

0479

BOX:

226

FOLDER:

2217

DESCRIPTION:

Lee, John

DATE:

07/13/86



2217

0480

Witnesses:

John H. H. H. H.
John H. H. H. H.

Counsel, 13 day of July 1886.
Filed, 13 day of July 1886.
Pleads, 13 day of July 1886.

THE PEOPLE

vs.

John Lee

INJURY TO PROPERTY.

[Sec. 651, Penal Code.]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill,

John H. H. H.

Foreman.

Pleads Guilty.

Peri Sir m2.

0481

CITY AND COUNTY } ss.
OF NEW YORK,POLICE COURT, 1st DISTRICT.

John T. Malcolmson
 of No. 1274 Avenue A Street, aged 31 years,
 occupation Liquor Dealer being duly sworn deposes and says,
 that on the 4th day of July 1888

at the City of New York, in the County of New York, John Lee (now
 here) did wilfully, deliberately, and
 maliciously break & destroy
 a pane of glass in premises
 1145 - 1st Avenue in said street
 of the value of fifty dollars, by
 throwing a large stone against
 said glass. That deponent is inform-
 ed by Police officer Henry White
 of the 24th Police Precinct, that he
 (White) saw deponent run away immedi-
 ately after the breaking of said
 window.

John T. Malcolmson

Sworn to before me, this

of

188

day

Police Justice.

0482

Police Court 1st District.

City and County of New York, ss.:

THE PEOPLE.

vs.

On Complaint of

For

John Lee

John F. Malcolmson
Malcousa Micchie

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

Dated

July 5 188

Andrew White

Police Justice.

John Lee

0483

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss

[Signature] District Police Court.

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

Question What is your name?

Answer

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. John Lee

Taken before me this

day of

[Signature]
Police Justice.

0484

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 Reginald

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

Dated July 5 188 Charles J. 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 he to be discharged.

Dated _____ 188 _____ Police Justice.

0485

Police Court

1006 39
District.

THE PEOPLE & c.
ON THE COMPLAINT OF

GUILTY.

John T. Malcolmson
1274 Ave A
John Lee

Offence Malicious
Mischief

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.

Precinct.

Witnesses

No.

Street.

No.

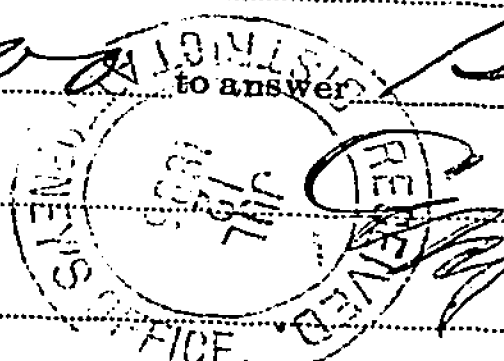
Street.

No.

Street.

\$

to answer



0486

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

John Doe

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

John Doe
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*
PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said *John Doe*,

late of the *nineteenth* Ward of the City of New York, in the County of New York
aforesaid, on the *fourth* day of *July* in the year
of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and
County aforesaid, with force and arms, *a certain* *piece*
of *fire*.

of the value of *Twenty Dollars*
of the goods, chattels and personal property of one *John B. Robinson*
then and there being, then and there feloniously did unlawfully and wilfully *break*
and destroy.

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

SECOND COUNT:

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

John Doe
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*
REAL PROPERTY OF ANOTHER, committed as follows:

The said *John Doe*,

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

0487

aforesaid, at the Ward, City and County aforesaid, with force and arms,

a certain piece of land

of the value of *Twenty Dollars*, —

in, and forming part and parcel of the realty of a certain building of one

John S. Anderson, —

there situate, of the real property of the said *John S.*

Anderson, —

then and there feloniously did unlawfully and wilfully *break*

and destroy, —

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

RANDOLPH B. MARTINE,

District Attorney.

0488

BOX:

226

FOLDER:

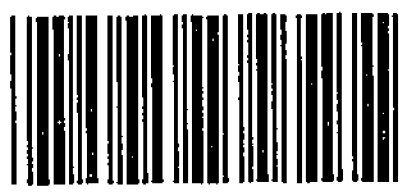
2217

DESCRIPTION:

Lehman, John

DATE:

07/20/86



2217

0489

Dr. M. S. S. S. S.

NOT GUILTY (21)

vs.

21
Mr. Dehman

referred to Court of Oyer and
Determiner for trial

Nov. 1. 1886.

GRANDOEUF B. MARTINE,

District Attorney

WUEBIL

Nov. 29, 1886

Nov 29/86
discharged of nearly responsible

100

Foreman

November 23, 1886.

need and you disagree
I acquittal
1 month 1 day

11. 11. 1929

0490

-----X

The People &c.

vs.

John Lehman.

Indicted for murder.

-----X

The defendant, was tried in the Court of Oyer & Ter -
miner, Hon. Noah Davis, Chief Justice, presiding. The only
witnesses to the facts at the immediate time of the
occurrence were, the defendant's son, a boy about twelve
years of age, and the defendant himself, who took the
stand in his own behalf. These two, together with the
deceased, constituted the family that occupied the three
rooms on the fourth floor of No. First Avenue. The
house was a double tenement with four sets of apartments
on each floor.

The testimony of the officers and the officials of
the Coroners' Office, shed no light upon the subject, as
to whether the woman fell or was thrown down the air-
shaft.

The defendant's son swore that his mother was reeling
drunk when last he saw her in the apartments about seven
o'clock in the evening, and had been drinking from the
early morning. In this he was corroborated by his sister
and others of the neighbors who saw the deceased during
the day drunk in the streets, and who was followed by a

0491

crowd of children, who were guying and annoying her.

The defendant established an excellent character by reputable witnesses, who had known him for over twenty years, and accounted for himself during that period in which he resided in the city of New York, as being a hard-working, peaceable, law-abiding man.

The jury stood II to I for acquittal on the first ballot and remained so until discharged. The Judge was of the opinion that upon all the evidence there was a reasonable doubt, and concurred with me in my recommendation that the prisoner be discharged upon his own recognizance.

James Fitzhugh
Asst Dist Atty

0492

THE PEOPLE OF THE STATE OF
NEW YORK

against

John Schuman

Report

RANDOLPH B. MARTINE,
DISTRICT ATTORNEY,

No. 32 CHAMBERS STREET,
NEW YORK CITY.

0493

COURT OF GENERAL SESSIONS OF THE PEACE.

