*

Question. What is your business or profession?

Answer. *Copier*

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

Answer. *I have nothing to say*

Frank Long

Taken before me this *22*
day of *August* 188*5*

[Signature]
Police Justice.

0710

Police Court... 1748 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Sherman
272 or 8
1. Frank Lang

Offence Burglary

Dated June 22 1880

Thos. J. Mason Magistrate
Frank Sherman Officer
16 Precinct

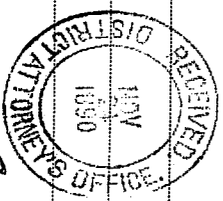
Witnesses

No. Street

No. Street

No. Street

\$ 1000 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

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

Dated June 22 1880 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0711

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frank Long

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

Frank Long

attempting to commit the crime of
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said *Frank Long*

late of the *16th* Ward of the City of New York, in the County of New York aforesaid, on the *21st* day of *November* in the year of our Lord one thousand eight hundred and eighty-~~ninety~~ *ninety*, with force and arms, in the ~~night~~ *night* - time of the same day, at the Ward, City and County aforesaid, the dwelling house of one ~~a certain building, to wit:~~ *the store of one Charles Aaron*

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 *Charles Aaron* in ~~the~~ *said store* 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.

John R. Fellows,
District Attorney.

SECOND COUNT—

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

of the CRIME OF LARCENY, committed as follows:

The said

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

of the goods, chattels, and personal property of one

in the dwelling house of the said

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.

THIRD COUNT.

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

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

The said

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

of the goods, chattels and personal property of

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

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

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

JOHN R. FELLOWS,
District Attorney.

0714

BOX:

417

FOLDER:

3857

DESCRIPTION:

Loury, Edward

DATE:

11/25/90



3857

0715

BOX:

417

FOLDER:

3857

DESCRIPTION:

Rehm, Otto F.

DATE:

11/25/90



3857

0716

195 v. L. 200R

Witnesses ;

Counsel, *W. J. [unclear]*
Filed *25* day of *Nov* 188*9*
Pleads, *Not Guilty*

THE PEOPLE

22 vs. *W. J. [unclear]*
137 vs. *W. J. [unclear]*
Edward Lourey
and
Otto T. Rehm

PETIT LARGUENY
[Sections 598, 592, 7058 Penal Code]

Edward Lourey
was used as a
witness for the
People on the
trial of the Co defendant
Otto T. Rehm -
The jury acquitted
Rehm & now
ask that this
Indictment be
dismissed as against
Edward Lourey
January 13 1891
G.S.B.
W.D.A.

45 JOHN R. FELLOWS,
District Attorney.

Dec 18 1890
Dec 18 1890
Dec 18 1890 Part 3 110
A True Bill.

J. Y. [unclear]

off Dec term at Foreman.
ditto request with drawing
No 1 Part III January 13 1891
No 2 Part III January 7 1891 -
true and acquitted -

Fourth District
Police Court

Daniel D. Kemp vs - Edward Lacey and Otto F. Rehn.	Before Hon. Daniel F. McMeekin, Justice
---	---

N.Y. Nov. 13th, 1890

Appearances:

No one for Complainant
 Elias G. Levy, for defendant
 Lacey
 Thomas M. Murray, for
 defendant Rehn.

Counsel for defendant
Lacey waives examination.

Daniel D. Kemp, the
complainant, being duly
sworn, testified as follows:

By Mr Murray:

Q The only knowledge that
you have in relation to the

stealing of this wine by the defendant Rehm is the information given to you by the other witnesses who were here?

A Yes sir.

Q And by the defendant Sawrey?

A Yes sir.

Q Is the information given by Mr Sawrey, the defendant, and these other gentlemen whose affidavits appear here, is that correct?

A That is some of the information; the balance is our books and the way our business is conducted.

Q At the time Mr Sawrey made this confession in open Court was Mr Rehm present?

A No, the warrant had not been issued then, but it was repeated in his presence.

By the Court:

Q Did Lawrence make any statement? Did he make any statement at the time he was put under arrest?

