

0562

BOX:

219

FOLDER:

2159

DESCRIPTION:

Lahey, David J.

DATE:

05/11/86



2159

POOR QUALITY ORIGINAL

0563

Thos. Callahan
Counsel,
Filed *11* day of *May* 188*6*
Pleads *Not guilty*

Assault in the Second Degree
(Resisting Arrest.)
(Section 218, Penal Code &c.)

THE PEOPLE

vs.

David J. Cahoy

per June 10/92

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Arthur Van Dusen
Foreman.

Forfeited June 30/92
Part 3

Witnesses:
Off. Wm. J. Lee
20 March

POOR QUALITY ORIGINAL

0564

Police Court—2 District.

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

Thomas J Lee

of No. 20th Prec. Police Street,

on Sunday the 9th day of May
in the year 1886, at the City of New York, in the County of New York,

on 7th Avenue between 39th + 40th Streets

he was violently **ASSAULTED** and **BEATEN** by David J. Lahay
(now here) and five other men whose names are unknown to
deponent and not yet ascertained, who kicked deponent about
the head and body after one of the other men had knocked deponent
down. When deponent who is a police officer and in the lawful discharge
of his duty was about to arrest one of said unknown men for committing

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 9
day of May 1886

Thomas J Lee

My Dove Police Justice.

POOR QUALITY ORIGINAL

0565

Sec. 193-200.

District Police Court.

CITY AND COUNTY OF NEW YORK.

David J. Lahey 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 *David J. Lahey*

Question How old are you?

Answer *24 years old*

Question. Where were you born?

Answer. *New York*

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

Answer. *65th St + 10th Ave. About 2 years.*

Question What is your business or profession?

Answer *Driver*

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

Answer. *I am not guilty.*

David J. Lahey

Taken before me this

day of

May 1888
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0566

BAILED,
 No. 1, by John Barrett
 Residence 3440 West 60th Street.

No. 2, by _____
 Residence _____ Street.

No. 3, by _____
 Residence _____ Street.

No. 4, by _____
 Residence _____ Street.

Police Court - 2nd District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
Marion Lee
David Tolney
 Offence Assault

Date May 9 1886

Magistrate, Lee

Officer, 20 Precinct.

Witnesses _____ Street.

No. _____ Street.

No. 1000 Street.
 in answer B.S.
Law

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

Alfred Smith

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

Dated May 9 1886 W.J. O'Neil Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0567

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against
David J. Schrey

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

David J. Schrey

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

The said *David J. Schrey*

late of the City of New York, in the County of New York aforesaid, on the
ninth day of *May* in the year
of our Lord one thousand eight hundred and eighty-*nine*, at the City and County
aforesaid, with force and arms feloniously made an assault in and upon one

Thomas J. Lee

then and there being a *patrolman* of the Municipal Police of the City of
New York, and as such *patrolman* being then and there engaged in the lawful

apprehension of a certain person to the
regard of my information for an assault,

and the said *David J. Schrey*

him, the said *Thomas J. Lee*

then and there feloniously did beat, strike, wound and otherwise illtreat, with intent
then and there and thereby to prevent and resist the lawful *apprehension*
of *the said unknown person*, 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.

~~RANDOLPH B. MARTINE,~~

~~District Attorney.~~

**POOR QUALITY
ORIGINAL**

0560

Second COUNT. [Sec. 280, N. Y. City Consolidation Act of 1882.]

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

- David J. Sedney -

of the CRIME OF USING PERSONAL VIOLENCE UPON A MEMBER OF THE POLICE FORCE, WHEN IN THE DISCHARGE OF HIS DUTY, WITHOUT JUSTIFIABLE OR EXCUSABLE CAUSE, committed as follows :

The said *David J. Sedney -*

late of the City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon one *Thomas J. See,* being then and there a member, to wit: a *patrolman -* of the police force of the City of New York, and then and there being in the discharge of his duty as such *patrolman*, unlawfully did make an assault, and did then and there unlawfully, wilfully and without justifiable or excusable cause, use personal violence upon the said

Thomas J. See, — so being in the discharge of his duty as aforesaid, and him the said *Thomas J. See,* — did then and there unlawfully and wilfully strike, beat, wound and illtreat; 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.

0569

BOX:

219

FOLDER:

2159

DESCRIPTION:

Lawrence, Richard

DATE:

05/28/86



2159

POOR QUALITY ORIGINAL

0570

344

Counsel, *21*
Filed *21* day of *May* 188*6*

Pleads *Admitts*

THE PEOPLE

vs.