-----X

The People &c.

Agst.

Murder

John Lehman

-----X

City and County of New York SS:

William Willard Howard, being duly sworn deposes and says; that he is a reporter attached to the New York Times; and that on night of in the performance of his duty he visited the 99th Street Hospital, and arrived there about midnight. While sitting on the piazza waiting for the arrival of the Coroner the defendant came up the street and ascended the steps. Deponent got in conversation with him by defendant asking him about the condition of the deceased, deponent answered saying that it was very bad, and not knowing who he was, spoke generally of the occurrence to him and said that she was thrown down an air-shaft by her husband; that defendant answered "I am her husband; that is not so because I am her husband." I talked with him for some further time, and he told me his wife had been drunk and had spent all his money, and that she had fallen down the air-shaft. After, probably fifteen minutes conversation the Coroner arrived and we all went up to the room where the woman lay. The defendant was brought face to face with the deceased, she recognized him and said

0494

deceased, she recognized him and said to the Coroner that he (meaning her husband) had thrown her down the air-shaft. The defendant denied it and said: "Mary; you know what has brought you to this : you know that it was drink that did it". The woman was very incoherent in her talk, and in deponent's judgment, could not understand the questions asked her - her mind appeared to be wandering (whether from effects of drink or not, I could not say) She could not give even a connected account of the accident, but persisted in her statement, that her husband had thrown her down the air-shaft. The deponent, the Coroner, the Hospital Physician, the Police Officer and two other persons, whose names I have forgotten, were all of the opinion that the defendant was innocent of the crime, and only signed the ante-mortum verdict, as they were compelled to do so from her statement.

The demeanor of the defendant, his conduct, conversation and entire manner and action under these circumstances, very forcibly indicated, in deponent's judgment, his innocence; and deponent was deeply impressed with the utter unreliability of the deceased's statement.

Deponent regrets that he was unable to testify at the trial, and would have been happy to do so if he had received any notification.

Sworn to before me this
1st day of November 1886.

Wm. Willard Howard

Francis Keenan
Comr of Deeds
N. Y. Co.

0495

N. Y. Criminal Sessions.

THE PEOPLE OF THE STATE OF
NEW YORK

against

John Lohman

Applicant
W. D. Howard

RANDOLPH B. MARTINE,
DISTRICT ATTORNEY,

No. 32 CHAMBERS STREET,
NEW YORK CITY.

0496

City & County of Sss
New York

Charles B. Woram of the 31st Precinct
Police Force being duly sworn says
that on the 5th day of July 1886 he
arrested John Lehman in the 99th
Street Hospital by order of Coroner
Ferdinand Eidmann of this City on
the charge of Homicide. Dependent
says that he was notified by
Supt. Coffey to go to said
Hospital and while in said
Hospital he heard Catharine
Lehman make a statement to
the Coroner and six others who
formed a jury for said purpose

that said Catharine Lehman
then and there stated that her
husband John Lehman had
thrown her out of the air shaft
of the premises where she resided

Charles B. Woram

Sworn to before me

This 8th day of July 1886.

Daniel O'Neill Police Justice

0497

Katie Luchs of 2414 - 1st Avenue age 24 years being duly sworn, says that on Sunday July 4th that Catherine Lelmann came into her room ~~and~~ at 12 o'clock noon and said that she had been in the cell of said premises since 8 o'clock of the said morning the said Catherine said to me that her husband was drunk and that she was afraid of him as he had threatened to kill her. Deponent further says that the said Catherine only remained a few minutes and then left and returned to Deponent's apartment ~~then~~ ~~man~~ about one o'clock and remained in my apartment till about half past 4 o'clock P.M. and then said to Deponent that she would go to her room and wash and dress herself and after the said Catherine had been dressed she returned to Deponent's apartment and said that her husband was a clerk and that he did not live here when she entered the room and then the said Catherine told Deponent that she was going to visit her sister and that was last I saw of Catherine Lelmann.

Katie Luchs

Sworn before me this 1st

day of July 1886

Edward P. Kelly

Notary Public

0498

99 Str Hospital

To the Hon. Judge - 5th Dist. Court.

This is to certify that Kate Lehman was brought to this hospital on July 4th 86 about 9 P.M., suffering from the effects of a fall. Her injuries were found to be fracture of left femur, three ribs and int. injuries. She was in profound shock on admission, rallied a little under stimulation and was able to give the Coroner an ante-mortem statement. Owing to internal hemorrhage she became more and more feeble and died about 4 P.M. July 5th 86.

Signed

Leonard S. Rice
House Surgeon

0499

City⁴⁴ County of ^{SSS}
New York

Leonard S. Rau M.D. House Surgeon
of 99th Street Hospital being duly
sworn deposes and says that on the
night of July 4. 1886 Kate Lehman
was brought to said Hospital
at the 9 P.M. by the Ambulance
and deponent examined her and
found her suffering from shock
as the result of fractured left
femur and internal hemorrhage.
~~That deponent~~ injured from said

Kate Lehman how she received
said injuries and she replied
that she was thrown out of the
window of the air shaft of the 3^d
story of premises where she
resided. That deponent seeing
that her injuries were of a
serious character notified
Coroner Eidsman. That said
Coroner came to said Hospital
at the hour of 1.30 A.M. on
the following morning and took
a statement from said Kate
Lehman and ^{she} said Kate Lehman
made an affidavit before

0500

said Coroner that her husband John
Lehman had thrown her out of
the window. Dependent further
says that previous to said
Coroner coming to said
Hospital John Lehman
Olate Lehman's said husband
came there and after the said
Coroner had taken said
Olate Lehman's statement
he caused John Lehman the
defendant now here to be
brought in the presence of
Olate Lehman his said
wife: and she said Olate
Lehman said in the presence
and hearing of said John
Lehman that he had thrown
her out of the window. That
~~after~~ said Coroner sent for an
officer and said defendant
was taken in custody. That
said Olate Lehman died from
the effects of said injuries at
the hour of 4 a. m. in the
morning of July 5. 1886

Signed
Edward S. Rau M.D.
House Surgeon
99 Str. Hospital

Signed to become the
7th day of July 1886
J. W. D. Smith Police Justice

0501

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

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

Dated.....188.....*Police Justice.*

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

Dated.....188.....*Police Justice.*

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

Dated.....188.....*Police Justice.*

0502

Police Court-- 5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

1 John Lehman
2
3
4

Offence Horse

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

July 7

188 6

DO Reilly

Magistrate.

