

0009

BOX:

262

FOLDER:

2521

DESCRIPTION:

Landy, Michael

DATE:

05/06/87



2521

POOR QUALITY ORIGINAL

0010

102 P.9.

John McMurray

Counsel,

Filed 6 day of May 1887

Plead Guilty

THE PEOPLE

vs.

B

Michael Sandy

Violation of Excise Law.
(Sunday).
(III Rev. Stat., 7th Edition, page 193 Sec. 24, and page 198, Sec. 5).

RANDOLPH B. MARTINE,

District Attorney.

Pr. Dec 21/88
Bail forfeited & endorsed
A TRUE BILL.

G. J. Fenner

Complaint sent to the Court of Special Sessions.

Part III, ... 1887

Witnesses:

Officer Fitzpatrick

**POOR QUALITY
ORIGINAL**

0011

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Sander

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

- Michael Sander -

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

The said

Michael Sander

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

Philip Fitzgerald, and to

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

SECOND COUNT:

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

Michael Sander

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

The said

Michael Sander

late of the Ward, City and County aforesaid, afterwards, to wit : On the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week,

**POOR QUALITY
ORIGINAL**

00 12

commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

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

THIRD COUNT:

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

Michael Sander

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Michael Sander

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises ~~at number~~

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

RANDOLPH B. MARTINE,
District Attorney.

0013

BOX:

262

FOLDER:

2521

DESCRIPTION:

Lanferty, Emanuel

DATE:

05/19/87



2521

POOR QUALITY ORIGINAL

0014

438

Counsel, Ed
Filed 19 day of May 1887
Pleads, '

MISDEMEANOR.
[Chap. 188, Laws of 1885, §§ 7 and 8, as amended
by Chap. 577, Laws of 1886, §§ 2 and 3; and
Chap. 216, Laws of 1882, § 2.]

THE PEOPLE,

vs.
1887
1887

Emmanuel Sanferty

RANDOLPH B. MARTINE,
Attorney for said party

A True Bill. Ben Sis.
Name paid as
fine in another
case
Gly Hawthorn Foreman.

Just

Witnesses.
E. H. Chapman
Off. Seal

POOR QUALITY ORIGINAL

0015

Sec. 151.

Police Court 2 District.

CITY AND COUNTY } ss. In the name of the People of the State of New York; To the Sheriff of the County
OF NEW YORK, } of New York, or 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 Charles Sears

of No. 357 Washington Street, that on the 14th day of December 1886 at the City of New York, in the County of New York,

one Emanuel Lanferly at No 188 West Houston Street New York City, did manufacture a certain oleaginous compound or substance not made of unadulterated milk or cream but coated, powdered and colored with some coloring substance to make it resemble butter, the product of the dairy and have the same in his possession with intent to sell the same, in violation of Chapter 202, Laws of 1874 & Chapter 183, Laws of 1885 & Chapter 577, Laws of 1886 Amendment of the same

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 2 District Police Court, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 14th day of January 1887

J. H. Wood POLICE JUSTICE.

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Sears

vs

Emanuel Lanferly

Warrant-General.

Dated January 18 1887

Henry Ford Magistrate.

Samuel M. Campbell Officer.

The Defendant Emanuel Lanferly taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Samuel M. Campbell Officer.

Dated January 19 1887

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.
Time of Arrest, 2 10 P.M.

Native of Irish

Age, 32

Sex, Male

Complexion, _____

Color, White

Profession, Steam engine driver

Married, Yes

Single, _____

Read, Yes

Write, Yes

Chas. E. P. H.

POOR QUALITY ORIGINAL

0015

RUSSELL W. MOORE, A. M. M. Sc.
CHEMIST.

New York, Dec 27 1886

2053

CERTIFICATE OF ANALYSIS.

SAMPLE OF BUTTER.

Marked, *No B. 1309. 188 West Houston St & Lauderby Charles Sears*
Received from *Mr B. F. Van Valkenburg per Charles Sears*
on *Dec. 15* 1886.

THE SAMPLE CONTAINS:

WATER, - - - - - 10.71%
ANIMAL AND BUTTER FAT, - 82.05%
CURD, - - - - - 1.12%
SALT, - - - - - 6.12%

ANALYSIS OF THE FAT:

INSOLUBLE FATTY ACIDS, - 95.76%
SOLUBLE " " - 0.53%
SPECIFIC GRAVITY OF THE FAT
AT 100° F., - - - - - %
REICHERT FIGURE. C. C. $\frac{2}{10}$ Na OH.. 1.23

This sample is composed mainly of animal fat, and was not produced from unadulterated milk, or cream from the same. It was not produced from milk or cream alone. It contains coloring matter, whereby it is made to resemble butter, the product of the dairy; and it is in imitation and semblance of butter, produced from pure unadulterated milk or cream from the same.

Respectfully yours,

Edward W. Martin

Mr. *B. F. Van Valkenburg*
Dairy Commissioner

State of *New York*
City of *New York* ss.
County of *New York*

On the *27th* day of *December* in the year
one thousand eight hundred and Eighty six before me personally came
Edward W. Martin to me known, and known to me to be the individual
described in, and who executed the foregoing instrument, and *he*
acknowledged that he executed the same.

E. J. Durbin

NOTARY PUBLIC No. 70;
COUNTY OF NEW YORK,

POOR QUALITY ORIGINAL

0017

No 1303 B
Dec 27/86

State of New York

City and County of New York

Charles Sears
of No. 350 Washington Street, being duly
sworn, says: that he resides at Front of Jersey
County State of New
York, is 50 years of age and an Agent

appointed by Hon. Godiah H. Brown,
the New York Dairy Commissioner. That

at the time herein after mentioned one
Emanuel Trau fey was a Manufacturer
of Homogeneous, and had his factory
in a building in premises No. 188 West
Houston Street in the said City of New York,
and occupied and controlled such
building. That on the 11th day of

December 1886, deponent went into said
building to occupy and control
by him, and said to said Nathan
Trau fey that he wished to inspect the
material he was then ^{and here} manufacturing.

That the said Trau fey in response thereto
permitted deponent to inspect the half pound
of the manufactured substance herein after
mentioned. That said substance was manufactured since
August 1886. That it was so manufactured
and delivered to deponent by said
Trau fey. That thereafter and on December

POOR QUALITY
ORIGINAL

0019

The Fifth Department delivered a portion
of such substance to manufactured by
Jain Banerjee to Edward W. Martin, a
Chemist of the School of Mines, at the Corner
of East 14th Street and 4th Avenue, in
New York City, New York, and caused the
same to be analyzed by such Chemist,
that we certify thereof made by
such Chemist is here to annexed; that
said substance to manufactured and
delivered to Defendant by Jain Banerjee
was not made from unadulterated milk
or cream; that it was a manufactured
oleaginous substance not produced
from milk or cream, and had been made
by mixing, Compounding with and
adding to natural milk, cream or
butter, some animal fat or animal or
vegetable oils, but the same was
manufactured and made in imitation
and resemblance of natural butter,
produced from pure unadulterated milk
or cream of the same, that the same was
colored, powdered or colored with Anato,
or some other coloring matter, whereby
said substance was made to resemble
butter, the product of the Dairy, Contrary
to Sections 7 and 8, Chapter 202, Laws

of 1854, as amended by Chapter 183, Laws
of 1855, and as amended by Chapter
577, Laws of 1856.

That on said 11th day
of December 1856, defendant in said
factory, occupied and controlled by
said defendant, saw a quantity of such
manufactured substance.

Defendant charged
that the said Emmanuel defendant, against
the peace and dignity of the People of
the State of New York, and the Statutes in
such Cases made and provided, unlaw-
fully, with force and showing of force,
had such manufactured substance
in his possession with intent to sell
the same, and having procured and
suffered the same to be manufactured,
and was thereby guilty of a misdemeanor.
I swear to be true me

This 18th day of January 1857.

Charles Sears
J. M. Wood
Police Justice

POOR QUALITY ORIGINAL

0021

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Sears

vs.

Emmanuel Laferty

Offence *Assault*

BAILED, by *Nathan Nathan*
Residence *243 Br St* Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *January 18* 188

Strode Magistrate.
Campbell Officer.

Crab Precinct.

Witnesses *Chas. Deane*

No. *307 Washington* Street.

Edmond J. Martin

No. *307 Washington* Street.

No. _____ Street.

to answer

Paul

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 *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 *Jan 19* 188

J. W. Campbell Police Justice.

I have admitted the above named

Defendant

to bail to answer by the undertaking hereto annexed.

Dated *Jan 19* 188

J. W. Campbell 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.

POOR QUALITY ORIGINAL

0022

Sec. 198-200.

Second District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Emanuel Lauferty, 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

Emanuel Lauferty

Question How old are you?

Answer

37 Years

Question. Where were you born?

Answer

United States

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

Answer.

51 East 91st Street New York - Two years

Question What is your business or profession?

Answer

Oleomargarine Manufacturer

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 guilty - Almond Treadley

per my
Emanuel Lauferty

Taken before me this

1911

day of April 1881

[Signature]

Police Judge

**POOR QUALITY
ORIGINAL**

0023

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

Plaintiffs,

against

Emanuel Sander
Defendant.

The Grand Jury of the City and County of New York, by this indictment, accuse
(Chap. 215, Laws of 1882, § 2.) the above-named defendant of a Misdemeanor, committed as follows :

The said defendant, late of the City of New York, in the County of New York, aforesaid, on the *14th* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the City and County aforesaid, did unlawfully expose for sale and cause and procure to be exposed for sale, a large quantity, to wit: one hundred pounds, of a certain article and substance in semblance of natural butter, and known as oleomargarine or imitation butter, the same not being the legitimate product of the dairy, and not being made exclusively from milk or cream, or both, with salt or rennet, or both, with or without coloring matter or sage, but into which divers oils, and animal and other fats, not produced from milk or cream, had been introduced (a more particular description of which said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SECOND COUNT : (Chap. 183, Laws of 1885, § 7, as amended by Chap. 577, Laws of 1886, § 2.)

