

0094

**BOX:**

60

**FOLDER:**

678

**DESCRIPTION:**

Laberto, Antonia

**DATE:**

02/24/82



678

0095

226 2287 McClellan Pl

James

Filed 24 day of February 1882

Pleads *Not Guilty* (27)

# THE PEOPLE

25.

2

**Assault and Battery.—Felonious.**  
**Firearms.**

Antonio Labato

*John D. Reed*  
DANIEL G. ROLLINS

*District Attorney.*

P2 Mar 8. 1882

Med. & Surgery

# A True Bill

Muhammad



7-11-64

11

0096

# Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Antonia Laberto*

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

*Antonia Laberto*

of the Crime of Shooting at another with intent to kill, committed as follows:

The said

*Antonia Laberto*

late of the City of New York, in the County of New York, aforesaid,  
on the *fourteenth* day of *February* in the year of our Lord  
one thousand eight hundred and eighty *two* with force and arms, at the City and  
County aforesaid, in and upon the body of *Frausk Maufredi*  
in the peace of the said People then and there being, feloniously did make an assault  
and to, at and against *him* the said *Frausk Maufredi*  
a certain *pistol* then and there loaded and charged with gunpowder and one  
leaden bullet, which the said *Antonia Laberto*  
in *his* right hand then and there had and held, the same being a deadly and  
dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge,  
with intent *him* the said

*Antonia Laberto*

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

*Antonia Laberto*

of the Crime of Attempting to Discharge a *pistol* at another with Intent  
to Kill, committed as follows:

The said

*Antonia Laberto*

afterwards, to wit, on the day and in the year aforesaid, at the City and County  
aforesaid, the said

*Antonia Laberto*

with force and arms, in and upon the body of the said *Frausk Maufredi*  
in the peace of the said people then and there being, wilfully and feloniously did make  
an assault and to, at and against *him* the said *Frausk Maufredi*  
a certain *pistol* then and there loaded and charged with gunpowder and one  
leaden bullet, which the said

*Antonia Laberto*

in *his* right hand then and there had and held, the same being a deadly and  
dangerous weapon, wilfully and feloniously, did then and there attempt to discharge,  
with intent *him* the said

*Frausk Maufredi*

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.



0097

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *Antonio Roberto* of the Crime of Shooting and Discharging off a *pistol* at another, without justifiable or excusable cause, with intent to injure such other, committed as follows:

The said *Antonio Roberto* afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Frank Maupadi* then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *Frank Maupadi* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *him* the said *Antonio Roberto* in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there shoot off and discharge, with intent, then and there, thereby *him* the said *Frank Maupadi* wilfully and feloniously then and there to injure, 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.

FOURTH COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *Antonio Roberto* of the Crime of Attempting to Shoot off and Discharge a *pistol* at another, without justifiable or excusable cause, with intent to injure such other, committed as follows:

The said *Antonio Roberto* afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Frank Maupadi* then and there being, wilfully and feloniously, did make an assault and to, at and against *him* the said *Frank Maupadi* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *him* the said *Antonio Roberto* in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there attempt to shoot off and discharge, with intent, then and there, thereby *him* the said *Frank Maupadi* wilfully and feloniously then and there to injure, 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.

*Daniel C. Rollins*  
DANIEL C. ROLLINS, District Attorney.



0098

**BOX:**

60

**FOLDER:**

678

**DESCRIPTION:**

Lafont, Eugene

**DATE:**

02/24/82



678

0099

208

WITNESSES

Day of Trial,

Counsel,

1882

Filed 24 day of Feb

Pleads Not Guilty

THE PEOPLE

vs. *P*  
*37 Boring*  
*all*

*Eugene Lafont*

LARCENY AND RECEIVING  
STOLEN GOODS

JOHN McKEON,

District Attorney.

*Part in all of P. 1882*  
*pleads 95*

A True Bill

*McKee*

*Section Superintendent*

0100

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

*against*  
*Eugene Lafont.*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*Eugene Lafont.*  
of the CRIME OF LARCENY

committed as follows:

The said

*Eugene Lafont.*

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

*one hundred and eighty silk scarfs of  
the value of forty five cents each*

of the goods, chattels and personal property of one

*Jacob Hirsh*

then and there being found,  
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.



0101

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

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

The said

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

*one hundred and eighty Silk Scarfs  
of the value of forty five cents each*

of the goods, chattels and personal property of the said

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

*Jacob Hush*  
unlawfully, unjustly, did feloniously receive and have (the said

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

JOHN McKEON, District Attorney.

0102

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

*Eugene Lafont.*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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

*one hundred and eighty Silk Scarfs  
of the value of forty five cents each*

of the goods, chattels and personal property of the said

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

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

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

JOHN McKEON, District Attorney.



0103

PART 2

THE COURT ROOM IS IN THE THIRD STORY, AND FRONTING THE PARK

IF THIS SUBPOENA IS DISOBEYED, AN ATTACHMENT WILL IMMEDIATELY ISSUE

BRING THIS SUBPOENA WITH YOU, AND GIVE IT TO THE OFFICER AT THE COURT

ROOM DOOR, THAT YOUR ATTENDANCE MAY BE KNOWN

[SEE OTHER SIDE FOR OTHER DIRECTIONS]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To

of

*Jacob Hirsch*  
86 & 88 *Traverse* Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the day of *March* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

*Eugene Lafont*

in a case of Felony, wherein *he* stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall, in our said City, the first Monday of *March* in the year of our Lord 188 *2*

DANIEL G. ROLLINS, District Attorney.

*John M. Neen*

*Jacob Hirsch has gone to Europe - his partner Mr. Epstein will attend to the case*

*Given*



0104

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

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

being duly sworn, deposes and says he \_\_\_\_\_

Subpoena, of which the within is a copy, upon \_\_\_\_\_

\_\_\_\_\_ on the \_\_\_\_\_ day of

1888, by \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Sworn to before me, this \_\_\_\_\_ day  
of \_\_\_\_\_ 1888

Notary Public,  
N. Y. Co.

Mayerick & Wlasinger, 176 Fulton St., N. Y.

0105

Sec. 208, 209, 210 & 212.

Police Court District.

Franklin St.

ON THE COMPLAINT OF

THE PEOPLE, &c.,

vs.

Street 17th

86 + 88, Franklin St.

Offence, Larceny

Grand

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses

No.

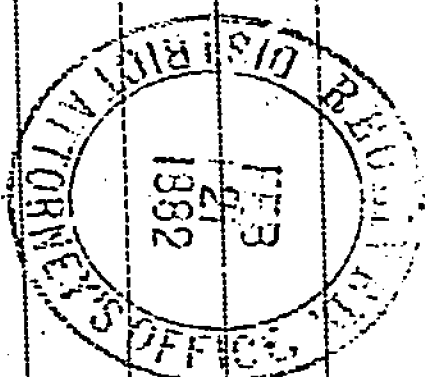
Street,

No.

Street,

No.

Street,



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

he held to answer the same that he be admitted to bail in the sum of Five Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Feb 21 188 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 h to be discharged.

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0106

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK, ss.

*Eugene Lafont* DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I am guilty of the charge  
I stole and sold them for  
thirty one dollars*

Taken before me, this

day of

188

*E. Lafont.*

*W. J. Tamm* Police Justice.





0108

**BOX:**

60

**FOLDER:**

678

**DESCRIPTION:**

Langendries, Adolph

**DATE:**

02/15/82



678

0109

BOX:

60

FOLDER:

678

DESCRIPTION:

Hubert, Gilles

DATE:

02/15/82



678



0110

WITNESSES.

Day of Trial,

Counsel,

Filed 15-day of

Pleas both for Guilty

THE PEOPLE

vs.

P

Adolph Langendorf

P

Guillermo Hubert

*John M. Gorton*  
DANIEL G. ROLLINS,

District Attorney.

Post no March 6, 1883

both already guilty

A TRUE BILL

*W. H. H. H.*

City of New York, 10. Supp. Each.

Foreman.