Bartholmeu

Officer.

Precinct.

July 8 - 9 a.m.

No.

Street.

The Justice presiding in
this Court will hear

Street.

and determine this
case by reason of

Street.

my absence

James C. Reilly

0503

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN ANTE-MORTEM INQUISITION,

Taken at
No. 99th St Hospital Street, in the 12th Ward of the City of
New York, in the County of New York, this 5 day of July
in the year of our Lord one thousand eight hundred and 81
Ferdinand Bidman
Coroner,
of the City and County aforesaid, on view of the Body of Kate Lehman

Upon the Oaths and Affirmations of
Six good and lawful men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Kate Lehman
was injured, do
upon their Oaths and Affirmations, say: That the said

Kate Lehman came by
her injuries by having been thrown down the
fire light in the house No. 2414 - 1st Ave. and
that the deed was committed by her husband John
Lehman, according to her sworn statement.

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition
set our hands and seals, on the day and place aforesaid.

JURORS.

Wm. Willard Howard,
C. Otto Baese
Leonard S. Ram M. D.
Charles B. Woram
J. M. H. Love
William Horan

No. 41 Park Row
No. 44 St. Marks Place
99 Str. Hospital
31st Precinct
99 St. Hospital
99 St. Hospital

Ferdinand Bidman CORONER, L. S.

0504

City and County of New York, ss.

Statement of
dangerously wounded at
of said City and County, on the 5th day of July 1886
in the Ward
now lying

Question—What is your name?

Answer—Kate Lehman

Question—Where do you live?

Answer—241st. First Avenue

Question—Do you now believe that you are about to die?

Answer— I don't know

Question—Have you any hope of recovery from the effects of the injury you have received?

Answer— I hope so

Question—Are you willing to make a true statement, how, and in what manner, you came by the injury from which you are now suffering?

Answer— Yes. - My husband returned home after having been out on a spree since Saturday about (4) four o'clock P.M., and threw me down through the parlour.

Kate + her
Lehman
mark

Sworn to before me this 5th day of July 1886

Richard E. Egan
Coroner

0505

MEMORANDA.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	
47	Years.	Months.	Days.	Ireland	99 th Great Hospital

-56-
Ireland, - 1886
AN ANTE-MORTEM INQUISTION

On the VIEW of the BODY of

John Dehannan

whereby it is found that she was
injured by having been thrown
down the air shaft into
house 2414. Bristol,
and according to her
statement that her
deceased was committed
by her husband John
Dehannan.
Taken on the 5th day
of July 1886
before J. Dehannan and J. Dehannan

Coroner.

Committed
Obtained
Discharged

MEMORANDA.	
AGE.	PLACE OF NATIVITY.
Years.	WHERE BORN.
Months.	WHERE FOUND.
Days.	
<i>Balance</i> <i>99 in Green Steel Stomach</i>	

0506

Kate Schreiner

whereby it is found that she was
injured by having been thrown
down the air shaft in
horses 24th. first class,
and according to her
statement that said
deed was committed
by her husband John.

Taken on the 5th day of July 1886 before Frederick C. Williams.

Coroner.

Committed

Bailed

Discharged

45

0507

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of *Coroner's Office*
 No. *67 Park Row* Street in the *Fourth* Ward of the City of
 New York, in the County of New York, this *9th* day of *July*
 in the year of our Lord one thousand eight hundred and *86*
 before
Ferdinand Vidman Coroner,
 of the City and County aforesaid, on view of the Body of *Kate Lehman*

Eleven Upon the Oaths and Affirmations of
 good and lawful men of the State of New York, duly chosen and
 sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Kate Lehman came to her death, do
 upon their Oaths and Affirmations, say: That the said *Kate Lehman*
 came to her death by

Injuries caused by her
being thrown down and air-shaft from fourth
story to ground floor of premises, No. 24 1/2
First Avenue, by her husband, John Leh-
man, on July 4th, 1886, about 8 o'clock
P. M.

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition
 set our hands and seals, on the day and place aforesaid.

JURORS.

<i>Henry J. Lovell</i>	<i>24 Carmine St</i>	<i>Ellis W. Luby</i>	<i>316th Ave</i>
<i>Norman Gordon</i>	<i>11 W 3 St</i>	<i>Geo. A. Rible</i>	<i>759 Spring St</i>
<i>L. Gallopp</i>	<i>154 Varick St</i>	<i>St Adelp Wicm</i>	<i>225 W 3 St</i>
<i>John H. O'Leary</i>	<i>4-60</i>	<i>D. Mercedes</i>	<i>37 Carmine</i>
<i>W & Roe</i>	<i>194 Varick St</i>	<i>Robert Wood</i>	<i>35th Ave</i>
<i>Charles Edwaring</i>	<i>31 Carmine</i>		

Ferdinand Vidman CORONER, L. S.

0508

Coroner's Office.

TESTIMONY.

Robert L. McGraw, being sworn says I am ambulance surgeon attached to 99th Hospital. On July 4th about 8 or 9 P.M. I went to a call at No. 2414 Erie St. and found a woman at the bottom of an air shaft she was unconscious and in a dying condition. I have her taken to the Hospital for further treatment.

Robert L. McGraw.

Leonard S. Row, M.D. being sworn says I am house surgeon attached to 99th Hospital. On July 4th about 9 P.M. the deceased Kate Lehman was brought into the Hosp. and I saw immediately notified, I made her examination of her neck, asked her how she came with her injuries, she said she had been thrown out of a window by her husband.

Taken before me

this

day of

July

1886

Edmund Edman

CORONER.

Signed & before me this
13th day of July 1886
Wm. H. Smith Police Justice

0509

Coroner's Office.

TESTIMONY.

2

I then notified Co. Eiden
to come and take his ante-
mortem statement, the
woman was conscious when
she made her statement
I could not say whether
she was under the influence
of liquor but she seemed
like a drunk person

— Leonard S. Rau M.D.

~~John Lehman being sworn~~
I reside at No. 2414 1st St and
go to school, the deceased
was my Mother. On July 4th
my father wanted to know
where the money was he
gave to her on Saturday
night July 3rd, she said
it was in the closet and
for him to get it he said
"No" I will not open get
it, she then went in the
bed room and he went in
but could not find her
and I looked in the air

Taken before me

this 9th day of

July 1886

Edmund Eiden

CORONER.

Sworn to before me
this 13 day of July 1886
M. A. H. H. H. Police Justice

0510

Coroner's Office.

TESTIMONY.