And the Grand Jury aforesaid, by this indictment further accuse the said defendant of a Misdemeanor, committed as follows :

The said defendant, late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully keep and offer for sale and cause and procure to be kept and offered for sale, a large quantity, to wit: one hundred pounds, of a certain article, substance and compound in imitation and semblance of natural butter produced from pure unadulterated milk, or cream of the same, the said article, substance and compound, so sold as aforesaid, being rendered, manufactured and produced out of divers animal fats and oils not produced from unadulterated milk, or cream from the same, the said article, substance and compound not having been manufactured prior to, and not being in process of manufacture

**POOR QUALITY
ORIGINAL**

0024

on the first day of August, in the year of our Lord one thousand eight hundred and eighty six, (a more particular description of which said article; substance and compound, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

THIRD COUNT, (Chap. 183, Laws of 1885, § 8, as amended by Chap. 577, Laws of 1886 § 3,

And the Grand Jury aforesaid, by this indictment further accuse the said defendant of a Misdemeanor, committed as follows:

The said defendant late of the City and County aforesaid, afterwards, to wit: on the said *14th* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*six*, at the City and County aforesaid, did unlawfully have in *his* possession, a large quantity, to wit: one hundred pounds of a certain compound, product and manufacture made in whole from animal fats and animal and vegetable oils, not produced from unadulterated milk or cream, which said compound, product and manufacture had been before then, and was then and there colored with coloring matter, whereby the same did then and there resemble butter, the product of the dairy, with intent to sell the same; (a more particular description of which said compound, product or manufacture, and of the fats and oils from which the same was so made as aforesaid, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

FOURTH COUNT: (Chap. 183, Laws of 1885, § 8, as amended by Chap. 577, Laws of 1886, § 8.

And the Grand Jury aforesaid, by this indictment further accuse the said defendant of a Misdemeanor, committed as follows:

The said defendant, late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully have in *his* possession, a large quantity, to wit: one hundred pounds of a certain compound, product and manufacture made in part from animal fats and vegetable oils not produced from unadulterated milk or cream, which said compound, product and manufacture had been before then, and was then and there colored with coloring matter, whereby the same did then and there resemble butter, the product of the dairy, with intent to sell the same; (a more particular description of which said compound, and of the ingredients thereof, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0025

BOX:

262

FOLDER:

2521

DESCRIPTION:

Larkin, Joseph

DATE:

05/23/87



2521

0026

BOX:

262

FOLDER:

2521

DESCRIPTION:

Lyons, John

DATE:

05/23/87



2521

POOR QUALITY ORIGINAL

0027

460

Counsel, *McLaughlin*
Filed *23* day of *May* 188*7*
at *Wheat* Community *vt.*

THE PEOPLE
1735
49
Joseph Eakin
John Lyons

RANDOLPH B. MARTINE,
District Attorney,
#7. *plead* *10*
Pen 3 *ord.*

A True Bill.

G. H. Martin

72 *May 26/87* Foreman
No 2 *Inds* dismissed
as to No 2.

Witnesses:

S. P. Wallace
G. F. Wallace
Chas. Bradrick
Wm. Burleigh

Upon an examination of the
returns, I find no
evidence against them
and recommend that
indictment be dismissed
as to them.

Jamieson & Smith
at the City

Brought in the Third Degree.
Sections 495, 506, 528, 532

POOR QUALITY ORIGINAL

0028

Police Court - 2^d District.

City and County of New York, ss.:

James P. Vallan

of No. 68 Leroy Street, aged 25 years,

occupation Retail Liquor Dealer being duly sworn,

deposes and says, that the premises No 85 Carmine Street,

in the City and County aforesaid, the said being a Five story brick building

and which was occupied by deponent as a Liquor Store

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

were BURGLARIOUSLY entered by means of forcibly cutting out and extracting a pane of glass from a window in the rear of said store or premises and by means and through the aperture so made turned and unfastened the catch and then opened on the 15 day of May 1887 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

Good and lawful money of the United States of the amount and value of \$4 twenty - three 66/100 - 10.00 - (Pd 3.100)

the property of Deponent

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

Joseph H. Parker and John Lyons (both now here)

for the reasons following, to wit: That deponent secured fastened the said window at the hour of one o'clock a.m. of the aforesaid day and retired up to bed and when deponent entered said premises at about 8.30 o'clock a.m. on said day deponent found said window opened and missed said property and deponent further says that at the time when he deponent closed said premises

POOR QUALITY ORIGINAL

0030

Sec. 198-200.

2. District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer. Joseph He Larkin

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. New York

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

Answer. No 42 Downing Street + about 1 year

Question. What is your business or profession?

Answer. Brass-polisher

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

Answer. I am not guilty

Joseph Larkin

Taken before me this

19

188

William J. ...
Police Justice.

POOR QUALITY ORIGINAL

0031

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK } ss

John Lyons

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

Question. What is your name?

Answer. *John Lyons*

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. *No 66 Leroy Street Fabank 2 years*

Question. What is your business or profession?

Answer. *Plumber*

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 was at home at the time mentioned and nowhere in the neighborhood of Leavine Street*

John Lyons

Taken before me this

John M. ...
188

Police Justice.

POOR QUALITY ORIGINAL

0032

BAILED,
 No. 1, by
 Residence
 Street,

No. 2, by
 Residence
 Street,

No. 3, by
 Residence
 Street,

No. 4, by
 Residence
 Street,

Police Court-- 2nd 731 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. Wallace
 Joseph H. Parker
 John Lyons
 Burglary

1
 2
 3
 4
 Offence

Dated May 16 188

James Martin, Justice.

Charles H. ... Officer.

Preinct.

Witnesses

James J. Wallace

No. ... Street.



No. ... Street

\$ 2000 to answer

John Lyons

(John)

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

Dated May 16 188 James Martin 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.

POOR QUALITY ORIGINAL

0033

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Joseph Sartain and
John Sugrue*

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

Joseph Sartain and John Sugrue

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

The said *Joseph Sartain and John Sugrue*, both —

late of the *Fifth* Ward of the City of New York, in the County of New York, aforesaid, on the *21st* day of *May*, in the year of our Lord one thousand eight hundred and eighty-*seven*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *Store* of one

James P. Wallace, —

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

James P. Wallace, —

in the said *Store* 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.

POOR QUALITY ORIGINAL

00034

SECOND COUNT—

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

Joseph Sadaim and John Sayers
of the CRIME OF *Petit* LARCENY, — committed as follows :

The said *Joseph Sadaim and John Sayers, both* —

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

the sum of twenty three dollars and sixty six cents in money, lawful money of the United States, (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of twenty three dollars and sixty six cents,

of the goods, chattels and personal property of one

James P. Wallace, —

in the *Store* of the said

James P. Wallace, —

there situate, then and there being found, *in the Store* 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.

Richard B. Smith
District Attorney.

0035

BOX:

262

FOLDER:

2521

DESCRIPTION:

Lebono, Luigi

DATE:

05/25/87



2521

POOR QUALITY ORIGINAL

0036

575
Counsel, Fred Hunter
Filed, 25th day of May 1887
Pleads, Not Guilty

THE PEOPLE
vs.
Enigi Lebond
Plead Guilty
Fred J. Day, Attorney

(Sections 278 and 218, Pennl Code.)
Rape, etc

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

G. H. Martin

Foreman.
June 14th
1887

Witnesses:

Mrs. De Bello
E. Bulanda

POOR QUALITY ORIGINAL

0037

Police Court, 1st District.

City and County } ss.
of New York, }

of No. 62 James Street, aged 30 years,
occupation Housekeeper being duly sworn, deposes and says,

that on the 17th day of May 1887, at the City of New York, in the County of New York, Ruizif Retoro (number,

Rosa De Bello

did assault a girl under the age of ten years, to wit: four years with the intent of committing a rape on said girl for the reasons following to wit: on the above described date deponent hearing the screams of her daughter Pipini ^{De Bello} coming from a water-closet in the rear of deponent's premises, pulled open the door of said closet and in there discovered the defendant having hold of the said Pipini ^{De Bello} and deponent further says that the front of defendant's trousers were opened and the penis of defendant was hanging out. Deponent still further says the defendant could have gone into another closet, different from the one occupied by the said Pipini and deponent believing that the said defendant intended to rape the said child charges him with the said assault.

Sworn to before me } Rosa ^{per} De Bello
this 18th day of May 1887 } mark

u y o m e

Police Justice

POOR QUALITY ORIGINAL

0038

Sec. 198-200.

104

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Luigi Lebono

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. *Luigi Lebono*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer, *Italy*

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

Answer. *14 Roosevelt St one month*

Question. What is your business or profession?

Answer, *Laborer*

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
Luigi Lebono
Mark*

Taken before me this

day of

188

Police Justice.

POOR QUALITY ORIGINAL

0039

File for East
Friday May 20
9:30 AM.

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

Police Court District 1st 188

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard Decker
Circuit Court

Dated May 18 188

Magistrate
John H. Decker

Witnesses
No. _____
Street _____

No. _____
Street _____
\$ 1000 to answer
E. May 20 9:30

with intent to
Commit a Rape

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

Dated May 18 188 _____ 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.

POOR QUALITY ORIGINAL

0040

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Simon Selvano

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

Simon Selvano of the crime of attempting to commit —

the CRIME OF RAPE, committed as follows:

The said *Simon Selvano,*

late of the City of New York, in the County of New York aforesaid, on the ~~seventeenth~~ day of *May*, in the year of our Lord one thousand eight hundred and eighty-~~seven~~, at the City and County aforesaid, with force and arms, in and upon one *Prigini De Bello,* then and there being, willfully and feloniously did make an assault, and her the said *Prigini De Bello*, then and there, by force and with violence to her the said *Prigini De Bello*, against her will and without her consent, did willfully and feloniously, ~~attempt to~~ ravish and carnally know, 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

Simon Selvano

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

The said *Simon Selvano,*

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 her the said *Prigini De Bello*, willfully and feloniously did make an assault, with intent her the said *Prigini De Bello*, against her will, and without her consent, by force and violence, to then and there willfully and feloniously ravish and carnally know, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

Third COUNT.

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

Sinix DeVono -

of the CRIME of *attempting to commit the crime of Rape,* -

committed as follows:

The said *Sinix DeVono,*

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 her the said Piquin DeBello, with fully and feloniously did make an assault, and the said Piquin DeBello being then and there a female under the age of ten years, he with the age of four years, and the said Sinix DeVono, then and there with fully and feloniously did attempt and endeavor to perpetrate an act of sexual intercourse with her the said Piquin DeBello, against the form of the Statute in such case made and provided, and against the peace of the People*

POOR QUALITY ORIGINAL

0042

*of the State of New York, and
their dignity*

Richard B. Smith

District Attorney.