A Yes sir, at the time he was put under arrest. I am not sure whether it was made in Mr Rehm's presence.

By Mr Murray:

Q Did you hear the statement personally from the defendant Lawrence?

A Yes, sir.

Q You cannot remember whether Mr Rehm was present or not?

A He was not present at the time Mr Lawrence made the original statement.

Q Before Lawrence was arrested he made this statement to you in relation to Rehm?

A. Yes, he told me.

Q. Mr. Rehn was not present then?

A. No, sir.

Q. And Mr. Sawrey upon his arrest repeated this statement that he had made to you?

A. Yes, sir.

Q. At that time Mr. Rehn was not in Court, was he?

A. Yes, he was in Court at that time.

Q. At the time the defendant Sawrey first made the admissions as to his stealing this wine?

A. The time he first made it was before the warrant was issued.

Q. When was the next time Sawrey made this admission?

a When Mr Rehm was here.

Q Are you sure of that?

A Yes sir.

Q Sawrey was in custody before Rehm was, was he not?

A I think so, yes.

Q Did Sawrey at that time make this same confession at the time he was brought into Court before Mr Rehm's arrest?

A No, it was made after his arrest.

Q That is all you know then the information of Sawrey and other employees of Becker, Merrill & Condit?

A. It was by my own researches brought about by other information.

Q You have no further knowledge of any facts except your researches and the evidence of these

witnesses?

A No sir

Christopher Nolan, being
duly sworn, testified as
follows:

By the Court:

Q. Where do you live?

A. 411 West 44th St

Q Do you know this boy
Lawrey?

A Yes sir

Q Do you know Mr Rehm?

A No sir

Q Did you ever see Lawrey
take packages from Acker,
Merrill & Cordit, and deliver
them to Rehm's place?

A No sir

Q Know anything about these
packages?

A No sir

Q Did you see any mail

delivered there?

A I don't know what it was.

Q What was it? What did it look like?

A There was some bottles in a box

Q When was that?

A Last Monday.

By Mr Murray:

Q Did the bottles contain anything that you know?

A They contained something; I don't know what.

Q Who did he deliver them to?

A I can't tell you; I was out in the wagon.

Daniel D. Kemp, recalled.

By the Court:

Q On the day mentioned by this boy did Mr Rehm

purchase any wine from your house?

A No sir.

Q Were there any bottles of wine or anything ordered?

A No order whatever. I made a thorough search all through the books.

By Mr Murray:

Q This order is in the handwriting of Lawrence?

A Yes sir; that is an order for the cellar man to put the goods up.

Mr Murray moves for the discharge of the defendant Rehm, on the ground that the Confession of Lawrence, not being under oath, is simply evidence against himself that he committed larceny and that it is evidence of no other fact.

Motion & Demurrer; Except

0725

Police Court, District.

City and County } ss.
of New York, }

James J. Kemp

of No. 1010 Sixth Avenue Street, aged 35 years,
 occupation Superintendent being duly sworn, deposes and says,
 that on the 10th day of November 1890, at the City of New
 York, in the County of New York, was feloniously taken

stolen and carried away from
 deponent's possession, the following
 property, to wit: Six bottles of wine
 of the value of Eight dollars property
 in care and charge of deponent.
 Said property was stolen by Edward
 Lowrey (now here) for the reason
 that said Lowrey was employed as
 a driver for the firm of Acker,
 Merrill and Pondit, and as such
 came into possession of property
 to be delivered to customers of said
 firm. That on said day the said
 Lowrey in the usual course of bus-
 iness sent the annexed order to
 Michael Kearns (now here, an employe
 of said firm, to prepare and put up
 various articles of merchandise which
 had been ordered by various customers
 of said firm. That ~~the~~ said order called
 for six bottles of wine which said
 Kearns put up with the other articles.
 That in the usual course of business
 said property so ordered is noted
 and checked by a shipping clerk,
 who notes the articles actually in his
 receipt and not from the written order.
 Deponent is informed by George D. Clark
 (now here) the shipping clerk that he
 did not see said wine and did not
 make a note of it. Deponent is informed
 by Christopher Nolan (now here) a
 wagon attendant associated with
 said Lowrey that on said day he

0726

was in company with Lowrey delivering property with a wagon bearing the name of said firm conspicuously painted thereon, that said Lowrey with said wagon stopped at the saloon kept by Otto J. Rehm and there delivered a package containing bottles of wine. That said Rehm had no order for said property with said firm and said Lowrey had no authority to deliver said property.

