

0 185

BOX:

193

FOLDER:

1943

DESCRIPTION:

Lehey, Cornelius

DATE:

10/06/85



1943

0185

No-18
Counsel, *Wm. T. Brown*
Filed *May 12 1885*
Pleads *Guilty*

ASSAULT IN THE FIRST DEGREE, ETC.
(Sections 217 and 218, Penal Code).

THE PEOPLE

vs.

B
Randolph B. Martine

RANDOLPH B. MARTINE,
Att'y for District Attorney.

A True Bill.

J. H. O'Connell

Foreman.

May 13th May 12th 1885
A. S. D.

Witnesses:

0 187

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Randolph Schrey

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

Randolph Schrey

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

The said Randolph Schrey

late of the City of New York, in the County of New York aforesaid, on the twenty-seventh day of September, in the year of our Lord one thousand eight hundred and eighty-five, with force of arms, at the City and County aforesaid, in and upon the body of one Thomas Purcell, in the peace of the said People then and there being, feloniously did make an assault and injure the said Thomas Purcell, with a certain knife,

which the said Randolph Schrey in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound,

with intent injure the said Thomas Purcell, thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

Randolph Schrey

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

The said Randolph Schrey

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of one Thomas Purcell in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and injure the said Thomas Purcell

with a certain knife

which the said Randolph Schrey in his right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully beat, strike, stab, cut and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Randolph B. Martine District Attorney

0188

No. 18
Police Court
1st District

THE PEOPLE
vs
Richard M. G. Miller
ON THE COMPLAINT OF
H. J. Williams
James J. Farrell
William M. G. O'Connell
Richard M. G. Miller
Counselor at Law
Offence: Flourish
Armed & Dangerous

Dated September 25th 1885
Magistrate

Samuel Hayes
Officer
34th Precinct

Witnesses
No. _____ Street _____
No. _____ Street _____

No. _____ Street _____
to answer E. S.
James J. Farrell

BAILED,

No. 1, by Agnes Reynolds
Residence 58 Ave. Stearns Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, 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 _____

Cornelius Leakey
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 September 25th 1885 W. J. Duffy Police Justice.

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

Dated September 25th 1885 W. J. Duffy Police Justice.

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

Dated _____ 1885 _____ Police Justice.

0189

Sec. 198-200

6th

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Cornelius Leahy - 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. *Cornelius Leahy*

Question. How old are you?

Answer. *16 years -*

Question. Where were you born?

Answer. *Fordham*

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

Answer. *Hoffman Street, Fordham? 16 years*

Question. What is your business or profession?

Answer. *None -*

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 beat him in my self-defense
Cornelius Leahy.*

Taken before me this

28th

day of

September 188*8*

Wm. J. ...
Police Justice.

0190

Police Court—6th District.

CITY AND COUNTY OF NEW YORK, } ss.

Thomas Purcell

of North West Corner Pelham Avenue & College Street,
Fordham 24th Ward being duly sworn, deposes and says, that

on Sunday the 27th day of September

in the year 1885 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by William Leahy

(now dead) who cut and stabbed
deponent upon the left side
of the chin with the blade
of a knife which knife he
the said William Leahy then
threw full in his face thereby
cutting deponent's chin, that
deponent was so violently and
feloniously assaulted & beaten

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

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

Sworn to before me, this 28th day }
of September, 1885 }

Thomas Purcell

[Signature]

POLICE JUSTICE.

0 19 1

BOX:

193

FOLDER:

1943

DESCRIPTION:

Lennon, Martin

DATE:

10/12/85



1943

0192

No 82
Reynard Harris
Counsel,
Filed 12 day of Oct 1882
Pleads. Not Guilty

Witnesses:

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

THE PEOPLE
vs.
Martin Serran

MISDEMEANOR.

RANDOLPH B. MARTINE,
District Attorney,
Part III April 1908
Pleads Guilty
A TRUE BILL.

J. A. Hudson

Susp. by
J. A. Hudson
Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against
Martin Gorman

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

Martin Gorman

(Chap. 458, Laws of 1885, § 3.) of a Misdemeanor, committed as follows:

The said *Martin Gorman,*

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

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

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

Martin Gorman

of a Misdemeanor, committed as follows:

The said *Martin Gorman,*

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

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

0 1944

THIRD COUNT : (Section 430, Penal Code.)

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

Martin Sennow

of a Misdemeanor, committed as follows :

The said *Martin Sennow*,

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

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

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

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

Martin Sennow

of a Misdemeanor, committed as follows :

The said *Martin Sennow*,

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

from a certain *box and tub* which was not then and there stamped, branded or marked as aforesaid, and did then and there unlawfully omit to deliver therewith to the said *Edmund D. Wilson*, a label of the kind and description aforesaid, against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

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

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

Martin Serran

of a Misdemeanor, committed as follows :

The said *Martin Serran*,

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

Edmund D. Wilson, one half-pound

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

SIXTH COUNT : (Chap. 458, Laws of 1885, § 2.)

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

Martin Serran

of a Misdemeanor, committed as follows :

The said *Martin Serran*,

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

Edmund D. Wilson, one half-pound

of a certain article, substance and compound in imitation and semblance of, and designed to take the place of natural butter produced from pure, unadulterated milk, or cream of the same the said article, substance and compound, so sold as aforesaid, being rendered and manufactured out of divers animal fats and oils not produced from unadulterated milk, or cream from the same, the said article, substance and compound not being manufactured or in process of manufacture on the ^{30th} ~~thirteenth~~ day of April, in the year of our Lord one thousand eight hundred and eighty-five (a more particular description of which said article, substance and compound, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

RANDOLPH B. MARTINE,
District Attorney.

9910

Bailed from

Examination

100 No 82-4083
Police Court District

THE PEOPLE, &c,
ON THE COMPLAINT OF

Edward J. Mahan

Martin J. ...

1
2
3
4
Offence Misdemeanor

Date Sept 29th 1885

David O'Reilly Magistrate

BAILED

No. 1, by Patrick Stangum

Residence 138 Reade Street

No. 2, by

Residence Street

No. 3, by

Residence Street

No. 4, by

Residence Street

\$ 300 for Oct 5 - 2 PM Precinct

Justice Justice Justice Justice

Examination Examination Examination

by reason of my absence by reason of my absence

Delmonico Street Delmonico Street Delmonico 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 Edward J. Mahan

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

Dated Oct 5 1885 Edward J. Mahan Police Justice.

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

Dated Oct 5 1885 Edward J. Mahan Police Justice.

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

Dated _____ 1885 _____ Police Justice.

0197

Sec. 151.