THE PEOPLE OF THE COUNTY OF NEW YORK

OF THE CITY AND COUNTY OF NEW YORK

Court of General Sessions

in and for the City and County of New York

The People of the State of New York

against

Adolph Langendries, and

Gilles Hubert,

The Grand Jury of the City and County of New York, by This indictment, accuse Adolph Langendries and Gilles Hubert of the crime of conspiracy, committed as follows: The said Adolph Langendries and Gilles Hubert, each late of the City and County of New York, being evil disposed persons, and wickedly devising and intending not only to deprive one Lays Gustave of his good name, fame, credit and reputation, but also to subject him, as much as in them lay, to the pains and penalties by the laws of the State of New York made and provided against and inflicted upon those guilty of grand larceny, on the fifteenth day of January in the year of our Lord one thousand eight hundred and eighty two, at the City and County aforesaid did wickedly and unlawfully conspire, combine confederate and agree Together among themselves, falsely and maliciously to procure the said Lays Gustave to be charged with and arrested for the ~~same~~ offence of grand larceny aforesaid and to <sup>so</sup> accuse him, for that he the said Lays Gustave had then lately before feloniously stolen taken and carried away from the possession of one Rebecca B. Mitchell divers spoons, forks and <sup>knives</sup> ~~rapier~~ of the value of fifty



0112

dollars and more, of the goods Chattels and personal property of the said Rebecca B. Mitchell. And the said Adolph and Gilles afterwards to wit, on the day and in the year aforesaid, at the City and County aforesaid in pursuance of and according to the said conspiracy combination, confederation, and agreement, did falsely and maliciously write and deliver and cause and procure to be written and delivered to one Jean Marie Laporte who was then and there the steward and servant of the said Rebecca a certain letter wherein the said Adolph and Gilles falsely stated to the said Jean Marie, that great quantities of the goods and chattels of the said Rebecca had been feloniously stolen from her possession and that they the said Adolph and Gilles knew the person who was the thief, and afterwards, to wit on the twenty second day of January in the year aforesaid, in further pursuance of the said conspiracy combination confederation and agreement the said Adolph and Gilles did, at the City and County aforesaid falsely injuriously and maliciously place and put in the possession of the said Lays certain goods and chattels of the said Rebecca, to wit, two spoons and a knife, and did falsely and maliciously cause and procure the same to be found in the possession of said Lays, and did then and there in further pursuance of the said conspiracy combination, confederation and agreement falsely and



and maliciously in the presence of divers persons denounce the said Leys and accuse him of having theretofore feloniously stolen taken and carried away from the possession of said Rebecca great numbers of spoons forks knives and other goods, of the goods Challels and personal property of the said Rebecca, and did then and there falsely and maliciously allege and assert in the presence of said divers persons that the said spoons and knives so by them put and placed in the possession of said Leys as aforesaid, was a portion of the property so feloniously stolen as aforesaid, and that the said Leys had concealed the same in the place wherein they, the said Adolph and Gilles had caused and procured them to be found as aforesaid against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity

John McKeon

District Attorney.

0114

CLERKS NO. 1482

Sec. 208, 209, 210 & 212.

Police Court

District

February 28 1882

THE PEOPLE, &c., &c.

ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Dated

January 24 1882

Matthews

Magistrate

Matthews & S. Officer

Mr. G. Clerk

Witnesses: Max. J. Matthews

25 West. Police

25 West. Police

25 West. Police

25 West. Police

25 West. Police

25 West. Police

25 West. Police

25 West. Police

25 West. Police

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 Adolph Langendries and Gillis Hubert

guilty thereof, I order that he <sup>held to answer the same and give</sup> be admitted to bail in the sum of one Hundred Dollars <sup>each</sup> and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated January 24 188 2 Matthews Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.



0115

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK.

2 DISTRICT POLICE COURT.

Adolphe Langendries 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.

Adolphe Langendries

Question. How old are you?

Answer.

Twenty four years of age

Question. Where were you born?

Answer.

Belgium

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

Answer.

No. 5 Winstan Place

Question. What is your business or profession?

Answer.

Nothing. I used to prepare  
waterman pens

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

Answer.

I am not guilty. I wrote  
the letters thinking I could  
get a reward. I waive  
examination and trial by  
jury and elect to be tried  
at the Court of Special  
Sessions

Taken before me, this

24

day of

January

1882

Adolphe Langendries

W. H. Patterson Police Justice.



0116

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

2 DISTRICT POLICE COURT.

Gillis Hubert 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. Gillis Hubert

Question. How old are you?

Answer. Twenty seven years of age

Question. Where were you born?

Answer. Holland

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

Answer. No. 5 Winthrop Place

Question. What is your business or profession?

Answer. Manufacture of Ladies Dresses

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

Answer. I am not guilty. I waive examination and trial by jury and elect to be tried at the Court of Special Sessions

Taken before me, this 24<sup>th</sup>

day of January 1882

Gillis Hubert

Wm. J. McCarty Police Justice.

0117

4

Exhibit No 4

New York Jan 22/82

Mr Proprietor

By letter dated 18<sup>th</sup> instant, I had agreed to put Mr Jean Marie, your servant, on the track of an ex-employee of your house, who has committed numerous thefts and that provided he would give me a reward the amount of which I would allow him to fix.

The next day I received an advertisement in the Herald under the head of "Lost and Found", initials A. G. G. D. and X J. M. granting \$ 25.- for the naming of the thief and \$ 25.- additional for the arrest and recovery of the articles. -

Hoping to receive a larger reward, which was, however, quite ~~small~~ in accord with the importance of that affair, I answered, the day of the publication of the advertisement, that I wanted a larger sum. -

Since that day (19<sup>th</sup>) I have not received the slightest news from Mr Jean Marie; and I come to ask you to let me know to-morrow, Monday morning, if you will give me a larger amount or if

0118

you will simply maintain the offer made by you Stewart.

Please be good enough to place an advertisement in Monday morning's Herald under the head of "Lost and Found", addressed A. G. D. Stating what you are willing to do in that important matter.

As I intend to leave the city to-morrow or next day and as I look for a prompt settlement, I hope to find your advertisement in to-morrow's Herald.

Believe me - etc  
A G D.

Your advertisement being published to-morrow morning in the Herald, that business can be ended entirely to-morrow



0119

New York, 17 Janvier 1882.  
Exhibit No. 1

Monsieur le maître d'Hôtel,

De fréquents vols se sont commis dernièrement dans l'Hôtel Brunswick tant en argenterie qu'en objets divers.

Plusieurs pièces en argent se trouvent encore dans les mains d'une personne que je connais, et qui a été employé dans votre hôtel. Offrant une forte récompense, je me charge de vous dénoncer le voleur, et de vous faire rentrer en possession, si pas de tous les objets ~~ou~~ volés, d'une bonne partie au moins.

Je viens en conséquence <sup>vous prier</sup> de m'indiquer, par annonce dans le journal "New York Herald", à l'article "Lost and Found", la récompense que vous vous engagez

0120

à donner pour l'arrestation de  
l'individu en question, et de recou-  
vrer les objets volés.

Comme le voleur se propose  
de partir de New York, je vous  
suis, Monsieur, de faire insérer  
l'annonce demain, afin qu'elle  
paraîsse dans l'Herald pour  
après demain à l'endroit indiqué.

Espérant que vous ne laisserez  
pas se méfait impuni et que  
vous accorderez une bonne récompense  
pour l'arrestation du filou, je  
vous prie, Monsieur, de me répondre  
par voie du Herald, à l'adresse  
ci après et de recevoir à ce propos  
de mes meilleurs sentiments.

Adresse au { A. L. G. D.  
Herald { I give you (mettre  
dans les articles { la somme) for my  
Lost and Found { goods. X. J. M.

L'affaire étant de la plus  
haute importance pour vous, je  
compte sur vous pour une solution  
immédiate.

Voici deux conditions:  
Insertion ds le Herald  
Somme que je recevrai.

Je viendrai vous voir si la  
somme me convient et le voleur,  
encore nanti des objets sera  
arrêté avant vous le voudrez.

0121

Monsieur le Propriétaire  
de l' Hôtel Brunswick  
1<sup>re</sup> Avenue  
New-York



0122

New York, le 22 Janvier 1882.

