

0330

BOX:

525

FOLDER:

4781

DESCRIPTION:

Lane, Daniel

DATE:

06/22/93



4781

Witnesses

John Lane

The complement in the
case is the father of the
defendant
Men seems into a conflict
of property concerning the
value of the match & taken
sum of the opinion that in
basis of the question of value
it would be well to accept
a Pleas of Petit Larceny
July 5-1893 John H. W. Dwyer
District Attorney

Counsel

Filed

day

1893

Reads

THE PEOPLE

vs.

Daniel Lane

July 5 1893

Henry J. P.

Pen Cms DE LANCEY NICOLL,
District Attorney.

Paul I. July 5, 1893

A TRUE BILL.

Henry J. P.
Foreman.

Grand Larceny,
(From the Person),
[Sections 828, 829, 830,
Penal Code.]

POOR QUALITY
ORIGINAL

0332

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

of No. 1132 West 35 Street, aged 68 years,
occupation Retired

being duly sworn,
deposes and says, that on the 14 day of December 1892 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession ^{and person} of deponent, in the day time, the following property, viz:

One Gold Watch of the value
of about Fifty dollars
\$ 50 ⁰⁰/₁₀₀

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by David Lane (nomine)

from the fact that said
defendant did take said
away and property from the
lower left hand pocket of the vest
and then from the person
of deponent in the above premises

John Lane

Sworn to before me this 14 day

of December 1892

John A. Lane Police Justice.

POOR QUALITY
ORIGINAL

0333

Sec. 198—200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Dan Kane

Question. How old are you?

Answer.

38 Years

Question. Where were you born?

Answer.

Miss.

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

Answer.

No House

Question. What is your business or profession?

Answer.

Stones Cutter

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

Dan Kane

Taken before me this

day of

1889

Police Justice.

POOR QUALITY
ORIGINAL

0334

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court--- 2 District. 670

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James J. Case
432 W. 13th St.
James J. Case

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

Offense *Larceny from the Person*

Dated *June 17* 189 *3*

Magistrate *Donkin*

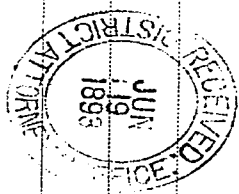
Officer *Henry J. Kelly*

Precinct *20*

Witnesses

No. _____ Street _____

No. _____ Street _____



No. _____ Street _____

\$ *1000* to answer *for*

No. _____ Street _____

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

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, *June 17* 189 *3* *John W. Woolrich* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Daniel Lane

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

Daniel Lane

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

The said *Daniel Lane*

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

*one watch of the value
of fifty dollars*

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

*De Laurey Nicoll
District Attorney*

0336

BOX:

525

FOLDER:

4781

DESCRIPTION:

Larkin, Lawrence

DATE:

06/26/93



4781

0337

Elmir

Police Court—2nd District.

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

of No. 150 West 4th Street, aged 36 years,
occupation Real Estate Agent being duly sworn

deposes and says, that the premises No. 240 Thompson Street,
in the City and County aforesaid, the said being a three story and
basement brick building
and which was occupied by deponent as a unoccupied building
~~and in which there was at the time a human being, by means~~

were BURGLARIOUSLY entered by means of forcibly breaking and
forcing open a lock, on the door leading
from the street, into the basement of
said premises

on the 19 day of June 1889 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

a quantity of lead pipe and brass
faucets, of the amount and value
of forty dollars (\$ 40⁰⁰/₁₀₀)

the property of John J. Harrington, and in deponent's care and custody.

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

Laurence Larkin (now here), and one other (not yet

arrested) and while acting in concert with each other,

for the reasons following, to wit: that on or about the 15th day of
June 1893, deponent was in the aforesaid premises
and at that time the aforesaid property was in
said building, in a good and perfect condition
and after securing and fastening said premises
deponent went away, and that deponent is informed
by Officer Michael J. Reidy, of the 15th Precinct
Police, that about the hour of 4.0 o'clock P.M. of said
date he saw the defendant Larkin, in company

Said other unknown man leaving the aforesaid premises by means of the front door, and at the time deponent saw the defendant leaving said premises, he had on his back, and was carrying a bag, and on said Officer looking into said bag carried by the defendant he discovered that said bag contained a quantity of lead pipe and brass faucets - deponent further says that he has been to the aforesaid premises and has discovered that the said lead pipe and faucets, found in the possession of said defendant by said Officer, have been removed and stolen from the aforesaid premises - deponent therefore asks that the defendant may be held to answer -

Sworn to before me } Richard B. W. Cotton
this 20 day of June 1843 }
John P. Boothby
Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary.

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

CITY AND COUNTY }
OF NEW YORK, } ss.

1021

aged 20 years, occupation Police Officer of No. 117

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

Sworn to before me this 20 day of June 1893 Michael J. Reidy

John McCallister Police Justice.

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

2 District Police Court.

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

Question. What is your name?

Answer.

Lawrence Larkin

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

New York

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

Answer.

288 Spring St.

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 am not guilty
Lawrence Larkin

Taken before me this
day of May 1893

John H. [Signature]

Police Justice.

0342

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

Edmund McGeehan
150 West 11th St.
Manhattan City

2 _____
3 _____
4 _____

Offense *Burglary*

Dated, *June 20* 189 *3*

Veritas Magistrate.

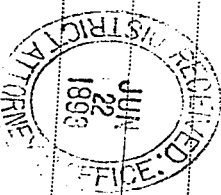
Veritas Officer.

Veritas Precinct.

Witnesses *Carl Green*

No. _____ Street _____

No. _____ Street _____



No. *1000* Street *3*

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 *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, *June 20* 189 *3* *John McQuinn* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Lawrence Larkin

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

Lawrence Larkin

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

The said

Lawrence Larkin

late of the *10th* Ward of the City of New York, in the County of New York, aforesaid, on the
nineteenth day of *June* in the year of our Lord one
thousand eight hundred and ninety- *three*, in the *day*-time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *building* of
one

John J. Harrington

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

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

SECOND COUNT—

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

Lawrence Larkin
of the CRIME OF *Grand* LARCENY in the second degree, committed as follows:
The said *Lawrence Larkin*

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

*two hundred pounds of lead
pipe of the value of ten cents
each pound, and ten faucets
of the value of two dollars each*

of the goods, chattels and personal property of one

in the

John J. Harrington
Building of the said *John J. Harrington*

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

THIRD COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said
Lawrence Larkin
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Lawrence Larkin*

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

*two hundred pounds of lead
pipe of the value of ten cents
each pound, and ten faucets of
the value of two dollars each*

of the goods, chattels and personal property of

John J. Harrington

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

John J. Harrington

unlawfully and unjustly did feloniously receive and have: (the said

Lawrence Larkin

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

DE LANCEY NICOLL,

District Attorney.

0346

BOX:

525

FOLDER:

4781

DESCRIPTION:

Lawrence, George

DATE:

06/13/93



4781

POOR QUALITY
ORIGINAL

0347

Witnesses:

[Signature]

Counsel,

Filed

13 June 1893

Pleas,

THE PEOPLE

vs.

P

George Lawrence

Assault in the Second Degree,
(Restating Arrest.)
(Section 218, Penal Code.)

De LANCEY NICOLL,

District Attorney.

A TRUE BILL,

[Signature]
Foreman.

June 14/93

[Signature]

Pen one year

POOR QUALITY
ORIGINAL

0348

Sec. 198-200.

1885
District Police Court.

City and County of New York, ss:

George Lawrence 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 Lawrence

Question. How old are you?

Answer.

38 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

128 Chrystie Street 4 months

Question. What is your business or profession?

Answer.

Repa Maker

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

Answer.

I am not guilty

George Lawrence

Taken before me this

day of June 1885

John H. Hunter
Police Justice.

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

636

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank B. Bunker

Geo. Bunker

Offense Rescued Prisoner Sec 87

Dated, June 11th 1893

Magistrate

Officer

Precinct

Witnesses

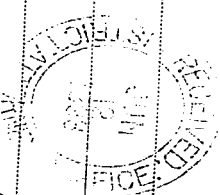
No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 1000 to answer

See



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, June 11 1893 Charles W. Tainter Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, 3 DISTRICT.