Police Court District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Edward J. Wilson

of No. 109 1/2 Street, that on the 9th day of September 1885 at the City of New York, in the County of New York, Martin Lempore

at premises No. 556, 10th Avenue New York City had in his possession and sold to deponent one half-pound for butter made from unadulterated milk a substance produced manufactured and compounded which was not butter made from unadulterated milk or cream but had been made by manufacturing mixing and compounding with and adding to a small quantity and proportion of natural milk cream or butter of large quantity and proportion of animal fats or animal or vegetable oils, and made to resemble butter, the said being manufactured and rendered after April 30th 1885;

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

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

Dated at the City of New York, this 30th day of September 1885

Samuel D. Miller POLICE JUSTICE.

Police Court District.

THE PEOPLE, &c., ON THE COMPLAINT OF

Edward J. Wilson

Martin Lempore

Warrant-General.

Dated September 30 1885

J. Kelly Magistrate.

Campbell Officer.

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

Maxwell Campbell Officer.

Dated October 1 1885

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, October 1 1885

Native of Quaker

Age, 32

Sex,

Complexion,

Color, White

Profession, Laborer

Married,

Single, No

Read, No

Write, No

556 = 10 = Ave

0198

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

2 District Police Court.

Martin Lennon 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.

Martin Lennon

Question. How old are you?

Answer.

37 Years of age

Question. Where were you born?

Answer.

Ireland

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

Answer.

356 South av (3 Years)

Question. What is your business or profession?

Answer.

Greener Grocery Store

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
Martin Lennon*

Taken before me this

day of

1888

My Curry

Police Justice.

0199

CP 62

Sept 17/88

0200

CHAS. M. STILLWELL, A. M.
THOMAS S. GLADDING, A. M.

Office and Laboratory of

STILLWELL & GLADDING,
Analytical and Consulting Chemists,

Old Series, No. 9406.
New Series, No. 17988.

No. 55 Fulton St., cor. Cliff St.,

P. O. Box 1261.

New York, Sept. 17 1885

Certificate of Analysis

of a sealed sample of "BUTTER"
marked #62 55-6 Fifth Ave New York Sept 9/85
received for account of Mr. B. F. Van Valkenburgh Sept 11/85
drawn by our Agent per Mr. E. S. Wilson

This Sample contains	Analysis of the Fat present in the sample.
Animal and Butter Fat,.... 85.30	Soluble Fatty Acids, [on a dry basis].... 0.50
Curd,..... 2.03	Insoluble do do do 95.65
Salt, [Ash],..... 4.09	Specific Gravity of the dry Fat, at 100° Fah., 0.9037
Water, at 100° C.,..... 8.58	Titre,.....°C.
100.00	

This sample is composed mainly of Animal Fat and is not produced from unadulterated milk, or cream from the same. It contains coloring matter, whereby it is made to resemble butter—the product of the dairy, and is made in imitation and semblance of butter produced from unadulterated milk or cream from the same

Very Respectfully,

B. F. Van Valkenburgh

Charles M. Stillwell

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

On the seventeenth day of September in the year one thousand eight hundred and eighty five before me personally came Charles M. Stillwell to me known, and known to me to be the individual described in, and who executed the foregoing instrument, and he acknowledged that he executed the same.

Leander J. Savage
Notary Public Kings Co. and Co.
of New York

0201

STATE OF NEW YORK

County of New York ss. :

Edward S. Wilson being duly sworn, deposes and says :
That he resides in the District of The City of Brooklyn in the County of
Kings and State of New York, and is 30 years of age,

and is an agent appointed by JOSIAH K. BROWN, New York State Dairy Commissioner ;
That on the 9th day of September, 1885, in the
Store occupied by him, No. 58 1/2 10th Avenue street, in the City
of New York in the County of New York
and State of New York, one Martin Lennon,

against the form and statutes in such cases made and provided, and in violation thereof, and against the peace of the people of the State of New York, had in his possession, with intent to sell the same for Butter made from unadulterated Milk or Cream, a number of pounds of a substance, product, manufacture and compound, which was not Butter made from unadulterated Milk or Cream, but had been made by manufacturing, mixing and compounding with and adding to a small quantity and proportion of natural Milk, Cream or Butter a large quantity and proportion of animal fats or animal or vegetable oils, and was a manufactured oleaginous substance not produced from Milk or Cream ; that it had been and was colored with some coloring matter whereby the same was made to resemble Butter, the product of the Dairy, and was so colored thereby, in semblance of and resembled Butter, and did resemble Butter the product of the Dairy ; that the said Martin Lennon offered said substance, product, manufacture and compound for sale as and for Butter made from unadulterated Milk or Cream at such time and place, with intent to sell the same as and for Butter made from unadulterated Milk or Cream, and did sell some considerable portion thereof, to wit, one half pound as and for Butter, the product of the Dairy, and represented the same to be Butter at such time and place ; that the said substance, product and compound was not natural Butter produced from pure unadulterated Milk, or Cream of the same, and was not Butter the product of the Dairy, and was not made exclusively from Milk or Cream, or both ; that it contained some substance for the purpose and with the effect of imparting thereto a color resembling that of yellow Butter, and was in imitation and semblance of natural Butter produced from pure unadulterated Milk or Cream of the same, and was colored by some substance to resemble yellow Butter, and was in semblance of natural Butter ; that the same was a substance known as Oleomargarine ; that it had been made, manufactured and rendered after April thirtieth, 1885, out of some animal fat, or animal or vegetable oils not produced from unadulterated Milk, or Cream of the same, in imitation and semblance of natural Butter, produced from pure unadulterated Milk, or Cream of the same, by mixing, compounding with and adding to a small quantity of Milk, Cream or Butter a large quantity and proportion of some animal fats or animal or vegetable oils not produced from Milk or Cream, with design and intent to render, make and produce an article, substance and human food in imitation and semblance of natural Butter. That the same was not manufactured, or in process of manufacture on April thirtieth, 1885, but has been rendered, manufactured, compounded and mixed since April thirtieth, 1885, as deponent is informed and believes

That the tubs in which the same was contained did not have the words "Oleomargarine Butter" upon the top or side thereof, and such words were not burned in or painted thereon with permanent black paint, in a straight line not less than one half inch in length, where deponent could see such brand ; that no printed label, bearing the words "Oleomargarine Butter" was delivered therewith to the purchaser thereof.

Deponent further says that on said 9th day of September 1885, he went to the said Store of said Lennon in said City and County, and told Said Lennon that he wanted to buy some Butter ; that said Lennon showed deponent a number of pounds of the said Oleomargarine hereinbefore mentioned, offered the same to deponent for sale, and sold the same to deponent one half pound thereof, and deponent then paid to him therefor the agreed price thereof, amounting to the sum of \$ 0.10 ; that, as deponent believes and charges, the said Martin Lennon at the time of so offering and selling the same, well knew that it was Oleomargarine, and had been manufactured and colored as hereinbefore stated ; that he did not tell deponent at any time that the said Oleomargarine so sold to deponent was not Butter, the product of the Dairy ; that deponent saw the tubs in which the said Oleomargarine was contained, and no printed label bearing the words "Oleomargarine Butter," was delivered by said Martin Lennon

to deponent with the Oleomargarine sold to him ; that on September 11, 1885, deponent delivered a sample of such Oleomargarine, so purchased by him as aforesaid, to Charles M. Stillwell a chemist of the city of New York N. Y., and caused the same to be analyzed by such chemist, as shown by the annexed certificate of such chemist.