0043

BOX:

262

FOLDER:

2521

DESCRIPTION:

Lee, Morris A.

DATE:

05/19/87



2521

POOR QUALITY ORIGINAL

0044

427

Witnesses:

Ed. Nelson
W. H. Adams

Counsel, *Ed*
Filed, *19* day of *May* 1887
Plends, *1*

MISDEMEANOR.
[Chap. 138, Laws of 1885, §§ 7 and 8, as amended by Chap. 577, Laws of 1886, §§ 2 and 3; § 430, Penal Code; Chap. 238, Laws of 1882, §§ 2 and 3; Ibid., § 1; and Chap. 215, Ibid., §§ 2 and 3.]
THE PEOPLE
vs.
30. 8th
1742 B
Morris A. Lee

RANDOLPH B. MARTINE,
Pr May 23/87 District Attorney.
you are guilty.

A True Bill.

G. H. A. [Signature]

Foreman.
The employer to having
paid a fine in this
case ven responded.

POOR QUALITY ORIGINAL

0045

RUSSELL W. MOORE, A. M. M. Sc.
CHEMIST.

New York, March 14th 1887

CERTIFICATE OF ANALYSIS.

SAMPLE OF BUTTER.

Marked, 2 21 of New York Mch 9th/87 542 8th Ave J.R. Gray E. S. Wilson
Received from Mr B J Van Vaekenburgh per E. S. Wilson
on Thursday March 10th 1887. 7.30 pm

THE SAMPLE CONTAINS:

WATER, - - - - - 10.26%
ANIMAL AND BUTTER FAT, - 85.26%
CURD. - - - - - .66%
SALT, - - - - - 3.82%
100.00

ANALYSIS OF THE FAT:

INSOLUBLE FATTY ACIDS, - 93.48%
SOLUBLE " " - 1.43%
SPECIFIC GRAVITY OF THE FAT
AT 100° F., - - - - - 0%
REICHERT FIGURE. C. C. $\frac{8}{10}$ Na OH. 3.22

This sample is composed mainly of animal fat, and was not produced from unadulterated milk, or cream from the same. It was not produced from milk or cream alone. It contains coloring matter, whereby it is made to resemble butter, the product of the dairy; and it is in imitation and semblance of butter, produced from pure unadulterated milk or cream from the same.

Respectfully yours,

Russell W. Moore

Mr. B J Van Vaekenburgh
Asst Dairy Comm

State of NY
City of NY ss.
County of NY

On the 14th day of March in the year
one thousand eight hundred and Eighty seven before me personally came
Russell W. Moore to me known, and known to me to be the individual
described in, and who executed the foregoing instrument, and he
acknowledged that he executed the same.

E. J. Durbin
NOTARY PUBLIC No. 70,
CITY & COUNTY OF NEW YORK.

**POOR QUALITY
ORIGINAL**

0045

Ms. 221. 7.
Ms. 14/17

S

POOR QUALITY ORIGINAL

0047

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

Edmund S. Wilson, of No. 350 Washington Street, being duly sworn, says: That he resides at No. 153 Gray Street, in the City of New York, County of New York, and State of New York, is 30 years of age, and an expert appointed by HON. JOSIAH K. BROWN, the New York Dairy Commissioner; That at the times hereinafter mentioned one Wood was a Retail Butter ~~Grocery~~ Dealer, and had his Butter ~~Grocery~~ Store in a room in No. 542 Eighth Avenue Street, in the said City of New York, and occupied and controlled such room; That on the 9th day of March, 1887, deponent went into said

store and such room so occupied and controlled by him, and said to one Morris A. Lee that he wanted to buy some Butter; That the said Lee in response thereto then and there sold and delivered to deponent one pound of the manufactured substance hereinafter mentioned, for which he asked and deponent then and there paid him 29 cents per pound; That it was so sold and delivered to deponent by said Lee as and for Butter, the product of the dairy; That thereafter and on March 10th, 1887, deponent delivered a portion of such substance so sold to him by said Lee to Russell W. Moore, a Chemist of School of Mines Cor 4th Avenue and 49th Street in said City of New York, and caused the same to be analyzed by such Chemist; That the certificate thereof made by such Chemist is hereto annexed; That such substance so sold and delivered to deponent by said Lee was not Butter, the product of the dairy, and was not made from unadulterated milk or cream; That it was a manufactured oleaginous substance not produced from milk or cream, and had been made by mixing, compounding with and adding to natural milk, cream or Butter, some animal fats or animal or vegetable oils; Not produced from milk or cream, so as to produce an article, substance and human food in imitation and semblance of natural Butter; That the said substance had been and was colored with some coloring matter whereby said substance was made to and did resemble Butter the product of the dairy, and was so colored thereby in semblance of and to resemble natural Butter; That on said 9th day of March, 1887, deponent in said

store and room occupied and controlled by him saw a quantity of such manufactured substance offered for sale as and for Butter made from unadulterated milk or cream, with intent to sell the same as and for Butter made from unadulterated milk or cream in the ordinary course of said Grocery business.

Deponent charges that the said Morris A. Lee against the peace and dignity of the people of the State of New York and the statutes in such case made and provided, unlawfully, wilfully and knowingly so, had such manufactured substance in his possession with intent to sell the same as and for Butter made from unadulterated milk or cream, and so offered the same for sale with such intent, and so sold the said portion thereof to this deponent as and for Butter the product of the dairy, and caused, procured, and suffered the same to be so offered for sale and sold, and was thereby guilty of a misdemeanor.

Sworn to before me this 25th day of March, 1887.

Edmund S. Wilson
Sam'l C. Kelly
Police Justice.

POOR QUALITY ORIGINAL

0048

2nd District Police
Court of the City and
County of New York

THE PEOPLE, &c.

vs.

Annia V. Lee

Affiant:
E. S. Wilson
357 Washington St

Witnesses:
J. R. Gray
Residence 357 Washington St
Russell H. Moore
Residence 357 Washington St

Residence

POOR QUALITY ORIGINAL

0049

Sec. 151.

Police Court 2nd 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 Edmund S. Wilson of No. 3507 Washington Street, that on the 9th day of March 1887 at the City of New York, in the County of New York,

one Charles Wood at No 542 Eighth Avenue did offer for sale and sell to said Wilson one pound of oleomargarine as and for better violation of the Statutes in such cases made and provided

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 forthwith before me, at the 2nd 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 25th day of March 1887

Samuel Campbell POLICE JUSTICE.

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edmund S. Wilson

vs

Morris A. Jee

Warrant-General.

Dated March 25th 1887

Samuel D. Kelly Magistrate.

Sam. Campbell Officer.

The Defendant Morris A. Jee taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Samuel M. Campbell Officer.

Dated March 29th 1887

This Warrant may be executed on Sunday or at night.

Police Justice

542 8 Ave

REMARKS.

Time of Arrest, 10¹⁵ AM

Naive of A.S.

Age, 31

Sex, Male

Complexion, _____

Color, White

Profession, Police

Married, Yes

Single, _____

Read, Yes

Write, Yes

542 8 Ave

POOR QUALITY ORIGINAL

0050

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Morris A. Lee 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 Morris A. Lee

Question. How old are you?

Answer 31 years.

Question. Where were you born?

Answer. Crozier County, New York state

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

Answer. 542 Eighth Avenue, New York City about 6 months

Question What is your business or profession?

Answer Clerk

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 demand a trial at the Court of General Sessions.

Morris A. Lee

I taken before me this

day of

July 18 1938

Police Justice.

POOR QUALITY ORIGINAL

0051

BAILED,
 No. 1, by *Charles West*
 Residence *541 1/2 3rd Street*
 No. 2, by _____
 Residence _____
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

Police Court *2* District *404*

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Samuel S. Williams

Thomas A. Lee

1 _____
 2 _____
 3 _____
 4 _____
 Offence *Violation of the Chemorgan Law*

Dated *March 29* 188

W. J. Keefe Magistrate.

Conrad Precinct.

Witnesses *W. A. Gray*

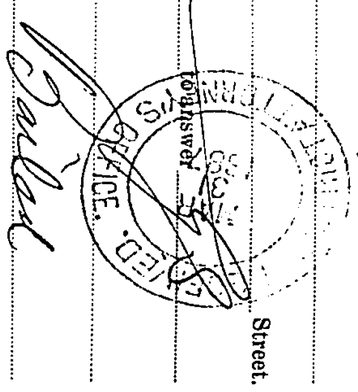
No. *3050* Washington Street.

W. A. Gray

No. *3550* Washington Street.

No. _____ Street.

\$ *1000*



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

Dated *March 29* 188 *W. J. Keefe* Police Justice.

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

Dated *March 29* 188 *W. J. Keefe* 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.

POOR QUALITY ORIGINAL

0052

Grand Jury Room.

PEOPLE
vs.

Ab A Lee

*of Wilson
in Jersey
R. Wilson
Chemist*

POOR QUALITY
ORIGINAL

0053

To Hon. R. B. Martine

Disct Attorney re.

Dear Sir,

In my case called for today, being charged with selling Butterine, while acting as clerk for Ch. Wood 542 & Co. N.Y. I desire to state, that when the sale was made, I had just come from the Country to act as clerk in his store, and did not then know anything about the controversies existing in relation to its lawful sale - As my wages are hardly sufficient to maintain myself and family, it would be a great hardship to me if the Court

POOR QUALITY
ORIGINAL

0054

imposed a fine, and as my
employer has already paid a
fine of 700.⁰⁰ in his own
case I would earnestly ask
that the fine be suspended

Respectfully

Morris A. Lee

J. H. P. Martin

Doct. W. H. J.

POOR QUALITY ORIGINAL

0055

Court of General Sessions of the Peace.

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Morris A. See

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

- Morris A. See -

(Chap. 183, Laws of 1885, § 8, as amended by Chap. 577, Laws of 1886, § 3.) of a Misdemeanor, committed as follows:

The said *Morris A. See,*

late of the City of New York, in the County of New York aforesaid, on the *ninth* day of *March*, in the year of our Lord one thousand eight hundred and eighty *seven*, at the City and County aforesaid, *one pound* of a certain oleaginous substance and compound, not made nor produced from milk or cream (a more particular description of which said substance and compound, and of the ingredients and matters of which the same was made and produced, is to the Grand Jury aforesaid unknown, and cannot now be given), unlawfully did intentionally sell, and cause and procure to be sold to one *Edmund S. Wilson*, as and for butter, the product of the dairy; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SECOND COUNT: (Chap. 183, Laws of 1885, § 8, as amended by Chap. 577, Laws of 1886, § 3).