Richard Lawrence

RANDOLPH B. MARTINE,

District Attorney.

A TRUE BILL.

Koreman

Witnesses:

Edmond G. Gyles
Wm. H. ...
...

Crime against nature
Section 309 Penal Code
General Law 1876

Pls. Gully of an attempt
S.P. ...
...

...

POOR QUALITY ORIGINAL

0571

341

Counsel, Filed 21 day of May 1881

Pleas: *M. H. Kelly*

Section of Penal Code
Crime against nature

THE PEOPLE

vs.

F

Richard Lawrence

RANDOLPH B. MARTINE,

Attorney District Attorney

A TRUE BILL.

at length
S. H. ...
John Van ...

Foreman

Witnesses:

J. Edward ...

W. ...

George ...

POOR QUALITY
ORIGINAL

0572

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

POLICE COURT, 2

DISTRICT.

Edward O'Garra Age 38 Years
Occupation Policeman of the 15th Precinct, being duly sworn, deposes and
says that on the 23rd day of May 1886

at the City of New York, in the County of New York, Richard Lawrence (nowhere)

did commit the detestable and abominable crime
against nature, and did carnally know a male
child by name George Carara age 11 years, in a
manner contrary to nature, as deponent is informed,
and for the following reasons deponent believes,
that about the hour of 10.40 P.M. on the above date,
deponent was informed, that the defendant had
taken two small boys to his room apparently for
some improper purpose; that deponent thereupon
in company with Officers William Hickey and James
Sullivan of the 15th Precinct Police, went to the defendant's
room on the third floor back of premises No 235
Mercer Street, and found the door leading to said room
closed and fastened; that on knocking and being ad-
mitted to said room he found the defendant and
two boys by name, George Carara age 11 years and
Samuel Syeda, age 10 years therein; that the
defendant's pants which had apparently been dragged
or hastily were exhibited in front, and the pants
worn by one of the boys, George Carara were down
and his buttocks bare.

That deponent has been informed by the said George
Carara, that about the hour of 7.50 P.M. on the above
date, as he was playing together with other boys in
front of No 177 Wooster Street where he resides, he and
Samuel Syeda were induced to accompany the defend-
ant on the promise that he would give them twenty-five
cents; that they accompanied him through several
streets and after a long time were taken by the defendant
to his room on the 3rd floor of No 235 Mercer Street;

POOR QUALITY ORIGINAL

0573

That immediately after entering said room the defendant locked the door and placed the key of the same in his pocket; that the defendant then endeavored to persuade Emanuel Ogden to take his the defendant's penis in his mouth, and on Emanuel Ogden's refusal, the defendant unbuttoned and took down George Cararas' pants, and placing him on his stomach on a bed, the defendant unbuttoned, and took down his own pants, and getting into said bed and on the said George Cararas' back, the defendant endeavored to insert his penis into the said George's rectum; that while the defendant was so engaged, some one knocked at the door, when the defendant hastily arose and pulled up his pants.

Wherefore element charges the said Richard Lawrence with violating Section 803 of the Penal Code of the State of New York as amended by Chapter 81 Laws of 1876 - and prays that he may be held to answer and dealt with according to law

Sworn to before me this Edward Gilgar

24th day of May 1876
J. G. Duffy
Judge Justice

Police Court District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Dated 188

Magistrate.

Officer.

Witness.

Disposition.

AFFIDAVIT.

POOR QUALITY ORIGINAL

0574

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 11 years, occupation

George Carara
School boy

of No.

177 Wooster

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Edward Pelger

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

Sworn to before me, this 24
day of May, 1888

G. Carara

J. P. Duffy
Police Justice.

POOR QUALITY ORIGINAL

0575

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question What is your name?

Answer Richard Lawrence

Question How old are you?

Answer Fifty Years

Question Where were you born?

Answer New York City

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

Answer No 285 Mercer St. About one month

Question What is your business or profession?

Answer Real-Estate Agent

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

Richard Lawrence
his
sworn

Taken before me this

day of

14
John J. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0576

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

Police Court - 2 District. 244

THE PEOPLE, &c,
 ON THE COMPLAINT OF

Edward Wilson
 15th Street

1 *Richard Harrison*
 2 _____
 3 _____
 4 _____

Offence *Crime against Nature*

Dated *May 21* 188

Wm. H. Kelly
 Magistrate.

Edward Wilson
 Officer.

George Lawrence
 Precinct.

Witnesses
William McCabe
 No. 177 West 13th Street.

William V. Kelly
 No. 177 West 13th Street.

Samuel Wilson
 No. 15th Street.

James S. Kelly
 No. 15th Street.

