

0306

BOX:

188

FOLDER:

1906

DESCRIPTION:

Lanigan, Michael

DATE:

09/14/85



1906

POOR QUALITY ORIGINALS

0307

Handwritten signatures and text, possibly including 'JAMES' and '1848'.

REGISTERED
B
Michael Sanger
Fall 1848

REGISTERED
R
Rudolph B. Clarke

7074
A TRUE BILL
The [unclear] [unclear]
Foreman
[unclear] 1/16

The complainant
has made a
withdrawal in
this case. I have
also examined
him - and I do
not think a
function could
ever be had - I ask
that the judgment
be dismissed
Feb 21 '93 G. L. H.
A. B. C.

POOR QUALITY ORIGINALS

0308

Witnesses:

The complainant has made a withdrawal in this case. I have also examined him - and do not think a connection could be had - I had that the individual be dismissed Feb 21 '93 G.P.B. A.D.C.

Richard
Counsel,
Filed *1/4* day of *Sept*
Pleads *Guilty - (15)*
1885

THE PEOPLE
vs. **B**
Michael Sanigan
[Section 113] *Barbery*
Penal Code]

Randolph B. Martine
~~PETER P. QUINN~~
District Attorney

7074
A TRUE BILL

John H. Baasell
Foreman
[Signature]

0309

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 Lavigan

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

Michael Lavigan of the crime of Bribing a witness, committed as follows
Heretofore, to wit: on the fifth day of August, 1885, there was depending in the Court of General Sessions of the Peace in and for the City and County of New York, a certain Indictment for Burglary against John Green, Joseph Holden, and Joseph Cunningham, which said indictment was then about to be tried in the said Court, and upon which trial of the said indictment one Simon J. Cashner was about to be called as a witness. And the said Michael Lavigan, late of the City & County aforesaid, on the day and year aforesaid, at the City & County aforesaid, well knowing the premises, did feloniously and corruptly offer and promise to give to the said Simon J. Cashner, the sum of twenty dollars in money as a bribe, upon an understanding and agreement that the testimony of the said Simon J. Cashner, upon the said trial, should be thereby influenced, against the form of the Statute in such case made and provided, and against the peace and dignity of the said People

Randolph J. Martine

District Attorney.

0310

nos order B. W. Aug 20/80

Nathany

Counsel,

Filed 20 day of Aug 1880

Pleas, *M. J. S. S. S.*

THE PEOPLE

vs.

D ~~##~~

Michael Sangan

*Case by Ct
Sept 10/80*

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

J. M. O. S. S.
Foreman

[Sections - Pennl Code]

Witnesses:

*Dailed by
John H. Beckmann
#1453 - Ave A.
Cot 977 S.F.*

2

POOR QUALITY
ORIGINALS

0311

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 Samagou

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

Michael Samagou of the crime of
Perjury as witness, committed as follows:
To wit: on the ^{first} day of
August, 1885, there was depending in the
Court of General Sessions of the Peace
in and for the City and County of New
York, a certain indictment for perjury
against John Green, George Holden and
Joseph L. Cunningham, which said in-
dictment was then about to be tried in
the said Court, and upon which trial of
the said indictment one Simon J.
Fadner was about to be called as
a witness. And the said Michael Sam-
agou, late of the City and County aforesaid,
on the day and year aforesaid, at the City
and County aforesaid, well knowing the
premises, did feloniously and corruptly
offer and promise to give to the said
Simon J. Fadner, the sum of twenty
dollars in money as a bribe, upon
an understanding and agreement that
the testimony of the said Simon J.

POOR QUALITY
ORIGINALS

0312

cashmer, upon the said trial, should be
thereby influenced, against the form of
the Statute in such case made and pro-
vided, and against the peace and dignity
of the said People.

Randolph B. Martin,
District Attorney.

POOR QUALITY ORIGINALS

0313

1787
Madrid

COURT OF GENERAL SESSIONS
OF THE PEACE.

The People of the State of
New York on the Complaint
of Simon J. Cashner

against

Michael Lanigan.

AFFIDAVIT.

Simon J. Cashner
419 E. 76 St.

POOR QUALITY
ORIGINALS

0314

COURT OF GENERAL SESSIONS OF THE PEACE.

The People of the State of New York
on the Complaint of Simon J. Cashner
against

MICHAEL LANIGAN.

City and County of New York, SS.

Simon J. Cashner, being duly sworn, deposes and says as follows:- I reside at 419 East Seventy-sixth street, in this city. I am one of the principal witnesses for the People in the case of The People against John Green, Joe Holden, and Joe Cunningham, now pending in the court of General Sessions of the Peace. The defendants in the above case are charged with burglary, in having burglariously entered premises number 419 East Seventy-sixth street on the morning of the 23d. day of July, 1885. On the said 23d. day of July, 1885, the said defendant Michael Lanigan, came to me and asked me to abstain from making a complaint against the defendants Green, Holden and Cunningham, and as an inducement thereto, offered promises of reward and subsequently threats. Notwithstanding such promises and threats I made the complaint, and the said defendants were subsequently indicted on my complaint. Subsequent to the finding of said indictment, I have been approached several times by the said defendant Lanigan, with threats, in order to intimidate me and prevent my appearance as a witness on the trial of said indictment. On one occasion, to wit, on or about the first day of August, 1885, the said defendant, Lanigan, came to me in front of my house and offered me a bribe and promises of reward, if I would refuse to stand by my affidavit.

POOR QUALITY
ORIGINALS

0315

COURT OF GENERAL SESSIONS OF THE PEACE.

The People of the State of New York
on the Complaint of Simon J. Cashner
against

MICHAEL ANTHONY LANIGAN.

City and County of New York, SS.

Simon J. Cashner, being duly sworn, deposes and says as follows:- I reside at 419 East Seventy-sixth street, in this city. I am one of the principal witnesses for the People in the case of The People against John Green, Joe Holden, and Joe Cunningham, now pending in the court of General Sessions of the Peace. The defendants in the above case are charged with burglary, in having burglariously entered premises number 419 East Seventy-sixth street on the morning of the 23d. day of July, 1885. On the said 23d. day of July, 1885, the said defendant Michael Lanigan, came to me and asked me to abstain from making a complaint against the defendants Green, Holden and Cunningham, and as an inducement thereto, offered promises of reward and subsequently threats. Notwithstanding such promises and threats I made the complaint, and the said defendants were subsequently indicted on my complaint. Subsequent to the finding of said indictment, I have been approached several times by the said defendant Lanigan, with threats, in order to intimidate me and prevent my appearance as a witness on the trial of said indictment. On one occasion, to wit, on or about the first day of August, 1885, the said defendant, Lanigan, came to me in front of my house and offered me a bribe and promises of reward, if I would refuse to stand by my affidavit

POOR QUALITY
ORIGINALS

0316

made in the Police Court, and not to swear against the said Green, who appears to be the friend of said Lanigan. The promise of reward, so made to me, was made in about the following language, to wit; "I have twenty dollars in my pocket to pay the lawyer and I would sooner give it to you than give it to the lawyer if you will let up on the boy."

On two different occasions subsequent the said first day of August, the said Lanigan came to my house and abused me and threatened me for going against Green. Deponent further says that Green was subsequently tried in the Court of General Sessions, and he the said deponent, appeared on said trial against Green and gave his testimony, and that said Green was thereupon convicted.

Sworn to this 19th. day of
August, 1885, before me

Simon J. Cashner

Vernon M. Davis,
Notary Public, N.Y.C.