Frank Buesser

of No. 11th Buesser Street, aged _____ years,
occupation Police Officer being duly sworn, deposes and says
that on the 11th day of June 1893
at the City of New York, in the County of New York, he arrested

George Lawrence. (number)
Charged with Rescuing a prisoner.
in the manner following to wit:
Defendant arrested Frank Doyle and another
person unknown to defendant charged
with Larceny from the person. That
defendant did rescue said unknown
person while in the custody of defendant.
in violation of Section 82 of the Penal
Code

Frank Buesser

Sworn to before me, this

11th

day

of June

1893

Charles W. Lantieri Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

George Lawrence

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

George Lawrence

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

The said *George Lawrence*.

late of the City of New York, in the County of New York aforesaid, on the *seventh*
day of *June*, in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, with force and arms, feloniously made an
assault in and upon one *Frank Buesser*.

then and there being, a *patrolman* of the Municipal Police of the City of
New York, and as such *patrolman* being then and there engaged in the lawful
apprehension of one *John Doe* whose
real name is *to the Grand Jury*
aforesaid unknown upon a charge of
having committed the felony of grand larceny.
and the said *George Lawrence*.
him, the said *Frank Buesser*,
then and there feloniously did beat, strike, wound and otherwise illtreat, with intent then and there
and thereby to prevent and resist the lawful *apprehension*
of *the said John Doe* as aforesaid,
against the form of the statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0352

BOX:

525

FOLDER:

4781

DESCRIPTION:

Lee, William

DATE:

06/01/93



4781

Witnesses:

Jack Chandler

Counsel,

Filed

day of June

1893

Plenda

THE PEOPLE

vs.

William Lee

Grand Larceny, (From the Person)
[Sections 228, 229, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

June 7. 1893

A TRUE BILL.

Charles R. [Signature]
Foreman.

Fred V. [Signature]
Chairman

7/1/93

The People

vs.
William Lee

Court of General Sessions. Part I
Before Judge Cowing. June 7. th 1893.

Indictment for grand larceny in Second degree
Arthur Davis, sworn and examined. I

reside at 392 South Fourth street, Brooklyn
and am a watch case manufacturer.
On the 27th of May I was at No. 17 Maiden
Lane in the city of New York. I went to my
lunch at twelve o'clock to Dennetts in
Park Row with my friend Jake Chanda.
He worked down at No. 30 Maiden Lane. I
came out about half past twelve; we
walked up to the corner of Ann street and
Park Row; it was not quite 25 minutes
to one. My friend said, "Let us stop
here for a minute and look at the
party. There was a party shining boots
with patent stuff. I looked for a minute
and I felt a tug at my ^{coat} pocket. Did
you have money in your pocket at
the time? Yes, I had five dollars - two
two dollar bills and one one dollar bill.
I turned right around and I spied
this young man William Lee in front
of me, and he was stooping forward
and was about going through the
crowd. I saw his hands working very
suspiciously - he had his hands in

front of him. I saw the money he took out of my pocket as plain as I see you in front of me. It was all in a heap. Then I grabbed him and said, "Where is that money you took out of my pocket?" He says, "What money?" I says, "The money you took out of my pocket." He said, "I have not got it." I looked down and I saw it in front of him where he was standing. So I stooped down to pick it up, he broke away and ran through the crowd. I said to my friend Jack, "Stop that fellow." My friend caught him where I got the money. I ran after him; he ran into newspaper alley, and he turned into a building on the left hand side and ran up one flight of stairs. He was caught up stairs hiding behind a door; my friend caught him. We took him to the officer.

Cross Examined. There was a large crowd. I could not tell you how many people. I was not there half a minute until I felt the tug; my friend was standing probably three feet from me; the crowd was not surrounding us; we were on the outside of it; we just got there; my friend was on my left side; he was not standing

between me and the crowd. There were other people in front of us but not behind, and there were several people close to us standing by our side. When the defendant started he went right through the crowd and my friend went right after him. I followed and then the crowd came after us. There was quite a crowd running, but they - the defendant and the other fellow - were the only two in sight when I started. The street was perfectly clear when I started after him. I never saw the boy before that day, but I saw his face then. I was not excited but a little annoyed, I thought it was a piece of bold business and I followed him. I made a statement to the Judge in the Police Court and he wrote it down and I signed it. How far did you follow the boy that you were chasing, how many blocks? Down Ann street to that alley on the left hand side, about two blocks. Then I brought him out there was quite a crowd. I did not search him. I did not lay hands on him. I picked up the money. In the first place I grabbed him when I saw the money in his hand and he dropped it.

Jack F. Chanda sworn and examined.
I live in Plainfield, N.J. and am in no
business at present. On the 17th of May I went
with Mr. Davis to Dennetts to lunch, and going
out we walked from the corner of Ann
street to Broadway and stopped there just
a moment to look at a man who
had a kind of patent stuff. I looked and
saw Mr. Davis have hold of the boy's
arm and saw him (the defendant) drop
bills out of his hand. Mr. Davis picked
up the money, and as he was stooping
to pick up the money the prisoner broke
away. He dodged in front of me and
ran down the street. My friend called
to me to hold him. I started after him
and chased him three quarters of the way
through the alley. He ran in the building
and stood up against the wall. I did
not take hold of him until my friend
came. I spoke to him but cannot recol-
lect what he said. I think Davis said,
"I have you," or something to that effect.
I am sure the defendant is the boy
I saw in front of me. The officer when
he saw the crowd that was following
us near the City Hall walked up to us
right away and took the prisoner.

before. Cross Examined. I had never seen the boy William C. Zwicker sworn. I am a Park policeman and was in the City Hall Park on the 27th of May. A crowd came up through Park Row, just about opposite the statue of Franklin. I ran across from the Park side. I saw this young man Davis, as I know him by name now, having this prisoner. I asked him what was the matter? and he told me to take charge of the prisoner. Then I took him down to Oak street. What did Davis say to you in the presence of the accused? He told me he robbed him of money out of his job pocket. What did the defendant say in response to that? He did not say anything until he got down to the station house. He said to Davis, "you have got your money." Davis said, "yes." He (the defendant) said, "What more do you want?"

The people rested.

Ellen Lee, sworn and examined, testified. I live at 40 Vandewater street and am the mother of the defendant. He works for Mr. Raymond for the last year; he goes around collecting money and going on his errands. He is a good boy.

Mr. Raymond boards and keeps him and sends me home every Saturday night four dollars and a half to support the rest of the children. My husband is out of work.

William Lee, sworn and examined testified. Mr. Raymond sent me on an errand the day I was arrested down to Nassau st. I came down through Ann street. I stopped there in the crowd. There was some fellows all running around saying a man lost his money, and he (the complainant) grabs me. He let go of me again, and I ran in the crowd. I was standing, and he caught hold of me; he caught hold of me first and let go of me and caught me again in Ann street. There was some boys ahead of me. The complainant brought me over to the policeman and he took me down to the station house. I work for Mr. Raymond; his business is dealer in woollen rags. I have collected money and checks for him. I have worked for him for the past year, and he would give me a good recommendation. You heard the story told by the complainant on the stand; did you ever

try to take his money from him? No.
Did you have the money in your possession
at any time? No, I did not; that is the truth.
Cross Examined. You remember Officer Stocking and Officer
Kinacle of the Society for the Prevention of Cruelty
to Children taking you out of Soppa's dive, a
place raided by the Society a little while ago?
No. Who do you work for? Mr. Raymond.
Where is Raymond's place of business? He has
got one in Cherry and one in James St.,
and he has got a couple of dumps. What
does he do? Woollen rags. How long have
you been working for him? The past year
every day. In which one of the two places
that he has? All over. I am in the two
places running errands. What time did
you see Raymond on the morning of the
27th of May? I seen him down in the store.
I dont know what time, about ten or eleven
o'clock. What did he ask you to do then?
He did not have anything for me to do.
Where did you see him again on that
day? I did not see him after that. He
sent me on an errand into Nassau street;
he has got a saloon in Roosevelt street and
I went over to the saloon and saw him
there. He sent me down for a check and
I could not get it. I dont know the man's