John S. Kelly
 No. 15th 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 Harrison guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of ~~one hundred dollars~~ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *May 21* 188 *Wm. H. Kelly* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

**POOR QUALITY
ORIGINAL**

0577

*The New York Society for the
Prevention of Cruelty to Children*

100 EAST 23D ST. (COR. FOURTH AVE.)

New York, May 28 1886

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

*The People
against
Richard Lawrence*

Notice of Prosecution.

*To the District Attorney of the
City and County of New York,*

*Sir: This Society is interested in the prosecution of
the above defendant, and is familiar with the facts of the
case. It respectfully requests that before sending the papers
to the Grand Jury, fixing the day of trial, consenting to
any postponements thereof, or to any reduction of bail, or
final disposition of the charge, you will duly notify me as
its President and Counsel, so that I may confer with you
in regard thereto. This request is made pursuant to the
statute (Laws of 1876, Chapter 30, Section 5), and in
furtherance of the ends of Justice.*

I have the honor to remain, with great respect,

*Elbridge T. Gerry,
President, &c.*

**POOR QUALITY
ORIGINAL**

0578

N. Y. GENERAL SESSIONS

CRUELTY TO CHILDREN.

THE PEOPLE



NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,

President, &c.

POOR QUALITY ORIGINAL

0579

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Richard Lawrence

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

Richard Lawrence

of the CRIME of *aggravated nature,*

committed as follows:

The said *Richard Lawrence,*

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *twenty third* day of *May*, in the year of our Lord one thousand eight hundred and eighty-*six*, at the Ward, City and County aforesaid,

with force and arms, in and upon one
George Parara, then and there residing,
forcibly did make an assault, and
threw the said George Parara then and
there residing, and in a manner contrary
to nature, did cruelly throw, and did
then and there forcibly and against
the order of nature, commit and perpetrate
with the said George Parara, the detestable
and domineering crime against nature,
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;

Donald P. ...
District Attorney.

0580

BOX:

219

FOLDER:

2159

DESCRIPTION:

Lennon, John

DATE:

05/13/86



2159

POOR QUALITY ORIGINAL



0581

123
P.P. Brady

Counsel,
Co. Liberty

Filed 13 day of May 1886

Pleas. by quality (14)

[Section
Penal Code]

THE PEOPLE

vs.

B
John Simon

RANDOLPH B. MARTINE,

District Attorney.

At II No. 107
Bill for

A TRUE BILL.

Fired and Acquitted

William T. ...
Foreman

Witnesses:

Lynn J. ...
off John ...
J. ...
off John ...
of the ...

POOR QUALITY ORIGINAL

0582

Sec. 192.

✓ District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Andrew White a Police Justice of the City of New York, charging John Lennon Defendant with the offence of Malicious Mischief

and he having been brought before said Justice for an examination of said charge, and it having been made to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hearing thereof having been adjourned.

We John Lennon Defendant of No. 109 78 34
1031 10 Ave Street; by occupation a Card Dealer
and Matthew Burns of No. 109 78 34
Street, by occupation a Agent Surety, hereby jointly and severally undertake that the above named John Lennon Defendant shall personally appear before the said Justice. at the ✓ District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of Three Hundred Dollars.

Taken and acknowledged before me, this 24 day of April 1888
Andrew White POLICE JUSTICE.
John Lennon
Matthew Burns

POOR QUALITY ORIGINAL

0583

CITY AND COUNTY OF NEW YORK, ss.

Matthew Prunty
Sworn to before me, this 27th day of [illegible] 1886
[Signature]
Police Justice

Matthew Prunty
the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth *Five* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *personal property situated in premises 4211 - 7 Avenue in this city* and is worth the above amount over all debts

District Police Court.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.
Underlying to appear during the Examination.

Taken the _____ day of _____ 1886
Justice.

Matthew Prunty

POOR QUALITY ORIGINAL

0584

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 4th DISTRICT.

Sydney S. Fitch

of New corner South 5th Avenue Street, aged 6 years, occupation *Car driver* being duly sworn deposes and says

that on the 26th day of April 1886

at the City of New York, in the County of New York, one *John Lennon*

(now dead) did willfully, unlawfully and maliciously and with the intent to injure deponent and property in his charge, run a horse car there and then in said Lennon's charge and which he was driving, upon a team of horses and a 3rd Avenue Rail Road Car, then and there in the charge and care of deponent doing said team and car damage to the amount of fifty dollars
Sydney S. Fitch

Sworn to before me, this 27th day of April 1886
Charles J. Smith
Police Justice.