POOR QUALITY ORIGINALS

0317

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Michael Langan

Bribery

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. I ask permission to withdraw my complaint for the reason that when the defendant made me the proposal "to let up on the case and I would get \$20" he (the Dept) was under the influence of liquor; the threats I complain of were made by defendant also, when he was intoxicated - I am satisfied now in my own mind after thinking and reflecting over the matter that the man (defendant) did not know what he was doing, he was so much under the influence of liquor -

She has a respectable father and mother, who are old and helpless, and the defendant is their only support. She never was in any trouble before I understand - I don't believe now, that he (Dept) had any criminal intent but that his conduct was the influence of liquor and the desire to help his friend, whom I had made a complaint against -

Simon J. Castro

Induces
John W. Stewart

03 18

BOX:

188

FOLDER:

1906

DESCRIPTION:

Layton, Michael

DATE:

09/17/85



1906

POOR QUALITY ORIGINALS

0319

Counsel, *Chapman*
Filed *17* day of *Sept* 188*5*
Pleads *Not Guilty*

Grand Larceny 2nd degree
[Sections 528, 581 Penal Code]

THE PEOPLE

vs.

P

Michael Sanford

37
38, 244

RANDOLPH B. MARTINE,

District Attorney.

No 145 *23rd 9/85*

A True Bill, *and returned,*
S. P. Three years.

Thomas H. Maxwell

Foreman.

W. H. [unclear]
Oct 5th 1885

Witnesses:

Chapman

Chapman

POOR QUALITY ORIGINALS

0320

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Richard Sanford

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

Richard Sanford

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

The said *Richard Sanford*,

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

two boxes of Towlages of the value of one hundred and fifty dollars each box,

and a quantity of Towlages, a more particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be given, of the value of two hundred dollars.

of the goods, chattels and personal property of one *James T. White,*

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.

Randy J. Martin,
District Attorney

POOR QUALITY ORIGINALS

0321

New York,

Received from **JAMES SCOTT & SONS**, in good order

on board the _____

for _____

the following packages:

MARKED.

87
64
64
67
93
72
6

BALES BURLAPS.

73 Leonard Street, New York.

POOR QUALITY ORIGINALS

0323

The People } 44 20 Day -
Michael Layton }

O'Donnell } as to representations made by deft
Kearney & } on which he obtained goods
Boyley }

Brian ~~...~~ driver by whom
he claims he was struck

Half dozen of travel to 44 55

Connors Murphy as to owner deft
& value -
over

POOR QUALITY
ORIGINALS

0324

Prove that Clayton signed 6000 with
number of trees.

Office of the City Record,
No. 2 City Hall,
New York,
188

0325

District Attorney's Office.

Part Two

PEOPLE

vs.

Michael Layton

Oct. 8/83

*All subpoenas
issued Oct. 6
+ served pers.
~~except Bous~~*

P. 192

District Attorney's Office.

Part One

PEOPLE

vs.

M. Layton

Oct 6/83

*All served
pers. by Voub.*

Oct 15/83

Counsel notified

P 29

0326

Grand Jury Room.

PEOPLE

vs.
New Witnesses

John Bigley
Pier 39. N.R.
Charles Marshall

with
J. F. White & C.
56 Worth St

I want to see the
witnesses in this case
today in my office at
7:30 P.M. Case adjourn
Sept 28th 1880

0328

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question. What is your name?

Answer Michael Layton

Question. How old are you?

Answer 37 years

Question. Where were you born?

Answer New York

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

Answer 45 Elm St one mo

Question. What is your business or profession?

Answer Truck driver

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

Answer I deny the charge

M. Layton

Taken before me this

day of

Sept 9

188

[Signature]
Police Justice

0329

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

POLICE COURT, 2 DISTRICT.

James McAdam

of No. 3^d Precinct Police Street, being duly sworn, deposes and says,

that on the _____ day of _____ 188

at the City of New York, in the County of New York, James Shaughnessy

(now here) is a necessary and material witness for the prosecution and he asks that he give surety for his appearance to testify in the case of Cornelius Murphy against Michael Layton

James McAdam

Sworn to before me, this

of

Sept

188

9 day

Samuel W. Kelly Police Justice.

0330

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

POLICE COURT, 2 DISTRICT.

James Shaughnessy

of No. 124 White Street, being duly sworn, deposes and says,
that on the 8th day of September 1885

at the City of New York, in the County of New York, he was standing on
Duane Street near West Broadway when
Michael Layton came along driving
a horse with a truck attached. That
deponent called to said Layton where
are you going and he said Layton
replied that "I am going to the dock
for a load". That deponent jumped on
said truck and took the reins from
said Layton and drove said horse and
said Layton told deponent to drive
said horse and truck on Per 39

Subscribed to before me this

1885

day

Police Justice

0331

Hudson River which said deponent did
and jumped off the truck and left it
there and walked over to where they
were taking heros from a steamship
and that is all I know about.
it until arrested and it is the
first time in my life that I
ever was in a Court

James Shaughnessy

S sworn to before me this

9th day of September 1885

Samuel O'Reilly Police Justice

POLICE COURT— DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated 188

Magistrate.

Officer.

Witness,

Disposition

0332

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael Kearney

aged *49* years, occupation *Laborer* of No.

59 Oling

Street, being duly sworn deposes and

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

Sworn to before me, this *9* } *his*
day of *Sept-* 188*5* } *Michael Kearney*
Samuel C. Bell } *mark*
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas A. Donnell

aged *42* years, occupation *Laborer* of No.

815 Ford Avenue

Street, being duly sworn deposes and

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

Sworn to before me, this *9* } *his*
day of *Sept-* 188 } *Thomas A. Donnell*
Samuel C. Bell } *mark*
Police Justice.

0333

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question. What is your name?

Answer Michael Layton

Question. How old are you?

Answer 37 years

Question. Where were you born?

Answer. New York

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

Answer. 45 Elm St one mo

Question. What is your business or profession?

Answer Truck driver

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

Answer. I deny the charge

M. Layton

Taken before me this

day of

Sept

188

W. J. [Signature] Police Justice

0334

Police Court— 2 District.

Affidavit—Larceny.

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

(new)
of Pier 39 Hudson River Street, aged 31 years,
occupation Clerk being duly sworn

Cornelius Murphy

deposes and says, that on the 2 day of September 1885 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:

Two bales containing Burlaps of the value Three hundred dollars

the property of James F. White and copartners in the care and charge 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 Michael Layton & James Shanahan ~~but~~ (new here) that deponent is informed by Thomas O. Donnell Michael Kearney that said defendant Layton came up to them on Pier 39, Hudson River (new number) and informed them that Hugh Burns sent him said defendant for said property, which they gave to him and assisted to place the said two bales as aforesaid on a truck that defendant had to carry the same away and said defendant got on the said truck and was driven away with said property as aforesaid
C. Murphy.

Sworn to before me this

1885

Sworn to before me this

9th day of September 1885

Police Justice
James O'Heilly
Police Justice

0335

POLICE COURT— 2 DISTRICT.

RECOGNIZANCE TO TESTIFY.

CITY AND COUNTY }
OF NEW YORK, } ss.

BE IT REMEMBERED, That on

the 9 day of September in the year of our Lord 188

James Shaughnessy
of No. 124 White Street, in the City of New York,

and Bernard Golden
of No. 92 Bayard Street, in the said City,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say: the said

Shaughnessy
the sum of five Hundred Dollars,
and the said Golden

the sum of five Hundred Dollars,
separately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz:

The Condition of this Recognizance is such, That if the person first above recognized shall personally appear at the next COURT OF Annual SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there *Testify* and give such evidence, in behalf of the People of the State of New York, as he may know concerning an Offence said to have been lately committed in the City of New York aforesaid by

Michael Layton

And do not depart thence without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the }
day and year first above written. }

James Shaughnessy
Bernard Golden

Samuel C. Kelly Police Justice.