[Signature]

shaft and found my mother
lying in it. I did not
know which room my
mother had been in, I
did not hear any loud
noise, sometimes my papa
and mamma quarrelled
together, when my papa
went in the room he left
the door open, I did not
see Mother drink anything
that day, she was out most
all the day in a lady's
house that lived on the
same floor with us, I did
not get any beer for her that
day (July 4th) My Mother had
drunk it in that day, I
could tell it on her face
I got down to the bottom floor and went
in the air shaft to get my father's beer.
John Lehmann

Swear to before me this

13 day of July 1886.

[Signature] Police Justice

John Lehman being recalled said that
his father the prisoner had slapped
his Mother and pulled her hair
in the evening of July 4th my Father
got one pint of beer that day he
slapped Mamma because she could
not show him the money.

Taken before me

this 9 day of

July 1886

[Signature]

CORONER.

[Signature] John Lehman
mark

0511

Coroner's Office.

TESTIMONY.

Kate Bucko. being sworn says:
 I reside at No. 24 1/2 1st St. On
 July 4/16 about 12 M Kate
 Lebrun came to my room
 and said that she had
 been in the cellar since
 8 AM and she wanted
 to stay a few minutes,
 she went out and came back
 about 1 PM and said
 that her husband wanted
 to kill her, I said why
 not have him arrested?
 she said he is a good
 man but when drunk
 wanted to kill her, she
 stood in my room until
 4:30 PM and then said
 she wanted to change her
 clothes and came back in
 half an hour saying her
 husband was asleep on
 the sofa, she then said
 she was going to see her
 sister and went away.
 I know nothing further.
 Kate Bucko
 mark

Sworn to before me
 the 13 day of July 1886
 J. H. Hilde Police Justice

Taken before me
 this 9th day of July 1886
 J. H. Hilde Police Justice CORONER.

05 12

CORONER'S OFFICE.

TESTIMONY.

Officer Geo. S. Bartholomew. 12th Precinct being sworn says: On July 4/86 about 8 PM I walked N. at 125th Street and went towards the river and met John Lehman (the prisoner) he wanted to know where he could get an ambulance I asked him what he wanted it for, and he said his wife had fallen down an air shaft of a ~~very~~ strong building, he said she had been drinking and was full, I said I would go with him to see her and went to 244th St, and found a woman in the bottom of the shaft. I went to the Station House and telegraphed for an ambulance and when it came she was taken out of the shaft and sent her down in a room and sat her on a chair, she said let me

Taken before me

this 9th day of

July 1886

J. J. [Signature]

CORONER.

0514

Coroner's Office.

TESTIMONY.

99th St. N.Y.

July 5th 1886

Autopsy
on the body of

Kate Lehman

Body well nourished
Slight rigor mortis

Fracture of the left femur ~~upper~~ ^{lower} third
extending into the knee joint.

Fracture of the 5th and 6th rib on the
right side

Fracture of the sixth rib on the left side
penetrating through left pleura.

Great haemorrhage into the left and right
pleural cavity

Heart hypertrophy, Valves normal
Ecchymosis of abdominal cavity

Rupture of the left lobe of liver on
anterior surface

Kidneys: enlarged and capsule adherent.

Gustav Scholer M.D.
Dep. Coroner

Taken before me

this

day of

188

Periannal Tidman CORONER.

05 15

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, } ss.

John Lehman being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to answer or not, all or any questions put to him, states as follows, viz.:

Question—What is your name?

Answer—

John Lehman

Question—How old are you?

Answer—

44 years

Question—Where were you born?

Answer—

Switzerland

Question—Where do you live?

Answer—

2414. 1st Ave.

Question—What is your occupation?

Answer—

Laborer

Question—Have you anything to say, and if so, what, relative to the charge here preferred against you?

I have nothing to say.

John Lehman

Taken before me, this 9th day of July 1886

Orlando Picman CORONER.

05 16

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
45 Years. — Months. — Days.	Ireland.	99 th St. Hospital	July 5/86

July 9th 1886
HOMICIDE.

AN INQUISTION

On the VIEW of the BODY of

Kate Lehman
whereby it is found that she came to
her Death by the hands of

John Lehman.

Inquest taken on the
of July 9th day
before 1886

Conrad L. Dickinson
Coroner.

Committed

Obit

Discharged

Date of death July 5/86

0517

2nd of June 1886

HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of
Kate Lehman
whereby it is found that she came to
her Death by the hands of

John Lehman.

Inquest taken on the *9th* day
of *July* 188*6*
before

Frederick Sidman Coroner.

Committed

Bailed

Discharged

Date of death *July 5th 1886*

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
<i>45</i> Years. — Months. — Days.	<i>Quebec.</i>	<i>99 St. Roch.</i>	<i>July 5th 1886</i>

05 18

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY OF NEW YORK, { ss

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

Question. What is your name?

Answer.

John Lehman

Question. How old are you?

Answer.

44 years

Question. Where were you born?

Answer.

Switzerland

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

Answer.

2414 First Ave

2 mo

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not-guilty

John Lehman

Taken before me this

day of

1896

Wm. C. Haddock
Police Justice

POOR QUALITY
ORIGINAL

05 19

condemned and there is sufficient cause to believe the within named John Lehman guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of ~~One Hundred Dollars~~ and he committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail. until he legally

discharged
Dated July 12 188 6 W. A. Hilde Police Justice.

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

Dated _____ 188 _____
_____ Police Justice.

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

Dated _____ 188 _____
_____ Police Justice.

0520

No 111
Police Court 51078 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.
1 John Lehman
2
3
4

Office Homicide

BAILED,

No. 1, by

Residence Street.

No. by

Residence Street.

No.

Residence Street.

No. 4, by

Residence Street.

Dated July 13 1886

Charles W. Kelly Magistrate.

Officer.

12 Precinct.

Witnesses John Lehman

No. Cath. Post 415 Street.

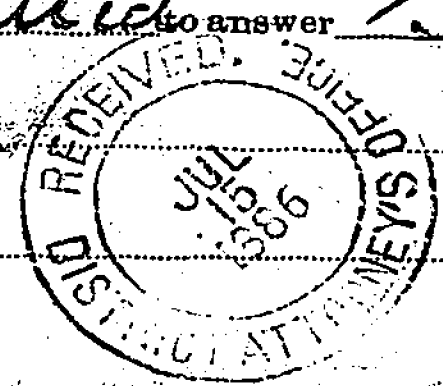
Ed. Burkland

No. 100 East 47th Street.