Wherefore, deponent prays that a warrant may issue for the arrest of the said Martin Lennon and that he may be dealt with as the law directs.

Sworn to before me this 29th day of September, 1885, Edmund S. Wilson Justice.

0202

BOX:

193

FOLDER:

1943

DESCRIPTION:

Lenoragan, Joseph

DATE:

10/02/05



1943

POOR QUALITY ORIGINAL

0203

Witnesses:

Samuel Sullivan
Officer Price

W. J. [Signature]
Counsel,
Filed *29* day of *Oct* 188*8*
Pleads *Not Guilty*

THE PEOPLE
vs.
R
George Samanog
Robbery, *first* degree.
[Sections 224 and 225, Penal Code].

RANDOLPH B. MARTINE,
In Proffo - District Attorney.
Not Recaptured.

A True Bill.
R. M. [Signature]
Foreman.

0204

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Senoragan

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

Joseph Senoragan

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

The said *Joseph Senoragan*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *twenty fifth* day of *October*, in the year of our Lord one thousand eight hundred and eighty-*seven*, in the *day* time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one *David Sullivan*, in the peace of the said People, then and there being, feloniously did make an assault, and

one watch of the value of fifteen dollars, and one ring of the value of four dollars,

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

Joseph Senoragan *himself* *then* and *there* aided by an accomplice actually present, whose name is *to the Grand Jury aforesaid unknown* against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Handwritten signature
District Attorney

0205

No 193 1166

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David Sullivan
162 West
Joseph Lemorgan

Robbery

No. 1, by
Residence
Street

No. 2, by
Residence
Street

No. 3, by
Residence
Street

No. 4, by
Residence
Street

Dated October 26 1885

Magistrate
Officer
Precinct.

Witnesses
No. Street
No. Street
No. Street

\$ 1000 to answer
Street

to answer
Street

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

Joseph Lemorgan

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

Dated October 26 1885

Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0206

Sec. 198-200.

Just District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question. What is your name?

Answer. Joseph Lonergan

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. New York City

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

Answer. No 85 Sullivan Street, and about two months

Question. What is your business or profession?

Answer. Mechanic

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
Joe Lonergan

Taken before me this

day of October 1888

[Signature]
Police Justice.

0207

Police Court-- First District.

CITY AND COUNTY }
OF NEW YORK, } ss

Daniel Sullivan
of No 162 Mott Street, Aged 19 Years
Occupation paper Ruler being duly sworn, deposes and says, that on the
25th day of October 1885, at the 6th 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:

One double case Silver watch of
the value of eighteen dollars and one
plain gold ring of the value of four
dollars; altogether amounting to
and

of the value of Twenty two 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

Joseph Lenorgan (now here) and
four other men, who are not yet arrested
and whose names are unknown to Deponent
for the following reasons to wit: On
said date about the hour of 3 o'clock
in the afternoon, deponent was walking
along Mulberry Street near Bay and
Street when the said Lenorgan seized
deponent violently by the throat, and
held deponent while said four unknown
men took the afore-described property from
the person of deponent without deponent's
consent and against the will of this
deponent.

Daniel Sullivan

Sworn to before me, this 26th day of October 1885

[Signature]
Police Justice.

0208

BOX:

193

FOLDER:

1943

DESCRIPTION:

Levi, John

DATE:

10/20/85



1943

0209

BOX:

193

FOLDER:

1943

DESCRIPTION:

Levi, Jane

DATE:

10/20/85



1943

POOR QUALITY ORIGINAL

0210

Jane Leve
28 1/2 Fayette

Witnesses:
"857"

From the original certificate
of Capt. Adams, 1st
Police Precinct, it appears
that the man was
138/24 140 Fayette St.
recruited by defendant
and in which he
was the partner
of the defendant
and was recruited
and was recruited
of the balance
abated - I received
- need that the
Bill be dis charged
Gunning J. Bede
Capt. Adams

1885
181
1331
Counsel,
Filed 20 day of Oct 1885
Pleads,

THE PEOPLE
vs.
John Sevin
and B. A.
John Sevin
138/24 140 Fayette St.
RANDOLPH B. MARTINE,
District Attorney.

(Sections 922 and 985, Penal Code.)
KEEPING A HOUSE OF ILL FAME, ETC.

A True Bill.

W. A. Adams
Foreman
John Sevin
Sentenced suspended
see in document

0211

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

John Seiv and Jane Seiv
whose real Christian
names are to the Grand
Jury aforesaid unknown.

The Grand Jury of the City and County of New York, by this Indictment, accuse
John Seiv and Jane Seiv whose real
Christian names are to the Grand
Jury aforesaid unknown
of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND
HOUSE OF ILL FAME, committed as follows :

(Section 322,
Penal Code.)

The said *John Seiv and Jane Seiv,*
each

late of the *South* Ward of the City of New York, in the County of New York aforesaid,
on the *first* day of *July* in the year of our Lord one
thousand eight hundred and eighty-*four* and on divers other days and times as well
before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County
aforesaid, a certain common bawdy house and house of ill fame, unlawfully and wickedly did
keep and maintain ; and in the said house divers evil-disposed persons, as well men as women,
and common prostitutes, on the days and times aforesaid, as well in the night as in the day,
there unlawfully and wickedly did receive and entertain ; and in which said house the said evil-
disposed persons and common prostitutes, by the consent and procurement of the said

John Seiv and Jane Seiv
on the days and times aforesaid, there did commit whoredom and fornication ; whereby divers
unlawful assemblies, disturbances and lewd offences on the days and times aforesaid, as well in
the night as in the day, were there committed and perpetrated ; to the great damage and
common nuisance of all the good people of the said State there inhabiting and residing, in
manifest destruction and subversion of, and against good morals and good manners, against the
form of the Statute in such case made and provided, and against the peace of the People of
the State of New York, and their dignity.

SECOND COUNT.—

And the Grand Jury aforesaid, by this indictment, further accuse the said
John Seiv and Jane Seiv whose
real Christian names are to the
Grand Jury aforesaid unknown
of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows :

(Section 325,
Penal Code.)