0336

CITY AND COUNTY } ss.
OF NEW YORK, }

Bernard Golden

the within-named Bail, being duly sworn, says that he is a free holder in said City, and is worth Ten Hundred Dollars,

over and above the amount of all his debts and liabilities; and that his property consists of a house and lot of land situated no 60 James St and is of the value of \$5000 and above all incumbrances

Bernard Golden

Sworn before me, this 9 day of Sept 1887
Samuel W. Kelly Police Justice

New York Sessions.

THE PEOPLE, &c.

Recognizance to Testify.

Magistrate

Filed

day of

188

0337

People

vs

Leavitt

Trust

0338

T h e P e o p l e

vs.

M I C H A E L L A Y T O N

N. Y. September 24th 1885.

THOMAS O'DONNELL-- I saw the prisoner Michael Layton on Sept 2d. He came to Pier 39, N.R., where I was employed, and told me that he wanted two bales of burlaps which Hugh Burns had sent him for-- I know Hugh Burns-- he is carman. I didn't see him leave the dock, we had other work to attend to, but we put the bales on the truck-- I didn't have charge of those bales. I was loading on the dock at the time he came up to me-- that is my business-- afterwards I saw the two bales were gone-- I supposed Hugh Burns had sent him after them.

MICHAEL KEARNEY-- I work on the docks loading for boss carmen and others as employ me. I knew Hugh Burns; he is a carman; On Sept 2d I was on the National Line Dock, Pier 39, and I saw the defendant Layton there - he came up and said he wanted two bales of burlaps for Hugh Burns, and I told him I loaded for Burns, and he said " I know you do." We went up in the loft and he pointed out the bales and we put them on his truck, and then after doing that we had other work to do, and we couldn't tell any more about it.

0339

JOHN BEGLEY-- I was loading on Pier 39 on September 2nd. I saw the man Layton there that day, and I helped the other two witnesses to load the bales. I went in the loft to get them. I had no conversation with the prisoner.

JOHN HALL-- I am the owner of truck No. 4455. I did not on Sept 2d take two bales of burlaps from Pier 39 N.R., nor authorize any body to take them for me. The signature on that book (Nat'l S.S. Co's Delivery Clerk's book) is not written by me or authorized by me

The receipt shown me (one produced by the Police Officer) is a blank receipt for a house I work for.

PETER McPARLAND-- On Sept 8th I loaned the prisoner a truck which he had when he was arrested that day.

JAMES SHAUGHNESSY-- On Sept 8th, I was standing on Duane Street near West Broadway, when Michael Layton came along driving a truck. I called to him, and asked where he was going, and he said he was going for a load, so I got on and took the reins and drove to the dock with him.

CORNELIUS MURPHY-- I am Delivery Clerk for the National S.S. Line at Pier 39 N.R. Our practice is this : When a carman comes for a load he either produces a freight release or an order from the consignee. On the occasion of the taking of these two bales of burlaps, I was away, and another man, who was new to the business, had my place. The book that I produce (producing book) is the book that is kept to be signed by

0340

the cartmen with the number of his truck. I know Hugh Burns-- he carts for John Duncan-- these burlaps belong to James F. White and Co.

JAMES McADAM-- I am a police officer-- 3rd Precinct. I arrested the prisoner, and found on him this form (identified by Hall)

STATEMENT of CASE.

The custom is for carmen to present either an order or a freight release before he can take goods off of the pier and sign his name and number in a book kept for that purpose.

On Sept 2d 1885, the defendant came to Pier 39 N.R., and informed the witnesses O'Donnel, Kearney and Begley, that Hugh Burns had sent him for two bales of burlaps. Hugh Burns was a regular cartman that drove for the firm of John Duncan & Co.. He said he wanted two bales of burlaps marked G. in diamond-- the witness took him to the loft and he pointed out the bales which they loaded on his truck. He went into the office and signed the book and gave the number 4455. Subsequently the two bales were missed and inquiry being made it was learned that Burns had not received them; that the owner of No. 4455 had not received them or authorized any body to receive them for hij; and on Sept 8th, the prisoner again appearing at the dock, attempting to repeat the felony, he was arrested.

0342

People

Leavitt

Trud Buff

0343

BOX:

188

FOLDER:

1906

DESCRIPTION:

Leblanc, Emanuel

DATE:

09/16/85



1906

Witnesses:

Counsel,

Filed *16* day of *Sept*

1885

Pleads,

Grand Larceny, 2nd Degree.
(From the Person.)
[Sections 528, 531, Penal Code].

THE PEOPLE

vs. James P. Edmund Sedlauer

RANDOLPH B. MARTINE,

District Attorney.

No 733 Ex Depu 17/85
A True Bill.
Pleads guilty
S.P. 3 years.
Chas H. Kaswell

Foreman.

0344

POOR QUALITY ORIGINALS

0345

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Emanuel Seldane

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

Emanuel Seldane

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

The said Emanuel Seldane,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the eleventh day of September, in the year of our Lord one thousand eight hundred and eighty-five, in the day time of the said day, at the Ward, City and County aforesaid, with force and arms,

one Promissory Note for the payment of money, the same being then and there due and unsatisfied, and of the kind known as United States Treasury Notes, of the denomination of ten dollars, and of the value of ten dollars,

one Promissory Note for the payment of money, the same being then and there due and unsatisfied, and of the kind known as Bank Notes, of the denomination of ten dollars, and of the value of ten dollars,

three Promissory Notes, for the payment of money, the same being then and there due and unsatisfied, and of the kind known as United States Treasury Notes, of the denomination of five dollars, and of the value of five dollars,

three Promissory Notes, for the payment of money, the same being then and there due and unsatisfied, and of the kind known as Bank Notes, of the denomination of five dollars, and of the value of five dollars,

of the goods, chattels and personal property of one Victor A. Vanderelde, on the person of the said Victor A. Vanderelde, then and there being found, from the person of the said Victor A. Vanderelde, 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. Martin, District Attorney.

POOR QUALITY ORIGINALS

0346

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Doctor Landmelle
157 1/2 Rue de la Paix
Paris

Emmanuel Salomon

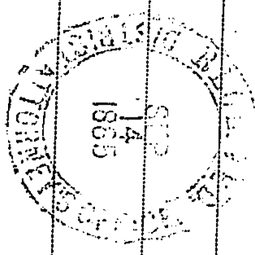
2 _____
3 _____
4 _____

Offence *arising from the Person*

Dated *Sept 17th* 1885

W. P. Kelly Magistrate.
William Officer.
15 Precinct.

Witnesses
No. *179* *Breine*
Street.



No. _____
Street.

\$ *15000* to answer

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *15* 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 *Sept 17th* 1885 *Samuel Kelly* Police Justice.

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

Dated _____ 1885 _____ 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 _____ 1885 _____ Police Justice.

POOR QUALITY ORIGINALS

0347

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, } SS

2 District Police Court.

Emanuel Labranc 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 Labranc

Question. How old are you?

Answer 37 years of age

Question. Where were you born?

Answer. United States

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

Answer. 230 Ave A (2 months)

Question What is your business or profession?

Answer Truckman

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
Emanuel Labranc
mark

I taken before me this

day of Sept 1883

Samuel Kelly Police Justice.

POOR QUALITY ORIGINALS

0348

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 33 years, occupation Pressman of No. 119 Green St Street, being duly sworn deposes and

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

Sworn to before me, this 12th day of Sept 1883 at Adolph Poly

Samuel C. Kelly
Police Justice.

