

0291

BOX:

249

FOLDER:

2416

DESCRIPTION:

Lacolla, Domenico

DATE:

02/24/87



2416

Witnesses:

Joseph Backer
Charles Moore

Counsel,

Filed 24 day of

1887

Pleads

Anthony

THE PEOPLE

vs.

Romanico Escobedo
vs. Sullivan
et al.

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code)

RANDOLPH B. MARTINE,

District Attorney.

Pleads Guilty

A True Bill.

James J. Moore
Foreman.

S. P. 34

0292

0293

Police Court— District.

City and County { ss.:
of New York,of No. 141st Street, aged 22 years,occupation laborer being duly sworndeposes and says, that on the 15 day of February 1887 at the City of New

York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Dominick
Acolla now present That
 said Dominick did wilfully and
 maliciously cut and deprive upon
 his neck, with and by means of a
 certain razor and sharp dangerous
 instrument which the Dominick then
 held in his hand

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

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

Sworn to before me, this 16th dayof February 1887.Jos. Packer.Henry H. May

Police Justice.

0294

Sec. 100-200

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

Dominick Laolla, 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.

Dominick Laolla

Question. How old are you?

Answer.

23 Years

Question. Where were you born?

Answer,

Italy

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

Answer.

221 Sullivan Street

Question. What is your business or profession?

Answer,

Barber

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

Answer.

I am not guilty. I cut him with a pocket knife in self defense after he had kicked me & kicked my children

Taken before me this

day of *January* 188*8*

Police Justice.

Dor Domenico Laolla

0295

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

Dominick Vacolls
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 February 16 188 Henry Henry Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0296

Police Court 2210 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Baker
14-1st St.
Dominick Accollo

2

3

4

Almond
Assault
Officer
11th St.

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated February 16 1887

Mundy Magistrate.

William F. Conner Officer.

15 Precinct.

Witnesses James Howe

No. 14-1st St. Street.

No. _____ Street.

No. _____ Street.

\$ 5000 to answer Yes

(Comm)

0297

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

THE PEOPLE OF STATE OF NEW YORK,

against

Domenico Sacotta

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

- Domenico Sacotta -

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

The said *Domenico Sacotta,*

late of the City of New York, in the County of New York aforesaid, on the
25th day of *January* in the year of our Lord
one thousand eight hundred and eighty *seven*, with force and arms, at the City and
County aforesaid, in and upon the body of one *Joseph Badar,*
in the peace of the said People then and there being, feloniously did make an assault,
and *him* the said *Joseph Badar,*
with a certain *razor -*
which the said *Domenico Sacotta -*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon then and there wilfully and feloniously did cut, stab and wound,

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

SECOND COUNT;

And the Grand Jury aforesaid, by this indictment, further accuse the said
Domenico Sacotta -
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows :

The said *Domenico Sacotta,*

late of the City and County aforesaid, afterwards, to wit: on the day and in the
year aforesaid, at the City and County aforesaid, with force and arms, in and
upon the body of the said *Joseph Badar,*
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and *him* the said

Joseph Badar,
with a certain *razor -*
which the said *Domenico Sacotta -*

in *his* right hand then and there had and held, the same being
an instrument and weapon likely to produce grievous bodily harm, then and there
feloniously did wilfully and wrongfully cut, stab 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.

Charles J. McArthur,

District Attorney

0298

BOX:

249

FOLDER:

2416

DESCRIPTION:

Lahey, Augustus

DATE:

02/17/87



2416

0299

Witnesses:

Lelia Bang
Officer Ramsey
Officer Sullivan

Scarf
Miss Blumenthal

Ellen Sahay
1400 2nd St
New York

and Officer
Leg. Officer -
probably Reym
see has a firm
Probably was
in Ream

Sept 2nd during
time in New York

Counsel,
Filed 17 day of Feb 1887
Pleads,

THE PEOPLE
vs.
Augustus Sahay
Bringing in the Third Degree.
Sections 495, 506, 528 & 532

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Edward J. Manning

Feb 17/87 Foreman
J. Lewis
J. M. 10, West 12
J. M. 1/87

The People &c
on Complaint of
Julia Bang

vs.
Augustus Leahy
Wm. E. Denning

Burglary.

The complainant Julia Bang being
Cross-examined by Counselor Levy -
says

I do not know anything of
my own knowledge that Denning
had anything at all to do
with the alleged Burglary.