name, I have forgotten it; it is on the corner; it is nearly two weeks ago. Had you ever been there before? No, it is right next to a gentleman's furnishing store, corner of Spruce and Nassau streets. You had to go back to Cherry street after you got the check & go up to a saloon and get my dinner. Did you get the check? No, I did not. What did you want to go to Ann street and Broadway for? I took a walk to Ann street and Park Row, it was not in Broadway at all. Ann street and Park Row is below Spruce and Nassau streets. I took a walk down that way one block. You were employed by this man, you were sent on a message, why didn't you go right back and tell him you did not get the check? It was near dinner time. I left at eleven o'clock. I was outside of the crowd. What were you looking at? The man shining with his hand the shoes. Where did Davis stand, the man who says you stole his money? He was standing on the outside. There was Chandler? I do not know. I did not see him. Was Davis near you? There was a couple of fellows between me and

him. You were rubbing your hands after Davis said you took his money? No, my hands were at my side. I remember that. What else do you remember? Nothing else. Do you remember seeing a man shining shoes? Yes, I saw that. Was there a great number of people around there? Yes, a pretty fair crowd. You can remember all this and you cannot remember the man's name you went to get the check from? No, I forgot all about that. Davis said you stole his money didn't he? Yes. He said that you ran away? I ran with the crowd. What did the crowd run for? I do not know the fellow who stole the money ran away. Who was the fellow? I do not know? Did you see him? Yes. What sort of a fellow was he? He was a little bigger than me. You saw him steal it did you? No, I seen him drop it and then he ran. Why didn't you say that to Davis, "there is the fellow that stole your money" when this fellow ran off? I did not know if it was him. I saw him drop it. Did you pick up the money? No. Who picked it up? The other. How much was it? Five

dollars. He said in the station house it was a two dollar bill and three ones and in the Police Court he said it was a five dollar bill, and in this Court he says it was two twos and a one. You remember all that and you cannot remember the man's name you went to get the check from? No. I do not remember. What did you want to run away for, you had not done anything? He ran with the crowd to see if they would catch him. How far down did you go? To the alley. You went up the alley? Yes. All the crowd went up the alley? Not the whole crowd. How many went down the alley? About fifteen or twenty I suppose. Did they all run up stairs? You did? Yes, some of them run up before me, I did not run up stairs, I was right in the door. Jack Chandler says he got you just four steps up? No, it was not four steps up; it was right in the hall. What did you go in the hallway at all for? I stood at the door, I was not in the hall. What did you stand for, you were running all the while? I stood there, they ran up there.

Chanda and the complainant took you away to the policeman didn't they? Yes. You went to the station house then with the policeman? Yes. Why did you say to the complainant, "you have got your money, you ought to be satisfied," about did you say that for? I did not say anything. The policeman says you did? No I did not say nothing of the kind. I says, "he has got his money; what makes you charge it against me?" I says, I am the wrong person. You said that to the officer? Yes, to the Captain. How many times have you been convicted, tell the truth? I was never convicted in my life. You have not been in the House of Refuge or in the Protectory or the penitentiary? No. You never have been convicted of any crime? No. How many were ahead of you when you were running? Three or four. Who was the leading one in the crowd? The fellow that stole the money run away. You were chasing the four? Yes. Where did those four run to? They run through the building that building? Through the news office I think. Which news office, where you were in the doorway? I was right outside

Did they run through the building where you were in the doorway? Yes. I was not in the doorway, I was outside. You were not in the hall at all? No sir. This man when he says you were four steps up tells an untruth? I do not know. You did not run in this hallway at all? No. When you got to that door how many men were ahead of you? Two. There isn't you the only man, the head man that was running when the crowd was after you? No. You work in the New York World? Yes. How long ago? About a couple of years ago. What did you leave the World for? On my own account. Mr. Chandler recalled by the Court. You pursued this defendant? Yes. Was there any one between you and the prisoner? No, there was nobody else running. He went up four steps, he turned a little way to the left where some sort of a door was. I imagine it was an elevator, so that he got around out of sight. There was one gentleman came out of his office. My memory is very distinct on that point. The jury rendered a verdict of guilty. The Court sent the defendant to the Elmira Reformatory.

POOR QUALITY
ORIGINAL

0366

Testimony in the
case of
William Lee

pled June

1893

30th

Police Court— District.

1912

Affidavit—Larceny.

City and County { ss.
of New York,

of No. 392 5th St. 90 Brooklyn Street, aged 31 years,
occupation Watch case maker being duly sworn,

deposes and says, that on the 27 day of May 1899 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

One bill of the value of Five
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 William Lee known her

from the fact that while deponent
was walking on Park St
he was frosted by the defendant
where deponent possessed the bill
which was contained in an
outside pocket of his coat and
having a suspicion that the
defendant had stolen it seized
him when he dropped the
bill at deponent's feet and then
ran away when deponent
followed him and caused
his arrest

Arthur Davis

Sworn to before me this
1899 May 27
of 1899

Police Justice.

Sec. 198-200.

1882
District Police Court.

City and County of New York, ss:

William 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.

William Lee

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

Mo

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

Answer.

40 Vandewater St.

Question. What is your business or profession?

Answer.

Clerk

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

Answer.

I am not guilty
W Lee

Taken before me this

day of *March* 188*3*

Mr. Ryan
Police Justice.

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

1916
Police Court...

587
District...

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William H. Davis
William H. Davis
William H. Davis

1
2
3
4

Offense Larceny from the person

Dated May 28 1893

Magistrate.

Officer.

Witnesses

No. 1, by _____
Street _____

No. 2, by _____
Street _____

No. 3, by _____
Street _____

No. 4, by _____
Street _____

No. 5, by _____
Street _____

No. 6, by _____
Street _____

No. 7, by _____
Street _____

No. 8, by _____
Street _____

No. 9, by _____
Street _____

No. 10, by _____
Street _____

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

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

Dated, May 28 1893 John H. Davis Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Lee

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

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

The said

William Lee

late of the City of New York, in the County of New York aforesaid, on the 57th day of May in the year of our Lord one thousand eight hundred and ninety-three, in the day time of the said day, at the City and County aforesaid, with force and arms,

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

of the goods, chattels and personal property of one Arthur Davis on the person of the said Arthur Davis then and there being found, from the person of the said Arthur Davis 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.

De Lancey Nicoll,
District Attorney

0371

BOX:

525

FOLDER:

4781

DESCRIPTION:

Leopd, Lippel

DATE:

06/07/93



4781

POOR QUALITY
ORIGINAL

0372

Witnesses

[Signature]

13

[Signature]

[Signature]

Counsel,

Filed

Pleads,

#27201
May 13, 1893

THE PEOPLE

vs.

83 Ridge
Coffin
Luphal Leopold

Burglary in the Third Degree.
[Section 498, N.Y. Cr. L. 1892, § 1.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]
Foreman.

June 12, 1893

Find and convicted of
Burglary 3rd Degree

El Rex

Police Court— 3 District.

City and County { ss.:
of New York,

of No. 132 Suffolk Street, aged 20 years,

occupation Keep Soda Stand being duly sworn

deposes and says, that the premises No. 178 Pennington Street, 11th Ward

in the City and County aforesaid the said being a booth standing between
the stoop line and the said premises
and which was occupied by deponent as a place for the sale of Merchandise
~~and which was at the time being by some~~

were BURGLARIOUSLY entered by means of forcibly Removing the
pad. lock from the door. Leaning into
the said booth from the street and
raising the door.

on the 3rd day of June 1888 in the Day time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of cigarettes, one package
of matches and a bottle of Pump
together of the value of five dollars.

(\$5.00)
100

the property of Deponent

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

Louis Jeff (working) and two unknown men
for the reasons following, to wit: That at about 12. Midnight
Deponent securely locked and fastened
the said booth
Deponent is informed by Officer
Louis Bohm. That at about 4.45
o'clock A.M. he saw the defendant
and the two unknown men. Coming
out of the said booth that he
pursued and caught the defendant

POOR QUALITY ORIGINAL

0374

the said unknown men making good their escape
Wherefore I demand charges of the said defendant and said unknown men both acting in concert with each other and burglariously entering the said premises and feloniously taking, stealing and carrying away the said property
I am to before me
this 3 day of June 1893 } Sam Loom

Charles N. Laintor
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 _____ 1893
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated _____ 1893
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated _____ 1893
Police Justice.

Police Court, _____ District, _____

THE PEOPLE, &c.,
on the complaint of

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

Offence—BURGLARY.

Dated _____ 1893

Magistrate.