POOR QUALITY ORIGINALS

0349

Police Court- 2 District.

Affidavit-Larceny.

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

of No. 157 Bleeker Street, aged 49 years,
occupation Salesman being duly sworn

deposes and says, that on the 11 day of Sept 1883 at the City of New

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

possession of deponent, in the day time, the following property, viz:

Good and
lawful money of the United States
in greenback bills of the following
denomination, to wit One ten
dollar bill, and three five dollar
bills all of the total value of
twenty five dollars \$25.00

the property of Deponent,

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

here) in the following manner,
deponent and several others were
drinking together in the saloon
at 167 Green St, the defendant
pressed and pushed against the
deponent, and a few seconds after-
wards deponent was informed by
one Alphon Poly, that he saw the
said Emmanuel Leblanc, the defendant,
put his hand in the pocket of the
deponent, and take the said
property from possession deponent.

Victor Casideralde

Sworn before me, this 12 day of Sept 1883

W. P. Kelly Police Justice

0350

BOX:

188

FOLDER:

1906

DESCRIPTION:

Lee, Ella

DATE:

09/10/85



1906

0351

Counsel, *R.B. DePelt*
Filed *10* day of *Sept* 188*5*
Pleads *Not Guilty*

Grand Larceny in the *Money* degree.
(Sec. 528 and 531, Penal Code.)

THE PEOPLE
vs. *R*
Esau Sear
H.D.

RANDOLPH B. MARTINE,
Dist. Atty.
Mid requested.
A True Bill.
Chas. H. Hamall

Foreman.

Witnesses:

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

0352

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Ella See

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

Ella See

of the crime of GRAND LARCENY IN THE ~~second~~ DEGREE, committed as follows:

The said *Ella See,*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *nineteenth* day of *August*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, with force and arms, in the *day* time of the same day, *two* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars *each*; *four* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars *each*; *eight* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars *each*; *twenty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars *each*; *fourteen* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *each*; *two* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars *each*; *four* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *eight* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *forty one*

dollars,

of the proper moneys, goods, chattels, and personal property of one _____
~~on the person of the said~~ *Philip Rajammatta*, then and there being
found, ~~from the person of the said~~ _____ 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. MARTINE,
District Attorney.

POOR QUALITY ORIGINALS

0353

BAILED,

No. 1, by _____
 Residence _____
 Street _____

No. 2, by _____
 Residence _____
 Street _____

No. 3, by _____
 Residence _____
 Street _____

No. 4, by _____
 Residence _____
 Street _____

Police Court District 35

THE PEOPLE, &c,
ON THE COMPLAINT OF

Philip Hammond
vs
John Lee

1 *John Lee*

2 _____

3 _____

4 _____

Office of *Samuel S. ...*

Date *July 26* 1885

Phelan Magistrate

Wiggar Officer

Embleman Precinct

Witness *Embleman*

Admission in

It appeared 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 *John Lee*

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 *July 26* 1885 *Wm. S. ...* Police Justice.

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

Dated _____ 1885 _____ 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 _____ 1885 _____ Police Justice.

0354

Sec. 198-200

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Ellen 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 *Ellen Lee*

Question. How old are you?
Answer *28 Years*

Question. Where were you born?
Answer. *Virginia*

Question. Where do you live, and how long have you resided there?
Answer. *193 Prince Street 2 Months*

Question What is your business or profession?
Answer. *House Work*

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*

Ellen Lee
Mark

Taken before me this *28th* day of *August* 188*8*
Mark
Police Justice.

0355

Police Court

25 District.

Affidavit—Larceny.

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

Philip G. Gammatta

of No. *Hyatt Street* Street, aged *75* years,
occupation *Labourer* being duly sworn

deposes and says, that on the *13th* day of *August* 188*6* 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 :

Good and lawful money of the United States issued to the amount and value of Forty one 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 *Ellis Lee* (now *Lee*)

from the fact that on or about the hour of 12 o'clock noon on said day deponent was solicited by the said Ellis Lee for the purpose of prostitution, in front of premises No. 218 Hooster Street. Deponent went with the said Ellis Lee to a room in premises No. 218 Hooster Street, that entering the room the said Ellis took deponent's penis in his hand and commenced playing with deponent, deponent placed his pantaloons on a chair in said room, that deponent saw the said

Sworn to before me, this *13th* day of *August* 188*6*

Police Justice.

0356

Ellen took the Chair and took stool
and carry away said money from
the pocket of defendant's pants
and immediately run out of said
room with said money in her
possession.

Kept on. Thence says that
the said Ellen. She may be dealt
with as the Law directs

Done before me } J. P. Philip
This 26 day of August 1885 } Philip
M. - Trade } Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1885
Police Justice.

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1885
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 1885
Police Justice.

Police Court, District, Offence—LARCENY.
THE PEOPLE, &c., on the complaint of
1
2
3
4
Dated 1885
Magistrate.
Officer.
Clerk.
Witnesses, No. Street, No. Street, No. Street, to answer Sessions.

0357

BOX:

188

FOLDER:

1906

DESCRIPTION:

Leighton, Eugene

DATE:

09/08/85



1906

0350

Witnesses:

Witnesses: Aug 11/90.
James Hume of Oregon
& sentenced to 4 yrs. Impr
J.P.

Counsel, *[Signature]*
Filed *[Signature]* day of *[Signature]* 188*[Signature]*
Pleads.....

Grand Larceny 2nd degree [Sections 628, 68 1 Penal Code].

THE PEOPLE
vs.
[Signature]
Eugene Seighton

RANDOLPH B. MARTINE,
District Attorney.
[Signature] Sept 9/90 -
Pleads guilty 11.
A True Bill. *[Signature]*
[Signature]

Foreman.

0359

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Engene Seighton

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

Engene Seighton

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

The said Engene Seighton,

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

one bracelet of the value of twenty dollars, one finger ring of the value of ten dollars, and one shawl of the value of fifty dollars.

of the goods, chattels and personal property of one Mary Russell.

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.

Randolph B. Martin
District Attorney

0360

BAILIED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm. J. Sticksell
50 W. 24
Edgar Leighton

Offence *Grand Larceny*

Dated *Sept 22* 188*5*

Henry Murray Magistrate.
Michael O'Leary Officer.
29 Precinct.

Witnesses

No. _____ Street _____
 No. _____ Street _____
 No. _____ Street _____



No. _____ Street _____
 \$*500* to answer *Grand* Sessions.

Carroll

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

Edgar Leighton

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 *Sept 22* 188*5* *Henry Murray* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0361

Sec. 198-200

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Eugene Lighton

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

Eugene Lighton

Question. How old are you?

Answer

20 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

38 West 24 Street

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 guilty of the charge

E. Lighton

Taken before me this

day of *March* 188*8*

John W. ...
Office Justice

0362

Police Court— District. Affidavit—Larceny.

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

Mary Russell

of No. 50 West 21st Street, aged 21 years,
occupation Servant being duly sworn

deposes and says, that on the 14th day of August 1885 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz :

One gold bracelet one gold ring and a Paisley shawl collectively of the value of about eighty 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 Eugene Lighton now present from the fact that the aforesaid property was contained in a trunk which deponent kept in her room in said premises the door of which was unlocked on the day the property was stolen that the deponent was a boarder in said premises and occupied a room on the same floor as deponent and finding the door of said room open entered and took therefrom the aforesaid property as she now admits in Oath that the tickets representing the property were found in deponent's possession & the bracelet has been seen & identified by deponent as her property Mary Russell

Sworn to before me, this 18th day of August 1885
John W. Brown
Police Justice

0363

BOX:

188

FOLDER:

1906

DESCRIPTION:

King, Edward

DATE:

09/14/85



1906

0364

BOX:

188

FOLDER:

1906

DESCRIPTION:

Lennon, Luke

DATE:

09/14/85



1906

POOR QUALITY ORIGINALS

0365

Counsel,

Filed *14* day of *Oct* 188*5*

Pleads

Proquely

THE PEOPLE

vs.