No.

Street.

Committed to answer



0521

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Schuman

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

John Schuman
of the CRIME OF Murder in the first degree, —

committed as follows:

The said John Schuman,

late of the ~~South~~ Ward of the City of New York, in the County of New York aforesaid, on the ~~fourth~~ day of ~~July~~ in the year of our Lord one thousand eight hundred and eighty- ~~nine~~, at the Ward, City and County aforesaid,

with force and arms, being then and there in a certain building there situate, in and upon the body of one Catherine Schuman, then and there being in the same building, feloniously and of his malice aforethought did make an assault, and then the said Catherine Schuman, from and out of the said building, with the hands of him the said John Schuman, down into and upon the ground there, then and there feloniously and of his malice aforethought, did push, cast and throw, with great force and violence,

0522

by means of which said machinery,
fastening and drawing, she said
Catherine Edman did then and
there fall from a great height, to
wit: the height of twenty feet, from
and out of the building aforesaid,
with great force and violence, down
into and upon the ground there.
The said John Edman joining
into her the said Catherine Edman,
then and there, by the machinery,
fastening and drawing aforesaid, in
the manner aforesaid, in and upon
the head, neck, belly, back, breast, sides
arms, legs and other parts of the
body of her the said Catherine
Edman, divers mortal wounds, bruises,
lacerations, scratches and contusions,
of which said mortal wounds, bruises,
lacerations, scratches and contusions,
the said Catherine Edman, at
the Ward, City and County aforesaid,
from the said fourth day of July
in the year aforesaid, until the fifth
day of July, in the same year aforesaid,
did languish, and languishing
did die, on which said fifth day
of July, in the year aforesaid, the
said Catherine Edman, at the
Ward, City and County aforesaid, of

The said mortal wounds, bruises, scratches, and contusions, did die.

And so the Grand Jury aforesaid, do say:
That the said John Edman, her, the
said Catharine Edman, in manner and
form, and by the means aforesaid,
and to the said John Edman, her, the
said Catharine Edman, did kill
and murder: 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, say
this Indictment further accuse the
said John Edman of the crime
of Murder in the first degree, commit-
ted as follows:

The said John Edman,
late of the Ward, City and County
aforesaid, afterwards, to wit: on the
said fourth day of July
aforesaid, in the year aforesaid, at
the Ward, City and County aforesaid,
being then and there in a certain

building there situated, with force and
 arms, in and upon the body of one
 Catharine Selman, then and there
 being in the same building, unlawfully,
 feloniously, and of his malice aforethought
 did make an assault, and then the
 said Catharine Selman, with both
 the hands and feet of him the said
 John Selman, in and upon the head,
 neck, belly, back, breast, sides, arms,
 legs and other parts of the body
 of her the said Catharine Selman,
 then and there unlawfully, feloniously,
 and of his malice aforethought, did,
 divers times, with great force and
 violence, strike, beat, kick, bruise
 and wound; and the said John
 Selman, with his hands aforesaid,
 then the said Catharine Selman,
 from and out of the said building,
 down into and upon the ground
 there, then and there unlawfully, felo-
 niously, and of his malice aforethought,
 did push, cast and throw, with great
 force and violence, by means of which
 said pushing, casting and throwing
 the said Catharine Selman did
 then and there fall from a great
 height, to wit: the height of fifty
 feet, from and out of the building

I pressed, with great force and
 violence, down into and upon the
 ground there: he the said John
 Schuman, giving into her the said
 Catharine Schuman, there and there,
 as well by the striking, beating
 and kicking, bruising and mauling
 of her the said Catharine Schuman,
 in and upon the head, neck, belly,
 back, breast, sides, arms, legs and
 other parts of the body of her the
 said Catharine Schuman, with the
 hands and feet of him the said
 John Schuman, ^{in manner aforesaid,} as by the finding,
 seeing and knowing of her the
 said Catharine Schuman, from and
 out of the said finding down into
 and upon the ground, by him the
 said John Schuman, in manner and
 form aforesaid, in and upon the
 head, neck, breast, belly, back, sides,
 arms, legs and other parts of the
 body of her the said Catharine
 Schuman, divers, mortal wounds,
 bruises, scratches, cutting
 and contusions, of which said
 mortal wounds, bruises, scratches,
 cutting and contusions, the
 said Catharine Schuman, at
 the word, city and County aforesaid

said, from the said fourth day
 of July, in the year aforesaid,
 until the eighth day of July,
 in the same year aforesaid, did
 Langrish, and Langrish's wife
 live, on which said eighth
 day of July, in the year
 aforesaid, the said Catherine
 Selman, at the Ward, City and
 County aforesaid, by the said
 mortal wounds, bruises, fractures
 lacerations and contusions did
 die.

And so the Grand Jury aforesaid
 do say:

That the said John Selman,
 then the said Catherine Selman,
 in manner and form, and by
 the means aforesaid, on the day
 and in the year aforesaid,
 at the Ward, City and County
 aforesaid, unlawfully, feloniously,
 and against the peace and
 tranquillity of the said
 King's, felonies and murder, against
 the form of the Statute
 in such case made and
 provided, and against
 the peace of the People
 of the State aforesaid

upda. and their disjuncting

Third Count.

And the Grand Jury aforesaid, by this Indictment further accuse the said John Selman of the crime of Murder in the first Degree, committed as follows:

The said John Selman, late of the Ward, City and County aforesaid, afterwards to wit: on the said fourth day of July, in the year aforesaid, at the Ward, City and County aforesaid, being then and there in a certain building there situate, with force and arms, in and upon the body of one Catherine Selman, then and there being in the same building, unlawfully and feloniously did make an assault, and then the said Catherine Selman, with the hands of him the said John Selman from and out of a certain window in the said building down into and upon certain boards and planks then and there forming the bottom of a certain air-shaft in

0528

The finding of the body, then and there
with the body and the body and the
body and the body, did not, and
and there, with a great force and
evidence; the means of the body and
the body and the body and the body.
The said Catherine Schuman did then
and there take from a great height,
to wit: the height of the body and the
body and out of the window of the
said, with a great force and evidence,
down into and upon the board
and the body and the body. The said
John Schuman jumping into her the
said Catherine Schuman, then and
there the body and the body and the
body and the body, in and upon
the body, with the body, with the
body, arms, legs, and other parts of
the body of her the said Catherine
Schuman, divers mortal wounds, lacerations,
fractures, contusions and abrasions,
of which said mortal wounds, lacerations,
fractures, contusions and abrasions,
the said Catherine Schuman, at
the word of the body and the body,
from the said body and the body
in the body and the body, with the body
and the body, in the same body
of the body, did the body and the

Damages did rise, on which
 said 7th day of July, in the
 year aforesaid, the said
 Catherine Schuman, at the Ward,
 City and County aforesaid, of the
 said mortal wounds, bruises,
 fractures, contusions and contusions,
 did die.