Exhibit No. 17

Monsieur le Propriétaire,

Par lettre en date du 18 courant, j'avais consenti à mettre monsieur Jean-Marie, votre maître d'Hôtel, sur les traces d'un ancien employé de votre maison, qui avait commis nombre de vols, étant à votre service, et ce, moyennant une récompense dont je lui laisai faire le choix.

Je reeus le lendemain une annonce par voie du Herald, dans les articles "Lost and Found", initiales A. I. G. D. et X. J. M., m'accordant vingt cinq dollars pour la dénonciation du voleur, et vingt cinq dollars supplémentaires pour l'arrestation et le recouvrement des objets.

Dans l'espoir d'une récompense

0123

plus forte; méritée du reste pour une affaire de cette importance, je réponds, le jour ou figura l'annonce, le Propriétaire, l'assurance de mes que je voulais une somme plus grande. sentiments dévoués.

Depuis ce jour (19 ct.), je n'ai plus reçu la moindre nouvelle de mon sieur Jean Marie, et je viens vous demander de me faire savoir pour demain, lundi matin, si vous accordez une somme plus forte, ou si vous maintenez simplement l'offre de monseigneur votre maître d'Hôtel.

Veuillez donc avoir l'obligeance de mettre une annonce dans le Herald pour Lundi matin, dans les articles "East and Sound", aux initiales A.I.G.D., ce que vous voulez faire de cette importante affaire.

Comme je compte partir de la ville demain ou après-demain, et que je désirerais une prompte solution, j'espère trouver votre annonce

dans le Herald de demain.

Recevez, je vous prie, Monsieur

A. I. G. D.

Notre annonce paraissant demain dans le Herald, l'affaire peut se terminer complètement demain.

0124

Exhibit No. 7

N.Y. Jan 17/82

Mr Stewart

Frequent robberies, of silverware as well as other things, have been of late committed at the Hotel Brunswick.

Several pieces of silverware are now in the possession of a person whom I know and who has been employed in your hotel.

If you will give me a large reward, I will engage to denounce the thief and to bring you back into the possession of, at least, a portion if not of the whole of the stolen articles.

Consequently I ~~come to~~ <sup>will</sup> ask you to name, in an advertisement in the "New York Herald", under the head of "Lost and Found", the reward which you would promise to give for the arrest of the person in question and the recovery of the stolen articles.

As the thief intends to leave New-York, I would ask you to have the advertisement sent to the Herald to-morrow, so that I may see it in the Herald of the day after to-morrow at the place named above.

Hoping that you will not allow that misdeed to remain unpunished and that you will grant a good reward



0125

for the arrest of the thief, I ask you, sir,  
to answer me through the Herald, addressed  
as below and to believe me

Yours etc

address to the  
Herald under  
the head of  
"Port and Sound"

A. H. G. D.  
I give you (name amount)  
for my good  
X J. M.

This affair being of the utmost importance  
for you, I ~~am~~ depend upon you for an  
immediate settlement.

Here are the conditions:

Insertion in the Herald

Amount which I will receive

I will call and see you if the  
amount suits me and the thief, having  
still the articles in his possession, will  
be arrested when you please.

0126

New-York, le 21 Janvier 1882.  
Exhibit No. 3

Monsieur,

Ne'ayant plus recu de vos nouvelles depuis l'annonce, première et dernière, que vous avez fait insérer dans le Herald, et par laquelle vous vous engagez à donner vingt cinq dollars pour connaître les traces du voleur, et vingt cinq pour la conviction du délit, je viens une dernière fois vous demander votre dernière offre par voie du Herald demain matin, dimanche. J'attends en tout cas une réponse, qui puisse terminer promptement cette affaire, du reste importante.

Agissez, Monsieur, l'assurance de mes sentiments dévoués.

A. T. G. D.

0 127

Kent Gorch, le 19 Janvier 1883.

Exhibir N. 2

Monsieur,

J'ai lu ce matin votre annonce dans le Journal, et je vous avoue que ma surprise a été grande en y voyant la récompense, venue de l'arrestation et beaucoup trop mordante, que vous accorderiez pour arriver aux fins d'arrestation du voleur.

J'attendrai demain matin, par la même voie, les mêmes initiales, une offre qui soit acceptable; mon devoir et ma conscience me disant que ce méfait ne peut rester impuni, mais au point que vous y mettez, je ne consentirai jamais à livrer à la justice celui qu'il est en votre pouvoir de mettre sous les aigleons de la loi.



0128

— Espérant, monsieur le maître  
d'Hôtel, que vous, ainsi que les  
propriétaires de l'Hôtel Brunswick,  
si justement renommés à New York,  
feront ce qui est de leur devoir en  
cette circonstance, je vous prie  
d'ajouter l'expression de mes senti-  
ments distingués.

A. L. G. D.

0129

25

Exhibit No. 2

New York January 19/82

Sir

I have read this morning your advertisement in the paper, and I must say that my surprise was great in seeing the reward devoid of generosity and very much too small which you are willing to give to bring about the arrest of the thief.

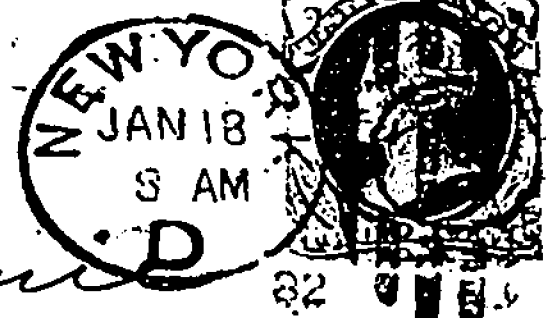
I will wait to-morrow morning, through the same medium, ~~and~~ signed with the same initials, an acceptable offer; my duty and my conscience telling me that this misdeed cannot remain unpunished, at the same time, at the price that you set upon it, I could never consent to give up to the law the man which it is in your power to have arrested soon.

Hoping, Mr Stewart, that you as well as the proprietors of the Hotel Brunswick, so deservedly renowned in New York, will do ~~your~~ <sup>their</sup> duty in that case, I remain - etc.

A. G. G. D.

0130

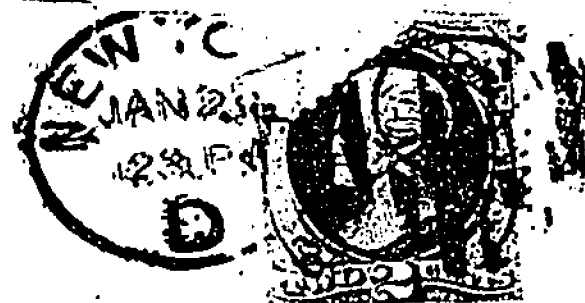
Monsieur Jean Marie  
maître d'Hotel  
à l'Hotel Brunswick  
New York



Monsieur Jean Marie  
Maître d'Hotel  
Hotel Brunswick  
New York



Monsieur Jean Marie  
maître d'Hotel  
Hotel Brunswick  
8<sup>e</sup> avenue New York





0131

3/

Exhibit No. 3

N.Y. Jan 21 1882

Sir

Having received no news since the advertisement (first and last) which you inserted in the Herald and through you promise to give \$ 25.- in order to find ~~the~~ tracks of the thief and \$ 25.- for his conviction, I now come for the last time to ask you ~~you~~ ~~last~~ to make in the Herald of to-morrow morning, Sunday, your final offer. —

At all events I am looking for an answer which may promptly settle that business, which is ~~now~~ of an important nature.

I remain — etc —

A. C. G. D.

0132

(10)

## POLICE COURT—SECOND DISTRICT.

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

Léon Gustave, Waiter,  
of No. 5 Winthrop Place Street, being duly sworn, deposes  
and says that on \_\_\_\_\_ 1907  
at the City of New York, in the County of New York, deponent has

been employed as a waiter at  
the Hotel Brunswick from the  
5<sup>th</sup> to the 8<sup>th</sup> of last December  
and was re-engaged at said  
Hotel to return to work on  
the 24<sup>th</sup> of January instant.