Shae Simon

and

Edward Fine

RANDOLPH MASTINE

District Attorney.

No. 811

A True Bill

Chas. H. Russell

Foreman

Chas. H. Russell
James L. Lovvick
John D. ...
William ...

[Sections 498, 506, 528, 532, 555D]
James L. Lovvick
John D. ...
William ...

Witnesses:

0366

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Sudae Semmon
and
Edward King*

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

Sudae Semmon and Edward King

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

The said *Sudae Semmon and Edward*

King, *sada* _____

late of the *Sixth* _____ Ward of the City of New York, in the County of New York, aforesaid, on the *third* _____ day of *September*, in the year of our Lord one thousand eight hundred and eighty-*five* _____, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *store* _____ of one

John Howard _____

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

John Howard _____

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.

0367

SECOND COUNT—

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

Judas Sennon and Edward King
of the CRIME OF *Petit* LARCENY, _____ committed as follows :

The said *Judas Sennon and Edward King, each* _____

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,

fifty cigars of the value of five cents each, one pipe of the value of five dollars, and the sum of seven dollars and sixty cents in money, of the value of seven dollars and sixty cents,

of the goods, chattels and personal property of one *John Edwards,*

in the *store* _____ of the said *John Edwards,* _____

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.

0368

THIRD COUNT—

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

Judas Semon and Edward King
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Judas Semon and Edward King, each*

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

*did unlawfully receive and have the value of
five cents each, and one pistol
of the value of five dollars,*

of the goods, chattels and personal property of one *John Howard,*

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

unlawfully and unjustly, did feloniously receive and have; the said *Judas Semon and Edward King,*

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

RANDOLPH B. MARTINE,

District Attorney.

0359

Police Court - 929
Stark District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Howard
John M. Moore
Luke Lennon
Edward King
Offence: Burglary

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Dated Sept 5 1885

John M. Moore
Magistrate

John Lemmon
Officer

Paul Howard
Witness

No. 1 - C. Madison
Street

No. 2 - H. West
Street

No. 3 - J. M. Kearney
Street

No. 4 - H. B. Rice
Street

to answer



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

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

Dated Sept 5 1885 John Howard Police Justice.

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

Dated _____ 1885 _____ 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 _____ 1885 _____ Police Justice.

0370

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 41 years, occupation Stephen R Haddock
Bar tender of No.

41 Watt Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John Howard

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

Sworn to before me, this 5th
day of Sept 1888 } Stephen R Haddock

John J Gorman
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 30 years, occupation John P Mahoney
Bar tender of No.

46 Pike Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John Howard

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

Sworn to before me, this 5th
day of Sept 1888 } John P Mahoney

John J Gorman
Police Justice.

0371

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 24 years, occupation Police Officer of No. 6th Avenue

James Churchill

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

Sworn to before me, this 2nd day of Sept 1888

James Churchill

John Howard
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 34 years, occupation Manager of No. 124 Madison

Paul Howard

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

Sworn to before me, this 5th day of Sept 1888

Paul Howard

John Howard
Police Justice.

0372

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Edward King

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.

Edward King

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

Brooklyn

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

Answer.

192 Worth Street 2 weeks

Question. What is your business or profession?

Answer.

Painter

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

Edward C. King

Taken before me this

day of

188

John J. ... Police Justice.

0373

Sec. 200.

First District Police Court.

CITY AND COUNTY
OF NEW YORK,

Luke Lemon

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

Question. What is your name?

Answer. Luke Lemon

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. Georgia

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

Answer. 10 Hamilton Street about 17 months

Question. What is your business or profession?

Answer. Coffee Roaster

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

Luke Lemon

Taken before me this

day of

1888

John J. ...

Police Justice.

POOR QUALITY ORIGINALS

0374

Police Court District.

City and County of New York, ss.:

of No. 03 Murray Street, aged 41 years,

occupation Liquor Dealer being duly sworn

deposes and says, that the premises No 41 Moatt Street,

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

building and which was occupied by deponent as a Lodginghouse and Liquor Store

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

were BURGLARIOUSLY entered by means of forcibly breaching a door
leading from a vacant lot to an alleyway adjoining
said premises and also a door leading from
said alleyway to the yard of said premises and then
breaking a door on side of said premises
on the 3 day of Sept 1885 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Good and lawful money of the United
States consisting of bills and
Coins of divers denominations in all
of the amount of Eleven dollars and
Sixty Cents and a number of silver
and also a Smith and Weston seven
barrel revolving Pistols All together
of the value of Seventeen dollars
and thirty Cents

the property of deponent and Paul Howard
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
Luke Lannon and Edward King

for the reasons following, to wit: that deponent is informed
by Stephen Staddock deponent's
Bar tender that at about One o'clock, on of
the above date he securely locked
bolted and fastened all the doors
and windows leading into the store
of said premises. Deponent is further
informed by John O. Mahoney deponent's day
Bar tender that at about the hour of

POOR QUALITY ORIGINALS

0375

from a clock and thirty minutes after when he opened said premises he found the said premises had been burglarized and the aforesaid property taken stolen and carried away - Deponent is further informed by Officer James Churchill of the Sixth Precinct Police that he found a pistol in possession of said defendant King which was subsequently indentified by Paul Howard Manager of said premises a being stolen and carried away from a money drawer in the counter of said premises - Said Defendant Lemon was in Company with said King at the time of his arrest and had in his possession a number of cigars which deponent believes was a part of the property taken stolen and carried away from the aforesaid premises

Sworn to before me John Howard
this 5th day of Sept 1885
John J. Norman
Police Justice

Police Court _____ District _____

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Degree _____

Burglary _____

Dated _____ 188

Magistrate _____

Officer _____

Clerk _____

Witnesses _____

Committed in default of \$ _____ Bail _____

Bailed by _____

No. _____ Street _____

0376

Testimony in the
case of
Edward King
filed

Sept. 1983

0377

20

The People's Court of General Sessions, Part
Edward King (Before Recorder Smyth, Sept. 21,
jointly indicted with Luke Lannon for 1885
burglary in the third degree.

John Howard sworn. I live at 63
Munroe St. and have a liquor store at 41
Mott St. in this city; it is in the Sixth Ward. I
remember the night of the 3^d of Sept; there was
in the store about twelve dollars in money
and cigars and liquors; there was a pistol
in the drawer. I closed up the door about
12 o'clock and left the bar keeper in charge.

Stephen R. Buddock sworn. I am the
bar tender for John Howard at 41 Mott St.
I was in charge on the night of the 3^d of Sept.
I locked the store; there is a back door,
two front doors and a side entrance. I
locked and fastened all the doors about
1/4 to one and left for home. I did not
get back till 8 o'clock next morning; the
place was opened when I got there. I
found the side door had been broken open,
the lock was pried open and a piece of
wood was off. I made no further exam-
ination. I did not go into the yard. I missed
the money which was in the drawer
when I shut up - eleven dollars and sixty
cents. I know nothing of the burglary.