POOR QUALITY ORIGINAL

0585

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK.

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

Question What is your name?

Answer

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

John Lennon

Taken before me this 27 day of *April* 188*9*
W. J. ...
Police Justice.

POOR QUALITY ORIGINAL

0586

BAILED

No. 1, by *William H. Higgins*

Residence *78th Street*

No. 2, by *John Doe*

Residence *347 35th Street*

No. 3, by

Residence

No. 4, by

Residence

Police Court District *138*

THE PEOPLE, &c.
ON THE COMPLAINT OF

William H. Higgins
John Doe
John H. Higgins

Offence *Murder*

Dated *Apr 27 1886*

John H. Higgins
Magistrate

Witness *John H. Higgins*
No. *9* Street

Witness *John H. Higgins*
No. *17* Street

Witness *John H. Higgins*
No. *1665-17th* Street

Witness *John H. Higgins*
No. *300* Street

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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *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 *Apr 27 1886* *Andrew J. White* Police Justice.

I have admitted the above-named

Defendant

to bail to answer by the undertaking hereto annexed.

Dated *April 29 1886* *Henry J. Murray* Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order he to be discharged.

Dated _____ 188_____ Police Justice.

POOR QUALITY ORIGINAL

0587

PART III.

THE COURT ROOM IS IN THE THIRD STORY.

If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room Door that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Lyman S. Fitch*
of *South West Corner of S. 5 Ave. & Bleeker St.*

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 County Court House, 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

John Lemmon
in a case of Felony, whereof *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 _____, in the year of our Lord 1887.

RANDOLPH B. MARTINE, *District Attorney*

GLUED PAGE

POOR QUALITY ORIGINAL

0588

Court of General Sessions.

THE PEOPLE

vs.

Lennon

City of New York, ss.:

If you know or have testimony, with or without 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

188, by

on the day of

Sworn to before me, this day of 188

John F. Sweeney being duly sworn, deposes and says: I am a Police Officer attached to the 9th Precinct, in the City of New York. On the 8 day of March 1887

I called at the South West Corner of South 5th Avenue and Bleeker Street the alleged residence of Lyman S. Fitch

the complainant herein, to serve him with the annexed subpoena, and was informed by James Bigby the clerk of the lodging house that the said Fitch had left there some time ago and that he does not know where he is or where he can be found. He also informed me that John Lennon the defendant herein also called for the said Fitch and had stated he would search for the said Fitch.

Sworn to before me, this 8 day of March 1887

Rudolph L. Schaff John F. Sweeney

COMMISSIONER OF DEEDS, N. Y. CITY & COUNTY.

GLUED PAGE

POOR QUALITY ORIGINAL

0589

Court of General Sessions.

THE PEOPLE, on the Complaint of

Lyman S. Fitch

vs.

John Lawson

Offense:

RANDOLPH B. MARTINE,

District Attorney.

Affidavit of Police Officer

John F. Swaney

9th Precinct.

Failure to Find Witness.

GLUED PAGE

POOR QUALITY ORIGINAL

0590

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 Sennott

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

John Sennott

of the CRIME OF

Unlawfully and wilfully injuring personal property.

committed as follows:

The said John Sennott,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the twenty-ninth day of April, in the year of our Lord one thousand eight hundred and eighty-

first, at the Ward, City and County aforesaid, with force and arms, a certain street railway car drawn by two horses then and there being driven by him the said John Sennott, to, at and against a certain other street railway car, of the value of one thousand dollars, and two certain other horses of the value of two hundred dollars each then and there drawing the same, the said last mentioned car and horses being personal property belonging to a certain corporation called the Third Avenue Railroad Company, then and there feloniously, did unlawfully and wilfully force and drive, and the

059

CORRECTION

0592

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 Samson

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

John Samson

of the CRIME OF Unlawfully and maliciously
injuring personal property.

committed as follows:

The said John Samson,

late of the First Ward of the City of New York, in the County of New York afore-
said, on the twenty-ninth day of April, in the year of our Lord
one thousand eight hundred and eighty-~~two~~, at the Ward, City and County aforesaid,
with force and arms, a certain street
railway car drawn by two horses
then and there being driven by him
the said John Samson, to, ^{and} against
a certain other street railway car, of the
value of one thousand dollars, and
two certain other horses of the value
of two hundred dollars each then
and there driving the same, the said
last mentioned car and horses being
personal property belonging to a
certain corporation called the Third
Queens Railroad Company, then
and there lawfully and lawfully
and with force and arms, and the

0593

said personal property of the said
petitioner, then and there ^{by} the said
petitioner did unlawfully and
unlawfully ~~take~~ injure to the amount
of the value of fifty dollars; 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 the dignity
of the State.