Officer.

Clerk.

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

§ _____ to answer General Sessions.

POOR QUALITY
ORIGINAL

0375

Sec. 198-200.

1882
District Police Court.

City and County of New York, ss:

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

Question. What is your name?

Answer.

Louis Leff

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

Germany

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

Answer.

83 Ridge Street —

Brooklyn.

Question. What is your business or profession?

Answer.

Basket Maker

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

Answer.

I am not guilty.

Lynel Leff

Taken before me this

day of

June

1880

Charles W. Stewart
Police Justice.

POOR QUALITY
ORIGINAL

0376

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. 611

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Samuel Baker
David's de fct

Offense

Burglary

Dated, June 3 1893

Paite Magistrate

13 Precinct.

Witnesses

No. _____ Street _____

No. _____ Street _____



No. _____ Street _____

\$ 500 to answer

J. J. Smith

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 June 3 1893

Charles V. Luntz Police Justice.

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

Dated, _____ 189

Police Justice.

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

Dated, _____ 189

Police Justice.

1881

COURT OF GENERAL SESSIONS OF THE PEACE,
City and County of New York.

T H E P E O P L E

-against-

LIPPEL LEOPD.

"

"

"

"

"

"

Before

HON. FREDERICK SMYTH,

and a Jury.

TRIED, NEW YORK, JUNE 12TH, 1893.

INDITED FOR BURGLARY IN THE THIRE DEGREE.

INDITMENT FILED JUNE 7TH, 1893.

APPEARANCES:

ASSISTANT DISTRICT ATTORNEY HARRY W. MACDONA,

For THE PEOPLE.

JACOB BERLINGER, ESQ.,

For THE DEFENSE.

LOUIS BOHN testified that he is a member of the Municipal Police of the City of New York, attached to the 13th precinct. He was on duty between 5 and 6 o'clock on Rivington Street, from Clinton down to Ridge Street, and also on Attorney and Stanton Streets. 178 Rivington Street is on that beat. A saloon is kept at that place. Outside of that house, between the stoop line and the house, there is a soda-water stand, about three feet wide, and about 9 or 10 feet long. Mr. Loder owns it. On the morning of the 3rd of June the witness saw the defendant jump out of the stand and run. There was another man in front of the stand and another one in it. As the officer approached the man outside of the stand said, "Cheese it!" and they all ran away. The defendant ran through Attorney Street to Stanton, and down Stanton to Ridge, and on the roof of 117 Ridge Street. When the officer found him he was behind a scuttle, lying down, concealing himself. The witness

arrested the defendant, and returned to the stand and examined it. He found four padlocks forced off, the soda-water apparatus was smashed and some pipe had been removed from its place, and rolled up in a coil, ready to be taken away. The marble of the fountain was broken and cigars and matches were scattered around in the stand. He had a conversation with the defendant, who spoke in German, though he also spoke English. The defendant said, "If you will be easy on me, I will tell you who was with me". He said the names of his companions were "Butch" and Weinstein. The witness saw them prowling around the neighborhood at night. In

C r o s s E x a m i n a t i o n

the witness testified that he saw the three men about 2 o'clock and also at half-past 3 o'clock. The soda-water stand in question is in the 11th Ward, and the 13th precinct.

SAMUEL LADER testified that he lived at 132 Suffolk Street, and kept a soda-water stand in front of 178 Rivington Street. He closed the stand on June 2nd, locking it with four padlocks, and leaving the pipe attached to the soda-water apparatus, and everything all right at that time. There were also cigars and matches in the stand, when he closed up on the 2nd of June, and they were in their place, inside of the stand. When the witness reached his stand the next morning, the locks were broken off, the pipes were cut from the fountain, and the water was gone, and the cigars and matches were not where the witness had left them. The value of all the property was \$14.40. The soda-water fountain, with the lead pipe and everything attached to it, was worth \$35. as he was informed by the owner of it. He, the witness, did not own the fountain. In

C r o s s - E x a m i n a t i o n

the witness testified that he hired or rented the stand and the soda-water apparatus. The cigars belonged to him. He did not miss anything from the stand.

THE DEFENSE

LIPPEL LEOPD, the defendant, testified that he did not break into the soda-water stand, and that he did not help the other boys or men to break in there. He lived at 83 Ridge Street. He left home at half-past six o'clock, and was on his way to his place of work, at 21 Bond Street. He worked for a Mr. Stein, proprietor of a coffin factory. He polished and sand-papered the wood. The defendant testified, "The boys were running, and I was running also, to go to my work, and the policeman followed me with the boys. I was frightened, because the policeman was running after me, and

I ran up to the house, not the house where I lived, but another house. In

C r o s s E x a m i n a t i o n

the witness testified, in answer to the question, "Why did you tell the officer that if he would be easy on you, you would tell the names of the other two boys who were with you?", he said, "Because the boys they lived in the block---one boy in Ridge Street."

POOR QUALITY
ORIGINAL

0383

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 35 years, occupation Police Officer of No. 13 Freeman Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Samuel Lane
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me this June day 1893
of June 1893

Charles V. Linton Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Lippel Leopd

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

Lippel Leopd

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

The said

Lippel Leopd

late of the 11th Ward of the City of New York, in the County of New York, aforesaid, on the
third day of June in the year of our Lord one
thousand eight hundred and ninety-three in the day time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the building of
one Samuel Lader

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

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

SECOND COUNT—

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

Lippel Leopold

of the CRIME OF *Petit* LARCENY

committed as follows:

The said

Lippel Leopold

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

fifty packages of cigarettes of the value of five cents each package, one package of matches of the value of fifty cents, and one bottle of syrup of the value of two dollars

of the goods, chattels and personal property of one

Samuel Loder

in the

building

of the said

Samuel Loder

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

*De Lancey Nicoll,
District Attorney*

0386

BOX:

525

FOLDER:

4781

DESCRIPTION:

Loison, Charles

DATE:

06/09/93



4781

Wm
Chris Carles
Victor Gaud

Counsel.

Filed,

day of June 189

Pleads,

THE PEOPLE

vs.

Charles Loison

De LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. S. Harrington
Foreman.
James P. Lacey
Herald C. Lacey
Pen. 6 months

(Sections 528 and 53 / of the Penal Code)
~~MISSISSIPPI LARCENY, 2nd~~

Police Court, District.

City and County of New York, ss.

of No. 66 West 3d Street, aged 43 years,
occupation Express business being duly sworn, deposes and says,
that on the 6 day of June 1897, at the City of New
York, in the County of New York,

Charles Loison, now
here, did make utter and forge
a certain instrument of writing, pur-
porting to be Depovent's endorsement
to a certain check hereunto annexed
signed by H. Le Comeau, Cashier
on the Second National Bank
to Depovent's order for seven dollars
and fifty cents. Defendant was
in Depovent's employment, and he
received the said check for Depo-
vent's account in Depovent's absence,
and he took the said check to
Parke Brothers Saloon at the corner
of Fifth Avenue and Third Street,
and the said check then had the
Depovent's name forged as an endorse-
ment. and Defendant received the
money for said check, and he
acknowledged to Depovent in the
presence of Policeman James A.
Downgan that he, said the
Defendant had forged said
endorsement.

Sworn to before me
the 6th day of June
1897.

W. H. Brady
Police Justice

Victor Gal



Sec. 198—200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Charles Louison

Question. How old are you?

Answer.

37 years

Question. Where were you born?

Answer.

France

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

Answer.

52 South 1st St. 5 months

Question. What is your business or profession?

Answer.

Driver.

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

Answer.

I meant to give

him the money

Ch. Louison

Taken before me this

day of

Nov 1893

Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged _____ years, occupation _____ of No. _____

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

Sworn to before me, this _____ day
of _____ 1893

James A. Durigan

Police Justice.

No. *Payment Stopped* New York, *22 May* 189*5*
Second National Bank
Pay to the order of *Mc Victor Gal*
Seven 50/100
\$750 Dollars
W. de G. Moore
5th Ave. & 23rd St.

Water gal.
of. Linsay
66. W. 3rd St
Parker Bros.

23/60
Parker Bros.

0393

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.