0378

John O'Mahoney sworn. I am a box tender in the employ of Mr. Howard at 41 Mott St. I remember the morning of the 4th of Sept. I came to the store 20 minutes past four and opened it. I found the knob was off the door I found all the doors open and everything strewed about. I went out and found a plank leaning to the fence; there was three doors in the hallway and two of them were broken and the lock was burst off the side door that leads into the alleyway. I looked in the money drawer and there was not a cent in it. There was a pistol in the back money drawer which was taken; the officer showed me the pistol when he brought King in.

James Churchill sworn. I am a police officer attached to the Sixth precinct, the premises in which 41 Mott St. are situated. I arrested King on the morning of the 4th of Sept. on suspicion of being connected with the burglary. I also arrested Luke Lenson corner of Mott and Chatham Sts. in a liquor store drinking about 1/4 to seven in the morning. I searched Lenson and found seven cigars in his pocket. I took Lenson to the station house and walked back to where I came from and King was sitting on a beer keg outside and the point of a revolver was

0379

sticking out of his coat pocket and I searched him. I asked him where he got the revolver. He turned kind of white, and he says, "I will never tell you." I arrested him then. I showed the revolver to Paul Howard and he identified it as his, and I also showed it to O'Mahoney. I had no further conversation with King. I went to the store and saw the place broken.

Paul Howard sworn. I am the Manager at 41 Mott St., the revolver was in the money drawer and I afterwards saw it in the station house; that was my pistol. I did not loan that pistol to any one or authorize anybody to take it; the pistol was loaded in the start.

Edward King sworn and examined in his own behalf testified. I am a painter on the Elevated Railroad; the last place I stopped at was 190 Chatham St. I worked for the company two months. I knew nothing about the burglary. On the morning of the 4th I was standing at the door of the entrance to the Glenmore hotel. Levin and another man came along. I asked him in to have a drink. I went in and had a drink. I stayed in the Glenmore hotel liquor store about ten minutes afterwards Mr. Churchill came down and he asked the barkeeper some questions. After Churchill went out

0380

the bar tender, said, "King, I think some of your friends is in trouble, I would advise you to go and take them home." I then went up the Bowery to the corner of Pell St. and I saw Lenon, I says, "Luke, you had better go home or come home with me." He says, "No, I want go home." I says, "you had better go or you will get into trouble." I fetched him down to the house. We had a couple of drinks more and he refused to go up stairs. He says, "I am going over to the corner." I said, "If you will, you will get into trouble. On the corner of Marmiton and Catharine Sts. he pulled out this revolver out of his hip pocket, and he showed it to me. I said, "What are you doing with that? He made some answer, I didn't know what it was. I took the revolver from him and went to the corner of Mott and Chatham Sts. Churchill came down and arrested Lenon. He took him to the station house and in 15 minutes came back again. I was sitting at the outside door on a beer keg and took the revolver out of my pocket. He asked me where I got it and I refused to tell him. Then he took me to the station house he told me I was charged with burglary. I knew nothing about the burglary. I was arrested once for stealing

0381

carpet and was in the penitentiary
for one month. That is the only
time I was ever arrested.

The jury rendered a verdict
of guilty of burglary in the third
degree.

0382

BOX:

188

FOLDER:

1906

DESCRIPTION:

Levine, Jacob

DATE:

09/18/85



1906

0303

Witnesses:

Bailed by
Jane Cohn
77 Horatio St.
+ Nathan Abrahams
210 East 58 St.

Counsel, *C. DeLoach*
Filed *17* day of *Sept* 188*8*
Pleads *Not Guilty*

Grand Larceny, *second* degree
[Sections 528, 581 Penal Code]

THE PEOPLE

vs.
B
Leeds Linn

(2 copies)
Clay 11/16
Speed of indictment

S.P. 2 years 14 ms
RANDOLPH B. MARTINE,
District Attorney.

No. 163

A True Bill.

Chas. H. Russell

Mary E. H. S. A.
Foreman.
Dec 10 1888

Part 1 - Dec 17 1888 on Defax.
Application - M.A.

0384

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Jacob Levine

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

Jacob Levine

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

The said *Jacob Levine*,

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

one bundle of the value of

Twenty nine dollars,

of the goods, chattels and personal property of one *Abraham O. Heald*

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.

Randolph B. Martine,
District Attorney.

0385

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*Testimony in the case of
Jacob Levine*

filed Sept. 1883.

J. S.
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Faint, mostly illegible typed text, possibly a letter or document header.



0386

ef/85

The People
vs.
Jacob Levine.

Court of General Sessions, Part I.
Before Judge Cowing.

May 18, 1886.

Indictment for grand larceny in the second degree.

Henry C. Albert sworn and examined. Where do you live in this city? 388 Broadway, my business is manufacturer of trunks and bags. Do you remember the 30th of March, 1885? Yes sir, that is a year ago. Did the prisoner call on you, tell the conversation that you and he had on that occasion, the 30th of March, 1885? I found him in the store in the morning when I came there talking with one of my salesmen and looking at sole leather trunks I went to my desk and opened my mail, I told the salesman to send Mr. Levine to me. He came to me and I asked him what he wanted. He said, I have got a customer that I think I can sell a sole leather trunk to. I said to him, you know I wont sell you any trunks, but he says, I have got a customer and if you will let me take that trunk I will bring the trunk right back or the money. I said to him, you understand I wont sell you this trunk, I wont let you have it, but if you say you have got a customer and you will bring that trunk back if he don't want it, on those conditions I will let you have the trunk but you must bring me back the trunk or the money. He said, certainly, I will bring it back to you within a reasonable time, that day or the next morning, not longer than that. Under those conditions I let him have the trunk. I have not seen the trunk or the money since. He came in and saw me shortly afterwards to dicker about that trunk, if he could not get it less? I told him no he must bring me

0387

the money

of general character

the trunk or the money either that day or the next morning. I did not see him after until after he was arrested. He was arrested in Williamsburgh then I sent word to the Detectives office. The trunk belonged to me and was worth twenty-nine dollars wholesale price. I have known Levine previous to the 30th of March, 1885 and had done business with him. I sold him goods, I managed the firm of William O. Headley & Sons, 388 Broadway.

Charles Heidleberg sworn. I am an officer connected with Police Headquarters, Central Office, I arrested the prisoner in April 1885 in Williamsburgh. Tell the Jury where you arrested him and under what circumstances and all that took place at the time? when the warrant was handed to me by the police judge I hunted high and low all over to try and get Levine; some told me he was in Europe, some he was South and some he was West, I finally ascertained where he was and arrested him. The night I arrested him I asked him if he was Levine? He said he was. I told him I had a warrant and he told me I am not going with you to New York. I went into the store and asked him if his name was Levine? He first denied it and afterwards said, you cannot take me out of here, you will have to take me out dead, he gave me fight, I had to get my partner and a policeman assisted me to bring him to New York, he smashed at me and I smashed at him, I brought him to New York. I asked him why he made fight, he said, you had no right to arrest me and only there was two of us he would have got away. I arrested him on a warrant charging him with stealing a trunk. He denied ever having

0388

the trunk of the trunk which was left on the house...

a trunk, he said he bought it in good faith and he would pay for it when he got ready. He said I had no right to arrest him in Williamsburgh without a requisition.

Jacob Levine sworn and examined in his own behalf. I was born in Germany and have been five years and a half in this country, I am a married man and my wife is sick. I did not steal the complainant's trunk, I did not tell him I had a customer for it and would bring the money right back, I dealt with that man for a long time and always paid him his bills punctually. He sent me a bill of thirty ~~dollars~~ ^{days credit} for a trunk which I looked for but am not able to find. I sold that trunk to a customer for thirty-one dollars, I did not return the complainant ~~twenty-nine dollars because I had other debts to pay,~~ I owed him about \$150 or \$175. I was closed up in business shortly after this and a man came and took everything away I had and I had nothing to pay.