Randolph B. Martin,

District Attorney.

0594

BOX:

219

FOLDER:

2159

DESCRIPTION:

Lettir, Antonio

DATE:

05/24/86



2159

POOR QUALITY ORIGINAL

0595

260

Henry C. Reppin

60 Essex

Counsel,

Filed 24 day of May 1886

Pleas Chitquidy (20)

Witnesses:

Samuel Kempfeldt

Isada Kempner

THE PEOPLE

vs.

RS

Antonio Lettie

ASSAULT IN THE THIRD DEGREE.

(Section 219, Penal Code.)

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

[Handwritten signatures and text, including "By Appointment" and "District Attorney"]

Foreman

**POOR QUALITY
ORIGINAL**

0596

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Antonio Seltin

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

Antonio Seltin

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

The said *Antonio Seltin*,

late of the First Ward of the City of New York, in the County of New York
aforesaid, on the *eighteenth* day of *May*, in the year of our Lord
one thousand eight hundred and eighty-*six*, at the Ward, City and County
aforesaid, in and upon the body of one *Ravie Naudfeldt*.

and indecently in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *in* the said *Ravie Naudfeldt*,
and indecently did then and there unlawfully beat, wound and illtreat, to the great damage of the
said *Ravie Naudfeldt*, 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.

0597

BOX:

219

FOLDER:

2159

DESCRIPTION:

Lotz, Christopher

DATE:

05/05/86



2159

POOR QUALITY ORIGINAL

0598

24

Counsel,
Filed *J. E. P. Day* 1886
Pleads, *Mich. Mich.*

Sections 498, 499, 500
Bringing in the Third Degree.

THE PEOPLE
vs. *R*

Christopher Lotz

RANDOLPH B. MARTINE,
By May 27/88 District Attorney,
Mich. Com. 28.

A True Bill.

John Van Horn
Foreman

May 27/88

27/88
1. 27/88

Witnesses:

George Eckhardt

Adam Gies

Officer James J. Klein

Asst. Ch. Secy

*that the way
been. Incearned
for a period,
to get 3 words
in every 1 -
Dennis. to the
parten. 5/1*

POOR QUALITY ORIGINAL

0599

Police Court 3 District.

City and County of New York, ss.:

of No. 570 East 11th Street, aged 22 years, occupation Wagon driver

deposes and says, that the premises in apossaid 11th Street in the City and County aforesaid, the said being a bed room

and which was occupied by deponent as such and in which there was at the time no human being, by means

attempted to be were BURGLARIOUSLY entered by means of forcibly forcing open a window leading from the hallway into said room with intent to commit a larceny therein

on the 29th day of April 1886 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

a gold watch gold ring gold bracelets and wearing apparel collectively of the value of twenty five dollars and more

the property of deponent

and deponent is of the great cause to believe and does believe, that the aforesaid BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

Christopher Tub now here

for the reasons following, to wit: That deponent is informed by one Adam Cyeb that about half past one o'clock P.M. on said day he was alarmed by a noise proceeding from deponents rooms and looking through his bed room window saw the defendant standing on the balusters of the stairs and attempting to force open the window leading to said room, and deponent believes the same to be true

George Eckhardt

Subscribed and sworn to before me this 29th day of April 1886
John J. Eckhardt
Notary Public

POOR QUALITY ORIGINAL

0600

CITY AND COUNTY }
OF NEW YORK, } ss.

Adam Greb
aged 23 years, occupation Book binder of No. 579 East 11th Street, being duly sworn deposes and

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

Sworn to before me, this

day of

188

Adam Greb

Joseph Eckhardt
Police Justice.

POOR QUALITY ORIGINAL

0601

Sec. 199-200.

District Police Court.

CITY AND COUNTY OF NEW YORK.

Christopher Lutz

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

Christopher Lutz

Question. How old are you?

Answer

21 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

I board in East 18th Street

Question. What is your business or profession?

Answer.

Junkman

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

Christopher Lutz

Taken before me this

day of

1888

Police Justice.

POOR QUALITY ORIGINAL

0602

1500 Bank for
Et. ctd 30 2 p.m

BAILABLE

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court District. 630

THE PEOPLE, &c,
ON THE COMPLAINT OF

John Beckmann
157 St. 11th St.
Christopher King

Offence Attempt
at Burglary

Date

April 27 1888
John J. Mann
Magistrate

Witnesses
Maurice J. Klein
Officer

Witnesses
Alvin Gray
Precinct

No. 3710. Court 115
Street.