Said Lowrey in open Court acknowledges and confesses that he stole said property from said firm and further informs deponents that he delivered said property to said Rehm under an agreement with Rehm that he Lowrey should steal various articles and should deliver it to Rehm who would pay him one half the usual price charged by said firm. That with such understanding he Lowrey placed said wine upon the said order and secretly removed said wine

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

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.
1
2
3
4
Offence,

Dated 188
Magistrate.
Officer.
Clerk.
Witnesses,
No. Street,
No. Street,
No. Street,
to answer Sessions.

0727

Police Court, District.

City and County } ss.
of New York,

of No. Street, aged years,
occupation being duly sworn, deposes and says,
that on the day of 188 , at the City of New
York, in the County of New York,

before it was charged to the pur-
chaser and delivered it by the
wagon of the firm to Henry Rehm
a brother of the defendant Otto J.
Rehm, and then said ~~said~~ Otto
told said Lourey to call in the
evening of said day for his money
which was four dollars the sum
agreed upon -

That the said Rehm is one of the customers
of said firm and always sends a
written order for any merchandise
may desire and that no order for said
property has been received by said
firm. Said Rehm was formerly an
employee of said firm and is well
acquainted with its business methods

Wherefore deponent charges
the defendant Lourey with said larceny
and asks that he be held to answer
and charge, said Rehm with buying
and receiving said stolen property
knowing the same to have been
stolen and wrongfully appropriated
and deponent prays that said Rehm
may be apprehended and dealt
with as the law directs

Sworn to before me
the 12th November 1890

Daniel T. Hunt

H. T. Madison
Police Justice

0728

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael Kearns

aged *31* years, occupation *Porter* of No.

237 E 56th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Daniel A. Kemp*

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

Sworn to before me, this *17* day of *November* 18*90* } *Michael Kearns*

W. Madrak
Police Justice.

0729

CITY AND COUNTY }
OF NEW YORK, } ss.

George D. Clark

aged *28* years, occupation *Shipping clerk* of No.

New Rochelle Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *David A. Kemp*

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

Sworn to before me, this *17* day of *November* 18*90* } *George D. Clark*

W. W. Madison
Police Justice.

0730

CITY AND COUNTY }
OF NEW YORK, } ss.

Christopher Nolan

aged 15 years, occupation Wagon attendant of No.

411 N. 44th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of David D. Kemp

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

Sworn to before me, this 12 day of November 1887 } Christopher Nolan

[Signature]
Police Justice.

0731

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Lowrey 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. *Edward Lowrey*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *Virginia*

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

Answer. *137 N. 25 St. 9 years*

Question. What is your business or profession?

Answer. *Drum*

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

Answer. *I am guilty*
E Lowrey

Taken before me this

12

day of *November* 189*9*

A. M. ...

Police Justice.

0732

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Otto J. Rehm 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. *Otto J. Rehm*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *1051 Sixth Avenue; 3 years*

Question. What is your business or profession?

Answer. *Saloon Keeper*

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

Answer. *I am not guilty*

O. J. Rehm

Taken before me this 12 day of November 1920
H. J. ...

Police Justice

0733

Sec. 151.

Police Court X District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Raunce D Kemp
of No. 1010 6th Avenue Street, that on the 10 day of November
1890 at the City of New York, in the County of New York, Otto S. Rehn did

feloniously, willfully and knowingly
receive property valued Eight dollars
which had been stolen from the possession
of said Kemp in violation of Section
1550 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 4th 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 12 day of November 1890

P. J. McMahon POLICE JUSTICE.

0734

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated 188

..... Magistrate

..... Officer.