Lester Marks sworn. I keep a hat store in the Bowery, I know the prisoner five or six years and his reputation for honesty is good. I never heard of his visiting a Second Avenue auction house.

Nathan Abraham sworn. I am in the clothing business at 118 Bowery, I have known the prisoner several years and I always thought he was a very honest man.

Morris Burnett sworn. I am in the boot and shoe business at 1431 Third Avenue, I have known the prisoner about two years and believe him to be an honest man.

The Jury rendered a verdict of guilty with a recommendation to mercy.

Testimony in the case of...

0390

Police Court District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 385 Broadway Street, aged 45 years,
occupation Manager being duly sworn

deposes and says, that on the 30th day of March 1885 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 Sole leather trunk of the value of twenty nine dollars.

The firm of William Headley & Son and the property of William Headley & Son and at the time in deponent's care and custody as Managers of said firm 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 Jacob Levine now present

in the following manner to wit— On the day in question the defendant stated to deponent that he had a customer for said trunk and if deponent would allow him to take the trunk to the customer for examination by him; the defendant would either return the trunk or its ~~equivalent~~ equivalent in money within a day or two. That deponent believing such statement to be true allowed the defendant to take the trunk. And since that time he has neither returned the trunk or the value of it. Wherefore deponent charges said Levine with stealing & carrying away said trunk with intent to defraud the true owner thereof, Henry E. Albert

Sworn to before me, this 30th day of March 1885
James W. [Signature]
Justice

0391

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Jacob Levine

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 *Jacob Levine*

Question. How old are you?

Answer *24 Years*

Question. Where were you born?

Answer *Russia*

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

Answer *248 Grand St Williamsburgh*

Question. What is your business or profession?

Answer *Stone Manager*

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

Answer *I am not guilty of the charge*

J Levine

Taken before me this

day of

March 188*8*

Police Justice

POOR QUALITY ORIGINALS

0392

Counsel, *C. M. [Signature]*
Filed *18* day of *Sept* 188*5*
Pleads *Not Guilty*

Grand Larceny *in the* degree [Sections 528, 531 Penal Code]

THE PEOPLE

vs.

B

Guo Saine
(Answer)

RANDOLPH B. MARTINE,

District Attorney.

No. 163

A True Bill.

Counsel on Quarta
Chas. W. [Signature]

May 18th
Foreman.

Dec. 17th Part 1
May 12th
G.S.S.

Witnesses:

Bailed by
Isaac John
337th [Signature]
+ Nathan Abraham
210 East 58th St.

POOR QUALITY
ORIGINALS

0393

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Jacob Seime

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

Jacob Seime

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

The said *Jacob Seime*

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

Twelve made staves of the value of *eighty five* cents each, *three* metal *parriages* of the value of *ten* dollars each, *forty eight* baskets of the value of *twenty seven* cents each, and *two* nests of baskets of the value of *five* dollars each nest

of the goods, chattels and personal property of one *Diedrick Wilhelm*.

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.

Randolph B. Martin,
District Attorney

POOR QUALITY ORIGINALS

0394

No. 31 — *New York April 10th 1888*



Murray Hill Bank

Pay to the order of *D. W. Johnson*

thirty five Dollars

\$35 00

J. J. [Signature]

Messrs. McKel & Ottomano, Lith. 21-23 Warren St. N.Y.

**POOR QUALITY
ORIGINALS**

0395

J. W. Melby
FOR DEPOSIT IN
GERMAN EXCHANGE BANK BY

Ocean & R. R. Ticket Dealer,
153 BOWERY, NEW YORK.

POOR QUALITY ORIGINALS

0395

Bail \$ 100.00
D.S.M. West City

BAILED, in full compliance

by Isaac Edwin

Residence 44 Street

and Benjamin H. Adams

Residence 210 East 53rd

No. 3, by

Residence

No. 4, by

Residence

Police Court No. 865 District

THE PEOPLE, &c,
ON THE COMPLAINT OF

William H. Miller

77 - Orchard

1 Isaac Edwin

2

3

4

Offence Grand Larceny

Dated April 25 188

James H. Adams Magistrate

10153 Precinct

138 E. 154

No. Street

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

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

Dated 188 . *James H. Adams* 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 ORIGINALS

0397

Sec. 151.

2. 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 Diedrich Wilhelmus

of No. 223 Grand Street, that on the 3rd day of April 1885 at the City of New York, in the County of New York, the following article to wit:

one dozen Mark Gaudin, three baby carriages & dozen paper baskets, two sets of Baskets

of the value of Sixty three Dollars, the property of Complainant was taken, stored and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Jacob Levine

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

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

Dated at the City of New York, this 25 day of April 1885
John Plummer POLICE JUSTICE.

POLICE COURT DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated 188

Magistrate

Officer

The Defendant

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest,

Native of

Age,

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

0398

Sec. 195-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Jacob Levine

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 *Jacob Levine*

Question. How old are you?

Answer *24 Years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *248 Grand St Williamsburgh*

Question What is your business or profession?

Answer *Store Manager*

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

Answer. *I am not guilty of the charge*

J. Lunn

Taken before me this

Edw. J. Stewart
1888

Police Justice.

POOR QUALITY ORIGINALS

0399

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

POLICE COURT, 2 DISTRICT.

William O. Bryant
of No. 138 East 54th Street, being duly sworn, deposes and says,

that on the June day of April ¹⁸⁸⁵
at the City of New York, in the County of New York, Deponent ~~was~~ ^{was Bookkeeper} ~~and~~

Deponent is Assistant Cashier of the Murray Hill Bank of this City and by reason of such position knows of his own knowledge that since the 6th day of April 1885 the defendant had no money to his credit in said Bank and has not done any business with the Bank since that time and Deponent further says that the annexed cheque has been presented for payment at the said Bank and payment on the same refused.

W. O. Bryant Bookkeeper

Sworn to before me this

of April 1885

1885

John Bennett
Police Justice

0400

Police Court Second District.

Affidavit—Larceny.

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

Diedrich Wilhelm

of No. 323 Grand Street, aged 45 years,
occupation Manufacturer being duly sworn

deposes and says, that on the 3rd day of April 1885 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz :

one dozen Wood Stands of the value of ten dollars
three Baby Carriages of the value of thirty dollars
4 dozen paper baskets of the value of thirteen dollars
two sets of Baskets of the value of ten dollars
said property being in all of the value of
Sixty three dollars

the property of deponent.

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Jesse Levine

From the fact that on the 3rd day of April 1885 said defendant came to deponent's place of business at the above said premises, and bought said property from deponent with the understanding that said property must be paid on delivery

deponent delivered said property to said defendant, and after receiving said goods, and having the same in his possession he told deponent that he had to go to the Bank to get money to pay deponent, that on a subsequent day said defendant gave this deponent the hereto annexed Check, payable at the Murray Hill

Subscribed before me, this 1st day of April 1885

Police Justice

0401

Bank for the sum of thirty five dollars, in part payments for said property Defendant is informed by the officers of said Murray Hill Bank that said defendant has no account in said Bank, and no right to draw upon the funds of said Bank. Defendant therefore charges that said defendant did feloniously obtain said property from defendant, with the intent to steal the same, and wholly he did steal the same as aforesaid.

Shown to before me this 25th day of April 1885 } J. W. Wetmore
John Wetmore
Police Justice

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

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.

Police Court, _____ District, _____

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

1 _____
2 _____
3 _____
4 _____

Dated _____ 188 _____

Magistrate _____
Officer _____
Clerk _____

Witnesses, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
to answer _____ Sessions.