And so the Grand Jury aforesaid
 do say:

That the said John Schuman,
 then the said Catherine Schuman, in
 manner and form, and by the
 means aforesaid, with fully, felon-
 ously and of this malice
 aforethought, did kill and murder
 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, do
 this indictment further accuse the
 said John Schuman of the crime

damages did rise, on which
said 7th day of July, in the
year aforesaid, the said
Catherine Schuman, of the Ward,
City and County aforesaid, of the
said mortal wounds, bruises,
lacerations, contusions and excoriations,
did die.

And so the Grand Jury aforesaid
do say:

That the said John Schuman,
then the said Catherine Schuman, in
manner and form, and by the
means aforesaid, with intent, pre-
meditation and of this malice
aforethought, did kill and murder
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 John Schuman of the crime

Of Murder in the first degree, committed
 in the following manner:

The said John Edman, late
 of the County of King and County of the said,
 of the County of the said, on the said with
 day of the said, in the year of grace,
 at the County of the said, did
 being then and there in a certain
 building, there situated, with force
 and arms, in and upon the body
 of one Catherine Edman, then and
 there being in the same building,
 feloniously and of his
 malice aforethought, did make
 an assault, and then the said
 Catherine Edman, in the said
 hands and with the said
 John Edman, in and upon the
 head, neck, back, breast,
 sides, arms, legs and other parts of
 the body of her the said Catherine
 Edman, then and there sitting,
 feloniously and of his malice
 aforethought, did, divers times,
 with great force and violence, strike,
 beat, kick, bruise and wound, and
 the said John Edman, with his
 hands afore said, her the said
 Catherine Edman, from and out
 of a certain window in the said

0532

building, down into and upon certain
boards and planks, then and there
forming the bottom of a certain
air-shaft in the building aforesaid,
then and there striking, falling
and being killed by said shaft,
did the said John and Catharine, in the
act of so doing, by means
of said shaft, kill and maim
and murther. The said Catharine
Selman did then and there
fall from a great height, to wit:
the height of fifty feet from and
out of the window aforesaid, with
great force and violence down into
and upon the said boards and planks.
The, the said John Selman; arriving
into then the said Catharine Selman,
then and there, as well by the
kicking, beating, striking, pinning
and mauling of her the said
Catharine Selman, in and upon the
head, neck, belly, back, breast,
side, arms, legs and other parts of
the body of her the said Catharine
Selman, with the hands and feet
of him the said John Selman, in
manner aforesaid, as by the
proofs, facts and showing of
her the said Catharine Selman, her

and at the said window, down
 in the said room the said Thomas
 and Charles, by the said John
 Selman, in manner and form
 aforesaid, in and upon the head,
 face, neck, back of the head, and
 back of the neck of the said
 John Selman, did strike and
 divers mortal wounds, bruises,
 fractures, lacerations and contusions,
 of which said mortal wounds, bruises,
 fractures, lacerations and contusions,
 the said Catharine Selman, at
 the Ward, City and County aforesaid,
 from the said fourth day of July
 in the year aforesaid, until the fifth
 day of July, in the same year aforesaid,
 did languish, and languishing
 did die, on which said fifth day
 of July, in the year aforesaid, the
 said Catharine Selman, at the
 Ward, City and County aforesaid, of
 the said mortal wounds, bruises, fractures,
 lacerations and contusions, did die.

And so the Grand Jury aforesaid
 do say:

That the said John Selman,
 her the said Catharine Selman, in
 manner and form and by the means

0534

Aggravated, including, and
of his malice and intention, and
and murder, against the form of
the Statute in such case made and
provided, and against the peace of
the People of the State, to be
witness, and his signing

Benjamin B. Martin,

John B. Martin

0535

BOX:

226

FOLDER:

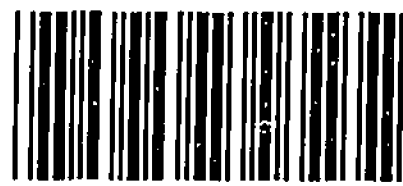
2217

DESCRIPTION:

Livingston, Charles F.

DATE:

07/21/86



2217

0536

142

Witnesses:

George F. Schilling

Counsel,

Filed *21* day of *July*, 188*6*

Pleads *Not Guilty (22) --*

THE PEOPLE

vs.

R

Charles F. Schilling

Grand Larceny, 2nd degree
[Sections 528, 531, Penal Code].

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Reverend Father

Foreman.

Charles F. Schilling

*59th suspended
sufficients*

0537

OPPOSITE POST OFFICE.

DIOSSY & CO.,

ESTABLISHED 1847.

LAW BOOKSELLERS & PUBLISHERS,

C. M. DIOSSY,
GEO. S. DIOSSY,
JOHN J. MOFFATT,
GEO. J. SCHILLING,

231 BROADWAY,

New York

August 4th 1886

To Whom it may Concern

This is to certify that previous to the offense committed by Chas. V. Livingston, and for which he has been indicted, we found him to be a faithful and industrious clerk, and found no fault with him.

Yours respy
Diossy & Co

0538

New York July 31st 86.

Hon Judge Fowling

Sir

I have been acquainted with Mr Charles F. Livingston for the past fifteen years and has always found him to be a creditable and industrious young man of good standing whose character has been unapproachable up to the present time of his offence looking for the benefit of his widowed Mother whose assistance can be aided by her son when employed and I do hereby agree to employ him at my establishment hoping you will do what you can to grant his release

Yours Respectfully

Geo T. Lamody

168. Perry St

New York City

0539

New York Aug 3rd /86

To the Honorable Judge Cowing Sir

This is to certify that I have known Charles F. Livingston for the last Ten Years and know him to be an honest Upright Industrious Young Man and can safely say that this is the First time he was ever placed under arrest hoping you will be lenient with him

I Remain

Yours Respectfully

Wm J Brennan

167 Perry

N.Y. City

0540

New York August 1st 86

Hon Judge Coring Sir

I hereby certify that
I have known Mr Charles F Livingston from
birth to be an honest straight forward
and an unapproachable young man & can
safely say that he is a more under-
standing & better person than you will be to want
with this young man in granting his place
for his poor & widowed mother and
for this young one.