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

- Morris A. See -

of a Misdemeanor, committed as follows:

The said *Morris A. See,*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, unlawfully did unintentionally sell and cause and procure to be sold to one *Edmund S. Wilson*, *one pound* of a certain oleaginous substance and compound, not made nor produced from milk or cream (a more particular description of which said substance and compound, and of the ingredients and matters of which the same was made and produced, is to the Grand Jury aforesaid unknown, and cannot now be given), as and for butter, the product of the dairy; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

**POOR QUALITY
ORIGINAL**

0056

THIRD COUNT: (Chap. 246, Laws of 1882, § 1).

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

- Morris A. See -

of a Misdemeanor committed as follows:

The said *Morris A. See,*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold, at retail, to one *Edmund S. Wilson, one pound* of a certain substance, not being butter, and commonly called oleomargarine, and did then and there falsely represent the same to the said *Edmund S. Wilson -*

to be butter; against the form of the statute in such case made and provided, and against the peace and dignity of said people.

FOURTH COUNT: (Section 480, Penal Code)

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

Morris A. See -

of a Misdemeanor, committed as follows:

The said *Morris A. See,*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell, and cause and procure to be sold, to one *Edmund S. Wilson -*

as an article of food, *one pound* of a certain substance in imitation of a certain article of food, to wit: butter, without disclosing such imitation by a suitable and plainly visible mark or brand; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

FIFTH COUNT: (Chap. 238, Laws of 1882, § 3.)

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

Morris A. See -

of a Misdemeanor, committed as follows:

The said *Morris A. See,*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, a certain parcel containing *one pound* of a certain article and substance in semblance of butter, not the legitimate product of the dairy,

**POOR QUALITY
ORIGINAL**

0057

and not made exclusively of milk or cream, but into which divers oils and fats not produced from milk or cream, entered as component parts (a more particular description of which said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given), the same being then and there an article and substance required by law, in case of retail sales in parcels, to be sold from a tub, firkin, box or package, distinctly and durably stamped, branded or marked upon the top and side with the words "Oleomargarine Butter" only, where it could be plainly seen, in Roman letters, burned in or painted thereon with permanent black paint, in a straight line, and not less than one-half inch in length, and wherewith the seller was then and there required by law in such case, to deliver to the purchaser thereof, a printed label, bearing the plainly printed words "Oleomargarine Butter" only, in Roman letters not less than one-half inch in length, in a straight line, unlawfully did then and there sell and cause and procure to be sold at retail, to one

Edmund S. Wilson -

from a certain *tub and box* which was not then and there stamped, branded or marked as aforesaid, and unlawfully did not then and there deliver therewith to the said

Edmund S. Wilson -

such purchaser as aforesaid, a label of the kind and description aforesaid, against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SIXTH COUNT: (Chap. 215, Laws 1882, § 2.)

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

Morris A. Lee -

of a Misdemeanor, committed as follows:

The said

Morris A. Lee.

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold to one

Edmund S. Wilson, one pound

of a certain article and substance in semblance of natural butter, and known as oleomargarine or imitation butter, the same not being the legitimate product of the dairy, and not being made exclusively from milk or cream, or both, with salt or rennet, or both, with or without coloring matter or sage, but into which divers oils, and animal and other fats, not produced from milk or cream, had been introduced (a more particular description of which said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SEVENTH COUNT: (Chap. 188, Laws of 1885, § 7, as amended by Chap. 577, Laws of 1886, § 2.)

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

Morris A. Lee -

of a Misdemeanor, committed as follows:

The said

Morris A. Lee.

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

**POOR QUALITY
ORIGINAL**

0058

at the City and County aforesaid, did unlawfully sell and cause and procure to be sold to one *Edmund S. Wilson, one pound* of a certain article, substance and compound in imitation and semblance of natural butter produced from pure, unadulterated milk, or cream of the same, the said article, substance and compound, so sold as aforesaid, being rendered, manufactured and produced out of divers animal fats and oils not produced from unadulterated milk, or cream from the same, the said article substance and compound not having been manufactured prior to, and not being in process of manufacture, on the first day of August, in the year of our Lord one thousand eight hundred and eighty six, (a more particular description of which said article, substance and compound, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

EIGHTH COUNT: (Chap. 183, Laws of 1885, § 8, as amended by Chap. 577, Laws of 1886, § 3.)

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

Morris A. Lee

of a Misdemeanor, committed as follows:

The said *Morris A. Lee,*

late of the City and County aforesaid, afterwards, to wit: on the said *ninth* day of *March,* in the year of our Lord one thousand eight hundred and eighty-seven, at the City and County aforesaid, did unlawfully sell, and cause and procure to be sold, to one *Edmund S. Wilson, one pound*

of a certain compound product and manufacture made in whole from animal fats and animal and vegetable oils, not produced from unadulterated milk or cream, which said compound product and manufacture had been before then, and was then and there colored with coloring matter, whereby the same did then and there resemble butter, the product of the dairy (a more particular description of which said compound, product and manufacture, and of the fats and oils from which the same was so made as aforesaid, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

NINTH COUNT: (Chap. 183, Laws of 1885, § 8, as amended by Chap. 577, Laws of 1886, § 3.)

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

Morris A. Lee

of a Misdemeanor, committed as follows:

The said *Morris A. Lee,*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell, and cause and procure to be sold to one

Edmund S. Wilson, one pound

0059

BOX:

262

FOLDER:

2521

DESCRIPTION:

Leidemann, John

DATE:

05/10/87



2521

POOR QUALITY ORIGINAL

0060

168

Witnesses:

John Seidemann

Counsel,

Filed 10 day of Mar 1887

Pleads *Not Guilty*

THE PEOPLE

vs.

John Seidemann

7
A
John Seidemann
Violation of Excise Law.
(Sunday).
(III Rev. Stat., 7th Edition, page 1983 Sec. 21, and page 1983, Sec. 5).

RANDOLPH B. MARTINE,

District Attorney.

A TRUE BILL.

Glynn

Foreman.

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

Part 2... Dec. 21... 1886.

**POOR QUALITY
ORIGINAL**

0061

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Seidemann

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

John Seidemann —

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

The said *John Seidemann,*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *23rd* day of *April*, in the year of our Lord one thousand eight hundred and eighty-~~seven~~, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to

Francis J. Fitzgerald, and to —

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

SECOND COUNT :

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

John Seidemann —

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

The said *John Seidemann,*

late of the Ward, City and County aforesaid, afterwards, to wit : On the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week

**POOR QUALITY
ORIGINAL**

0062

commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

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

THIRD COUNT:

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

John Seidenman —

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRIT-
UOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *John Seidenman,*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

30 Elizabeth Street, —

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

RANDOLPH B. MARTINE,
District Attorney.

0063

BOX:

262

FOLDER:

2521

DESCRIPTION:

Lewinske, Philip

DATE:

05/10/87



2521

POOR QUALITY ORIGINAL

0065

Sec. 192.

1st District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Audrey J. White a Police Justice of the City of New York, charging Phillip Kewinase Defendant with the offence of

Fraud Larceny

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 hearing thereof having been adjourned.

We, Phillip Kewinase Defendant of No. 178 Weymouth Street; by occupation a Iron Dealer and Silas Swartz of No. 254 Canal Street, by occupation a Butcher Surety, hereby jointly and severally undertake that the above named Phillip Kewinase Defendant shall personally appear before the said Justice at the 1st 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 29 day of March 1887

[Signature]
POLICE JUSTICE

Phillip Kewinase
Silas Swartz

POOR QUALITY ORIGINAL

0066

CITY AND COUNTY OF NEW YORK, } ss,

Silas Swartz

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth Five 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 stock and fixtures

of Fulton manufacturing situated at 254 Canal Street value or Ten Thousand Dollars for and also

Silas Swartz

[Signature]
Police Justice.

District Police Court.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs,

Undertaking to appear during the Examination.

Taken the day of 188

Justice,

POOR QUALITY ORIGINAL

0057

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

William D. Fox

of No. 5 Thomas Street, aged 32 years,
occupation Agent being duly sworn

deposes and says, that on the 24 day of February 1887 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:

A quantity of brass cocks and a quantity of bar steel together of the value of One hundred and Ten dollars

the property of Nelson Lawson but in deponent's charge

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 Philip Lewinske from the following facts to wit: that upon said above date said Lewinske was in premises 55 West 16th Street in said City and that there and there deponent saw said property, that after said Lewinske had departed from said premises deponent missed said property and that since that time deponent has seen a portion of said stolen property in the possession of said Lewinske at his place of business in Brooklyn

Sworn to before me, this 24th day of February 1887
of [Signature]
Police Justice.

[Signature]

POOR QUALITY ORIGINAL

0058

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Phillip Lemire 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. *Phillip Lemire*

Question. How old are you?

Answer. *36 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *18 Raffle St. Brooklyn 4 years*

Question. What is your business or profession?

Answer. *Wholesale iron dealer*

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 demand an examination*
Phillip Lemire

Taken before me this

day of

1888

Police Justice.

POOR QUALITY ORIGINAL

0059

Sec. 151.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Whereas, Complaint on oath, has been made before the undersigned, one of the Police Justices in and for the said City, by William J. Fox

of No. 5 Thomas Street, that on the 21 day of February 1889 at the City of New York, in the County of New York, the following article to wit:

A quantity of brass cocks and a quantity of bar steel

of the value of One hundred and ten Dollars, the property of William J. Fox was taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Philip Reinicke

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 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 21 day of February 1889 W. J. Fox POLICE JUSTICE.

POLICE COURT. DISTRICT.

THE PEOPLE, &c., ON THE COMPLAINT OF

Wm J Fox

Philip Reinicke

Warrant-Larceny.

Dated March 28 1889

White Magistrate

Levin Officer

The Defendant Philip Reinicke

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

Wm J Fox Officer.

Dated March 29 1889

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, March 29-89

Philip Reinicke
74 Sulfield St - Bergen

Native of Germany

Age, 34 1/2

Sex M

Complexion, Fair

Color W

Profession, Iron

Married No

Single, No

Read, Yes

Write, Yes

POOR QUALITY ORIGINAL

0070

The preceding paper will please hear your address in the within case see my opinion

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Richard Smith
486 West 145 St.