The said *John Seiv and Jane*
Seiv, each

late of the Ward, City and County aforesaid, afterwards, to wit : on the *first*
day of *July* in the year of our Lord one thousand eight hundred

0212

and eighty-*four* and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill governed house, and in *their* said house, for *their* own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tipping, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.—

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

John Seiv and Jane Seiv whose real Christian names are to the Grand Jury aforesaid unknown
of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

(Section 322, Penal Code.)

The said *John Seiv and Jane Seiv each*

late of the Ward, City and County aforesaid, afterwards, to wit: on the *fourth* day, of *July*, in the year of our Lord one thousand eight hundred and eighty-*four* and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for *their* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in *their* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tipping, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, against the form of the Statute in such case made and provided and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

0213

WEEKES & FORSTER,
COUNSELLORS AT LAW,
58 WALL STREET,

NEW YORK, October 20 1885.

An Randolph B. Martine.
District Attorney.

My Dear Sir - My client who is interested

in the complaints against the tenant of Nos 138
138 1/2 & 140 Jersey Street has called my attention
to the affidavits made by the witnesses on the 3rd of
July last and to the attendance of such witnesses
before one of your subordinates on the 15th instant -

I assume that such attendance was with the view
to indictment by the grand jury and I call the
matter to your attention as it is important
in the course of duty in the neighborhood that
this violation of law should be prosecuted promptly.

I shall be obliged if a word from you will bring the
matter to a speedy trial. Truly yours
George H. Carter

02 14

Police Department of the City of New York,

Precinct No. 10

New York, November 4th 1885

Randolph S. Martin Esq.
Dist. Attorney

Sir
I have the honor to
inform you, that the premises
No 138 1/2 Forsyth St has been
wholly vacated and No 140
Forsyth St is being torn down.
Respectfully

Anthony J. Allaire
Captain

02 15

BOX:

193

FOLDER:

1943

DESCRIPTION:

Lindhorn, Charles

DATE:

10/07/85



1943

POOR QUALITY ORIGINAL

02 16

No 23,

Counsel,
Filed
Pleads

[Signature]

1885

THE PEOPLE

vs.

R

Richard Lindstrom
342 E 150th

Grand Larceny in the
(MONEY)
(Sec. 598 and 599, Penal Code.)
degree.

RANDOLPH B. MARTINE,

District Attorney.

Pr. Oct. 1885
pleas. P.L.

A True Bill.

City Prison
J. A. Lindstrom

Foreman.

Witnesses:

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

0217

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 Lindholm

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

Charles Lindholm

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

The said *Charles Lindholm*.

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

of the proper moneys, goods, chattels, and personal property of one ~~on the person of the said~~ *William Lindholm*, then and there being found, ~~from the person of the said~~ then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

0218

Ms 23 / 34 1065-

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James J. Thompson
349 St. Thompson
Charles A. Wickham

Offence *Grand Larceny*

- 2 _____
- 3 _____
- 4 _____

Dated *October 3* 1885

W. H. Brown Magistrate

W. H. Brown Officer. *11* Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *500* to answer *E. J.*

Beer

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, 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 _____

Charles A. Wickham

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *500* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *October 3* 1885 *W. H. Brown* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

02 19

Sec. 198-200.

34 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Charles Lindhorn 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 Charles Lindhorn

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. 342 East Houston

Question What is your business or profession?

Answer Sailor

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

Answer. I am guilty I did take said money

Karl Lindhorn

Taken before me this

day of

October

1885

at

NY

City

of

NY

County

of

NY

Police Justice.

POOR QUALITY ORIGINAL

0220

4/23rd 3^d ✓
POLICE COURT— DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Patrick Annunzio

Charles Ludlow
R. No. 342 E H St.

AFFIDAVIT.

San Diego

for 500 for Ed
Oct 2. 9⁰⁰ AM

New
Complaint taken

Dated Oct 2nd 188 ✓

W. J. Morris Magistrate.

Annunzio Officer.

Witness, _____

Disposition _____

POOR QUALITY ORIGINAL

0221

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

POLICE COURT

3^d

DISTRICT.

Patrick Brennan

the 11th Precinct Police Street, being duly sworn, deposes and says,
of No. that on the 2^d day of October 1885

at the City of New York, in the County of New York, Charles Lindhor
(nowhere) on suspicion of having stolen
twenty nine dollars in gold and lawful
money, the property of Bernard Lindhor
his brother of said street and Street No.
237^{1/2} East 1st Street.

Deponent asks that defendant be committed
for further examination.

Patrick Brennan

Sworn to before me, this
of 1885
1885
Police Justice

POOR QUALITY ORIGINAL

02222

Third District Police Court.

Affidavit-Larceny.

CITY AND COUNTY OF NEW YORK, ss.

of No. 342 East 42nd Street,

being duly sworn, deposes and says, that on the 28 day of Sept. 1885

at the _____ City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent in the daytime

the following property, viz :

Good and lawful money of the United States in bills to the amount and value of Twenty nine dollars & 29 c.

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 Charles DeLoe

(alias here) because the fact that the deponent admitted and confessed to the deponent in open house and in presence of Officer Brecken of the 11th Precinct Police that he the deponent did take, steal and carry away the above mentioned amount of money. (Pruning Lindhorn)

Sworn before me this

3rd day of October

1885

POLICE JUSTICE,

Handwritten signature

0223

BOX:

193

FOLDER:

1943

DESCRIPTION:

Lorst, Harry

DATE:

10/09/85



1943

0224

Witnesses:

Dept Communices
Lunenburg
of Chicago Lock
Dec 11/87
to Pen for 24 hrs
see Record
FOS

Nov 27
Counsel

Counsel,
Filed 9 day of Dec 1887.
(Pleads. Myquilly (12))

THE PEOPLE
vs.
Ernest Sorex
Grand Larceny 2^d degree
[Sections 628, 631 Penal Code].

RANDOLPH B. MARTINE,
District Attorney.

A TRUE BILL.

W. H. Clendon
Det 16/87 Foreman.
Speedy Foreman
S. J. H. H. H. H. H.

0225

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Harry Corst

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

Harry Corst

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

The said *Harry Corst,*

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

one diamond of the value of two hundred and fifty dollars.

of the goods, chattels and personal property of one *Charles man.*

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

Randolph B. Martin
District Attorney.

1922

Police Court No. 1083 District

THE PEOPLE, &c,
ON THE COMPLAINT OF

William Allan
9 West 3rd

1 *Henry West*
2
3
4
Offence *Grand Larceny*

Dated *Oct-5* 188*5*

Wm. West Magistrate

John Williams Officer

Wm. Alambant President

11 West 3rd Street

15 West 3rd Street

15 West 3rd Street

15711 Street

15711 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

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

Dated *Oct-5* 188*5* *Wm. West* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0227

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Harry Horst 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 Harry Horst

Question. How old are you?

Answer Forty Years

Question. Where were you born?

Answer. Putnam Ct.