That the defendants  
Adolph Langenderis and  
Gilles Hubert, both now here,  
roomed and slept with this  
deponent at No. 5 Winthrop  
Place. That they were out  
of employment and were  
without means and deponent  
paid the rent of said room  
and allowed them to remain  
therein. That deponent further  
loaned said defendants clothes  
and money. That the defendant,  
Hubert, asked deponent to  
bring to his room from the  
Hotel Brunswick, where deponent  
was then employed, two spoons  
and a knife to use for eating  
with in the room, and deponent  
brought from said Hotel to  
said room the knife and  
spoons now here shown. That

0133

deponent had no intention of stealing said property and meant to return the same to the hotel. That no other articles were ever taken by deponent from said hotel.

That from the time the first letter, Exhibit No. 1, was written up to the time of deponent's arrest, deponent was rooming with said dependents and in daily intercourse with them and did not have any knowledge of their attempt to fasten a crime upon deponent and obtain money from deponent's employees. That deponent arrived in New York from Belgium on the 1<sup>st</sup> of November last.

Sawant before me this  
24<sup>th</sup> day of January 1882

J. Gustave

Notation of Police Officer

POLICE COURT. - SECOND DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Office.

Dated 1887

Witnesses,

Committed in default of \$ surety.

Bailed by

No. Street.



0134

## POLICE COURT—SECOND DISTRICT.

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

of \_\_\_\_\_ Street, being duly sworn, deposes  
and says that on the \_\_\_\_\_ day of \_\_\_\_\_ 187  
at the City of New York, in the County of New York,

That on the 23<sup>rd</sup> instant the defendant, Langendries, called at said Hotel with the two plated tea spoons, now here shown, marked "Hotel Brunswick M & W" and which are the property of said Co Partnership, and stated that said spoons had been given to him by the defendant Hubert who had received them from said Gustav, and that a large amount of stolen property was then contained in the trunk of said Gustav at 5 Winthrop Place and he asked for a larger reward than fifty dollars as that amount was nothing <sup>helps</sup> compared to the quantity of silver ware stolen and concealed in said trunk of said Gustav.

That defendant and John A. Girard, Superintendent of said Hotel, and Officer Schmitt-Burger then went to No. 5 Winthrop Place and on the way met the defendant, Hubert. That the said trunk of said Gustav was then

0135

searched and nothing found  
 thereon but the plates knife  
 now here shown. That said  
 Gustave, who has recently arrived  
 from Belgium, informs deponent  
 that he took the two spoons  
 and knife aforesaid from the  
 hotel to his room at the  
 request of said defendants and  
 for their use, and that he  
 intended to return the same  
 to the hotel, and deponent  
 believes said statement to be  
 true. That deponent believes  
 and charges that said defendants  
 did, <sup>falsely</sup> accuse said Gustave of  
 larceny and did write and  
 transmit said letters to said  
 hotel for the purpose of  
 obtaining from the proprietors  
 of said hotel the money  
 aforesaid in violation of  
 the law.

Sworn to before me this } J. H. Laporte  
 24<sup>th</sup> day of January 1882 }

A. M. Patterson } Police Justice

POLICE COURT. - SECOND DISTRICT.

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF

Offence

187

Dated

Witnesses,

Committed in default of \$ surety

Bailed by

No. Street.



0136

## POLICE COURT—SECOND DISTRICT.

STATE OF NEW YORK  
CITY AND COUNTY OF NEW YORK, } ss.Jean Marie Laporte,  
Steward of the Hotel Brunswick,  
5 Avenue, bet. 26 and 27 Street being duly sworn, deposesand says that on the 22<sup>d</sup> day of January 1882

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

and for a week prior thereto, the defendants now were present. To wit:—Adolphe Longendries and Gilles Hubert did conspire together to cheat and defraud Mrs. Rebecca B. Mitchell and Francis Keigler, Co-partners, and proprietors of said Hotel, by means in themselves criminal and unlawful and which if executed would amount to a cheat, in violation of the statute made and provided.

That at said time one Legs Gustave, now here, was employed as a waiter at said Hotel and did room and sleep at premises No. 5 Winthrop Place in said City. That said defendants did then occupy and sleep in the same room with said Gustave and were, as deponent is informed and believes, out of employment and destitute of means.

That on the 18<sup>th</sup> instant deponent received the letter marked Exhibit No. 1, in the French language, the translation of which is attached thereto. That in reply to said letter deponent caused to be inserted in the Herald of the 19<sup>th</sup> instant



0137

the following advertisement,-

PERSONAL  
A. L. G. D. - WILL GIVE NO MORE INFORMATION  
As the party led in the arrest of the thief and \$25.00  
Honor After his conviction and the return of my goods.  
J. M. J.

That on the 19<sup>th</sup> instant deponent received in answer to said advertisement the letter, also in the French language, marked Exhibit No. 2 the translation of which is attached thereto.

That on the 20<sup>th</sup> instant deponent received the letter, in French, marked Exhibit No. 3, with the translation attached thereto.

Company  
That on the 22<sup>nd</sup> instant the defendants did in Company together come to said Hotel and did give to the watchman at said Hotel the letter marked Exhibit No. 4, written in French and addressed to the Proprietors of said Hotel, the translation of the same being attached thereto.

That in reply to said last mentioned letter the following advertisements were inserted in the Herald of the 23<sup>rd</sup> inst. -

PERSONAL  
A. L. G. D. - IF YOU MEAN BUSINESS MAKE UP  
your mind with me privately and all will be promptly  
settled; any correspondence through newspapers will not  
be noticed by me hereafter. J. M. J. PROPRIETOR  
A. L. G. D. - WILL NOT GIVE ANY MORE

POLICE COURT - SECOND DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Dated

Witnesses,

Committed in default of \$ surety.

Bailed by

No. Street.

0138

**BOX:**

60

**FOLDER:**

678

**DESCRIPTION:**

Leary, Mary

**DATE:**

02/27/82



678

0139

270  
Filed 27 day of Feb 1882  
Plads *Joseph (all two)*

ASSAULT AND BATTERY.

THE PEOPLE

vs.

*B.*  
*Mary A. Henry.*

**DANIEL G. ROLLINS,**  
*John McKeon.*  
District Attorney.

A TRUE BILL  
*McKeon*

Foreman.  
*March 14. 1882*

*Speedy & Acquitted*



0140

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*Mary A. Leary*  
The Grand Jury of the City and County of New York by this indictment accuse

committed as follows:

The said

*Mary A. Leary*  
of the crime of *Assault and Battery*  
*Mary A. Leary*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *fourteenth* day of *February* in the year of our Lord  
one thousand eight hundred and eighty *two* at the Ward, City and County  
aforesaid, in and upon the body of *Henry Gordon*  
in the peace of the said people then and there being, with force and arms, unlawfully  
did make an assault and *him* the said *Henry Gordon*  
did then and there unlawfully beat, wound and ill-treat, to the great damage of the  
said *Henry Gordon* and against the peace of the  
People of the State of New York, and their dignity.

~~DANIEL O'ROLLINS~~

*John McKeon*  
~~RECEIVED~~ District Attorney.

0141

City and County of New York, ss.

POLICE COURT, FOURTH DISTRICT.

THE PEOPLE,

vs.

Mary Leary

On Complaint of

Henry Gordon

For

Assault & Battery

After being informed of my rights under the law, I hereby demand a trial by Jury, on this complaint, and demand a trial at the COURT OF General SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated

February 14<sup>th</sup> 1887

Mary A. Leary

P. J. Morgan

Police Justice.

0142

Form 11,

Police Court—4 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Henry Gordon

vs.

Mary Leary

Affidavit, A. & B.

Dated July 16 188 2

(W) Morgan Justice.

Officer.

Witness

\$ 200. to Ans. Sess.

Bailed by

No.



0143

Police Court—24—District.