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

..... Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

W. W. ... Police Justice.

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

Dated 188

Police Justice

The within named

~~1 Pine Swallow~~

~~2 Parula - 1 - 1 - 2 - 2 - 2 - 1~~

1/2 doz young all

1/2 doz immatures & young

~~2 Blue Parula~~ ^{pts}

1 ~~Blue~~ Egg - 2 - 1

6 7 Eggs

5 Blue Tail Water

Lenny

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 Lowry
and Otto F. Rehm.*

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

Edward Lowry and Otto F. Rehm
of the CRIME OF PETIT LARCENY committed as follows :

The said *Edward Lowry and Otto F. Rehm*, both

late of the City of New York, in the County of New York aforesaid, on the *tenth*
day of *November* in the year of our Lord one thousand eight hundred and
~~eighty~~ *ninety*, at the City and County aforesaid, with force and arms,

*six bottles of wine of the value
of one dollar and thirty-five
cents each bottle*

of the goods, chattels and personal property of one

Charles L. Acker

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

Otto F. Rehm

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

The said

Otto F. Rehm

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,

*six bottles of wine of the
value of one dollar and thirty-
five cents each bottle*

of the goods, chattels and personal property of one

Charles L. Acker
by one Edward Lowry, and

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

Charles L. Acker

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

Otto F. Rehm

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.

JOHN R. FELLOWS,

District Attorney.

0739

BOX:

417

FOLDER:

3857

DESCRIPTION:

Lynch, James

DATE:

11/06/90



3857

0740

23

Witnesses;

*To the Hon
Jury
By*

Counsel,

Filed

day of

18

Pleads,

THE PEOPLE

*James
22 James
45 ss.
Lark factory*

James Lynch

Grand Larceny, First Degree.
(From the Person.)
[Sections 588, 589, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

J. J. Pringle

Part III November 10 Foreman.

Pleads Grand Larceny 2^d deg.

L. G. J. P.
Nov 14/90

0741

Police Court 3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Abraham Goodman

of No. 63 Canal Street, aged 18 years,
occupation Student being duly sworn

deposes and says, that on the 1 day of March 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 the 2:30 time, the following property, viz:

One Silver watch valued
at five dollars
\$ 5.00

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 James Lynch (now here)

in the following manner, to wit: Deponent was standing on Canal Street when he felt some one tugging at his watch chain. Deponent then caught hold of the defendant who had said watch in his hand which watch defendant then returned to this deponent.

Deponent therefore charges the defendant with having taken, carried away and stolen from the person of deponent the aforesaid property and prays that he be held to answer.

Abraham Goodman

Sworn to before me, this 1 day of March 1899
of Abraham Goodman
Police Justice.

0742

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James Lynch*

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. *45 James Street 2 years*

Question. What is your business or profession?

Answer. *Glass Case maker*

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

Answer. *I am not guilty*

Taken before me this *2* day of *November* 19*11*
[Signature]
Police Justice.

0743

6-11-1897
P.S. 44. 6-11-1897

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

Police Court---
District, 3
1897

THE PEOPLE, &c.
ON THE COMPLAINT OF

William C. ...
James ...

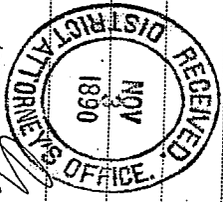
Offence Larceny from the Person

Dated November 2 1897
Magistrate
Duffy

Witnesses
17
Precinct

Witnesses
17th Precinct
Street

No. _____ Street _____
No. _____ Street _____
\$ 500 to answer



Handwritten signature

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 November 2 1897
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.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

James Lynch

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

of the CRIME OF GRAND LARCENY in the *first* degree committed as follows:

The said

James Lynch

late of the City of New York, in the County of New York aforesaid, on the *first* day of *November* in the year of our Lord one thousand eight hundred and *ninety*, in the *night* - time of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of five dollars

of the goods, chattels and personal property of one *Abraham Goodman* on the person of the said *Abraham Goodman* then and there being found, from the person of the said *Abraham Goodman* 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. Fellows,
District Attorney

SECOND COUNT—

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

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

The said

late of the 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,

of the goods, chattels and personal property of one

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

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

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

0746

BOX:

417

FOLDER:

3857

DESCRIPTION:

Lynch, Nellie

DATE:

11/20/90



3857

0747

15840

Witnesses;

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

on representations
made to me by
the complainant
she withdrew
of the complaint
I recommend
that defendmt
be discharged
on her own
recognizance
Andrew H. Dawson
D.A.D.A.

Counsel,
Filed *20th* day of *Nov* 18 *90*
Pleads, *Not guilty*

THE PEOPLE

vs.

Nellie Lynch

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

1010

JOHN R. FELLOWS,

District Attorney.

A True Bill.

J. J. Pringle
Nov 26/90 Foreman.

*Discharged on her own
recognizance*

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Mellie Lynch

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. The defendant and my self lived together as man & wife, and owing to a difference between ^{us} we separated, which action vexed her, so that she lost her temper, she is a hard working woman, and I would recommend that she be chastised.

Nov 24/890 Frederick Badalle

0749

Police Court— 11 District.

City and County of New York, } ss.:

of No. 220 E 11th Street, aged 39 years,

occupation Dutchman being duly sworn

deposes and says, that on the 29 day of October 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Stellie Lynch (your honor) who struck deponent several blows on the head and face with a smoothing iron then and there held in her hand knocking deponent down and cutting his head and face in several places and

Friedrich Badalli

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 29 day of Oct 1888. } Friedrich Badalli

Charles Heintz Police Justice.

0750

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Kellie Lynch*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *England*

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

Answer. *1850 - 2 Ave 2 weeks*

Question. What is your business or profession?

Answer. *House cleaner*

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*

Kellie Lynch
made

Taken before me this *27* day of *Sept* 1938
Charles A. ...
Police Justice.

0751

12

BAILED

No. 1, by W. J. H. J. H.
 Residence 100 West 100 St
 No. 2, by W. J. H. J. H.
 Residence 100 West 100 St
 No. 3, by W. J. H. J. H.
 Residence 100 West 100 St
 No. 4, by W. J. H. J. H.
 Residence 100 West 100 St

Police Court... H. 1692 District

THE PEOPLE, etc.
ON THE COMPLAINT OF

John P. ...
220 - East 41

John P. ...

1
2
3
4
Offence John P. ...

Dated Oct 17 1890

Magistrate W. J. H. J. H.
 Officer W. J. H. J. H.
 Precinct W. J. H. J. H.

Witnesses Henry ...

No. 220 E 41st Street

No. _____ Street



No. 500 Street

John P. ...

Adm.

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 (4500) 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 Oct 17 1890 Charles ... 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.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Nellie Lynch

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

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

The said Nellie Lynch

late of the City of New York, in the County of New York aforesaid, on the twenty-seventh day of October in the year of our Lord one thousand eight hundred and ninety, with force and arms, at the City and County aforesaid, in and upon the body of one Frederick Badalli in the Peace of the said People then and there being, feloniously did make an assault and him the said Frederick Badalli with a certain smoothing-iron

which the said Nellie Lynch in her 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 Frederick Badalli 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 Nellie Lynch of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Nellie 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, in and upon the body of the said Frederick Badalli in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and him the said Frederick Badalli with a certain smoothing-iron

which the said Nellie Lynch in her 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.

0753

THIRD COUNT—

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

Nellie Lynch

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

The said *Nellie 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, in and upon the said

Frederick Badalli in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and

him the said *Frederick Badalli* with a certain *smoothing-iron*

which *she* the said *Nellie Lynch*

in *her* right hand then and there had and held, in and upon the *Head* and face of *him* the said *Frederick Badalli*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *Frederick Badalli*

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.