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

Answer. No 140 Sullivan St. New York

Question. What is your business or profession?

Answer Blank

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

Harry Horst

Taken before me this

day of Feb 1887

Leif Curran

Police Justice.

0228

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 58 years, occupation Police Officer of No. 15 District Street, being duly sworn deposes and

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

Sworn to before me, this 5 day of October 1885 John S. Sullivan

deponer
Police Justice.

0229

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 80 years, occupation William Meinheit of No. Bar-tender

11 West 3rd

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Frederick Han

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

Sworn to before me, this

5

day of

October

1886

at once

Police Justice.

William Meinheit

0230

Police Court—2 District.

Affidavit—Larceny.

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

Frederic Mann

of No. *9 West 3rd* Street, aged *37* years,
occupation *Carriage* being duly sworn

deposes and says, that on the *21* day of *September* 188*5* at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the *day* time, the following property viz:

*One Seal-Skin Holman of the value of
Two hundred & fifty dollars*

the property of *Althausen & formation, Carriage of which firm
deponent is a partner*

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 *Henry Horst* (name here) for the reason, that deponent has been informed by William *Stewart*, of No 11 West 8th, that about the year of *5* P.M. on the above date he saw the defendant *Henry Horst*, who was employed by the above named firm as an errand boy, perhaps out of the side door for receiving goods at the store at the above address with a large bundle in his possession and was away with the same; that deponent has since examined his stock and missed the above described property.

Deponent further says that he has been informed by *Officer James Sullivan* of the 15th Precinct Police that the defendant *Horst* had acknowledge and confessed to him that he had taken goods from

Sworn to before me, this day of _____ 188*5*

Police Justice.

0231

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

vs.

Offence—LARCENY.

1
2
3
4

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

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 188
Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 188
Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 188
Police Justice.

The above described store and had given them to outside parties and that he would confess all if the complainants would promise not to prosecute him.
Wherefore defendant charges the said Namy first with feloniously talking, stealing and carrying away the above described property

sworn to before me this
5 day of October 1885
J. J. Brown

J. J. Brown

0232

Testimony in the case of
Henry Corst
filed Oct. 1882

W. J. Johnson

0233

The People
vs.
Henry Lorst.

Court of General Sessions, Part I.
Before Recorder Smyth.

October 26, 1885.

Indictment for grand larceny in the second degree.

Theodore Mau sworn and examined. I live 9 West 3rd Street and keep a fur store there; the defendant was in my employ, he came there on the 16th of September 1885 and was in my employ about four days, his hours were from seven in the morning till eight in the evening; we missed him about half past five o'clock on the 21st of September, he did not tell us he was going and did not return the next day, I did not see him again until he was arrested about twelve or fourteen days afterwards. We made an examination of our stock a few days after he left and we missed a seal dolman valued at about \$250. When the defendant was employed by me he gave his address as 315 East 9th Street, we made inquiries and found he did not live there; afterwards he represented to me that his mother was living in Baltimore; we enquired in Baltimore and found his mother did not live there, he wrote us a letter.

Cross Examined. We sent a friend of ours and he enquired in Baltimore, he is not in court. It was on Wednesday the 16th of September when we employed him and on the Thursday morning the 17th he commenced to work. I did not exactly employ him, my partner did; it was on Saturday that we missed the dolman. We have a book-keeper named Emory, he is not in court; the defendant was paid the Saturday night for his work and he left on Monday about five o'clock, I do not know whether there was any

0234

quarrel between him and Mr Emory; the defendant was employed as an errand boy and to sweep out the store; he was not sent out in the afternoon of the 21st with a bundle. We have got two doors to our place, one side door and one from Mercer Street; large cases are delivered on the Mercer Street side and small parcels on the West 3rd Street side; the defendant never made any complaint to me about a quarrel with the book-keeper.

William Memmert sworn. I live 125 South Fifth Avenue and work corner of West 3rd and Mercer Street. I know the defendant and remember the 21st of September, I know the store of the last witness, I saw the defendant leave the store on the 21st between four and five in the afternoon, he had a bundle with him wrapped up in paper and he came out of the Mercer Street door which is the side door, he jumped down the bottom of the stairs and ran towards 4th Street.

Cross Examined. I was standing behind the bar at the corner of South 5th Avenue and Mercer Street. I noticed the defendant in this place a little over a week. I remember that it was the 21st because in the same evening about seven o'clock the complainant and his partner spoke about it, I was right opposite the door out of which the defendant came, I never saw him carry a bundle away before, I positively identify him as the man. I told the complainant and his partner that I saw him going out about five o'clock. They said, we would like to know where this young man is, we cannot find him, I asked him who it was and they told me it was the one they employed last, then

0235

I told them I saw him going away about five o'clock with a bundle; they said that nobody sent him out. The policeman told me he was looking for the defendant and I told him that I saw him with a bundle.

John S. Sullivan sworn. I am an officer attached to the 15th precinct in this city and arrested the defendant on October 3rd upon the complaint of the complainant at the Bay Market corner of 30th Street and Sixth Avenue about twenty minutes past ten in the evening; on my way down I informed him what I arrested him for; he asked me what they lost, I told him two sealskin sacques and a dolman; he did not say any more until he got down to the Station House, I says, if you know anything, you had better tell me, I told him I was a police officer and that I was arresting him for stealing some furs out of ~~at~~ Alhausen & Johnson's fur place West 3rd Street. He then asked me what they lost and I told him there was two sealskin sacques and a dolman missing. He went up to the Station House desk and his pedigree was taken. I had him arrested on suspicion, I had not the complainant at the time, he was put in the cell, I went down to the cell and spoke to him, I told him that he had better tell me if he knew anything about it. He said that if those people promised him they would not prosecute him he would ^{confess} ~~and~~ everything; he told me he had been in the habit of passing out stuff to a man on the outside, I asked him what his name was and he said his name was Pheo, that is all he knew about him. I made no threats to the defendant, I told him that I would go and see the owners and see what

0236

they could do for him if he would tell the truth.