STATE OF NEW YORK,  
CITY AND COUNTY OF NEW YORK, } SS

of No 220 East 47<sup>th</sup> Street,

being duly sworn, deposes and says, that  
on Tuesday the 14<sup>th</sup> day of February  
in the year 1882, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by Mary Leary  
who did wilfully and maliciously throw  
a pot containing boiling coffee on deponent  
the said coffee burning and scalding  
deponent's arm and body

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 the above assault, &c, and be dealt with according to law.

Sworn to before me, this

day of

1882

B. J. Morgan POLICE JUSTICE.

0144

BAILED,

No. 1, by

Robert Jones

Residence

209 East 59th St.

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Frank Booth

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Mary Leary

236 E. 4th St.

Mary Leary

Offence, Assault & Battery

Dated

February 17, 1882

W. L. Morgan Magistrate.

W. L. Morgan Officer.

Court Clerk.

Witnesses

James Leary

No. 1

Street,

No. 2

Street,

No. 3

Street,

James Leary  
Bailed

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

~~held to answer and~~ guilty thereof, I order that she be admitted to bail in the sum of two Hundred Dollars and be committed to the Warden or Keeper of the City Prison until she give such bail.

Dated February 17, 1882

W. L. Morgan Police Justice.

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

Dated \_\_\_\_\_ 188

Police Justice.

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

Dated \_\_\_\_\_ 188

Police Justice.

0145

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

4 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. Mary Leary

Question. How old are you?

Answer. 40 years

Question. Where were you born?

Answer. Ireland of Scotch parents

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

Answer. 224 East 47th Street, two years

Question. What is your business or profession?

Answer. House Keeper

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

Answer. I am not guilty of the charge

Taken before me, this 14

day of February 1887

Mary Leary

B. J. McGee Police Justice.



0146

**BOX:**

60

**FOLDER:**

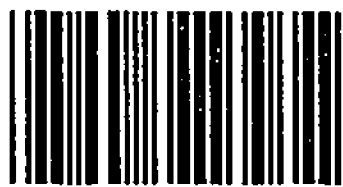
678

**DESCRIPTION:**

Leisher, Thomas

**DATE:**

02/20/82



678

0147

WITNESSES.

Day of Trial,

Counsel,

Filed 20 day of July

Pleads at W. G. G. G. Mar 24

THE PEOPLE

vs.

B

Thomas Leisher

John McKeon  
DANIEL C. ROLLINS,

District Attorney.

copy to March 24/82  
a file

A True Bill.

Foreman.

off for forward  
J. K. R.

Office  
Mackenzie Mocking

*[Faint, illegible handwriting]*

0148

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Thomas Leisher*

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

*Thomas Leisher*

of the CRIME OF *Malicious Mischief*

committed as follows:

The said

*Thomas Leisher* on the tenth day of February in the year of our lord one thousand eight hundred and eighty two in the night time of said day at the City of New York in the County of New York aforesaid wilfully, maliciously wantonly secretly and unlawfully did injure and deface a certain building in the City and County aforesaid, commonly known as Number nine hundred and sixty eight Third Avenue then and there occupied by one Zigle Epstein and a window of and in the said building and one large pane and plate of glass then and there being a part of said window and of said building by them and there wilfully maliciously wantonly and unlawfully breaking and destroying the said one large pane and plate of glass then and there in and being a part of the window of the said building and of the said building against the form of the statute in such case made and provided and against the peace of the People of the state of New York and their dignity

*John M. Keon*

*District Attorney*



0149

New York Feb 13/82

To the Honorable District Attorney  
of the City & County of New York.

Dear Sir

We the undersigned Merchants  
of Third Avenue, beg to lay this  
petition before you, we have  
been molested by a party styling  
themselves the 3rd Ave. Bldg. Goods  
Early Closing Association, the  
leader Mr. J. Epstein, a merchant  
on the avenue has had his  
shop windows smashed by this  
party on four different occasions,  
constituting a loss of over \$600 dollars  
and, has been powerless in bringing  
the real culprits to Justice, until  
Friday Evening last, when his  
windows were broken for the fourth  
time, and the miscreants coughed  
in the ash, they proving to be the  
President & a number member  
of the above alluded organization,  
we have employed counsel in  
the matter, and have had the  
implicated parties committed by  
Jury

0150

Judge Gardner before the Court of  
General Sessions in the sum of  
\$1000~~00~~ dollars bail each,  
As the case now rests with your  
Honor, we have no more to do  
but to simply ask that justice  
be done, as speedy and snif as  
the law will permit, ~~the~~  
Enclosed you will find several  
reports one from Captain Mounch  
of the 19<sup>th</sup> precinct, and one from  
Capt Robbins of the 20<sup>th</sup> precinct  
you will please take notice by  
the enclosed reports the leniency  
that has been extended to the Queen  
who were brought before the several  
Justices of the Petty Courts.  
Trusting that your Honor will  
take the case in hand.  
we subscribe ourselves,

Windows smashed D L C CAMPBELL 891 3<sup>rd</sup>  
Two Plate Glass Show Windows, North \$460, Smashed on four different occasions May Bros 564-3<sup>rd</sup> Ave  
Two plate glass show windows worth \$500<sup>00</sup> broken twice Stardwell 536, 3<sup>rd</sup> Ave  
Four plate glass show windows worth \$600<sup>00</sup> broken four times J Epstein 968 3<sup>rd</sup> Ave  
Four plate glass show windows worth \$334<sup>00</sup> broken three times J Harris 1447-3<sup>rd</sup> Ave  
Five plate glass windows worth about \$400<sup>00</sup> 1<sup>st</sup> time 1 plate glass - J. M. A. Weil 1466-3<sup>rd</sup> Ave  
2<sup>nd</sup> time 2 " " "

0151

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

Police Court—Fourth District.

of N Charles Epstein  
685 Lexington Avenue being duly sworn, deposes and says,  
that on the 10 day of February 1882  
at the City of New York, in the County of New York,

Thomas Leisher (now here) did  
then and there willfully and  
maliciously throw and cast  
some hard substance at a  
show case then and there standing  
on the sidewalk in front of  
premises No 968 3<sup>d</sup> Avenue breaking  
and destroying two plates of glass  
in the same the property of Zigle  
Epstein and of the value of eight  
dollars cash Charles Epstein

Sworn to by Thomas Leisher, this

day

of February 1882

August H. H. H. Police Justice



0152

BAILED,  
No. 1, by Joseph Miller  
Residence 195 South Street,  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,

Sec. 208, 209, 210 & 212.

Police Court

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

139

Charles E. Metcalf  
685 Washington Ave.

1 Thomas Leisher

Office, Malicious Mischief

Dated

February 11 1882

Magistrate

Turner Officer,  
28 Precinct Clerk.

Witnesses

Mary Buckley

No.

Abel M. Stump

No.

Madison Wheeler

No.

Det. 5845

\$

1000 to each

Bailed

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

had answered and guilty thereof, I order that he be admitted to bail in the sum of Ten Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated February 11 1882

George Gardner Police Justice.

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

Dated February 11 1882

George Gardner 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.

0153

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*J* DISTRICT POLICE COURT.

*Thomas Leisher* 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 Leisher*

Question. How old are you?

Answer.

*39 years*

Question. Where were you born?

Answer.

*Canada*

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

Answer.

*511 3 Ave About twenty months*

Question. What is your business or profession?

Answer.

*Clerk*

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

Answer.

*Not guilty*

Taken before me, this

*11*

day of

*February* 188*7*

*Thomas Leisher*

*Glenn Gardner* Police Justice.

0154

BOX:

60

FOLDER:

678

DESCRIPTION:

Lesley, Richard

DATE:

02/24/82



678



0155

BOX:

60

FOLDER:

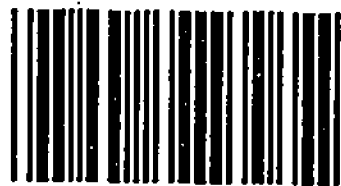
678

DESCRIPTION:

Lesley, Richard

DATE:

02/24/82



678

0156

*Part 2* 205  
*last sentence*  
*not guilty*  
Day of Trial,  
Counsel,  
Filed 24 day of July 1882  
Pleads

THE PEOPLE  
vs. *Mr. B*  
*285/6 Nov*  
*Richard Lisle*  
Violation of Excise Law.