0402

BOX:

188

FOLDER:

1906

DESCRIPTION:

Levy, George

DATE:

09/17/85



1906

0403

Witnesses:

Counsel, *Smith*
Filed *17* day of *Sept* 188*5*
Pleads *Not Guilty*

THE PEOPLE
vs.
James Smith
Grand Larceny *2nd* degree
[Sections 528, 581 Penal Code.]

RANDOLPH B. MARTINE,
District Attorney.
NO 148 *Pr Sep 24/85*
A True Bill. *file as such.*
S.P. 3 years
Chas H. Harker

Counsel *James Smith*
Drury

0404

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 Sany

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

George Sany

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

The said *George Sany*

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

one real skin racquet of the value of one hundred and seventy dollars, four boxes of the value of two dollars and fifty cents each, and three bundles of paper lining of the value of two dollars each bundle.

of the goods, chattels and personal property of one *Edmond Dutner*

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.

Randolph B. Martin,
District Attorney

POOR QUALITY ORIGINALS

0405

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

Police Court - 2 District

THE PEOPLE, &c,
ON THE COMPLAINT OF

Abraham Kutner
492 Brown St.

George Levy

Grand Larceny

1 _____
2 _____
3 _____
4 _____

Offence

Dated *Sept 9th* 188*5*

W. McNeill

Magistrate.

Jacob H. Reed

Officer.

Lucie Kutner

Witness

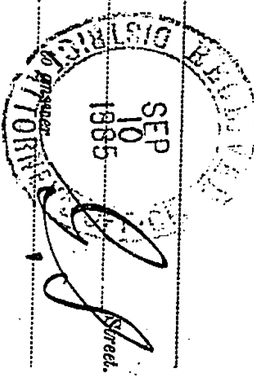
Abraham Kutner

Witness

492 Brown

Street

No. *2000*



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 *Sept 9th* 188*5* *Samuel C. McNeill* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0406

Sec. 108-200.

CITY AND COUNTY OF NEW YORK, ss

2 District Police Court.

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

Question What is your name?

Answer

George Levy

Question. How old are you?

Answer

45 years old

Question. Where were you born?

Answer.

New York

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

Answer.

Sixth ave. about 2 years

Question What is your business or profession?

Answer

Electric

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
Geo Levy

Taken before me this

day of Sept 1888

Samuel J. Phillips Police Justice.

0407

CITY AND COUNTY }
OF NEW YORK, } ss.

Jane Kutner
aged *40* years, occupation *Married Lady* of No. *492 Broome* Street

Being duly sworn deposes and says, that he has heard read the foregoing affidavit of *Solomon Kutner* and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this *9th* day of *Sept*, 188*8* *Jane R. Kutner*
Daniel C. [Signature] *Mark*
Police Justice.

0408

Police Court— 2 District.

Affidavit—Larceny.

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

of No. 492 Broome Street, aged 38 years,
occupation Fur dealer being duly sworn

deposes and says, that on the 9th day of Sept 1886 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

One Seal skin Sague of the value of one hundred and seventy dollars, two pair of beaver gloves of the value of ten dollars and three bundles of satin lining of the value twelve dollars, together of the amount and value of one hundred and ninety two dollars (\$192.⁰⁰/₁₀₀)

the property of Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by George Levy (Now here) from the fact that deponent was informed by his wife Jessie Kutner that at about the hour ~~of~~ of 7.30 o'clock on said day she saw the defendant in the store occupied by deponent she went out to see what he wanted and discovered that he she said defendant had a large bundle under his arm she asked him what he had in the bundle and he told her it was none of her business, she then caught hold of the bundle and called for help. When the defendant turned and caught hold

Subscribed to by Deponent

1886

Noted by Deponent

0409

of her by the throat and attempted to
choke her. And when deponent came
in the store the defendant dropped
the bundle and tried to get out of a
window deponent then held the defendant
until the officer arrived and arrested him.
deponent has since seen said property
and fully identifies it as his property.
Wherefore deponent charges the said
defendant with feloniously taking,
obtaining and carrying away said property
from deponent's store 493 Broome st

Sworn to before me } J. K. Ketchum
this 9th day of Sept 1885 }
Squire C. Hill
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1885 Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1885 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 1885 Police Justice.

Police Court, District, _____
THE PEOPLE, &c.,
on the complaint of _____
vs.
1 _____
2 _____
3 _____
4 _____
Dated _____ 1885
Magistrate, _____
Officer, _____
Clerk, _____
Witnesses, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
\$ _____ to answer _____
Sessions, _____

04 10

BOX:

188

FOLDER:

1906

DESCRIPTION:

Levy, Max

DATE:

09/29/85



1906

0411

Mr Cohen -
Counsel,
Hays
Filed 29 May of Sept 1885
Pleads, [Signature]

THE PEOPLE
vs.
F
Man Sarsol
W
to [Signature]

Everyday in the record Degree.
[Sections 497, 498, 499]

RANDOLPH B. MAKINE,
District Attorney.

Adm
[Signature]
[Signature]
[Signature]
A True Bill
[Signature]

John H. Haswell

Per Oct 19/85
Foreman
Fred [Signature]
S. P. Two years.

Witnesses:

0412

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Max Seary

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

Max Seary

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

The said *Max Seary*

late of the *South* Ward of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *September*, in the year of our Lord one thousand eight hundred and eighty-*five*, with force and arms, about the hour of *twelve* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Dora Madara*

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit: *one Elsie Madara*

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said *Dora Madara*

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away.

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

Randolph B. Martin
District Attorney

0413

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court 3 District 1021

THE PEOPLE, &c.

ON THE COMPLAINT OF

Sore Clark
48 4th Street
Max Levy

1 _____
 2 _____
 3 _____
 4 _____

Offence Burglary

Dated Sept 26 188

Kelrick Magistrate
Armer Officer
10 Precinct.

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 1000 to answer Q. S. 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 _____

Max Levy

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 1000 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Sept 26 1888, J. M. [Signature] Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

POOR QUALITY ORIGINALS

0414

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK } ss

Max Levy

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

Question. What is your name?

Answer. *Max Levy*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *Poland*

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

Answer. *W. Duane St. two months*

Question. What is your business or profession?

Answer. *Opera*

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 not in the room - I was am not guilty*

Max Levy

Taken before me this

day of *September* 188*8*

[Signature]
Police Justice

0415

Police Court - 3 District.

City and County of New York, ss.:

of No. 48 Forsyth Street, aged 25 years,

occupation Married woman being duly sworn

deposes and says, that the premises No 48 Forsyth Street, in the City and County aforesaid, the said being a brick dwelling

and which was occupied by deponent as in fact as a dwelling and in which there was at the time a human being, by name

Eliza Clark were BURGLARIOUSLY entered by means of forcibly opening the

window of a bed room of deponents premises on the first floor up one pair of stairs from the street

on the 25 day of September 1885 in the night time, and the

following property feloniously taken, stolen, and carried away, viz with the felonious intent to take and carry away therefrom the following property to wit

The red flannel dress of the value of twelve dollars, and one black cashmere shawl of the value of twenty five dollars the whole being of the value thirty seven dollars and lawful money of the United States (\$ 37) 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

Mac Levy

for the reasons following, to wit: Deponent solemnly closed and fastened the said premises shortly before 9 P.M. and left her two children sleeping in said room. On deponent return she found the door still locked but the defendant was secreted under the bed, having got in by opening the window. The deponent therefore charges the defendant with burglariously entering the said premises

Dora Clark
deponent

Shown to before me the 26 day of September 1885
R. B. [Signature]