No. Street.

No. 1500
to answer Street.

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

Dated April 27 1888 John J. Mann Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

POOR QUALITY
ORIGINAL

0603

Court of General Sessions of the
Peace in & for the City & County of New York

The People v. }
vs. }
Christopher Lotz. }

City & County of New York, ss:

James Dougherty
being duly sworn deposes & says
that he is 69 years of age and
resides at Number 539 East
13th Street City of New York.

Deponent further says that
he has known the defendant
Lotz for Ten years last past
that he has always borne an
excellent character for honesty
and veracity and was a hard
working, sober young man
and he is highly thought
of by the people in the neigh-
borhood and never knew him to be arrested

from to before me

This 28 day of May 1888

Gibbert M. Nelson.

Clerk of Seals

City & County

James Dougherty

POOR QUALITY
ORIGINAL

0604

Court of General Sessions of the
Peace, in ^{and} for the City ^{and} County of
New York.

The People
vs
Christopher Lotz

City ^{and} County of New York, ss:

John Cunningham
being duly sworn deposes ^{and} says
that he resides at Number 736
East 9th Street.

Deponent further says
that he has known the defend-
-ant herein since childhood
and that he has always found
an excellent character for
sobriety ^{and} honesty ^{and} was
always a hard working young
man and never knew of his
being arrested or charged with
any offence before this.

Sworn to before me this
28 day of May 1888 } John Cunningham
Gilbert Wilson }
Comm. of Deeds
N.Y.C.

POOR QUALITY ORIGINAL

0605

Court of General Sessions

The People

vs

Christopher Lopez

Affiant.

E. E. Rice
Depts City
90 Centre St.
New York City

**POOR QUALITY
ORIGINAL**

0607

1

Court of General Sessions, Part 2.

THE PEOPLE &c.)

against)

Christopher Lotz, Indicted for) Before Hon. Frederick
Jury.) Smyth, Recorder, and a

Burglary, in the 3d. Degree.)

Tried May, 25, 1886.

APEARANCES:

Assistant District Attorney John R. Fellows, for the People,
Mr. Price, for the defence.

-----000-----

George Eberhardt, the complainant, being duly sworn,
testified that he lived at 542 East 11th. street, on the
third floor. He had two rooms in the front there. He
had jewelry valued at \$75. It was kept in a washstand
drawer. On the 29th. of April, 1886, at 8 o'clock in the
morning he went ot work, having previously fastened his
rooms securely. He returned between five and six o'clock
in the afternoon, when the bolt on the door was broken and
the bedroom window was open. None of his property was
missing.

**POOR QUALITY
ORIGINAL**

0608

2

-----000-----

ADAM GROEB, being duly sworn, testified, that he saw the defendant in the premises at 542 East 11th Street, at about two o'clock in the afternoon. He was trying to get through the window of the complainant's bedroom. He was pushing in the window with his hand. He was standing on the banister of the stairs, He jumped down. The witness asked the defendant what he was trying to do, and he said, the lady had some cloths of his, and he was trying to get them. He, the witness, said that the defendant had better come at some other time, and the defendant went down stairs.

-----000-----

Officer JULIUS J. KLEIN, being duly sworn, testified that on the afternoon of the 29th of April at about half past five o'clock, he arrested the defendant, from a description given to him in 12th Street, near Avenue B.

-----000-----

For the defence, AUSTIN GUINAN, being duly sworn, testified that he worked at number 52 East ninth Street, and that he was a waiter. He was at the hotel and private boarding house

**POOR QUALITY
ORIGINAL**

0609

3

— In 52 East ninth Street, on the day in question. Between one and two o'clock, the defendant came into the house while the witness was at lunch and the witness sold him some bottles. They were dickering over the bottles for about three quarters of an hour. There were about ~~three~~ three or four dozen bottles.

-----000-----

CHRISTOPHER LOTZ, the defendant, being duly sworn, testified that he was junkman. He was not in the premises at 542 East 11th street, on the 29th of March, and he made no attempt to commit a burglary there. Between one and two o'clock on that day he was purchasing bottles from the p-revious witness.

-----000-----

Under cross examination, LOTZ testified that he had been arrested before and was sentenced to two months in the penitenary for quarreling with a young man. He was tried at Essex Market on May eighth, 1885.

-----000-----

**POOR QUALITY
ORIGINAL**

06 10

Ind.

...