JOHN McKEON,  
District Attorney.  
*Part Mrs. Graves 22.1882.*  
*pleads guilty*  
A True Bill.  
*CP King*  
Fine \$10.  
Foreman.

*Nov 27/82*  
*Nov.*

0157

# Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Richard Lesley*

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

*Richard Lesley*

of the CRIME OF *Selling Spirituous Liquors without a License,*

committed as follows:

The said

*Richard Lesley*

late of the *eleventh* Ward of the City of New York, in the County of New York aforesaid, on the *seventh* day of *February* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,

; without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

~~Second Count. And the Grand Jury aforesaid, by this indictment, further accuse the said of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said late of the Ward, City and County aforesaid afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,~~

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

JOHN McKEON, District Attorney.



0158

Third District Police Court.

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

of the 11<sup>th</sup> Precinct. James Van Raust Police Street,

of the City of New York, being duly sworn, deposes and says, that on the 7<sup>th</sup> day of February 1882, at the City of New York, in the County of New York, at No. 107 Avenue C Street,

Richard Lesley did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority, strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, <sup>he having no licence,</sup> contrary to and in violation of the Excise Laws of the State of New York, entitled "An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 7 day of February 1882

Marcus Oberburg  
POLICE JUSTICE.

James Van Raust

0159

Rich<sup>d</sup> Leslie  
285 - 10th Av

Patrick Kavanagh  
113 Greenwich St  
Carroll R

Patrick Kavanagh  
Saloon Keeper  
of 113 Greenwich St  
says he never became  
bail for Richard  
Leslie

3.13.82 Given

0160

Court of General Sessions, Part *Two*

THE PEOPLE

INDICTMENT

For

*Richard Chesley*

To

M

*Patrick Kavanagh*

No

*113 Greenwich*

Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *Pleading* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *Tuesday* the *14th* day of *March* instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

*John M. Sem*  
DANIEL G. COLLINS,

District Attorney.



0161

BAILED,

No. 1, by

*Derrick Kavanagh*

Residence

*113 Brunswick Street,*

No. 2, by

Residence

*Street,*

No. 3, by

Residence

*Street,*

No. 4, by

Residence

*Street,*

Sec. 208, 209, 210 & 212.

Police Court

*3* District.

THE PEOPLE, &c., *117*

ON THE COMPLAINT OF

*John Van Rensselaer*

*vs. 11 & 12 Street*

*Richard Lesley*

Offence, *True Exp. Law*

Dated

*February 7* 188*2*

*Chubbard*

Magistrate.

*David Wood*

Officer.

*11 Wood*

Clerk.

Witnesses

No. \_\_\_\_\_

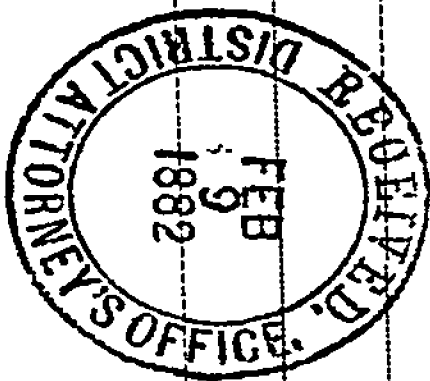
Street,

No. \_\_\_\_\_

Street,

No. \_\_\_\_\_

Street,



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

guilty thereof, I order that he be admitted to bail in the sum of *one* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *February 7* 188*2*

*J. W. Scott* Police Justice.

I have admitted the above named *Richard Lesley*

to bail to answer by the undertaking hereto annexed.

Dated *July 7* 188*2*

*W. W. Scott* 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.

0162

Sec. 198-200.

3

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Richard Lesley 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.

Richard Lesley

Question. How old are you?

Answer.

42 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

285 10th Avenue. over one year

Question. What is your business or profession?

Answer.

Bar tender

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

Answer.

I am barkeeper there, I don't know if my Employer has a license or not, I am only there a few days

Taken before me, this

7

day of

February

1887

R. J. Leslie

Mervin Otterbo

Police Justice.

0163

**BOX:**

60

**FOLDER:**

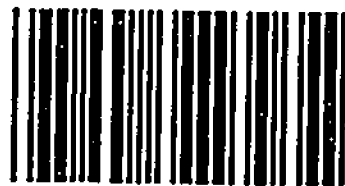
678

**DESCRIPTION:**

Levine, Louis

**DATE:**

02/27/82



678



0164

IN SENATE, JANUARY 10, 1907.  
REPORT OF THE COMMISSIONERS OF THE LAND OFFICE, IN RESPONSE TO A RESOLUTION PASSED BY THE SENATE, MAY 1, 1906.  
ALBANY: J. B. LEECH, STATE PRINTER, 1907.

THE LAND OFFICE, ALBANY, N. Y., JANUARY 10, 1907.  
TO THE SENATE, ALBANY, N. Y.

ALBANY, N. Y., JANUARY 10, 1907.  
TO THE SENATE, ALBANY, N. Y.

ALBANY, N. Y., JANUARY 10, 1907.  
TO THE SENATE, ALBANY, N. Y.

ALBANY, N. Y., JANUARY 10, 1907.  
TO THE SENATE, ALBANY, N. Y.

ALBANY, N. Y., JANUARY 10, 1907.  
TO THE SENATE, ALBANY, N. Y.

ALBANY, N. Y., JANUARY 10, 1907.  
TO THE SENATE, ALBANY, N. Y.

0165

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*Louis Revine*  
The Grand Jury of the City and County of New York by this indictment accuse

*Louis Revine*  
of the crime of  
committed as follows:  
The said *Louis Revine*

*\$145.00*  
in the County of New York, aforesaid, on the *twenty-third* day of *December* in the year of our Lord one thousand eight hundred and eighty *one* at the Ward, City and County aforesaid, with force and arms, three 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 thousand dollars, and of the value of one thousand dollars each: three 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 hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty 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 fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty 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: eighty 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: ninety 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 three dollars, and of the value of three dollars each: one hundred 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: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: 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: three 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: ten 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: ten 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 three dollars each: fifteen 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 two dollars each: thirty 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 one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each;

of the goods, chattels, and personal property of one

*Dorhof Raepke*  
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.

DANIEL C. ROLLINS

*John M. Keon*  
District Attorney.



0166

3445

Joseph Mulheir

41 Avenue "B",

be 3445



0167

Court of General Sessions, Part II.

THE PEOPLE

vs.

INDICTMENT

For

*Louis Levine*

To

M

*Joseph Mulheise*

No.

*41 Avenue B*

Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *hearing* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *Friday* the *10* day of *March* instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

*John M. Rolins*  
DANIEL G. ROLINS,

District Attorney.

0158

Sec. 208, 209, 210 & 211.

1897  
Police Court 3 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

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Offence, Grand Larceny by Trick & Device

Dated February 15 1882

Magistrate.

Officer.

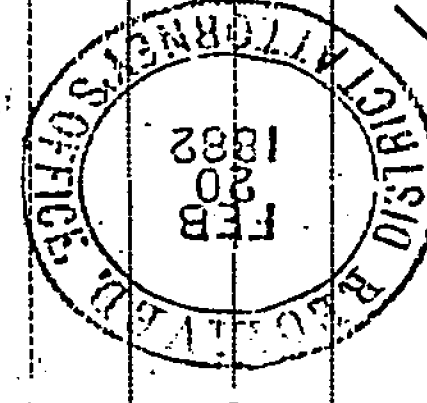
Clerk.

Witnesses. Noamit Roze &c

No. 29 Bayard Street,

No. Street,

No. Street.



Howe & Co. 2  
Haines

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 Louis Leroy

guilty thereof, I order that he be admitted to bail in the sum of \$500 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Feb 15 1882 Andrew J. White Police Justice.

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

Dated Feb 15 1882 Andrew J. White 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 1882 Police Justice.

0169

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

3 DISTRICT POLICE COURT.

Louis Levin 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.

Louis Levin

Question. How old are you?

Answer.

Thirty nine years.