Harry Lorst sworn and examined in his own behalf, testified. I live 143 Stanton Street and know the complainant. A week after coming from Baltimore I passed the store and I saw an advertisement outside the store that a strong boy was wanted, I went inside and a gentleman, not the complainant but one of the firm engaged me at five dollars a week to carry out bundles and help the other boy in the store. The morning after that I went to work in the store, I had a quarrel with the book-keeper and he told me he did not think I would suit for the establishment and he would have to look for somebody else; the book-keeper was a kind of manager and I thought he was going to discharge me. On Monday morning I was sent upstairs to beat out some muffs and after my beating them out the book-keeper had a quarrel with me and said he did not think I would suit. In the afternoon about half past four he wanted me to beat out muffs again, I would not do it, I said that the muffs were all right. The members of the firm were in the front store, I did not want to tell them I was going to leave, I picked up my pants and jacket and shoes and hat and wrapped them up in a parcel and left by the side door. The day previous to that I had a letter from my mother who lives in Baltimore to go back again, I was working in Baltimore in a wholesale boot and shoe store for the last three years, I have got a reference; she told me that firm was willing to take me back again, I had been in New York about two years before that, we used to live here. I showed my written reference at this

0237

store in New York, I have not it with me, I gave it to a friend to give to the complainant, I told him to send to Baltimore; when I was engaged I gave it to the other member of the firm. On the night of my arrest I was at my uncle's cigar store corner of 14th Street and Third Avenue, I met a young man from the old country and I knew his people were very respectable, he came up to me and said good evening and asked me if I would take a walk. I said yes and we went up Sixth Avenue to the corner of 41st Street, I saw the sign outside, Hay Market, I thought it was a ball, I had never been in the place. When I saw ladies and gentlemen dancing on the floor I thought it was a ball, I went upstairs and as soon as I found out what kind of a place it was I turned around to leave. The officer came up and told me that he wanted me, there was another man with me. He said he arrested me on suspicion with the other young man. Going down in the cars he asked me if I had been in Johnson's in 14th Street? I told him I did not know what he was talking about. In the Station House he searched me and put me in a cell; that night he came about ten times, he said if I would tell him where the goods were he would have me discharged; he threatened to use violence, he said if I did not tell him he would make me. I wrote two letters from the Tombs to the firm to give me a chance to explain myself. I did not take sealskin saccos or any property from that firm. While I was employed in that firm I carried out bundles to Stern's in 23rd Street and Johnson's, I had opportunities of running away with furs during the five days that I was

0238

there, I have never been arrested for any offence before.

Cross Examined. I came from Baltimore I think on the 11th of August and from that time to the 16th of September I worked for my uncle in 14th Street. I do not remember the day of the Puritan and Genesta yacht race I never saw that gentleman before. (Mr ^{McGinnis} ~~Ellis~~ was pointed out to him.) I did not like this situation, they only paid me five dollars a week and I knew I could earn more money. I was living at 130 Rivington Street at this time I left the bundle I took out of the store containing my own things at the tailor's in Bond Street, I wanted to get the clothes repaired. I told the Magistrate I lived at 140 Stanton Street, I was not in the penitentiary under the name of Rosch, I worked for a man named Wallack on 6th Avenue, I got in no trouble there. The name of the young man who went up with me is Samuel Kline. Officer Sullivan said to me, tell me where the goods are and I will have you discharged in the morning. I said, I cannot tell you anything about it, I don't know anything about it I told him I had been in bad company.

Thomas McGinnis sworn. I live 25 Clinton Avenue, Jersey City Heights, I think I have seen the defendant before on board of the Empire State one of days of the yacht race between the Puritan and Genesta, I lost a pair of field glasses, I looked around and found them in this young man's hand, I took them away from him and asked him where he found them? He said he bought them in Chatham Street; they were my glasses. I had never seen the young man before, I do not think I am mistaken.

The Jury rendered a verdict of guilty.

Handwritten notes:
 2/27
 3/3
 4/3
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 29/3
 30/3
 31/3

0239

BOX:

193

FOLDER:

1943

DESCRIPTION:

Lynch, Matthew

DATE:

10/07/85



1943

0240

No 28

Counsel,
Filed 7 day of Oct 1885
Pleads,

Bringing in the Third Degree
and Petition
Sections 498, 506, 523 and 537

THE PEOPLE

vs.

R. I.
Matthew Smith

R. B. Lawrence

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

W. H. Amador

Chaffin
Foreman

James Bayley
2 Mrs C. W. ...

Witnesses:

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

0241

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Matthew S. S. S.

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

Matthew S. S. S.

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

The said *Matthew S. S. S.*

late of the *Eighteenth* Ward of the City of New York, in the County of New York, aforesaid, on the *first* day of *March*, in the year of our Lord one thousand eight hundred and eighty *four*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *Office* of one

John S. S.

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 S. S.

in the said *Office*, 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.

0242

SECOND COUNT—

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

Matthew Sargent
of the CRIME OF *Small* LARCENY, committed as follows:

The said *Matthew Sargent*,

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 *10th* time of the said day, with force and arms,

one parcel of the value of five
dollars, one parcel of the value
of one dollar, the sum of twenty
cents in money, of the value of
twenty cents, of the goods, chattels
and personal property of one
James E. Dewey,

one parcel of the value of two
dollars, and one rest of the
value of one dollar,

of the goods, chattels and personal property of one *Edmund Dewey*,

in the *office* of the said *James E. Dewey*

there situate, then and there being found, *from the office* 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.

Randolph B. Martine
District Attorney

0243

No. 28
Police Court
District 1063

THE PEOPLE, &c,
ON THE COMPLAINT OF

John E. Henry
950 - 9th St
N.Y.C.

1 Matthew Lynch
2
3
4

Offence *Assault*

BAILED,

No. 1, by
Residence

No. 2, by
Residence

No. 3, by
Residence

No. 4, by
Residence

No. 5, by
Residence

No. 6, by
Residence

No. 7, by
Residence

Dated Oct 3 188

John E. Henry
Magistrate

John E. Henry
Officer

18
Precinct

Witnesses
John E. Henry
Precinct

No. 12
Residence

Matthew Lynch

No. 12
Residence

No. 1000
Residence

John E. Henry

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

Matthew Lynch

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

Dated *Oct 3* 188. *John E. Henry* Police Justice.

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

Dated 188. Police Justice.

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

Dated 188. Police Justice.

0244

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question What is your name?

Answer

Matthew Lynch

Question. How old are you?

Answer

25 years

Question. Where were you born?

Answer.

United States

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

Answer.

183 Bowery 1 year

Question What is your business or profession?

Answer

Laborer.

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

Answer.

I am guilty

Matthew Lynch

Taken before me this

day of

October

1885

Police Justice.

0245

CITY AND COUNTY }
OF NEW YORK, ' } ss.

Ralph Haslach
Arthur E. Henry

aged 32 years, occupation Police officer of the
18th Street Police Street, being duly sworn deposes and

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

Sworn to before me, this 3
day of October 1885 } *Ralph G. Haslach*

John J. ...
Police Justice.

0246

Police Court— 4 District.