I remain

Yours Respectfully

John A Anthony
372 West 11 St

0541

General Sessions Court.
City and County of New York.

The People of the
State of New York.
- against -
Charles J. Livingston.

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

Frederick B. House

being duly sworn, deposes and says:
that he has been personally acquainted
with the above defendant, and with the
family of which he is a member, for
the past six years, and that he knows
many people who are also well acquaint-
ed with said defendant and who re-
side in his neighborhood, and that among
such neighbors, defendant has always
borne the character of an honest and in-
dustrious young man. Deponent further
says that during the past six years he
has had frequent opportunity to ob-
serve the conduct and habits of defend-
ant, and that his deportment was always
that of an honest and steady young man.

0542

and deponent has no hesitancy in recom-
mending him to the merciful consideration
of this Court.

Sworn to before me this
4th. day of August, 1886.

} Frederick B. House

Frank Waters.

Notary Public
N.Y.C.

0543

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

Ann Livingston

being duly sworn deposes and says; that the
defendant herein, is her son, and that he
is 18 years of age. That his habits have always
been of the best, and that since the death of
his father he has kept towards the sup-
port of the family. Deponent further says
that her son has never before been arrested
or charged with crime.

Sworn to before me this }

4th day of August, 1886. }

Frank Waters

Notary Public

Myco

Anna Livingston

General Sessions Court.

The People of the
State &c.

-vs.-

Charles A. Springston.

Apparatus and
Seems as to good
character.

0545

Prison Association of New York,

CHARTERED 1846.

Theodore W. Dwight, LL.D., President.
Charlton T. Lewis, Chairman Executive Committee.
Cornelius B. Gold, Treasurer.
Eugene Smith, Secretary.
Wm. M. F. Round, Corresponding Secretary.
Stephen Cutter, General Agent.

Office of Corresponding Secretary,

65 BIBLE HOUSE,

New York, Aug 24th 1886.

The People
vs.

Chas. L. Livingstone }

Grand Larceny, 2nd Degree

Honorable Rufus B. Cowing.

Dear Sir:—

This Association has made an investigation of the above case, and after taking into consideration the previous unblemished character of defendant, also that he was unsuccessful in the attempt to commit crime, and that the Complainants recommend him to your Honor favorable consideration, most respectfully ask your Honor to suspend sentence, and give the young man who is the partial support of his widowed mother, an opportunity to regain the confidence he has lost.

Very Sincerely Yours

C. Kimball.

Clerk Prison Association of New York.

0546

Police Court

District.

Affidavit—Larceny.

City and County } ss.
of New York,

of No.

occupation

Street, aged

34 years,

being duly sworn

deposes and says, that on the

day of

188

at the City of New

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

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

Twenty one law books entitled
 "American Railway Reports" of the
 value of about Seventy dollars.

the property of

Deponent and his copartners
 George S. Dossy & John J. Moffet

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

Charles P. Livingston now here
 from the fact that the defendant
 was in deponent's employment as a
 clerk and as such had access to
 said property. That deponent discovered
 the loss of the books on the morning
 of Tuesday 13th instant and was informed
 by the janitor W. C. Holbrook that
 he saw the defendant leave the
 aforesaid premises on the afternoon
 of Saturday 10th instant having in his possession a
 large parcel which deponent believes
 to be the stolen property. That the defendant
 now admits in Court that he did on the
 day in question do take and carry away said
 property and deponent believes the same to be
 true.

G. J. Schilling of Dossy & Co.

Sworn to before me, this

day

188

Police Justice.

0547

Sec. 108-200.

CITY AND COUNTY
OF NEW YORK,

First District Police Court.

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

Question What is your name?

Answer

Charles F. Livingston

Question. How old are you?

Answer

18 Years

Question. Where were you born?

Answer.

This City

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

Answer.

687 Washington

Question What is your business or profession?

Answer

Clerk

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

Answer.

I am guilty of the charge

Charles F. Livingston

Taken before me this

188

Police Justice.

0548

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

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

Dated July 16 1886 James J. [Signature] Police Justice.

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

Dated _____ 1886 [Signature] Police Justice.

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

Dated _____ 1886 [Signature] Police Justice.

0549

Police Court

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George J. Schilling
236 Broadway
Charles F. Livingston

Offence *Carney*

Grand

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

2

3

4

Dated

July 13

188

Magistrate.

Officer.

Precinct.

Witnesses

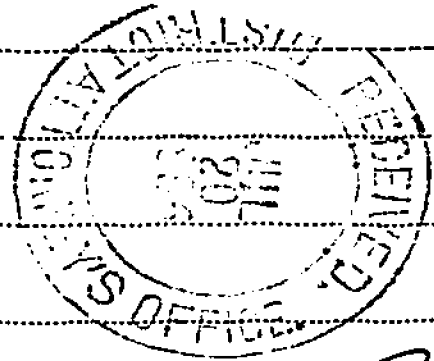
No. Street.

No. Street.

No. Street.

\$ *5.00* to answer

(Com)



0550

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles E. Livingston

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

Charles E. Livingston -

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

The said

Charles E. Livingston,

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

Twenty-one printed books of
the value of three dollars and
fifty cents each.

of the goods, chattels and personal property of one

George F. Schilling.

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

Rudolph B. Swartz,
District Attorney

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BOX:

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FOLDER:

2217

DESCRIPTION:

Livingston, Elizabeth

DATE:

07/20/86



2217

Witnesses:

Charles J. Pierce

128 J. Berling

Counsel,

Filed

20 day of July 1886
Pleads, Not Guilty (2)

vs. THE PEOPLE

vs.

Elizabeth Livingston

Grand Larceny, (From the Person.)
[Sections 528, 529, Penal Code.]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Foreman.

For one year.

0553

Police Court—

District.

Affidavit—Larceny.

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

of No.