Question. Where were you born?

Answer.

Prussia

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

Answer.

8 Avenue C.

Question. What is your business or profession?

Answer.

Cigar dealer.

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

Answer.

I never saw the parties be-  
fore.

Taken before me, this 25

day of Feb 1888

Louis Levin

Hyman White  
Justice.



0170

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

POLICE COURT,

3<sup>rd</sup> DISTRICT.

Harriet Roeple

of No. 29 Bayard Street, being duly sworn, deposes and

says that on the 13<sup>th</sup> day of February 1882

at the City of New York, in the County of New York, she heard read the

affidavit of Hettie Roeple and knows  
the contents thereof, that the portion therein  
alleged and referring to deponent is true  
to deponent own knowledge

Henrietta Page

Police Court

Sworn to before me, this

1882

day

Police Justice.

0171

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

FORM 112

Police Court—Third District.

of No. 29 Bayard Street, being duly sworn, deposesand says that on the 23<sup>rd</sup> day of December 1881at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the possession of deponent. in day time, by trick and devicethe following property viz: good and lawful money of the issue of the United States consisting of Treasury Notes of various denominations and in allof the value of Seventy five Dollarsthe property of deponentand that this deponent has a probable cause to suspect, and does suspect that the said property was feloniously taken, stolen, and carried away by Louie Levin (nowhere)and another person who is not arrested and whose name is unknown to deponent for the following reason to wit:That on the morning of the aforesaid day, said Levin came in to deponent's premises and told deponent that he has a Clothing Store on the 8<sup>th</sup> Avenue, and that he saw some Work which deponent had made, and that he wished to employ deponent to make for him Levin such work, that while deponent and said Levin were in conversation together, said

day of

18

POLICE JUDGE

0172

unknown person entered deponent's premises, and offered for sale, a quantity of Linen. Deponent told said unknown person that he does not want to buy any Linen - then said Levin examined said Linen, for which said unknown person demanded over one hundred dollars, and who represented that he just arrived from Germany and that he brought said Linen with him, said Levin told deponent that said Linen was very cheap, and he would buy said Linen - and he did bargain with said unknown person, and bought said Linen for the sum of Eighty five dollars. That he gave said unknown person ten dollars and requested deponent to loan him 75 dollars, that he would <sup>return</sup> said money to deponent by 2 o'clock in the afternoon of the same day, and would also bring 4 posts for deponent to make for him, <sup>and that he would give said Linen quite cheap and in the</sup> deponent believing that the representation made by said Levin were true did give him Levin 75 dollars, that said Levin did not return, as he said he would, and deponent sent Harriet Koepke his wife to N<sup>o</sup> 545 8<sup>th</sup> Avenue at which premises said Levin represented he keeps a Clothing Store, and said Harriet informs deponent that said Levin does not reside there, and does not keep a Clothing Store, as he represented. Deponent therefore charges that said Levin and said unknown person did act in concert to gether in taking stealing and carry away said money.

Sworn to before me this

15<sup>th</sup> day of July 1882

Andrew White

Detlef Koepke

Police Justice

he returns



0173

**BOX:**

60

**FOLDER:**

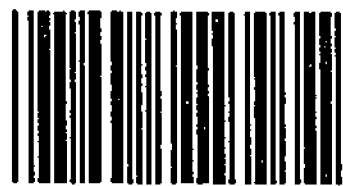
678

**DESCRIPTION:**

Lindsay, Mary

**DATE:**

02/09/82



678

0174

*Indictment for Murder in City Clerk  
Office - May 11/82*

*Can't depart as  
alone returned  
moment of death  
city order of*

*Comm. J.R.*

*116 30 All Spm  
Feb 10/82*

Trial for  
Counsel,  
Filed 9 day of Feb 1882  
Pleads

THE PEOPLE  
98. 116  
Indictment for Murder in House.

*May Lindsay  
136 9.3.78*

*James H. McCreary*

District Attorney

*James H. McCreary*

Foreman

0175

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*Mary Lindsay* against

*Mary Lindsay* The Grand Jury of the City and County of New York by this indictment accuse  
*(the name of Mary Lindsay used being a fictitious name it  
having been found impossible by the Grand Jury to discover the real first  
and Christian name of the defendant of the crime of keeping and  
maintaining a disorderly house)*  
committed as follows:

The said

*Mary Lindsay*

late of the *twentieth* Ward of the City of New York, in the County of  
New York, on the *first* day of *February* in the year of our  
Lord one thousand eight hundred and eighty *two* and on divers other days  
and times, between that day and the day of the taking of this Inquisition, at the City  
and Ward, and in the County aforesaid, did keep and maintain, and yet continue to  
keep and maintain, a certain common, ill-governed and disorderly house, and in  
*her* said house, for *her* 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 *her*  
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, tippling, gambling, rioting,  
disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully,  
did permit, and yet continues to permit, to the great damage and common nuisance of  
the People of the said Ward, there inhabiting and residing, and of all the people there  
passing, to the evil example of all others in the like case offending, and against the  
peace of the People of the State of New York, and their dignity.

~~DANIEL C. POLINS,~~

~~BENJ. N. PHELPS,~~

District Attorney.

*John McLean*



0176

BOX:

60

FOLDER:

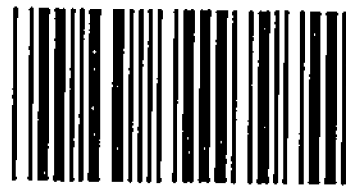
678

DESCRIPTION:

Locklan, Joseph

DATE:

02/14/82



678

0177

**BOX:**

60

**FOLDER:**

678

**DESCRIPTION:**

Locklan, Joseph

**DATE:**

02/14/82



678

0178

Day of Trial

Counsel,

Filed 14 day of

1882

Pleads

Not Guilty (15)

THE PEOPLE

BURGLARY—Third Degree, and  
[Receiving [Stolen Goods], and

Joseph Locklan

John McLeon.  
BANK & RAILROADS

District Attorney.

A True Bill

W. H. Keeney

Part Two - Feb 20 - 1882

Tried and convicted P.L.

House of Refuge

23



0179

Court of General Sessions of the Peace of THE PEOPLE OF THE STATE OF  
the City and County of New York. NEW YORK,

*Joseph Rocklan* against  
The Grand Jury of the City and County of New York by this indictment accuse

*Joseph Rocklan*  
of the crime of  
*Burglary*  
committed as follows:  
The said *Joseph Rocklan*

late of the *sixth* Ward of the City of New York, in the County of New York,  
aforesaid, on the *twenty-eighth* day of *January* in the year of our Lord one  
thousand eight hundred and eighty *two* with force and arms, at the Ward,  
City and County aforesaid, the *store* of

*Morris Franklin* there situate, feloniously and  
burglariously, did break into and enter, the same being a building in which divers  
goods, merchandise, and valuable things were then and there kept for use, sale and  
deposit, to wit: the goods, chattels, and personal property hereinafter described, with  
intent the said goods, chattels, and personal property of the said

*Morris Franklin* then and there being, then and there  
feloniously and burglariously to steal, take and carry away, and

*Fifteen watches of the value of ten dollars each*  
*One ring of the value of ~~ten~~ <sup>thirty</sup> dollars.*

*Three pistols of the value of ten dollars each*

*One chain of the value of four dollars*

*One other finger-ring of the value of fifty dollars.*

*One precious stone (of the kind commonly called a  
diamond) of the value of fifty dollars.*

*One glass-knife of the value of five dollars*

of the goods, chattels, and personal property of the said

*Morris Franklin*

so kept as aforesaid in the said *store* then and there being, 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.

0180

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

*Joseph Locklan*  
of the CRIME OF *Receiving stolen Goods*  
committed as follows:  
The said *Joseph Locklan*

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

*Fifteen watches of the value of ten dollars each.  
One finger-ring of the value of thirty dollars.  
Three pistols of the value of ten dollars each.  
One chain of the value of four dollars.  
One other finger-ring of the value of fifty dollars.  
One precious stone (of the kind commonly called a diamond) of the value of fifty dollars.  
One glass-cutter of the value of ten dollars.*

of the goods, chattels and personal property of *Morris Franklin*

by a certain person or persons <sup>Grand</sup> to the Jury aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *taken and carried away*

*from the said Morris Franklin*

unlawfully, unjustly, ~~and for the sake of wicked gain~~, did feloniously receive and have (the said

*Joseph Locklan*

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

*John M. Nelson*  
BRND. K. PHELPS, District Attorney.