Street

Street

Street

April 24th 1888

Police Court District 1 572

49 produced THE PEOPLE, &c.

ON THE COMPLAINT OF

William D. Port
Philip's Reward



Dated

Magistrate

No.

Officer

Witnesses

Precinct

No.

Street

No.

Street

No.

Street

No.

Street

No.

Street

\$

to insure

No.

Street

No.

Street

No.

Street

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

Defendant, 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 April 24th 1888 Police Justice.

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

Dated April 24th 1888 Police Justice.

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

Dated April 24th 1888 Police Justice.

POOR QUALITY ORIGINAL

0071

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Ernie Samson

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

- Ernie Samson -

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

The said *Ernie Samson,*

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

divers brass rods of a number and description to the Grand Jury aforesaid unknown, of the value of fifty five dollars, and a quantity of bar steel, a more particular description whereof is to the Grand Jury aforesaid unknown, of the value of fifty five dollars.

of the goods, chattels and personal property of one *Wilson Samson,*

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.

Richard W. Brewster

District Attorney.

0072

BOX:

262

FOLDER:

2521

DESCRIPTION:

Lewis, Abram

DATE:

05/13/87



2521

POOR QUALITY ORIGINAL

0073

201.

Witnesses:

Speakers at the
Conclusion Reached
by Mr. Lynn
May 7-92. Court Prisoner.

You are examining
of this case - I am convinced
that it will be impossible
for the people to correct the
misstatements of the complainant
as unknown; the order
of Henry Ford the officer
upon whom the order was
taken defines the people
of a witness whose testimony
is deemed necessary to such
the people to maintain their
case - In view of these
persons I do recommend
that the Department be advised
in his most respectful manner
May 7/92
Ranchhope Lynn
Court Prisoner
May 7/92

Counsel, *R. M. M. M. M.*
Filed, *May 7* day of *May* 188*7*
Pleads, *M. M. M. M.*

THE PEOPLE
vs.
R
Abram Lewis
[Section - Penal Code]

RANDOLPH B. MARTINE,
District Attorney.
May 7/92
Rail Discharged
A True Bill.
G. W. H. H. H. Foreman.

24th
5/7/92

Police Court, District.

City and County of New York, ss.

George M. Wood.

of No. 7ndhauu Nighth Street, aged 36 years,

occupation Clerk Court of Special Sessions being duly sworn, deposes and says,

that on the 24th day of April, 1887, at the City of New York, in the County of New York,

That he is informed and believes that one Joseph Coburn was brought before Police Justice J. Henry Ford, at the Second District Police Court, charged with Misdemeanor, and was by said Justice held to answer, in the sum of Three hundred dollars, at the Court of Special Sessions.

That thereafter and on said day, one Abram Lewis, giving his residence as No. 8 Sutter Place, was accepted by said Justice as Surety for said Coburn.

That said Lewis signed the accused affidavit, and undertook to the same, that he owned the house and lot known as No. 8 Sutter Place, and that the same was free and clear of encumbrance and worth the sum of Eight thousand dollars.

That deponent is informed upon information & belief that said Lewis did not own or have interest in said house & lot, at the time of making said affidavit.

George M. Wood

Subscribed and sworn to before me this 24th day of April, 1887.

J. M. Wood

POOR QUALITY ORIGINAL

0075

May 2

Police Court--5th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George M. Wood

vs.

Abram Lewis

1 _____
2 _____
3 _____
4 _____

Offence, Perjury

Dated April 29 1887

Elbreth Magistrate.

Walsh Officer.
1st Cont.

Clerk

Witnesses,

No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ _____ to answer _____ Sessions

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

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

I have admitted the above named _____

to bail to answer by the undertaking hereto annexed.

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.

Dated _____ 188 _____

Police Justice.

Dated _____ 188 _____

Police Justice.

POOR QUALITY ORIGINAL

0076

State of New York,
COUNTY OF KINGS, ss.
CITY OF BROOKLYN.

James Garity of No. *128* *128* *128* *Police Court* *NY*
being duly sworn says that he is acquainted with the handwriting of *H. J. M. Garity*

the Police Justice, who issued the annexed Warrant and that
the signature to this Warrant is in the handwriting of said *H. J. M. Garity*

Sworn to before me this *11* *9th* day of *March* 188*7*
Andrew D. Garity
Police Justice of the City of Brooklyn

This Warrant may be executed in the County of Kings, *City of Brooklyn*

Dated this *11* *9th* day of *March* 188*7*
Andrew D. Garity
Police Justice.

POOR QUALITY ORIGINAL

0077

R
N
R
N
R
N
R
N
R
N
R
N

Sec. 198-200.

CITY AND COUNTY OF NEW YORK.

1st District Police Court.

Abram Lewis

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

Question. What is your name?

Answer. *Abram Lewis*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *U S*

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

Answer. *8 Sutton Place, 5 years*

Question. What is your business or profession?

Answer. *Cigar dealer*

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*

Abram Lewis

Taken before me this
day of *May* 188*9*

R. W. Webb
Police Justice.

POOR QUALITY
ORIGINAL

0078

District Attorney's Office.

PEOPLE

vs.

Lucas

Dear Col

Put these papers
with the others you
have and give
them to the Council

John

POOR QUALITY ORIGINAL

0079

BAILED,
 No. 1, by W. S. Goldman
 Residence 217 Eldridge St.
 No. 2, by _____
 Residence _____
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

201
 Police Court
 District 671

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
James McPherson
Sham Lewis
 Offence _____

Date May 22 1887
James McPherson
 Magistrate



Witnesses
 No. _____
 No. _____
 No. _____
 No. _____
 \$ 1000 to answer
Bailed

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

Abram Lewis

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 May 22 1887 J. McPherson Police Justice.

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

Dated May 22 1887 J. McPherson 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.

POOR QUALITY ORIGINAL

00000

Sec. 151.

Police Court First 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 George M. Wood of No. Jordan Heights Street, that on the 24 day of April 1887 at the City of New York, in the County of New York, Abraham Lewis, ad. wellfully and knowingly committing wilful and corrupt perjury in that the said defendant swore that he owned 408 Sutton Place in the City of New York, which said defendant known to be false, while justifying to a bail bond and release for the person of one Joseph Coburn, charged with murder.

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 First 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 29 day of April 1887

POLICE JUSTICE.

Police Court 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George M. Wood
vs

Abraham Senior

Warrant-General.

Dated April 29 1887

S. Millgrots
Magistrate.

W. Mallick Officer.

The Defendant Abraham Senior

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

Paul Mallick Officer.

Dated April 30 1887

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, April 30 1887

Abraham Senior
8 Sutton Place

Native of US

Age, 39

Sex, M

Complexion, dark

Color, W

Profession, Seaman

Married, W

Single, W

Read, W

Write, W

POOR QUALITY ORIGINAL

00001

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

The People of the State
of New York,
against
Abraham Lewis

The Grand Jury of the City and
County of New York, by this indictment
accuse Abraham Lewis of the crime of
Perjury, committed as follows:

Heretofore, to wit: on the twenty
fourth day of April, in the year of
our Lord one thousand eight hundred
and eighty seven, at the City and County
aforesaid, one Joseph Edmund was
lawfully apprehended and removed
before J. Henry Bond, Esquire, one of
the Justice of the Peace of the City of New
York, on a charge of having on said
day committed in said City, a misde-
meanor, whereupon the said J. Henry
Bond, Esquire, Justice of the Peace as aforesaid
did then and there, in due form of
law proceed to examine into the said
charge, and did then and there examine
the same in due form of law, and
appearing from the said examination
that a crime had been committed, and

POOR QUALITY ORIGINAL

00002

that there was sufficient cause to believe the said Joseph Johnson guilty thereof, the said J. Henry Ford Esquire, Justice of the Peace as aforesaid did then and there duly make and sign an order that the said Joseph Johnson be held to answer the said charge, 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 appear to the said

And afterwards, to wit on the day and in the year aforesaid, at the City and County aforesaid, the said Abram Lewis, late of the City and County aforesaid, personally came and appeared before the said J. Henry Ford Esquire, Justice of the Peace as aforesaid, (and as such Justice of the Peace then and there legally authorized and duly qualified to take bail in the said case) and then and there offered himself to be and become the bail and surety for the said Joseph Johnson, and did then and there produce and exhibit to the said J. Henry Ford Esquire, Justice of the Peace as aforesaid, a certain written instrument signed by him the said Abram Lewis and by the said

The said ~~James~~ ^{George} ~~Robertson~~, wherein and whereof
 they the said ~~James~~ ^{George} ~~Robertson~~ and
~~James~~ ^{George} ~~Robertson~~ did undertake jointly
 and severally that the said ~~James~~ ^{George} ~~Robertson~~
~~Robertson~~ should appear and answer
 the said charge in whatever Court
 it might be presented: and should
 do all things necessary and reasonable
 to the order and process of the Court,
 and if convicted, should appear for
 judgment, and render himself in
 execution thereof or do what he
 should think fit in these conditions that
 they would pay to the People of
 the State of New York, the sum of
 three hundred dollars: and the said
~~James~~ ^{George} ~~Robertson~~
~~Robertson~~ did then and there do
 produce and exhibit to the said
~~James~~ ^{George} ~~Robertson~~ ^{James} ~~Robertson~~ as
 aforesaid, a certain affidavit in writing
 duly signed by him, and then and
 there containing certain allegations
 and statements of and concerning the
 sufficiency and responsibility of him
 the said ~~James~~ ^{George} ~~Robertson~~ ^{James} ~~Robertson~~ as
 upon the said undertaking.