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

Amie E Henry

of No. 950 9th Avenue Street, aged 28 years,
occupation Keypuncher being duly sworn

deposes and says, that the premises No 12 Union Square Street,
in the City and County aforesaid, the said being a Brick building the
3rd floor of
and which was occupied by deponent's husband as a office,
and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking the
door of leading to said floor

on the 1st day of October 1885 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

one Black Silk & Blue Parasol, of the
value of five dollars
one hand patch containing gold and
lawful money of the United States
to the amount and value of twenty cents
said property being in all of the value
of six dollars & twenty cents
the property of deponent,
and one case & book of the value of three
dollars, the property Sidney Bowker's

the property of

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

Matthew Lynch (now here)

for the reasons following, to wit: From the fact that deponent
is informed by Joseph Haslach, an
officer of the 18th Precinct Police that he
arrested said deponent on the night of
of the 2nd day of October 1885 and found
in his possession pawn tickets representing
the above described property and deponent
fully identifies the parasol as the one stolen
from deponent. Amie E Henry

Sworn to before me this
3rd day of October 1885
John Sherman Justice

0247

BOX:

193

FOLDER:

1943

DESCRIPTION:

Lynch, Thomas

DATE:

10/28/85



1943

POOR QUALITY ORIGINAL

0248

10-282

Counsel, *J. A. [unclear]*
Filed *28* day of *Oct* 188*5*
Pleads *Worthley*

MISDEMEANOR.

THE PEOPLE

vs.

B

Shomere S. [unclear]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

W. A. [unclear]

Palmer

Foreman.

Recd. [unclear]

File 108, [unclear]

Witnesses:

J. R. [unclear]
C. M. [unclear]

POOR QUALITY ORIGINAL

0249

10-282

Witnesses:

J. R. Gray
C. M. St. Lawrence

Counsel, *J. R. Gray*
Filed *27* day of *July* 188*5*
Pleads *Not Guilty*

THE PEOPLE

vs.

B
Thomas S. Sargent

MISDEMEANOR.

RANDOLPH B. MARTINE,

John A. [unclear]
District Attorney.

A TRUE BILL.

W. A. [unclear]

Paul [unclear]
Foreman.

John [unclear]

0250

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Sugden

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

Thomas Sugden

(Chap. 458, Laws of 1885, § 3.) of a Misdemeanor, committed as follows:

The said *Thomas Sugden*,

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

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

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

Thomas Sugden

of a Misdemeanor, committed as follows:

The said *Thomas Sugden*,

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

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

THIRD COUNT: (Section 430, Penal Code.)

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

Thomas R. Gray

of a Misdemeanor, committed as follows:

The said *Thomas R. Gray*

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

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

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

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

Thomas R. Gray

of a Misdemeanor, committed as follows:

The said *Thomas R. Gray*

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

from a certain *tin box* which was not then and there stamped, branded or marked as aforesaid, and did then and there unlawfully omit to deliver therewith to the said *Thomas R. Gray* a label of the kind and description aforesaid, against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

0252

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

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

Thomas Ryan

of a Misdemeanor, committed as follows :

The said *Thomas Ryan*

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

Thomas Ryan, one pound

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

SIXTH COUNT : (Chap. 458, Laws of 1885, § 2.)

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

Thomas Ryan

of a Misdemeanor, committed as follows :

The said *Thomas Ryan*

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

Thomas R. Ryan, one pound

of a certain article, substance and compound in imitation and semblance of, and designed to take the place of natural butter produced from pure, unadulterated milk, or cream of the same the said article, substance and compound, so sold as aforesaid, being rendered and manufactured out of divers animal fats and oils not produced from unadulterated milk, or cream from the same, the said article, substance and compound not being manufactured or in process of manufacture on the ^{30th} ~~thirtieth~~ day of April, in the year of our Lord one thousand eight hundred and eighty-five (a more particular description of which said article, substance and compound, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

RANDOLPH B. MARTINE,

District Attorney.

POOR QUALITY ORIGINAL

0253

BAILED,
 No. 1, by Robert Bowen
 Residence 332 W 40 St
 Street,
 No. 2, by _____
 Residence _____
 Street,
 No. 3, by _____
 Residence _____
 Street,
 No. 4, by _____
 Residence _____
 Street,

Police Court 1101
District

THE PEOPLE, &c.,
 vs. Robert Bowen
 ON THE COMPLAINT OF
James Supple
 1
 2
 3
 4
 Offence, violation of Section 8,
 Ch. 183, l. 1885 - Misdemeanor

Dated Oct 24 1885

Samuel C. Kelly Magistrate,
Comp. Kelly Officer.

Witnesses
Geo M. Atwell
5-5 Fulton
 Street,
 No. _____
 Street,
 No. _____
 Street,

No. _____
 Street,
 No. 3011 to answer Ed
 Street,
Bovelad

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

Dated Oct 24 1885 Samuel C. Kelly Police Justice.

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

Dated October 24 1885 Samuel C. Kelly Police Justice.

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

Dated _____ 1885 _____ Police Justice.

0254

Sec. 151.

Police Court 2 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by

Thomas R. Gray
of No. 42 Norfolk Street, that on the 9 day of October, 1885 at the City of New York, in the County of New York,

Thomas Lynch
did unlawfully sell at premises No. 349 9th Avenue a compound known as Oleomargarine for butter in violation of Chapter 183 of the Laws of 1885

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

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

Dated at the City of New York, this 22 day of Oct, 1885
Sam'l C. Kelly POLICE JUSTICE.

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas R. Gray
vs

Thomas Lynch

Warrant-General.

Dated October 22 1885

S. Kelly Magistrate.

Campbell Officer.

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

Melton Campbell Officer.

Dated 1885

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, 5:02 24 1885

Native of Ill

Age, 25

Sex, _____

Complexion, _____

Color, White

Profession, Green

Married, Yes

Single, _____

Read, Yes

Write, Yes

For Ar 25. 1885

0255

Sec. 198-200

Second District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Thomas Lynch

Question. How old are you?

Answer. 35 years

Question. Where were you born?

Answer. Ireland

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

Answer. No. 401 W. 25th St. 7 years

Question. What is your business or profession?

Answer. Grocer

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

Answer. I am not guilty, and desire an
~~explanation~~ a trial by jury

Thomas Lynch

Taken before me this

day of

April

1888

11

Samuel C. Nevelly

Police Justice.

Court of

County of *New York*

THE PEOPLE, &c.,

vs.

Thomas J. Gray

Affidavit:

Thomas J. Gray
330 Washington St.

Witnesses:

J. R. Wheeler
350 Washington St.

Charles M. Willard
53 Fulton St.