0182

B. E. G.

BAILED,  
No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 5, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

Sec. 208, 209, 210 & 212.

Police Court - 15th District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Hennrich Flauvillie  
144 Bohannon St.

Joseph L. Clark  
Patrick W. Donnell

Offence, \_\_\_\_\_

Dated \_\_\_\_\_

188

Witnesses

No. \_\_\_\_\_

Street \_\_\_\_\_

No. \_\_\_\_\_

Street \_\_\_\_\_

No. \_\_\_\_\_

Street \_\_\_\_\_

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

guilty thereof, I order that he be admitted to bail in the sum of five Hundred Dollars each and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Feb 2 1882 Solou B. Smith Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.



0183

Sec. 198—200.

DISTRICT POLICE COURT.

CITY AND COUNTY } ss.  
OF NEW YORK,

*Patrick McDonald* 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 to see fit to answer the charge and explain the facts alleged against him;  
that he is at liberty to waive making a statement, and that his waiver cannot be used  
against him on the trial,

Question. What is your name?

Answer.

*Patrick McDonald*

Question. How old are you?

Answer.

*Being on seventeen years*

Question. Where were you born?

Answer.

*New York*

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

Answer.

*32 Madison St. Newark*

Question. What is your business or profession?

Answer.

*Shoemaker -*

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

Answer.

*I was around there the  
night this took place. I always  
go home before 9 o'clock*

Taken before me, this

day of

*Feb* 188*2*

*Patrick M. Donald*

*Salon B. Smith*  
Police Justice.

0184

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK, } ss

First DISTRICT POLICE COURT.

Joseph Locklan being duly examined before the under-  
signed, according to law, on the annexed charge: and being informed that it is his U right to  
make a statement in relation to the charge against him; that the statement is designed to  
enable him U 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 U waiven cannot be used  
against him U on the trial,

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty of the charge  
found the ring and chain  
on the street rolled up in a piece  
of paper

Taken before me, this

day of

188

Joseph Locklan  
his mark

Solomon Smith  
Police Justice.

0185

City and County of New York ss:

Alexander Cohen 42 years of age Clerk  
1444 Chatham Street being duly  
sworn says that on the night of the  
28th of January 1882 he saw Patrick  
Mc Donnell (now here) standing in  
front of the premises No 1444 Chatham  
Street <sup>between the hours of 9 and 10 o'clock PM</sup> and that upon said night a  
burglary was committed upon said  
premises, and a quantity of property  
stolen and carried away.

at Copy

Sworn to before me  
this 3d of February 1882 }

John D. Smith

Police Justice.



0186

POLICE COURT DISTRICT.

City and County  
of New York,

of No. 144 Chatham 29 years old. Housewife  
Street, being duly sworn,

deposes and says, that the premises No aforesaid

Street, 6<sup>th</sup> Ward, in the City and County aforesaid, the said being a Store  
for the deposit and sale of Jewelry & other Merchandise  
and her husband Horis Franklin  
and which was occupied by deponent as a Store

were **BURGLARIOUSLY**  
entered by means of forcibly breaking and  
cutting with some instrument a  
pane of glass in the front window  
of said store about 9:15 o'clock  
on the night of the 28<sup>th</sup> day of July 1882

and the following property feloniously taken, stolen, and carried away, viz:

fifteen gold watches. A diamond  
ring three revolving pistols. A gold  
plated chain one Amethyst ring  
& one diamond glass cutter. all  
being of the value of two hundred  
and sixty nine dollars

Joint  
the property of deponent & her husband Horis Franklin  
and deponent further says that he has great cause to believe, and does believe, that  
the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen, and  
carried away by Joseph Cocklan & David  
Palmer & Wm. Donnell (now here)

for the reasons following, to wit;

That the window  
of said store at about nine  
o'clock P.M. on said night was  
broken and the above described  
property taken from the store through  
the window. That the ring & chain  
here shown are identified by deponent  
as part of said property, & deponent is  
informed it was found in the defendant's  
possession & deponent believes the same to be true  
Henrietta Franklin

Subscribed to before me this  
28th day of July 1882  
at New York City  
J. J. [Signature]

0187

City and County of New York { ss.

John Kelly 31 years of age an Officer of the 4th Precinct Police being duly sworn deposes and says that on the first day of ~~January~~ <sup>February</sup> at 8:30 PM he arrested in Chatham Street Patrick McDonnell and Joseph Lockman both now here charged with burglary and found in the possession of Joseph Lockman one ring and one ~~gold~~ <sup>plated</sup> charm which is identified by Henrietta Franklin as the property of her husband Morris ~~Dr.~~ Franklin, and which had been feloniously taken stolen and carried away from the show window of said Morris Franklin, at the premises 144 Chatham Street in said City.

John Kelly

Sworn to before me  
this 20 of February 1882

Salome B. Smith

Police Justice

0188

**BOX:**

60

**FOLDER:**

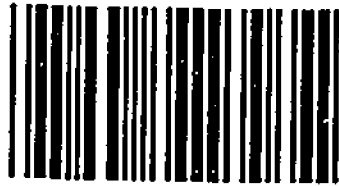
678

**DESCRIPTION:**

Loebenstein, Sigumond

**DATE:**

02/27/82



678



0189

252

Day of Trial,

Counsel,

Filed

Pleads

1882

27 day of

Feb

*W. H. Smith*

THE PEOPLE

vs.

B

Violation of Excise Law.

*Sigmund Loebenstein*

JOHN McKEON,

District Attorney.

22 April 5. 1882

*Pleads guilty*

A TRUE BILL

*W. H. Smith*

Foreman.

*Sen suspended*

0190

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Sigmond Loebenstein*

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

*Sigmond Loebenstein*

of the CRIME OF *Selling Spirituous Liquors without a License,*

committed as follows:

The said

*Sigmond Loebenstein*

late of the *eleventh* Ward of the City of New York, in the County of New York aforesaid, on the *ninth* day of *February* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,

; without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

~~Second Count. And the Grand Jury aforesaid, by this indictment, further accuse the said *Sigmond Loebenstein* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *Sigmond Loebenstein* late of the Ward, City and County aforesaid afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,~~

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

**JOHN McKEON, District Attorney.**

0191

Third District Police Court.

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

of No. 11th Precinct Police Street,  
of the City of New York, being duly sworn, deposes and says, that on the 9  
day of February 1887, at the City of New York, in the County of New York,  
at No. 263 East 4th Street,

Gregoria Liebenstein  
did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority,  
strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than  
five gallons at a time, Selling without license contrary to and in violation of the Excise Laws of the State of New York, entitled  
"An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 9  
day of Feb 1887

McDonald  
POLICE JUSTICE.

James Currey



01922

Sec. 206, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

134

vs.

Sydney Lawrence

Offence, Beat Eye Blow

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses

No.

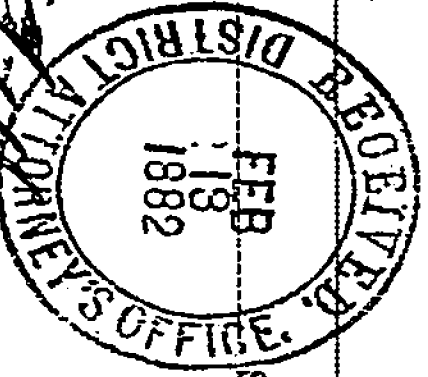
Street,

No.

Street,

No.

Street,



BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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 Sydney Lawrence

guilty thereof, I order that he be admitted to bail in the sum of one Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated July 9 188 2 McIntosh Police Justice.

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

Dated July 9 188 2 McIntosh Police Justice.

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

Dated July 9 188 2 McIntosh Police Justice.