~

STENOGRAPHERS' TRANSCRIPT.
J. ... 1884

POOR QUALITY ORIGINAL

06 11

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Christopher Schry

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

Christopher Schry de de crime de attempting to commit -

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

The said Christopher Schry

late of the Seventeenth Ward of the City of New York, in the County of New York, aforesaid, on the twenty ninth day of April, - in the year of our Lord one thousand eight hundred and eighty-six, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the room of one

Agnes Eckhardt, -

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

Agnes Eckhardt, -

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

Handwritten signature, likely the District Attorney's signature.

06 12

BOX:

219

FOLDER:

2159

DESCRIPTION:

Lungo, Raffaello

DATE:

05/17/86



2159

POOR QUALITY ORIGINAL

0613

163
13
1877 Oct 21/89

Counsel,
Filed 17 (day of) May 1886
Pleas. *Mich. Mich. 18.*

[Sections 528 and 581, Penal Code].
(False pretenses).
LARCENY, 2nd degree

THE PEOPLE

vs.

Raffaello Sugo

F

RANDOLPH B. MARTINE,

District Attorney.

A TRUE BILL.

Arthur Vandenberg

W. J. ...

Foreman

F. J. ... et al.
July 21 1889.

Witnesses:

Giuseppe ...
Off Geo ...
W. J. ...
Isaac ...

POOR QUALITY ORIGINAL

0614

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

POLICE COURT, 1 DISTRICT.

Isaac Odell

of *Pier 5 North River* Street, being duly sworn, deposes and says,

that ~~_____~~ *Raffaello Lanza*
at the City of New York, in the County of New York,

had no authority to employ men for deposit. That deposit employed the complainant in the foregoing affidavit and put him to work on Pier 1 and 5 North River and afterwards discharged him. That deposit is foreman for the West Shore Rail Road and has authority to employ laborers. That deposit never authorized the said Raffaello

of
Sworn to before me this
1885

John J. [unclear]

POOR QUALITY ORIGINAL

06 15

Large to hire or employ men
or send men to department other
employed.

From the Department of Labor
15 day of April 1906

A. P. Putnam Police Officer

POLICE COURT— DISTRICT—
THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.
Dated 188
Magistrate.
Officer.
Witness,
Disposition

POOR QUALITY ORIGINAL

06 16

Sec. 157.

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

of George J. Quinn
being duly sworn says, that he is acquainted with the hand-writing of
George J. Quinn
the George J. Quinn
who issued the annexed Warrant, that the signature to this Warrant is in the hand-writing
of said George J. Quinn

Sworn to before me, this George J. Quinn
day of June 1886

Andrew Pulaski
Police Justice.

POOR QUALITY ORIGINAL

0617

Police Court—1st District—5 Affidavit—Larceny.

City and County }
of New York, } 55.

Giovanni Radano

of No. 115 Mulberry Street, aged 28 years,
occupation Laborer being duly sworn

deposes and says, that on the 28th day of March 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 :

Gold and silver money of the United States to the amount and of the value of thirty-four dollars

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Raffaello Longo, from the fact that about the date aforesaid the said deponent stated and represented to this deponent, and a number of other men, that he had work and employment for deponent and said other men, and that if deponent would give him said deponent, the amount of money aforesaid he would give deponent permanent employment. That deponent thereafter gave said deponent said money, and thereafter said deponent took

POOR QUALITY
ORIGINAL

0618

Department of Pair ^{of North} ~~East~~ River
where department was hired
and worked on the dock for three
days and was then discharged
by John Sherman who told department
that said dependant had no
right or authority to send department
there for employment.

Department therefore charges that
said dependant did feloniously
obtain said money from department
by means of false and fraudulent
representations and with intent to
cheat and defraud department, and
department prays said dependant may
be arrested and dealt with as
the law directs.

Sworn to before me this ^{by James Radams}
15th day of April 1886

J. H. Patterson
Notary Public

POOR QUALITY ORIGINAL

06 19

Sec. 193-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Raffaello Lungo 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

Raffaello Lungo

Question. How old are you?

Answer

31 years

Question. Where were you born?

Answer.

Italy

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

Answer.

3 President St. Brooklyn. 3 years

Question What is your business or profession?

Answer

Ship-caulker

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
Raffaello Lungo
made*

Taken before me this

day of

April

1885

19

James P. O'Keefe Police Justice.

POOR QUALITY ORIGINAL

0620

55-11-11

Sec. 151.

District Police Court.