622

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Victor Gal
Charles Lorton
66 W. 3d

Offense

Forgery
Larceny

Dated June 6 1897

Magistrate

Henry an Officer

15 Precinct

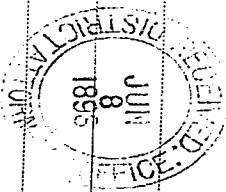
Witnesses

Charles H. Parker

No. 6 H & W. 9a

Street

No. 8 Street



No. 5 Street

\$ 500 to answer

Charles Lorton

End of deposition
as directed

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

Charles Lorton

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, June 6 1897 Police Justice.

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

Dated, 1897 Police Justice.

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

Dated, 1897 Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Charles Loison

The Grand Jury of the City and County of New York, by this indictment, accuse
Charles Loison
of the CRIME OF *Petit* LARCENY, committed
as follows:

The said

Charles Loison

late of the City of New York, in the County of New York aforesaid, on the *sixth*
day of *June* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, being then and there the *clerk*
and servant of one *Victor Gal*

and as such *clerk and servant* then and there having in his
possession, custody and control certain goods, chattels and personal property of the said

Victor Gal

the true owner thereof, to wit:

*one written instrument and
evidence of debt, to wit: an order for
the payment of money of the kind
called bank cheques, for the payment of
and of the value of seven dollars
and fifty cents:*

the said *Charles Loison* afterwards, to wit:
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
did feloniously appropriate the said *bank cheque*

to his own use, with intent to deprive and defraud the said *Victor Gal*
of the same, and of the use and benefit thereof; and the same goods, chattels and personal
property of the said *Victor Gal*

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

DE LANCEY NICOLL,
District Attorney.

0395

BOX:

525

FOLDER:

4781

DESCRIPTION:

Lurz, George

DATE:

06/12/93



4781

0396

BOX:

525

FOLDER:

4781

DESCRIPTION:

Lurz, George

DATE:

06/12/93



4781

Counsel,
Filed 12 day of June 1893

Pleaded *Magally-13*

THE PEOPLE,

vs.

George Lurz

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Emily S. Lurz
Foreman.

Post B. V. 112-7193
Defendant discharged
in criminal case.

Witnesses!
Anna J. L.
Off. Lurz

It appears that my
effort has been made
to find missing Lurz
a Maltese Princess in
the care of Mr. Lurz
more intention to come
can be had the country
of the first marriage was
performed in Lurz
no proof can be had of the
same. She is said to be
married Mr. Lurz
since the day of her death
and the Lurz is married
that the Lurz is married
upon her own property.
W. H. Lurz

on May 23rd. I arrested George
Lusk for abandonment. He
was then living with wife no.
1 in Slugg St. Bklyn. He said
he wanted to go home. I arrested
him where he worked. After
changing his clothes he
came with me. The Dept.
pleaded that he was married
twice and he was held
for Bigamy.

POOR QUALITY
ORIGINAL

0399

Officer Lingley
3rd Dist. Court.

People

vs.

Lutz.

I was married at the residence of
Mr. Bernhart, Bklyn. Hopkins St.
The minister ^{Mr.} lives at Summer
ave.

Witness to Emma Gogel's marriage
Fred Elnera.

31 Reid ave. (Janitor.)

Bklyn.

I was married to ^{July 27th 1890} deft. about 6 mo.
^{after} ~~when~~ we went to Germany to
Frankfort on the Main. We went
to see his brother there. I was then
told that he had another wife
living. The American Consul
made investigation for me and
found it was so. The deft.
left me there and went to
(Wien) in Austria. There he
with his 1st wife and came
to America. I came about
2 weeks after. I went to 288
Stagg St. (Union Croft) Bklyn and
there found deft. living with his
first wife. I saw the woman
she told me she had her marriage
certificate and that she was his
1st wife. The deft. admitted to me
that this woman was his 1st wife.
The certificate ^{of marriage of deft. & myself} I have is only

POOR QUALITY
ORIGINAL

0401

a copy. The orig is in Germany
I had one child by Dept. now dead.

Emma Engel.

Police Court, 3 District.

City and County } ss.
of New York,

of No. 503

occupation

that on the

Brooklyn York, in the County of Kings,

East 11th

Housekeeper

27

day of

July

1890, at the City of New York

Emma Gogel

Street, aged 26 years,

being duly sworn, deposes and says,

George Lury (now here) did wilfully and unlawfully violate the provisions of Section 298 of the Penal Code of the State of New York, by being married to deponent, said Lury at said time having a wife living in the manner following to wit: That on said date deponent was married to defendant in the Hopkins Street Lutheran Church, in the City of Brooklyn, in the presence of two witnesses by Rev. H. F. Bernhart, as shown by the copy of the marriage certificate which is herewith annexed and made a part of this complaint. That on this date deponent went to No. 724 Stagg Street, Brooklyn and was informed by Minnie Lury who lives with defendant at said place as his wife, that the defendant was the lawful husband of said Minnie Lury, they having been married in Germany some years prior to deponent's marriage with defendant and had not at any time been divorced. That, further, deponent says that, in this court on this date defendant admitted before the presiding magistrate that he had a lawful wife living at the time of his marriage to deponent. Therefore deponent accuses defendant of bigamy and prays that he may be apprehended and dealt with as the law directs.

Sworn to before me this }
23rd day of April 1893 }

Miss Emma Gogel

Emma Gogel

Police Justice

POOR QUALITY
ORIGINAL

0403

(1235)

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,

3 District Police Court

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

Question. What is your name?

Answer. *George Lutz*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *224 Staff Street, Brooklyn* — *2 years*

Question. What is your business or profession?

Answer. *Blacksmith*

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

Answer. *I am not guilty -*

George Lutz

Taken before me this

23

day of

Sept

1893

Police Justice.

POOR QUALITY ORIGINAL

0404

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

Police Court... 3 District... 570
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Emma Lopez
George Smith
Offense... *Burgamy*
Dated May 23 1893
Magistrate... *W. H. Koch*
Clerk... *W. H. Koch*
Witnesses... *W. H. Koch*
No. 1, by _____
Residence _____ Street _____
No. 2, by _____
Residence _____ Street _____
No. 3, by _____
Residence _____ Street _____
No. 4, by _____
Residence _____ Street _____
No. 5, by _____
Residence _____ Street _____
No. 6, by _____
Residence _____ Street _____
No. 7, by _____
Residence _____ Street _____
No. 8, by _____
Residence _____ Street _____
No. 9, by _____
Residence _____ Street _____
No. 10, by _____
Residence _____ Street _____
No. 11, by _____
Residence _____ Street _____
No. 12, by _____
Residence _____ Street _____
No. 13, by _____
Residence _____ Street _____
No. 14, by _____
Residence _____ Street _____
No. 15, by _____
Residence _____ Street _____
No. 16, by _____
Residence _____ Street _____
No. 17, by _____
Residence _____ Street _____
No. 18, by _____
Residence _____ Street _____
No. 19, by _____
Residence _____ Street _____
No. 20, by _____
Residence _____ Street _____
No. 21, by _____
Residence _____ Street _____
No. 22, by _____
Residence _____ Street _____
No. 23, by _____
Residence _____ Street _____
No. 24, by _____
Residence _____ Street _____
No. 25, by _____
Residence _____ Street _____
No. 26, by _____
Residence _____ Street _____
No. 27, by _____
Residence _____ Street _____
No. 28, by _____
Residence _____ Street _____
No. 29, by _____
Residence _____ Street _____
No. 30, by _____
Residence _____ Street _____
No. 31, by _____
Residence _____ Street _____
No. 32, by _____
Residence _____ Street _____
No. 33, by _____
Residence _____ Street _____
No. 34, by _____
Residence _____ Street _____
No. 35, by _____
Residence _____ Street _____
No. 36, by _____
Residence _____ Street _____
No. 37, by _____
Residence _____ Street _____
No. 38, by _____
Residence _____ Street _____
No. 39, by _____
Residence _____ Street _____
No. 40, by _____
Residence _____ Street _____
No. 41, by _____
Residence _____ Street _____
No. 42, by _____
Residence _____ Street _____
No. 43, by _____
Residence _____ Street _____
No. 44, by _____
Residence _____ Street _____
No. 45, by _____
Residence _____ Street _____
No. 46, by _____
Residence _____ Street _____
No. 47, by _____
Residence _____ Street _____
No. 48, by _____
Residence _____ Street _____
No. 49, by _____
Residence _____ Street _____
No. 50, by _____
Residence _____ Street _____
No. 51, by _____
Residence _____ Street _____
No. 52, by _____
Residence _____ Street _____
No. 53, by _____
Residence _____ Street _____
No. 54, by _____
Residence _____ Street _____
No. 55, by _____
Residence _____ Street _____
No. 56, by _____
Residence _____ Street _____
No. 57, by _____
Residence _____ Street _____
No. 58, by _____
Residence _____ Street _____
No. 59, by _____
Residence _____ Street _____
No. 60, by _____
Residence _____ Street _____
No. 61, by _____
Residence _____ Street _____
No. 62, by _____
Residence _____ Street _____
No. 63, by _____
Residence _____ Street _____
No. 64, by _____
Residence _____ Street _____
No. 65, by _____
Residence _____ Street _____
No. 66, by _____
Residence _____ Street _____
No. 67, by _____
Residence _____ Street _____
No. 68, by _____
Residence _____ Street _____
No. 69, by _____
Residence _____ Street _____
No. 70, by _____
Residence _____ Street _____
No. 71, by _____
Residence _____ Street _____
No. 72, by _____
Residence _____ Street _____
No. 73, by _____
Residence _____ Street _____
No. 74, by _____
Residence _____ Street _____
No. 75, by _____
Residence _____ Street _____
No. 76, by _____
Residence _____ Street _____
No. 77, by _____
Residence _____ Street _____
No. 78, by _____
Residence _____ Street _____
No. 79, by _____
Residence _____ Street _____
No. 80, by _____
Residence _____ Street _____
No. 81, by _____
Residence _____ Street _____
No. 82, by _____
Residence _____ Street _____
No. 83, by _____
Residence _____ Street _____
No. 84, by _____
Residence _____ Street _____
No. 85, by _____
Residence _____ Street _____
No. 86, by _____
Residence _____ Street _____
No. 87, by _____
Residence _____ Street _____
No. 88, by _____
Residence _____ Street _____
No. 89, by _____
Residence _____ Street _____
No. 90, by _____
Residence _____ Street _____
No. 91, by _____
Residence _____ Street _____
No. 92, by _____
Residence _____ Street _____
No. 93, by _____
Residence _____ Street _____
No. 94, by _____
Residence _____ Street _____
No. 95, by _____
Residence _____ Street _____
No. 96, by _____
Residence _____ Street _____
No. 97, by _____
Residence _____ Street _____
No. 98, by _____
Residence _____ Street _____
No. 99, by _____
Residence _____ Street _____
No. 100, by _____
Residence _____ 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 *Defendants*