Sworn to before me
this 12th day of February } Julia Bang
P. G. Murphy }
Police Justice

Walter J Bray of the 25th Precinct
being Cross-examined by Counselor Levy
says.

The night of 10th of February
the time of the alleged burglary was
dark and cloudy - the prisoner Leahy
did not try to escape, but ~~Denning~~ ^{the}
~~was~~ man who was with him escaped

0301

The backs of the prisoners were towards me when I walked up behind them and took them by the Collars of their Coats; the man who was with ~~and~~ Leaky broke away immediately and ran when I called upon officer Sullivan - the prisoner who escaped lost his hat and ^{it} is now in officer Ramsey's possession.

The man Henning was arrested by officer Ramsey within an hour after the alleged burglary. After I saw Leaky and another man loitering suspiciously about the premises where the burglary was committed, I walked as far as 76th street, met the roundsmen, and did not tell him anything about the suspicious persons.

Walter F. Bray

Sworn to before me
this 12th day of February 1887
P. G. Dwyer
Police Justice

0302

Augustus Leahy being duly sworn and examined says I live in 1400 Second Avenue, I was an accomplice in the alleged burglary committed on 10th February 1887. The other defendant Henning was not with me nor did he have anything to do with the burglary. A man of the name of M. Hugh was the only man who was with me.

Sworn to before me
this 12th day of February 1887 } Augustus
J. G. Duffy Leahy
Police Justice.

By the Court Robert Paul residing at 34 East
75th Street, being duly sworn, says I am a baker. That
about the hour of 3 o'clock in the morning
of 10th day of February, Henning now
here, came to deponent's baker shop
without a hat or coat, and purchased
a loaf of bread from one of the bakers
working with me.

Sworn to before me
this 12th day of February 1887 } Robert Paul
J. G. Duffy
Police Justice.

0303

Mary Danning of 1400 2nd Avenue being
duly sworn and examined says:

I am the sister of William Danning

I let him in about
11 o'clock at night on the 10th February
and remained home till about 3 o'clock
in the morning following. About
a quarter to 12 o'clock I made a
whiskey punch for him, then we sat
together in the Kitchen till half past
12 o'clock. My other brother and sister
then came home from the Theatre, then
I started a fire to make some tea
about the hour of 2 o'clock. I then
tried to get a loaf of bread which
I was unable to do. That about
the hour of 2 30 o'clock the question arose
as to who was to go out to buy a
loaf of bread. The defendant
Danning then volunteered his services
and went out and purchased a
loaf of bread. And about twenty minutes
afterward I heard the defendant Danning
shouting and calling to me that
a man had a hold of him in the
hallway of the third floor, that I
immediately ran down to the street door
~~with my brother's coat and back~~ third floor
and found the defendant Danning
in Officer Ramsey's custody —

0304

The reason why I remained up so late in that night was that I was waiting ~~for~~ for my brother and sister to return from the theatre, and also to bathe my father's eyes.

Dworn to before me } Mary Demming
this 12th day of February }

J G Duffy
Police Justice

Officer John R. Sullivan
for the People

Between 1 and 2 o'clock in the morning of 10th February, I was standing with Officer Bray in Corner of 73rd street and 3rd Avenue. I saw two young men come out of the hallway of the premises in question and walk towards 73rd street and turn towards 2nd Avenue. Officer Bray walked after them. I said to the officer hurry up they have got something, as I saw what appeared to me to be a coat under one of their arms. Officer Bray pursued them and caught one with each hand ~~by the~~ ~~to~~ that one of them slipped his grasp

0305

and ran towards Second Avenue.
I pursued the man who escaped
and tapped as I went along.
I shouted to Officer Ramsey who
was in the corner to catch him -
that Officer Ramsey then pursued
the man who got into a hallway
in 73rd street near 1st Avenue.
By Counselor Levy.

I was just as near to the
two men who came out of the hallway
as Officer Bray and had at that
time the same opportunity of knowing
them as Officer Bray had.

At the time the man
escaped from Bray. I was about
thirty feet away from him, and I
pursued him from Third to Second Avenues
and I cannot identify Ramsey as one
of the persons whom I saw pass through
said hallway. My eyesight is just
as good as any officer in the Police force.

Sworn to before me
this 12th day of February 1887

John D. Sullivan

Platiff

Police Justice

0306

Maggie Denning of No 1400 Second
avenue being duly sworn deposes and says
I was at the theatre on the night of the
alleged burglary. I arrived home in
company with my brother at about 12:30
o'clock. I found William Denning
home at that hour - That William
Denning was in the room with me
from the time I came from the theatre, until
he went out for a loaf of bread
which was about 2:30 o'clock
in the morning. I remained up
during that time in company with my
sister Mary who was buttoning my
father's eyes.