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

Whereas, Complaint on oath, has been made before the undersigned, one of the Police Justices in and for the said City, by Giovanni Padano

of No. 115 Mulberry Street, that on the 24 day of March 1886 at the City of New York, in the County of New York, the following article to wit:

Good and lawful money to the amount and

of the value of Thirty-four Dollars, the property of the said Giovanni Padano

was taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Raffaele Lunge

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

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

Dated at the City of New York, this 15 day of April 1886

A. J. Patterson POLICE JUSTICE.

POLICE COURT DISTRICT

THE PEOPLE, &c., ON THE COMPLAINT OF

Giovanni Padano

vs.

Raffaele Lunge

Warrant-Larceny.

Dated April 15 1886

Raffaele Lunge Magistrate

John J. Smith Officer

The Defendant Raffaele Lunge

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

John J. Smith Officer

Dated April 19 1886

This Warrant may be executed on Sunday or

John J. Smith Police Justice.

REMARKS.

180 days

Time of Arrest,

Native of

Age,

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

3 Previous Arrest

John J. Smith

POOR QUALITY ORIGINAL

0621

BAILED

No. 1, by Robert Balsam
Russell Adams Street

No. 2, by No. 257 1/2 151 Sty with St Street

Residence _____ Street

No. 3, by _____ Street

Residence _____ Street

No. 4, by _____ Street

Residence _____ Street

ME
 Police Court
 District 373

THE PEOPLE, &c,
 ON THE COMPLAINT OF
Samuel Adams
115 Mulberry
Robert Adams
 Offence Larceny

Dated April 19 1886

Henry Magistrate
John Officer
John Precinct

Witnesses
John Adams
John S. Adams Street

No. _____ Street
1000 for E. Adams road
 No. _____ Street
1000 to answer Ed Street
EM

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

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

Dated April 20 1886 Samuel Adams Police Justice.

I have admitted the above-named Samuel Adams defendant to bail to answer by the undertaking heretofore annexed.

Dated Apr 20 1886 Samuel Adams 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 _____ Police Justice.

POOR QUALITY ORIGINAL

0622

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

Raffaele Simeas

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

Raffaele Simeas

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

The said *Raffaele Simeas*,

late of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *March*, in the year of our Lord one thousand eight hundred and eighty-*six*, at the City and County aforesaid, with force and arms, with intent to deprive and defraud *one Reginami Rodano,*

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to *his* own use, did then and there feloniously, fraudulently and falsely pretend and represent to *the said Reginami Rodano,*

That *the said Raffaele Simeas* was then and there duly authorized and empowered to employ and hire laborers for and on behalf of the *New York, West Shore and Buffalo Rail Road Company*, to do and perform work and labor for the said *Rail Road Company* at a certain public wharf there, known as *Pier One, North River*, and that he then desired in good faith to hire and employ *the said Reginami Rodano* as and a laborer to do and perform work and labor for the said *Rail Road Company* at the said wharf, and was then and there duly authorized and empowered so to do.

POOR QUALITY ORIGINAL

0623

By color and by aid of which said false and fraudulent pretenses and representations, the said *Roberto Suman*, —
did then and there feloniously obtain from the possession of the said *Agostino*

Badano, the sum of *Twenty*
dollars in money, lawful money of
the United States and of the value
of *Twenty* dollars,

of the proper moneys, goods, chattels and personal property of the said *Agostino*

Badano ———, with intent to deprive and defraud the said
—— *Agostino Badano*, —
of the same, and of the use and benefit thereof, and to appropriate the same to *his* own use.

Whereas, in truth and in fact, the said *Roberto Suman*
was not then and there duly authorized
and empowered to hire and employ
laborers for and on behalf of the
said *Railroad Company* to do and
perform work and labor for the said
Railroad Company at the said *whards*,
and did not then derive in good faith
to hire and employ him the said
Agostino Badano, as such a laborer
to do and perform work and labor
for the said *Rail Road Company*
at the said *whards*, and was not
then and there duly authorized and
empowered so to do. —

**POOR QUALITY
ORIGINAL**

0624

And Whereas, in truth and in fact, the pretenses and representations so made as
aforesaid by the said *Raffaello Smap,* —
to the said *Giovanni Padano,* — was and were
then and there in all respects utterly false and untrue, as *the* the said
Raffaello Smap, —
at the time of making the same then and there well knew.

And so the Grand Jury aforesaid do say : That the said
Raffaello Smap, —
the day and year first aforesaid, at the City and County aforesaid, in the manner and form
aforesaid, and by the means aforesaid, with force and arms, the said proper moneys, goods,
chattels and personal property of the said *Giovanni Padano,*
then and there feloniously did STEAL, against the form of the Statute in such case made and
provided, and against the peace and dignity of the said People.

RANDOLPH B. MARTINE,
District Attorney.