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 bond.
Dated, *May 23* 1893
Paul R. R. Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

PART III.

THE COURT ROOM IS IN THE FIRST STORY.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

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

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

To Minnie Gung
of No. 34 Stagg Street, Brooklyn, N.Y.

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the 20th day of NOVEMBER 1898 at half-past ten o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against George Gung

Dated at the City of New York, the first Monday of NOVEMBER in the year of our Lord, 1898

DE LANCEY NICOLI, District Attorney.

POOR QUALITY
ORIGINAL

0406

PART III.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

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

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

To *Minnie Henry*
of No. *34 Stagg* Street, *Brooklyn, N.Y.*

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the *20th* day of *NOVEMBER* 189*9* at half-past ten o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against *George Henry*

Dated at the City of New York, the first Monday of *NOVEMBER* 189*9* in the year of our Lord, 189*9*

DE LANCEY NICOLL, District Attorney.

Court of General Sessions.

THE PEOPLE

vs.

George Lutz

City and County of New York, ss:

Amos Lingley

being duly

sworn, deposes and says: I am a Police Officer attached to the

3^d District Precinct,

in the City of New York. On the

18th

day of

November

1893,

I called at

34 Stagg Street - Brooklyn, C. D.

the alleged

residence

of

Minnie Lutz

the ~~complainant~~ ^{person} herein,

to serve her

with the annexed subpoena, and was informed by

the

Housekeeper that she had gone to Europe and had no knowledge of what part she had went to, or when she would return, other inquiries in that locality failed in discovering her present whereabouts.

Sworn to before me, this

20th day

of November

1893

Thomas Lingley

Notary Public

Court of Sessions
N.Y.C.

POOR QUALITY
ORIGINAL

0408

Court of General Sessions.

THE PEOPLE, on the Complaint of

Emme Gogel

vs.

George Lang

Offense: *Assault*

William Stickle
~~JOHN R. FEEBLES,~~

District Attorney;

Affidavit of Police Officer

Anna Langley

J. D. P. Langley

Failure to find Witness

POOR QUALITY
ORIGINAL

0409

Count of General Sessions.

THE PEOPLE, on the Complaint of
Emma Gayel
vs.
George Lang
Offense: *Intoxication*

Deputy Justice
~~JOHN H. HEDGECOCK~~
District Attorney;

Affidavit of Police Officer
Anna Langley
J. D. P. Langley

Failure to find Witness

District Attorney's Office.

PEOPLE

George
Charles Lury

Begging

Mr Flynn. —

Please make
some disposition
of this case.

Just. J. J. J. J. J.

Old Tombs Prison
New York Oct 9 1893

Dear Sir:

Having Recived your letter
stating that my case will
be Disposed of in a few Days
But now I am here so long
that I am nearly going crazy
I have no lawyer so I am
Worrying nearly to Death if some
one did not Do some thing for me
I think I would have to stay
here a life time I am here now
5 month and did not have
a trial Hoping this letter
Will Bring me to Trial
I Remain George Surz

All the People that came
in after me all have had
their Trial, I think I am
the longest one in the
tomb

George Surz

Cell 42

City Prison Tomb

Not the Good Samaritan

Frank With
Wine

He was not
Charge the Man

The Boys - Do this.

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

Have an officer
go for Minnie Lutz
tomorrow.

Sufficient that the
parties were to be husband
and wife and cohabit
and recognize each other
as such

25 N.Y. 390

It may be shown by
reputation cohabitation
and admissions.

103 U.S. 304

Second wife cannot
be witness to prove 1st
marriage.

New York Sept 7/
93

Sir I wish
to call your attention
to my case to ask you
to bring it to trial.

I am in ^(Tomb) here One Hundred
+ Eight days as a Prisoner.

I wish you will oblige
me by helping me out

Yours Unfortunate

George Lutz
City Prison

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

Emma Logel, 503 E 11th St.
now ~~at~~ ⁱⁿ Geo. Logel July 27, 1890
in Hopkins St. Lutheran Church
Bklyn N.Y. by Rev. H. F. Rem-
bert. Had one child
by him, now dead

Minnie Logel
224 Slagg St
34 Bklyn.
married in Germany
to Geo. Logel.
deft. admitted his first
marriage to Em. Logel.
admitted marriage to
Jester Koch

Su officer Quigley
6th ave. cor. W. 10th.
Court officer.

~~Married at 99 Hopkins St.~~

0417

SEPARATION SHEET

DESCRIBE ORIGINAL LOCATION OF ITEM (S):

2. Subgroup:

4. File Unit & Box No.
Lurz G. "L". June 1893
Box 525 Folder #4781

#55

Marriage Certificate

SEPARATED TO:

7. Room:

oversize box

9. Separated By:

12-10-97

M.L.

Witnesses:

[Handwritten signatures and notes in the witness section]

It appears that my
effort has been made
to find Minnie Lee
a Madame Martin in
the Car - and Madame
More Testimony to Conceal
him can be done the same
of the first in arrange two
persons in the same way
to find him in the same
same - the first in the same
was in the city from
since that day of the 1st
more than one person
that he is in the same
again has been discharged
in his usual way.

#82
Counsel,
Filed 12 day of June 1893
Pleads May 10
THE PEOPLE,
vs.
George Lutz

[Handwritten signature]
[Sec. 298-300, Penal Code]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

[Handwritten signature]
Foreman.

[Handwritten signature]
Defendant discharged
in his usual way.

Heirathsschein.

Es wird hiermit bezeugt, dass im *Parkhaus*
 am *27. September* *1890* der

Bund der heiligen Ehe

zwischen *Georg Lutz*
 aus *No. 95 Hopkins St. Brooklyn N.Y.*
 und *Euma Logel*
 aus *No. 11 Union Hill New Jersey U.S.*
 durch den Unterzeichneten geschlossen wurde.