Residence

0256

County of New York ss. :

Thomas R. Gray being duly sworn, deposes and says :
That he resides in the 42 Norfolk Street in the County of New York and State of New York, and is 35 years of age, and is an expert appointed by JOSIAH K. BROWN, New York State Dairy Commissioner ;

That on the 9th day of October, 1885, in the Store occupied by him, No. 249 Fifth Avenue in the City of New York in the County of New York and State of New York, one Thomas Lynch, against the

form and statutes in such cases made and provided, and in violation thereof, and against the peace of the people of the State of New York, had in his possession, with intent to sell the same for Butter made from unadulterated Milk or Cream, a number of pounds of a substance, product, manufacture and compound, which was not Butter made from unadulterated Milk or Cream, but had been made by manufacturing, mixing and compounding with and adding to a small quantity and proportion of natural Milk, Cream or Butter a large quantity and proportion of animal fats or animal or vegetable oils, and was a manufactured oleaginous substance not produced from Milk or Cream ; that it had been and was colored with some coloring matter whereby the same was made to resemble Butter, the product of the Dairy, and was so colored thereby, in semblance of and resembled Butter, and did resemble Butter the product of the Dairy ; that the said Thomas Lynch

offered said substance, product, manufacture and compound for sale as and for Butter made from unadulterated Milk or Cream at such time and place, with intent to sell the same as and for Butter made from unadulterated Milk or Cream, and did sell some considerable portion thereof, to wit, one pound as and for Butter, the product of the Dairy, and represented the same to be Butter at such time and place ; that the said substance, product and compound was not natural Butter produced from pure unadulterated Milk, or Cream of the same, and was not Butter the product of the Dairy, and was not made exclusively from Milk or Cream, or both ; that it contained some substance for the purpose and with the effect of imparting thereto a color resembling that of yellow Butter, and was in imitation and semblance of natural Butter produced from pure unadulterated Milk or Cream of the same, and was colored by some substance to resemble yellow Butter, and was in semblance of natural Butter ; that the same was a substance known as Oleomargarine ; that it had been made, manufactured and rendered after April thirtieth, 1885, out of some animal fat, or animal or vegetable oils not produced from unadulterated Milk, or Cream of the same, in imitation and semblance of natural Butter, produced from pure unadulterated Milk, or Cream of the same, by mixing, compounding with and adding to a small quantity of Milk, Cream or Butter a large quantity and proportion of some animal fats or animal or vegetable oils not produced from Milk or Cream, with design and intent to render, make and produce an article, substance and human food in imitation and semblance of natural Butter. That the same was not manufactured, or in process of manufacture on April thirtieth, 1885, but has been rendered, manufactured, compounded and mixed since April thirtieth, 1885, as deponent is informed and believes

~~That the tabs in which the same was contained did not have the words "Oleomargarine Butter" upon the top or side thereof, and such words were not burned in or painted thereon with permanent black paint, in a straight line not less than one half inch in length, where deponent could see such brand ; that no printed label, bearing the words "Oleomargarine Butter" was delivered therewith to the purchaser thereof.~~

Deponent further says that on said 9th day of October, 1885, he went to the said Store of said

Lynch in said City and County, and told Said Lynch that he wanted to buy some Butter ; that said Thomas Lynch

showed deponent a number of pounds of the said Oleomargarine hereinbefore mentioned, offered the same to deponent for sale, and sold the same to deponent ; that he so sold to deponent one pound thereof, and deponent then paid to him therefor the agreed price thereof, amounting to the sum of \$ 0.20 ;

that, as deponent believes and charges, the said Thomas Lynch at the time of so offering and selling the same, well knew that it was Oleomargarine, and had been manufactured and colored as hereinbefore stated ; that he did not tell deponent at any time that the said Oleomargarine so sold to deponent was not Butter, the product of the Dairy ; that deponent ~~received~~ the said Oleomargarine ~~and~~ no printed label bearing the words "Oleomargarine Butter," was delivered by said Thomas Lynch

Lynch to deponent with the Oleomargarine sold to him ; that on the 10th of October, 1885, deponent delivered a sample of such Oleomargarine, so purchased by him as aforesaid, to Charles M. Stillwell a chemist of the city of New York N. Y., and caused the same to be analyzed by such chemist, as shown by the annexed certificate of such chemist.

Wherefore, deponent prays that a warrant may issue for the arrest of the said Thomas Lynch and that he be dealt with as the law directs.

Sworn to before me this October 1885 } Thomas R. Gray
day of October 1885 } James C. Kelly
Justice.

0259

BOX:

193

FOLDER:

1944

DESCRIPTION:

Mack, John

DATE:

10/06/85



1944

POOR QUALITY ORIGINAL

0260

No 9

Counsel,
Filed *[Signature]* day of *[Signature]* 1885
Pleads, *Not guilty.*

Grand Larceny, *3rd* Degree.
(From the Person.)
[Sections 528, 531, 532, Penal Code.]
THE PEOPLE
19th March vs. R
James
Dias
James Davis

RANDOLPH B. MARTINE,

District Attorney.

Gov. 9 Feb 1885
Gov 14
A True Bill.

[Signature]

Rec'd 14/1/85 Foreman.

Plead attempt - 19.
S.P. Two years.

Witnesses:

0261

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John made, otherwise called John Barrett

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

John made, otherwise called John Barrett of the CRIME OF GRAND LARCENY in the second degree, committed as follows:

The said John made, otherwise called John Barrett,

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

one watch to the value of sixty dollars, and one train to the value of ten dollars,

of the goods, chattels and personal property of one Eugene Roques on the person of the said Eugene Roques then and there being found, from the person of the said Eugene Roques then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Randolph A. Martinie District Attorney

0252

Below 2 units 28 unit
2 PM

No. 9
Police Court
District 1041

THE PEOPLE, &c,
ON THE COMPLAINT OF

Arthur Dwyer
139 E 12th St

John W. McCoy

2
3
4
Offence Large sum from the person

Date Sept 28 1885

Magistrate
McMullen

19 East Precinct

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

Witnesses
No.
Street

No.
Street

No. Street
to master

Signature

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

John 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 September 28 1885 John Thomas Police Justice.

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

Dated _____ 1885 _____ Police Justice.

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

Dated _____ 1885 _____ Police Justice.

0263

Sec. 198-200.

H District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question What is your name?

Answer

John Mack

Question. How old are you?

Answer

19 years

Question. Where were you born?

Answer.

Conn United States

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

Answer.

144 Cherry Street 2 years

Question What is your business or profession?

Answer.

Fruit peddler

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

Answer.

Not guilty

John Hasset

Taken before me this 19th day of September 1885
John Hasset Police Justice.

0264

Police Court— H District.

Affidavit—Larceny.

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

of No. 139 East 42nd St Street, aged 25 years,
occupation Laborer being duly sworn

deposes and says, that on the 23 day of September 1885 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

One gold watch & one silver
watch chain of the combined
value of about seventy 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 John Mack Yna where
from the following facts
to wit:— That at the time
of said attempted larceny
while deponent was stand-
ing in front of the Grand
Central Rail road depot
in said City, he felt a tug at
his watch chain & on turn-
ing around saw deponent
with the above described
property in his (deponent's)
possession.

Eugene Cagney

Sworn to before me, this 23 day
of September 1885
John Mack Yna where Police Justice