And the said ~~James~~ ^{George} ~~Robertson~~, now
 then and there in due form of law
 sworn, and did take his corporate
 oath, to give and to pay the said ~~James~~ ^{George} ~~Robertson~~

POOR QUALITY ORIGINAL

00084

That the said Henry Lord Esquire, Justice of the Peace,
 and concerning the death of
 the mother contained in the said
 affidavit in writing; that the said
 Henry Lord Esquire, Justice of the Peace,
 as aforesaid, having then and there
 full and complete power and
 authority to administer the said oath
 to the said Abram Lewis, in that
 behalf of the said Henry Lord Esquire,
 necessary and material that the
 said Henry Lord Esquire, Justice of the Peace,
 should know
 the true circumstances and nature
 of the said Abram Lewis, in order
 that he might determine whether
 he would and should take, accept
 and approve the said Abram Lewis
 as such witness in the said
 undertaking

And the said Abram Lewis, being
 sworn as aforesaid, before the said
 Henry Lord Esquire, Justice of the Peace,
 as aforesaid, upon this first day of
 the month of June, in the
 year of our Lord one thousand seven hundred
 and seventy one, in and to the
 said affidavit in writing, did
 solemnly swear and confirm
 that he was the father of the said

3.

amount of the said in value
and to the effect following, that
is to say:

That the said Abram Lewis
was then a freeholder within the said
County of New York and State of New
York, and was then worth six hundred
dollars exclusive of property exempt
from execution, and over and above the
amount of all his debts and liabilities,
and that his property then consisted
of the house and lot numbered eight
Sutton Place in the said City of New
York, which was then worth eight
thousand dollars, and was then free
and clear of all taxes and encumbrances
whenever.

Whereas in the said and in that
the said Abram Lewis was not
then a freeholder within the said
County and State, and was not then
worth six hundred dollars exclusive
of property exempt from execution,
and over and above the amount of all
his debts and liabilities, and his
property did not then consist of
the said house and lot numbered eight
Sutton Place in the said City of New
York, which was then worth eight
thousand dollars, and was then free

and dear of all times and circumstances
whenever; as the said Adam
Swins then and there well knew.

And the said Adam Swins
do say, that the said Adam Swins,
in manner and form aforesaid, did
knowingly, willingly, maliciously and
premeditatedly commit, intend and
commit to be committed, against the form
of the Statute in such case made and
provided, and against the peace of
the People of the State of New York,
and their dignity.

Richard P. Martin,
District Attorney

0087

BOX:

262

FOLDER:

2521

DESCRIPTION:

Lingner, Wm.

DATE:

05/06/87



2521

POOR QUALITY ORIGINAL

0000

100

Transferred to Court of Special Sessions for trial in final disposition.

Part 2... from 23... 1393
Counsel,

Filed 6 day of May 1887

Pleds Guilty by

THE PEOPLE

vs.

B

Wm. Lingner

750 City Ave

RANDOLPH B. MARTINE,

District Attorney.

Bail in this case has been

granted for

A TRUE BILL. His address is

627 10th St

R. J. Ferris

Foreman.

76
July 27 1887

G. S. L.

Witnesses:

Officer Neary

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Singer

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

- William Singer -

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

The said *William Singer,*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *24th* day of *April,* in the year of our Lord one thousand eight hundred and eighty-~~seven~~, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to

Herman Wenzel, and to

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

SECOND COUNT:

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

- William Singer -

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

The said *William Singer,*

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week:

commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

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

THIRD COUNT:

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

- William Singner -

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *William Singner,*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

250 Sixth Avenue.

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

RANDOLPH B. MARTINE,
District Attorney.

0091

BOX:

262

FOLDER:

2521

DESCRIPTION:

Link, Frank

DATE:

05/16/87



2521

0092

POOR QUALITY ORIGINAL

306

Counsel,
Filed *W. G. May* of *May*, 1887
Pleads *Not guilty*

Violation of Excise Law.
(Sunday).
(III Rev. Stat., 7th Edition, page 1983 Sec. 21, and page 1989, Sec. 5).

THE PEOPLE

vs.

Frank Sink
10/10/87

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

J. G. K. Curran
Foreman
May 20/87
Pleads Guilty
H. J. Smith - 1/2/87
(Paid)

Witnesses:
W. G. May
Frank Sink

POOR QUALITY ORIGINAL

0093

Excise Violation—Selling on Sunday.

POLICE COURT— 3^d DISTRICT.

City and County } ss.
of New York, }

Michael Rooney
of No. the 3^d district Police Court Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 10 day
of April 1887, in the City of New York, in the County of New York, at
premises No. 357 East 10th Street,

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

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

Sworn to before me, this 11 day }
of April 1887 } Michael Rooney

James O'Neill Police Justice.

POOR QUALITY ORIGINAL

0094

Sec. 198-200.

56 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Frank Link 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 Frank Link

Question How old are you?

Answer 24 years

Question Where were you born?

Answer New York City

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

Answer 155 Avenue B. Two months

Question What is your business or profession?

Answer Bar tender

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

Answer I am not guilty and demand a trial by Jury

Frank Link

Taken before me this

day of April 1887

David W. H. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0095

BAILED,
 No. 1, by Dani Cohen
 Residence 248 Seventh Street,
 No. 2, by _____
 Residence _____ Street,
 No. 3, by _____
 Residence _____ Street,
 No. 4, by _____
 Residence _____ Street.

Police Court 3 District 493

THE PEOPLE, &c.
ON THE COMPLAINT OF

William J. Davis
Charles Lewis
 vs.
Charles Lewis
 Offence Viol. Prob. Law

Dated April 11 1887



Magistrate: Charles Lewis
 Other: Charles Lewis
 Precinct: _____
 Witnesses: _____
 No. _____ Street,
 No. _____ Street,
 No. _____ Street,
 \$ 10 to answer 98
Charles Lewis

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

Dated April 11 1887 Samuel Hill Police Justice.

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

Dated April 11 1887 Samuel Hill 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 _____ 1887 _____ Police Justice.

POOR QUALITY ORIGINAL

0096

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Franka Sinda

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

Franka Sinda

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

The said *Franka Sinda*,

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

Michael Rooney, and to

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

SECOND COUNT :

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

Franka Sinda

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

The said *Franka Sinda*,

late of the Ward, City and County aforesaid, afterwards, to wit : On the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week,

POOR QUALITY ORIGINAL

0097

commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

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

THIRD COUNT:

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

Franka Suda

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Franka Suda,*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

351 East South Street

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

RANDOLPH B. MARTINE,
District Attorney.

0098

BOX:

262

FOLDER:

2521

DESCRIPTION:

Linke, Robert

DATE:

05/06/87



2521

POOR QUALITY ORIGINAL

0099

91

Counsel, _____
Filed 6 day of May 1887
Pleads _____

THE PEOPLE
vs.
R
Robert Linke
Violation of Excise Law.
(Sunday)
[111 Rev. Stat., 7th Edition, page 1093 Sec. 21, and page 1080, Sec. 5].

RECEIVED AT THE COURT HOUSE
transferred to the Court of Special
District Attorney
Sessions for trial and final dis-
position.

A. J. Fitch
Dated May 9 1887
A. J. Fitch
Counsel for Defendant.
G. H. W. W.
Foreman.

Witnesses:
Officer Langdon

**POOR QUALITY
ORIGINAL**

0 100

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Robert Sindae

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

- *Robert Sindae* -

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

The said *Robert Sindae,*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ^{17th} day of *April*, in the year of our Lord one thousand eight hundred and eighty-*seven*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to

Martin D. Sampson, and to -

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

SECOND COUNT:

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

- *Robert Sindae* -

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

The said *Robert Sindae,*

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week

**POOR QUALITY
ORIGINAL**

0 10 1

commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

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

THIRD COUNT:

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

- Robert Zindae -

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRIT-
UOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Robert Zindae,

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

1673 Third Avenue.

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

RANDOLPH B. MARTINE,
District Attorney.

0102

BOX:

262

FOLDER:

2521

DESCRIPTION:

Linne, William

DATE:

05/06/87



2521

POOR QUALITY ORIGINAL

0103

88

Counsel,

Filed 6 day of May 1887

Pleaded *Obsequely*

THE PEOPLE

vs.

R

William Linn

Z

Violation of Excise Law
(Sunday)
III Rev. Stat., 7th Edition, page 193 Sec. 24, and
page 198, Sec. 25.

RANDOLPH B. MARTINE,

District Attorney.

A TRUE BILL.

Glykewer

Foreman.

I. H. Kelly
July 29. 1887

Witnesses:

Officer Butler

POOR QUALITY ORIGINAL

0 104

Excise Violation—Selling on Sunday.

POLICE COURT—6 DISTRICT.

City and County } ss.
of New York,

of the 33^d Precinct George C. Dubois Police Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 17 day of April 1887, in the City of New York, in the County of New York, at

premises 169th Street and Rail Road Avenue Street, William Lanne (now here)

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

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

Sworn to before me, this 18 day of April 1887 } Geo. C. Du Bois
M. A. [Signature] Police Justice.

POOR QUALITY ORIGINAL

0 105

Sec. 198-200.

6 District Police Court.

CITY AND COUNTY {
OF NEW YORK, } ss

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

Question What is your name?

Answer William Lanne

Question How old are you?

Answer 18 years

Question. Where were you born?

Answer Germany

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

Answer. 169 St & Rail Road Avenue; Two days

Question What is your business or profession?

Answer. Bar 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. I held after examination, I desire trial at general sessions With Lanne -

Taken before me this

18

day of

April

1887

W. J. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0106

BAILED, by *C. J. Sullivan*
 No. 1, by *William J. Sullivan*
 Residence *Washington Street*
 No. 2, by *168 St 169 St*
 Residence _____ Street _____
 No. 3, by _____
 Residence _____ Street _____
 No. 4, by _____
 Residence _____ Street _____



No. _____ Street _____
 to answer *[Signature]*
 Street _____
[Signature]

Witnesses _____
 No. _____ Street _____
 No. _____ Street _____
 _____ Precinct. _____
 _____ Officer. _____
 _____ Magistrate. _____

Dated *April 18* 1887

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
George Eschling
William J. Sullivan
and others
 1 _____
 2 _____
 3 _____
 4 _____
 Offence *Violation of*
Excise Law

Police Court - *61* District.

533

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

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

Dated *April 18* 1887 *[Signature]* Police Justice.

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

Dated *April 18* 1887 *[Signature]* 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 _____ 1887 _____ Police Justice.

POOR QUALITY ORIGINAL

0 107

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Sims

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

- William Sims -

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

The said *William Sims,*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *14th* day of *April*, in the year of our Lord one thousand eight hundred and eighty-*seven*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to

George R. Dubois, and to -

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

SECOND COUNT :

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

- William Sims -

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

The said *William Sims,*

late of the Ward, City and County aforesaid, afterwards, to wit : On the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week,

**POOR QUALITY
ORIGINAL**

0 100

commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

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

THIRD COUNT:

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

William Sims

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

William Sims

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises ~~at number~~

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

RANDOLPH B. MARTINE,
District Attorney.