Zeugen
 waren: *Karl Wenzel* *No. 95 Hopkins St.*
Fred. Elmer

Gegeben *Brooklyn N.Y.* *27. September*
 am *27. July* *1890* *Evangel. Prediger*

Frommer Eheleute Losung:

Ich und mein Haus, wir sind bereit, Dir, Herr, die ganze Lebenszeit,
 Mit Seel' und Leib zu dienen.
 Du sollst der Herr im Hause sein; Sieh Deinen Segen auf uns
 Daß wir Dir willig dienen!
 Eine kleine, fromme, reine Hausgemeinde
 Dir nur soll sie wohlgefallen.



Erau - Schein.

Es wird hiermit bezeugt, dass im Pfarrhaus
am 27. (siebenundzwanzigsten) July 1890 der

Bund der heiligen Ehe

zwischen Georg Lutz
aus No 95 Hopkins St. Brooklyn N.Y.
und Emma Logel
aus No Union Hill New Jersey U.S.
durch den Unterzeichneten geschlossen wurde.

Zugen
waren: Paul Karzinka J. 95 Hopkins St.
Fred. Elmer

Gegeben Brooklyn N.Y. H. Benham
am 27. July 1890 Pastor der
Evangel. Kirche

Frommer Eheleute Lösung:

Ich und mein Haus, wir sind bereit, Dir, Herr, die ganze Lebenszeit,
Mit Seel' und Leib zu dienen.
Du sollst der Herr im Hause sein; Gib Deinen Segen uns.
Daß wir Dir willig dienen!
Eine kleine, fromme, reine Hausgemeinde mach' aus Allen,
Dir nur soll sie wohlgefallen.



454
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 Surry

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

of the crime of *Bigamy*, —

committed as follows:

Heretofore, to wit: on the twenty seventh day
of July 1890, the said *George Surry*,
then having a wife living, to wit: one
Minnie Surry, at the City of Brooklyn,
in the County of Kings, in the State
of New York, did feloniously marry
and take as his wife, one *Eunna Fogel*,
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.

and before the finding of this indictment
the said *George Surry* was arrested for
the said crime and brought in the City
and County of New York aforesaid.

De Lancey McCall

District Attorney

0422

BOX:

525

FOLDER:

4781

DESCRIPTION:

Lynch, Bernard

DATE:

06/01/93



4781

Witnesses:

Winton L. Lamm

Counsel,

Filed

Pleads,

Day of

1893

THE PEOPLE

vs.

Bernard Lynch

De Lancey Nicoll

DE LANCEY NICOLL,

District Attorney.

June 6. 1893

Robbery, (Sections 224 and 229, Penna Code.)

A TRUE BILL.

Chas. H. Smith

Foreman.

June 9/93

Wm. H. Lamm

John H. Lamm

John H. Lamm

John H. Lamm

4/1/93
The People

Bernard Lynch

Court of General Sessions. Part I

Before Judge Irving. June 9th 1893

Indictment for robbery in the second degree.

Norton Lemmon, sworn and examined testified:
I live 109 West Fifty Third Street with my father and mother. I am a messenger boy for George E. Flynn & Co. I remember the 26th of May I was on the corner of Fourteenth Street and Eighth Avenue about half past four o'clock I was going down Sixteenth Street on an errand. I saw the defendant that day on Fourteenth Street and Eighth Avenue about half past four. He put his hands in my pocket and held me and took out my car fare. He had a package and he put it on the ground and he put his hand in all my pockets. He took out five cents which I had on my person at the time. He did not strike me. I had seen the boy many times before. I had seen him once in Fifty Ninth Street and once in Fifty Third Street. I don't know where he lives. I am sure he is the boy I saw in those streets. How long before that had you seen him? About a month before that and he searched me then in Fifty Ninth Street. What did he do after he took his hand out of your pocket and

took your five cents? He ran up Eighth avenue. I went down on the errand and came back home at six o'clock and told my father. Then he went down to the station house with me; he was going down to get a detective and he met an officer, he pointed the defendant out to the officer and he arrested him. I pointed the boy out to my father. Were you with your father when he pointed the defendant out to the policeman? No; but before that I had shown him to my father in the middle of the block in Forty Ninth street on the same day about eight o'clock in the evening. I am not mistaken in the boy. It was broad day light and I saw his face. His mother went up to my house and wanted to know the time.

Henry Haas, sworn and examined, testified. I am connected with the Twenty Second precinct. I arrested the defendant in Forty Ninth street between Eighth and Ninth avenues on the complaint of Lerman. Was the boy (the complainant) with you when you arrested the defendant? Yes, the boy was close by, he was not exactly with me. The father of the boy pointed him out to me. What was he doing when you

arrested him? He was walking along the sidewalk. Did you tell him what you arrested him for? I told him after I caught him. Where did he run to? He ran toward the Eighth Avenue to the North side. Where were you when you first saw him? About the middle of the block. When you caught him what did he say and what did you say to him? I asked him what he wanted to steal from the boy for? He said he never knew the boy and did not see him. What did the German boy say? He identified the boy. I asked him, Are you sure this is the boy? He says, "Yes, I am positive." I says, "Be sure and do not make a mistake." He says, I am positive that is the boy. It is not the first time he had hold of me. Then what did the defendant say, anything? No, that was all. I took him then to the station house. Did you talk to him the next day? Yes. Did he say anything to you on the way to the Court house? No. No other conversation was had.

District Attorney: You concede that Fourteenth St. and Sixth Avenue is in the 16th Ward of the City of New York? Counsel: Yes.

The Case for the Defence.

William L. Fish, sworn and examined. I am a manager of a Broadway apartment house. I know the defendant; he was in my employ at one time. for about eleven months. It is three or four months ago since he left me. During the eleven months he was in your employ did you know other people who knew him. I believe his reputation for honesty to be good. He had many opportunities to be dishonest; but I never discovered him in any dishonest act.

John J. Lowery, sworn and examined. I am a photographer at 395 Eighth Ave. This little boy, the defendant, was in my employ last month, and during that time I found him honest. I recollect the day he was arrested, I believe it was the last day that he was in my office. I sent him out, I think it must have been in the neighborhood of two o'clock, for an ounce of hydro-chloric acid. I gave him fifty cents. He returned about a quarter past three or a quarter to four and he returned me ten cents and the acid; he stayed about the shop till about half past five or six o'clock.

Cross Examined. I was in the shop all the afternoon.

from the time that he came back with the acid. I occupy seven rooms. Was this boy in your immediate presence all the while from half past two until about six o'clock? Yes, only from one room to another. I do not think it was possible for him to have gone out. I am sure this is the 26th of May. I looked it up. It was the last Friday night in May. I looked it up on the calendar. I know that was the day I sent for the acid because I keep track of what I buy. I did not buy the acid for myself but for my brother-in-law. His place is in Yonkers. I bought it in Eighteenth street and Third Avenue. It was hydrofluoric acid. It was bought in a wholesale drug store. Could you buy it near your place? No. you cannot get it in any other place. Did you make a mark on the calendar the day he left? No. I don't remember where I was on the 25th. I guess I was in the gallery. Do you remember where you sent this boy on the 25th and the 24th of May? No. He was arrested on a Friday and he was not there on a Saturday when I needed him.

I heard he was arrested. When did you find it out? Then his brother came to me that night. I think it was Friday evening. You knew he was arrested on Saturday? He was arrested certainly. You cannot tell where you sent him on Thursday? No, I do not remember.

You had a conversation with this boy's mother, have you not since his arrest? No, not a word. How did you know you were coming down here to establish an alibi? Because I was ~~summoned~~ summoned.

They did not say in the summons they wanted you to swear he was in that place at half past four o'clock? No.

If you did not know what you were going to testify to, if you were not talked to by anybody, what was it prompted you to look at the Calendar to see when it was that you sent him for the acid and the time he was in that place on that day, what was it occasioned you to refresh your recollection? I do not know unless I was ~~suggested~~ suggested. I wanted to know when the boy left me. I wanted to pay him when he came back. Have you paid him? No. I did not pay him when he was arrested.