220 East Houston

Street, aged

34

years,

occupation

A genh

being duly sworn

deposes and says, that on the

1st

day of

July

1886

at the City of New

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

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

Good and lawful money of the United States. Consisting of Two bank notes or bills of the denomination of five dollars each. Two bank notes or bills of the denomination of two dollars each. Two bank notes or bills of the denomination of one dollar each. And three silver coins of the denomination of one dollar each. Together of the amount and value of Ninety dollars. (\$19.00)

the property of

Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Elizabeth Livingston (now here)

from the fact that at about the hour of 9 O'clock P.M. on said date deponent was standing under a shed in front of No 199 South 5th Avenue for the purpose of getting out of the rain. And at that time had the aforesaid sum of money in the pockets of his pantaloons. When the defendant who was standing in a doorway of the premises No 199 South 5th Avenue beckoned to deponent and accosted him. Deponent walked up to her and asked her what she wanted. She asked deponent what he had in a bundle which was under deponent's left arm. And at that time a man passed out of the door where the defendant

0555

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Elizabeth Livingston 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 *Elizabeth Livingston*

Question. How old are you?

Answer *34 years old*

Question. Where were you born?

Answer *Florida*

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

Answer *154 Bleeker St 2 mos*

Question. What is your business or profession?

Answer *Landlady*

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

Elizabeth Livingston
Mark

Taken before me this

day of July 188

Police Justice.

0556

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

_____ Defendant _____
guilty thereof, I order that *He* *be held to answer the same and* *He* *be admitted to bail in the sum of* *200* *Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the*
City of New York, until he give such bail.

Dated *July 15* *1886* *Salon 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 he to be discharged.

Dated _____ *188* _____ *Police Justice.*

0557

Police Court Q 1050 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Chas. J. Pierce

220 - East Hyatt

Elizabeth L. Mudgett

Larceny
Felony

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

2 _____
3 _____
4 _____

Dated July 15th 1886

Geo. Fletcher Magistrate
Smith Officer.
P Precinct.

Witnesses _____
No. _____ Street.

No. _____ Street.

No. _____ Street,
\$ 1000 to answer Gen. Sec.

Comm



0558

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

Against

Virgil D. Simington

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

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

The said

Virgil D. Simington
late of the First Ward of the City of New York, in the County of New York aforesaid, on the
fourteenth day of *July* in the year of our Lord one thousand
eight hundred and eighty-*nine*, in the *night* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

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

Two Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *Bank Notes* of the denomination of
Five dollars, and of the value of *Five* dollars each,

*two promissory notes for the payment of money, being then
and there due and unsatisfied, of the kind known as United
States Treasury notes, of the denomination and value of
two dollars each, two promissory notes for the
payment of money, being then and there due and
unsatisfied, of the kind known as United States Treasury
Notes, of the denomination and value of one dollar each,
and three silver coins of the value
of one dollar each.*

of the goods, chattels and personal property of one *Charles T. Pierce*,
on the person of the said *Charles T. Pierce*,
then and there being found, from the person of the said *Charles T. Pierce*,
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.

Charles T. Pierce
Charles T. Pierce

0559

BOX:

226

FOLDER:

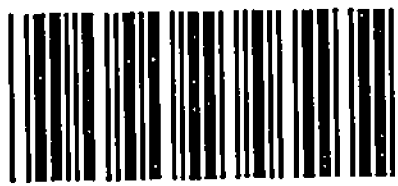
2217

DESCRIPTION:

Lock, Otto

DATE:

07/20/86



2217

Witnesses:

Robert M. George

135. McPherson

Counsel,

Filed 20 day of Aug 1886

Pleads

Not Guilty (21)

THE PEOPLE

vs.

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

Pr

Otto Lock

Aug 3/86

Speed & Requested

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Geo L. Lister
Foreman

0560

0561

Police Court—*5th* District.

CITY AND COUNTY
OF NEW YORK, } ss.

of No.

Robert M^cGeorge
2282 First Avenue Street,

being duly sworn, deposes and says, that
on *Saturday* the *17th* day of *July*
in the year 188*6* at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Otto Locke, now here, who
did wilfully and maliciously
Cut, stab and wound de-
ponent on the head, with
the blade of a knife,
which knife Mr. Locke,
held in his hands.
That deponent was so
assaulted

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

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

Sworn to before me, this *18th* day
of *July* 188*6*

R. M^cGeorge

Sam'l C. Bulley POLICE JUSTICE.

0562

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

District Police Court.

Otto Locker 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

Otto Locker

Question. How old are you?

Answer

29 years of age

Question. Where were you born?

Answer.

Germany

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

Answer.

360 East 116 St. 5 months

Question What is your business or profession?

Answer.

Wire-drawer

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. That is all I have to say.

Otto Lock

Taken before me this

day of

188

Police Justice.

0563

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 _____

Otto Locker
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10 Hundred Dollars, _____ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated July 18 1886 Sam'l C. Bulth Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0564

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Robert M. George
2282 1st St.

1. Otto Locke

2. _____

3. _____

4. _____

Offence Felony
Also under

Dated July 18 1886

O'Reilly Magistrate.

C. Quinn Officer.

12 Precinct.

Witnesses Cyrus Quinn

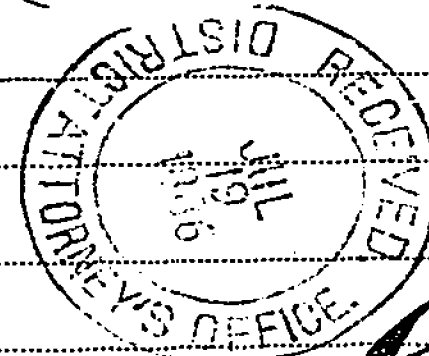
No. 12 1st Precinct

No. _____ Street.

No. _____ Street.

\$ 10.00 to answer

Cond



0565

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Otto Sada

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

- Otto Sada -

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

The said Otto Sada,

late of the City and County of New York, on the ~~seventeenth~~ day of ~~July~~, in the year of our Lord one thousand eight hundred and eighty ~~nine~~, with force and arms, at the City and County aforesaid, in and upon one

- Robert McFiguera -

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said Otto Sada,

with a certain ~~knife~~ which ~~he~~ the said

- Otto Sada -

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

0566

SECOND COUNT:

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

— Otto Sade —

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

The said *Otto Sade,*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon one *Robert McFiguaz,*

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault: and the said *Otto Sade.*

— Jim the said *Robert McFiguaz.*
with a certain *knife*
which *Jim* the said *Otto Sade.*

in *Jim* right hand then and there had and held, in and upon the
head of *Jim* the said

Robert McFiguaz.
then and there feloniously did wilfully and wrongfully strike, beat, *stab, cut,*
bruise and wound, and did then and there and by the means aforesaid, feloniously,
wilfully and wrongfully inflict grievous bodily harm upon the said *Robert*
McFiguaz, to the great damage of the said *Robert McFiguaz,*
against the form of the statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.