0109

BOX:

262

FOLDER:

2521

DESCRIPTION:

Livermore, George W.

DATE:

05/16/87



2521

305

Witnesses:
Off Johnson

Counsel,
Filed *6/27/88* 1887
Pleads *Magulley*

Violation of Excise Law,
(Sunday),
[111 Rev. Stat., 7th Edition, page 1929 Sec. 21, and
page 1989, Sec. 5].

THE PEOPLE

vs.

R

Geo. W. Liversmore
157 6th 116

RANDOLPH B. MARTINE,
District Attorney.

A TRUE BILL.
Part of page 6 '87
complaint with 9 heard
beginning
John A. ...
Foreman.

off for ...

0111

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 W. Swanson

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

George W. Swanson -

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

The said *George W. Swanson,*

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

Joseph H. Fitzhugh, and to

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

SECOND COUNT :

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

George W. Swanson -

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

The said *George W. Swanson,*

late of the Ward, City and County aforesaid, afterwards, to wit : On the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week

commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

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

THIRD COUNT:

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

George W. Duermore

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRIT-
TIOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *George W. Duermore*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

151 East 113rd St New York

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

RANDOLPH B. MARTINE,
District Attorney.

0113

BOX:

262

FOLDER:

2521

DESCRIPTION:

Londo, Alfred

DATE:

05/10/87



2521

POOR QUALITY ORIGINAL

0114

142

Counsel, _____
Filed, 10 day of May 1887
Pleads, _____

THE PEOPLE
vs.
Alfred Sando
Grand Larceny, first degree
(From the Person)
[Sections 628, 632 Penal Code]

RANDOLPH B. MARTINE,
Pr May 11/87 District Attorney.
Read & C'ry.

A True Bill. S. P. H. y lens.
G. H. Haven Foreman.

Witnesses:
John Ball
Officer Bradley

POOR QUALITY ORIGINAL

0115

Police Court— H District.

Affidavit—Larceny.

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

of No. 406 East 95 Street, aged 37 years,
occupation Labourer being duly sworn

deposes and says, that on the 1st day of May, 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent, in the night time, the following property viz :

One open faced gold watch and chain attached of the value of fifteen 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 Alfred Lardo (now here,

for the reasons following, to wit: On the above mentioned date about the hour of 11:40 o'clock pm, deponent missed the above-described property as having been stolen from the right hand pocket of his vest which was then worn on his person as a portion of his bodily clothing. That subsequently said Lardo admitted to deponent in the presence of police officer Patrick J. Bradley of the 18th precinct, to having stolen said property from deponent's vest pocket right hand side about the hour of 11 o'clock on said date.

Sworn to before me, this 1st day of May, 1887
of New York
Police Justice.

John Ball

POOR QUALITY ORIGINAL

0116

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question What is your name?

Answer Alfred Londo

Question How old are you?

Answer 18 years.

Question. Where were you born?

Answer. New York City

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

Answer. 417 East 14th Street New York 8 or 9 years.

Question What is your business or profession?

Answer. Driver of a truck

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 admit taking the watch from the Complainant's pocket but I intended to return it to him when he became sober

Alfred Londo

Taken before me this

day of

Alfred Londo
1888

Police Justice.

POOR QUALITY ORIGINAL

0117

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court-- 4 District. 663

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Ball

Alfred Bonds

Offence Larceny from Person

Dated May 8 1887

Magistrate. Bradley

Officer. 18

Witnesses Patrick M. Bradley
No. 18. Precinct. Street.

Witnesses Wm. Knickerbocker
No. 90. Precinct. Street.

No. Precinct. Street.

No. Precinct. Street.

No. Precinct. 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 May 8 1887 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.

POOR QUALITY ORIGINAL

0118

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Alfred Sando

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

- Alfred Sando -

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

The said *Alfred Sando,*

late of the City of New York, in the County of New York aforesaid, on the
first day of *May* in the year of our Lord
one thousand eight hundred and eighty-~~nine~~, at the City and County aforesaid, in the
night time of the same day, with force and arms,

one watch of the value of
fourteen dollars, and one
chain of the value of one
dollar,

of the goods, chattels, and personal property of one *John Ball,*
on the person of the said *John Ball,* then and there being
found, from the person of the said *John Ball* 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.

Randolph B. Smith
District Attorney.

0119

BOX:

262

FOLDER:

2521

DESCRIPTION:

Longhran, Patrick F.

DATE:

05/18/87



2521

POOR QUALITY ORIGINAL

0120

383

Counsel, *E. E. B. May*
Filed, *17* day of *May* 1887
Plends, *Willy Luby*

Grand Larceny, *second* degree
[Sections 628, 581 Penal Code]

THE PEOPLE
vs.

Patrick J. Longman

RANDOLPH B. MARTINE,
Martine District Attorney,
Paul & Prichard

A True Bill.

Gly Harman Foreman
Wm. J. ...
G. S. ...

Mr. Wells
This indictment
found in my
on June 7th 1887
The complaint
filed a return
withdrawal -
which is with the
papers herein
I am
ask that the depositions
be discharged and
own recognizance
March 6-93
G. J. ...
A. D. ...

POOR QUALITY ORIGINAL

0121

383

Counsel, *E. R. Day* 1887
Filed, *17th* day of *May*
Pleads, *Not*

Grand Larceny, *1st* degree
[Sections 528, 531 & Penal Code]

THE PEOPLE
vs.
R
Patrick J. Longman

RANDOLPH B. MARTINE,
Att'y for District Attorney.
Patrick J. Longman

A True Bill.
G. J. Harman Foreman.

Witnesses:
Mr. Wells
This indictment was found in May 1887 on June 7th 1887. The complainant filed a satisfactory withdrawal - which is with the papers herein. I want to ask that the defendant be discharged on his own recognizance. Made by 1893
G. J. Harman
A. D. A.

POOR QUALITY ORIGINAL

01222

Police Court District.

Affidavit-Larceny.

City and County of New York, ss.

William Wells of New Jersey Street, aged 63 years, occupation Boatman being duly sworn

deposes and says, that on the 6th day of May 1887 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 :

Forty Dollars good and lawful Money

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

which is a person now present in the manner following to wit that on the day in question deponent went to the defendants place of business in West Houston Street to purchase a strong work horse. That the defendant then represented to deponent that he was going out of the business and was disposing of his stock, at the same time pointing out to deponent a sound horse which he represented to be a "good work horse" and worth forty dollars

That deponent wholly relying upon the truth of such statement gave the defendant said amount for the horse & has since discovered that the animal is of no value being scarcely able to work and totally unfit for work of any kind, a fact well known to the defendant at the time he sold it & obtained said money with intent to defraud deponent.

Sworn to before me, this 1887 of [Signature] Police Justice.

William Wells

POOR QUALITY ORIGINAL

0124

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK.

Patrick J. Loughran 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.

Patrick Loughran

Question. How old are you?

Answer.

27 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

221 East 27th Street

Question. What is your business or profession?

Answer.

Deal in horses

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 will refund the money if the horse is not what I represented it to be

P J Loughran

Taken before me this

day of *July* 188*7*

Police Justice.

**POOR QUALITY
ORIGINAL**

0125

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Patrick J. Loughran.

Grand Larceny

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 horse sold to me by defendant, the purchase price of which is the subject of the larceny charged herein, was open to my inspection on purchase. A warranty as to his soundness, and statement as to his qualities, was given me, except the receipt annexed to the Complaint herein.

The defendant has made me full restitution for the price paid for the horse, less the expenses to which he has been put in this action.

I therefore request permission to withdraw the complaint herein.

Atty. June 7, 1887.

Wm. Wells

Witness:

A. D. Barber

POOR QUALITY ORIGINAL

0126

BAILED

No. 1, by

William Longman

Residence

220 East 1st Street

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court District

THE PEOPLE, &c.

ON THE COMPLAINT OF

William Wells

Charles J. Longman

Carney

2

3

4

Offence

Dated

May 7

188

Magistrate

Officer

Witnesses

No.

Street

No.

Street

No.

Street

No.

Street

No.

Street

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

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

Dated *May 7* 188 *Henry J. Longman* Police Justice.

I have admitted the above-named *Charles J. Longman* to bail to answer by the undertaking hereto annexed.

Dated *May 7* 188 *Henry J. Longman* 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.

POOR QUALITY ORIGINAL

0127

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Estimada E. Sanzuan

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

- Estimada E. Sanzuan -

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

The said *Estimada E. Sanzuan,*

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

The sum of forty dollars in money, lawful money of the United States, (a more particular description whereof is to be found upon a certain instrument of the value of forty dollars,

of the goods, chattels and personal property of one *William Wells,*

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.

Richard B. Macfarlane
District Attorney.

**POOR QUALITY
ORIGINAL**

0128

BOX:

262

FOLDER:

2521

DESCRIPTION:

Ludwig, John

DATE:

05/10/87



2521

POOR QUALITY ORIGINAL

0129

157

Counsel, ET H. Stevens
Filed 10 day of May 1887
Pleads Not Guilty

Witnesses:
Officer M. C. Conroy

Violation of Excise Law.
(Sunday).
(III Rev. Stat., 7th Edition, page 1983 Sec. 21, and page 1980, Sec. 5).

THE PEOPLE

vs.

John Ludwig

I hereby consent that this case be transferred to the Court of Special Sessions for trial with full disposition.
District Attorney.

Dated 1887

A True Bill.

J. J. Kavan
Counsel for Defendant
Foreman.

POOR QUALITY ORIGINAL

0130

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Sweeney

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

John Sweeney

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

The said

John Sweeney

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~24th~~ day of ~~August~~, in the year of our Lord one thousand eight hundred and eighty-~~seven~~ at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to

Joseph A. McPartey, and to

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

SECOND COUNT:

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

John Sweeney

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

The said

John Sweeney

late of the Ward, City and County aforesaid, afterwards, to wit : On the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week

**POOR QUALITY
ORIGINAL**

0131

commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

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

THIRD COUNT:

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

John Sunday

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRIT-
UOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

John Sunday

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

371 Broome Street,

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

RANDOLPH B. MARTINE,
District Attorney.

0132

BOX:

262

FOLDER:

2521

DESCRIPTION:

Lynch, James

DATE:

05/13/87



2521

0133

POOR QUALITY ORIGINAL

260

Counsel,
Filed, *13* day of *May* 188*7*
Pleads, *104* & *Subj* *16*

THE PEOPLE
vs.
James Lynch
Z

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
(III Rev. Stat. (7th Edition), page 1899, Sec. 51.)