When did you look it up? I think it was a few days ago before I received the subpoena. When were you subpoenaed the first time? I think last night. You were not subpoenaed ~~here yesterday~~ nor the day before? No. Yesterday was the first time I got the subpoena. You say this boy went out at two o'clock? Yes, about two o'clock. I formed that opinion from his coming back from dinner at half past one o'clock; it is merely an estimate; it could not have been half past two, because I was not that long round the gallery. When he went out you did not look at the clock? No. Your whole swearing to the jury as to the time he went out is predicated upon your opinion without any clock? He goes to dinner at half past twelve. When you say he gets back between a certain time, what is your opinion predicated upon? That I think. I do not know the positive time when he got back. I did not look at the clock. It could not have been as late as half past four o'clock. All your testimony as to time has simply been predicated upon ~~the~~ an opinion without any time piece or without any data

to form it? Yes, what I think. But you don't know, you won't swear as to the time he went out or got back from any data obtained from a clock or from any other source excepting your estimate of it? That is about it. I have given my best recollection.

By counsel. Do you recollect a young man calling on you a few days ago about this case this young man (pointing to him)? Yes, I believe I do. You recollect his asking you some questions about the case? Yes. Do you recollect him looking up the date or looking up something about the matter? Yes, he looked it up or I looked it up, I don't remember which. I believe I looked it up after that, after he went out. But you had your attention called especially to this day? Yes. You thought more about this day than you thought about the day before? Certainly. You recollect this particular day being Friday because you say it was the date in the book when the entry was made about the acid, is that so? Yes. I am in the store all the time. I do not leave except going for supper. The boy left my store Friday evening at

half past five o'clock. I looked at my watch. I have no interest in this case and did not want to come here to testify. Bernard Lynch sworn and examined. I have lived in New York four years. I was arrested about a year ago for shooting off fire crackers in the street. That is the only time I have been arrested. I have been working for the two gentlemen who came on the stand and testified in my behalf. Do you remember the last day you worked for Mr. Lowrey in his photographic establishment, the day that you were arrested? Yes. I remember being sent out by him on an errand. I went down ~~eighteen~~ the street to a wholesale drug store and bought some acid there; forty cents it cost me. I then went down to ~~Colles~~ between Twelfth and Thirteenth streets on Sixth Avenue; then they sent me over to the other store on the other side of the block and I got the stuff there and I came up Sixth Avenue and walked right up Sixth Avenue and went down Twenty Ninth Street and went over to Mr. Lowrey's place. I brought back a package to Mr. Lowrey and the bottle

of acid. How long do you think you were gone altogether from Mr. Lowrey's? About an hour and a half or so. Do you recollect when you left Mr. Lowrey's? No, I cannot recollect. You have not got any watch? No. The clock had stopped? Yes. Do you recollect the time when you got back? No, I could not say what time. I was gone an hour and a half. Are you the boy who robbed the boy who testified on the stand? No. Have you ever robbed him? No. Did you not put your hand in that little boy's pocket and take out five cents? No. What did you run for? I did not want to get hit; the "cops" always hit me. How often did the "cops" hit you? About twice or three times. What did you run this time for? You had not done anything wrong? Because he made for me. He started to arrest you and you ran away? Yes, I did not know he was going to arrest me. You had not done anything wrong? No. I was running up and down playing a game. You were not going back to your employment? No, this was at eight o'clock. I was after getting off I had been back and given

him the money. You were running up and down the street and saw the "cop?"

Yes, he was walking up and down and finally I thought he was going to hit me and I ran.

Cross Examined. I was arrested once for disorderly conduct and taken to the Fifty Seventh St. Court, and that day they sent me down to Twenty Third street and Fourth Avenue. That was on Saturday morning. Do you know this boy Lemmian? I know him by sight. You have seen him before? Yes he has seen you before too? Yes. What other trouble have you been in? That is all. Do they call you a "tough" around your neighborhood? No. I smoke cigarettes once in a while, but I do not use profane language. How long had you worked for Mr. Fish? Eleven months. When did you leave school? About two years ago. How old were you when you left school? I was thirteen going on fourteen I guess. I am going on sixteen now. I will be sixteen the 14th of next February. I can not recollect what time it was in the afternoon when I left the store to get the acid, but I guess it was about two o'clock. I went over to Eighteenth St.

to J. J. Coles, Sixth Avenue. They sent me across to the next block between Twelfth and Thirteenth streets. I got a package and I came up Sixth Avenue to Twenty Ninth Street. I had two packages when I saw the boy. I did not lay them down. I did not see the boy at all that day. Did you not see him with a policeman? I saw him at night. Did you ever see this little boy before? Yes you never had any trouble with him, never went through him, and never put your hand in his pocket? No. What time did you go back to your store? I cannot recollect. How long were you in J. J. Coles' place? About five minutes. How long would it take you to walk up Sixth Ave? About half an hour. Did you stop to look in the stores? No. I walked down Sixth Avenue to Fourteenth Street. How long did it take you to do that? I cannot tell. I have known the little boy the complainant about a year. I played with him twice.

Bridget Lynch sworn and examined. I am the mother of the defendant; he has always been a good boy; he always helped to support me; he earned \$21 a month with Mr. Fish.

The defendant was found guilty of petty larceny.

POOR QUALITY
ORIGINAL

0436

Testimony in the case
of
Bernard Lyncho

filed
June

30 V

0437

To Sirs All

Court of General Sessions	
People	Penal Code, § Robbery
agony	
Bernard Lynch	

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

ELBRIDGE T. GERRY,

President, &c.,

No. 297 Fourth Avenue,

Corner East 23d Street,

NEW YORK CITY.

Police Court-- District.

CITY AND COUNTY } ss
OF NEW YORK,

of No 109 West 23rd Street, Aged 15 Years
Occupation Measure Boy being duly sworn, deposes and says, that on the
26 day of May 1893, at the 16 Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

Five cents good and lawful money of
the United States

of the value of Five cents DOLLARS
the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was
feloniously taken, stolen, and carried away, by force and violence as aforesaid by

Bernard Lynch (now free) for the reason that
on said date deponent had the same
deposited money in the left hand pocket of
his trousers then and there on his person.
Defendant seized and held deponent by force
and violence and inserted his hand in deponent
said pocket and took therefrom the said money.
Wherefore deponent charges the defendant with
robbery.

Horton L. Lamm

day of May 1893
Sworn to before me, this
Horton L. Lamm
Police Justice.

POOR QUALITY
ORIGINAL

0440

Sec. 198—200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss:

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

Question. What is your name?

Answer.

Bernard Lynch

Question. How old are you?

Answer.

13 years & months.

Question. Where were you born?

Answer

Ireland.

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

Answer.

669 8th Avenue. 2 months

Question. What is your business or profession?

Answer.

Photographer's Helper

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.

Bernard Lynch

Taken before me this

day

1927

at

189

Police Justice.

POOR QUALITY
ORIGINAL

0441

BAILED.

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court... *Fourth* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anton Dimmich
109 W. 63 St.
Bernard Lynch.

2 _____
8 _____
4 _____

Offense *Robbery*

Date, *May 27* 1893

McMahon Magistrate.
Steele Officer.
2226 Precinct.

Witnesses

No. _____
Street _____

Wm. B. Adley

No. *297-24* St. _____
Street _____

No. _____
Street _____

\$ *1000* to answer *9.5*

Com. to S. P. C. C.

James
Robert

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 *1000* Hundred Dollars, and it appearing that he is under the age of sixteen years, that he be committed to the custody of the New York Society for the Prevention of Cruelty to Children, until he give such bail.

Dated, *May 27* 1893

Wm. B. Adley Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Bernard Lynch

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

Bernard Lynch

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

The said

Bernard Lynch,

late of the City of New York, in the County of New York aforesaid, on the *Twenty-sixth* day of *May* in the year of our Lord one thousand eight hundred and ninety-*three*, in the ~~time of the said day~~, at the City and County aforesaid, with force and arms, in and upon one *Norton Lemmon* in the peace of the said People then and there being, feloniously did make an assault; and

one nickel coin of the United States of America, of the kind called five cent pieces of the value of five cents, and five coins of the kind called cent of the value of one cent each,

of the goods, chattels and personal property of the said *Norton Lemmon* from the person of the said *Norton Lemmon* against the will and by violence to the person of the said *Norton Lemmon* then and there violently and feloniously did rob, steal, take and carry away,

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

De Lacey Nicoll,
District Attorney