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Glykewm Foreman.

F. Oct 24/90

Witnesses:
W. Carnick

POOR QUALITY ORIGINAL

0134

Excise Violation—Keeping Open on Sunday.

POLICE COURT-

DISTRICT.

City and County } ss.
of New York, }

of No. the 70th Precinct Police Stephen Carrick
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 24th day
of April 1884, in the City of New York, in the County of New York,

James G. Guch (now here)
being then and there in lawful charge of the premises, No. 367 - 14th Street,
a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of
the statute in such case made and provided.

WHEREFORE, deponent prays that said James G. Guch
may be arrested and dealt with according to law.

Sworn to before me, this 25 day of April 1884, Stephen Carrick

Samuel C. Bull Police Justice.

POOR QUALITY ORIGINAL

0135

Sec. 108-200.

2 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. *26 Years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *780 - 10th Av (76 Years)*

Question. What is your business or profession?

Answer. *Portender*

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

Answer. *I am not guilty and demand a trial by Jury James Lynch.*

Taken before me this 20th day of March 1887.
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0136

BAILED, *Matthew Burns*

No. 1, by *Wm. G. ...*
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Witnesses _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ *100* to answer _____

Bailek

Police Court-- *2* District. *608*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James ...
Magistrate

Date *April 25* 1887

James ...
Precinct

James ...
Precinct

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

Dated *April 25* 1887 *Samuel ...* Police Justice.

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

Dated *Apr 25* 1887 *Samuel ...* 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 _____ 1887 _____ Police Justice.

POOR QUALITY ORIGINAL

0137

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 Sugden

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

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows :

The said *James Sugden*.

late of the City of New York, in the County of New York aforesaid, on the *24th* day of *April*, in the year of our Lord one thousand eight hundred and eighty-~~seven~~, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of, and having the control of a certain place there situate which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did open, and cause and procure, and suffer and permit, to be open, and to remain open; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE, District Attorney.

0138

BOX:

262

FOLDER:

2521

DESCRIPTION:

Lynch, Michael

DATE:

05/25/87



2521

POOR QUALITY ORIGINAL

0139

Witnesses:

[Handwritten signature]

Counsel,

Filed, 25 day of May 1887

Pleads, *Not guilty*

THE PEOPLE,

vs.

Michael Lynch

125 Main Street

VIOLATION OF EXCISE LAW

(Keeping Open on Sunday.)
(III Rev. Stat. (7th Edition), page 1889, Sec. 5)

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

G. H. Kover

Foreman.

[Handwritten signature]

[Handwritten signature]

**POOR QUALITY
ORIGINAL**

0140

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
Plaintiff's
against

Michael Soguda
Defendant.

The Grand Jury of the City and County of New York, by this indictment accuse the above named defendant of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows :

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

RANDOLPH B. MARTINE, District Attorney.

0141

BOX:

262

FOLDER:

2521

DESCRIPTION:

Lyons, James

DATE:

05/24/87



2521

0142

POOR QUALITY ORIGINAL

488

WITNESSES:

Officer

From an examination of the within case I am of opinion that no amount can be obtained as the element of criminal intent is wholly lacking on the part of this defendant and he was but the agent of another. I therefore recommend that this indictment be dismissed

Handwritten signature
R. B. Martine
May 3/1922

Counsel, *John S. May*
Filed *22* day of *May*

188

Pleads

MISDEMEANOR.
[S 1938, Consolidation Act, and S 316, Revised Ordinances of 1880.]

THE PEOPLE,

vs.

James Lyons

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Glyffaven Foreman.
Part 2 - Sean 3/92
on order of Dist Atty.
Indictment dismissed.

POOR QUALITY

0143

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

3rd District Police Court.

George A Drew
100 E 22nd St

being duly sworn, deposes and says, that he resides at
in the City of New York,

and that

on the 6th day of January 1887, at or near 18th ward
known as 3rd Avenue
in the City of New York, in the County of New York, one James Lyons

did in violation of the form of the statute in such case made and provided unlawfully and wilfully throw expose and place upon a certain street and highway and public place in said City open for the passage of animals and situate in the 18th ward known as Third Ave^{nue} thereon a certain salt & substance known as common salt & sand for the purpose of dissolving certain snow which had thereon fallen, and there was deposited thereon which said salt & substance was not by him the said James Lyons exposed or placed upon a Cutie or crossing or switch of a Rail Road track then and there being

Wherefore the complainant prays that the said James Lyons

may be arrested, and dealt with according to law, and more especially according to the following laws made and provided, to wit:

"An Act to prevent prize fights and fights among game animals," passed April 4, 1856; and "An Act to amend chapter four hundred and sixty-seven of the laws of eighteen hundred and sixty-two, entitled An Act to prevent the traffic in impure and unwholesome milk," passed May 2, 1864; and "An Act for the preservation of the health of animals for human food," passed April 13, 1866; and "An Act better to prevent cruelty to animals," passed April 10, 1866; and "An Act for the more effectual prevention of cruelty to animals," passed April 12, 1867; and "An Act relating to animals," passed February 11, 1874; and "An Act to amend chapter ninety-seven of the law of 1875," entitled "An Act providing for the forfeiture of property in certain cases," passed May 4, 1875; and "An Act to prevent injury to animals in the City of New York," passed February 8, 1876; and "An Act relating to diseased animals," passed February 23, 1878; and Title XVI of the Penal Code of the State of New York, and the ordinances and regulations of the Sanitary Code of the Board of Health Department of the City of New York.

Sworn to before me this 6th day of January 1887 }
Police Justice.

George A Drew

POOR QUALITY ORIGINAL

4410

Police Court— 3rd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George A Drew
against
James Lyons

CRUELTY TO ANIMALS.

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated January 6 1889

Geo A Drew Magistrate. Officer.

A. S. P. C. A.

Witnesses, HENRY BERGH,

No. 100 East 22d Street.

A. F. ...

No. 100 Street.

No. 100 Street.

No. 100 Street.

No. 100 Street.

\$ 100



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

Dated Jan 6 1889 Police Justice.

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

Dated Jan 6 1889 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 Jan 6 1889 Police Justice.

POOR QUALITY ORIGINAL

0145

Sec. 108-200.

3 District Police Court.

CITY AND COUNTY OF NEW-YORK, } ss

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

Question. What is your name?

Answer.

James Lyons

Question. How old are you?

Answer.

3 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

No 50 East 8th 3 years

Question. What is your business or profession?

Answer.

Labourer

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

Answer.

I am not guilty
and I demand a trial by jury
James Lyons
Sworn

Taken before me this

day of

188

Police Justice.

POOR QUALITY ORIGINAL

0146

BAILED,

No. 1, by

Residence

John H. Robertson
307 E. 65th
Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court
District

THE PEOPLE
ON THE COMPLAINT OF

Mr. J. J. Tracy

James Hayes

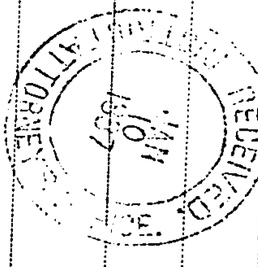
Offence

Dated Jan. 6 1887

Magistrate

Officer

Witnesses



No. Street.

No. Street.

\$ 100 to answer
James Hayes

It appears from a to me by that the defendant within the name 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 One Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Jan. 6 1887 J. J. Tracy Police Justice.

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

Dated Jan. 6 1887 J. J. Tracy 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 1887 Police Justice.

POOR QUALITY ORIGINAL

0148

U. D. General Sessions Court.

The People of the State of New York

Plaintiff

against

James Lyon

Defendant.

Summe

JOHN O. MOTT,
Attorney for Defendant
140 Nassau Street,
MORSE BUILDING, NEW YORK.

To *yield my wife* Esq.,
Attorney for

Due service of is hereby admitted.

Dated, New York, 18

Attorney for

POOR QUALITY ORIGINAL

0149

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 Sugars

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

James Sugars

(§ 1938 Consolidation of a MISDEMEANOR, committed as follows:
Act.)

The said *James Sugars,*

late of the *13th* Ward of the City of New York, in the County of New York aforesaid, on the *sixth* day of *January* in the year of our Lord one thousand eight hundred and eighty*seven*, at the Ward, City and County aforesaid, did unlawfully throw, expose and place, and cause and procure to be thrown, exposed and placed, in and upon a certain street and highway there situate, known as

Third Avenue,

(otherwise than upon the curves, crossings, or switches of certain railroad tracks then and there being), a quantity of saltpeter, and a quantity of a certain other substance to the Grand Jury aforesaid unknown, for the purpose of dissolving certain snow and ice which had fallen and been deposited, and was then and there upon the street and highway aforesaid; 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, (§ 316, Revised Ordinances of 1880.)

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

James Sugars —

of the CRIME OF VIOLATING AN ORDINANCE OF THE COMMON COUNCIL OF THE CITY OF NEW YORK, committed as follows :

The said *James Sugars*)

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, did unlawfully cast, throw and sprinkle, and cause to be cast, thrown and sprinkle, in and upon a certain ~~avenue~~ and highway there, known as *Third Avenue*, —

and in and upon a certain railroad track, there, otherwise than upon any switches or turnouts of the same, a quantity of salt, and a quantity of a certain other substance to the Grand Jury aforesaid unknown, for the purpose of melting certain snow and ice which had fallen, accumulated and been deposited, and was then and there upon and in the ~~avenue~~, highway and railroad track aforesaid, and did then and there and thereby offend against a certain ordinance therefore duly passed by the Common Council of the City of New York, and then and there in full force and operation, which said ordinance is as follows, that is to say :

“ It shall not be lawful for any person or persons, company or corporation, to cast, throw, or sprinkle, or cause to be cast, thrown or sprinkled, salt, or any other substance, in or upon any avenue, street, railroad track, except upon switches and turnouts, lane, alley, highway or public place in the City of New York, for the purpose of melting any snow or ice which may have fallen, accumulated or been deposited upon or in any such avenue, street, railroad track lane, alley, highway or public place in the said city, under a penalty of not less than five hundred dollars, nor more than one thousand dollars for each and every violation of an against the provisions of this section ; provided that permission to throw salt on switches and turnouts on railway tracks be first obtained from his honor the Mayor.”

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

RANDOLPH B. MARTINE,

District Attorney.