Sworn to before me
this 12th day of February 1889 } Maggie Denning
J. H. Dwyer
Police Justice

Michael Denning of 1400 Second
avenue being duly sworn deposes and says
that I am the person who accompanied
the previous witness to the theatre and I
corroborate the testimony given by the previous
witness in every respect -
Sworn to before me this } Michael Denning
12th day of February 1889 }
Police Justice

0307

Dennis Denny of No 1400
Second avenue being duly sworn
deposes and says -

I am the father of the defendant
William Denny - I was blown
up by giant powder and my eyes are
very much injured since - On the
10th day of February my daughter Mary
bathed my eyes till about 3 o'clock
in the morning - My son William
came home that evening about the
hour of 11 o'clock ~~in the evening~~ and
remained home till he went out for
a loaf of bread which was about
2 o'clock in the morning

Came to before me this } Dennis Denny
12th day of February 1887 }
J. G. Riffey
Police Justice

William Denny the defendant
being duly sworn deposes and says.
I live at No 1400 Second avenue, am
a news dealer. I was not in
company with Leahy on the 10th of February
1887 I have not committed or attempted
to commit a burglary on that date

0308

at premises 127 1/2 Third Avenue or at any other place. Officer Bray did not make a prisoner of me, or attempt to make a prisoner of me on the 10th of last February or at any other time nor did I escape from him. I came home home at 11 o'clock at night on Feb 10 and remained home till 2:30 o'clock in the morning. I kept company with my sister who was bathing by my father's eyes. At that hour I went to Robert Paul's bakery in 1st Avenue near 74th St. for a loaf of bread. I was returning home with the bread, and when in third landing of my home I was arrested by Officer Ramsey. The hat found by Officer Bray is not mine - never owned it or never wore it. The hat that I now have is the only hat owned or worn by me for the last month.

Sworn to before me
the 12th day of February 1887 } William
P. G. Jeffery } Deering
Police Justice

0309

Police Court— District:

City and County } ss.:
of New York,of No. 1275 Third Avenue Street, aged 39 years,
occupation married being duly sworndeposes and says, that the premises No. 1275 Third Avenue Street, 19th Ward
in the City and County aforesaid the said being a five story tenement
building, and the ground floor of
and which was occupied by deponent as a Lager Beer Saloon
and in which there was at the time ^{no} human being, by ~~name~~were BURGLARIOUSLY entered by means of forcibly prying the
Shutters ^{open} of the window facing the rear
yard of said premises, raising the window
and entering into said saloonon the 10th day of February 1887 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:One Lady's cloak of the Value
of fifteen dollars.

the property of

Deponent.

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away byAugustus Leahy and William E. Remming
both now here, and acting in concert together,

for the reasons following, to wit:

On the night of the aforesaid
date about the hour of 1 o'clock an
deponent secured and locked the doors
and windows of said saloon. That deponent
is informed by Walter F. Bray, police officer
of the 25th Precinct, that at the hour of
1.30 o'clock on the night of said date, he
arrested the said defendants whom he saw
come out of the hallway of said premises

0310

and found in the possession of said Leahy
one cloak, one Jimmy and one bunch
of skeleton keys. That the said Ramsey
broke away from said officer, and was
subsequently re-arrested by Police Officer
Robert Ramsey of 25th Precinct.

That immediately after the arrest
of said defendants deponent found that
said Saloon had been burglariously entered
as already described and deponent fully
identified the cloak so found in the
possession of said Leahy as her property
which was stolen from said saloon.

Wherefore deponent charges
said defendants acting in concert
together with the Burglary and Larceny
as aforesaid. That said Officer Bray further says
that Jimmy found in possession of said Leahy exactly fits up's indentations
made recently in the door leading from hallway into front room second
floor.

Subscribed to before me
this 11th day of February 1887
Julius Bang
Police Justice

Dated 1887 Police Justice.

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

There being no sufficient cause to believe the within named

Dated 1887 Police Justice.

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Dated 1887 Police Justice.

of the City of New York, until he give such bail.

Hundred Dollars and be committed to the Warden and Keeper of the City Prison

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court, District, _____

THE PEOPLE, &c.,
on the complaint of _____

vs.

1 _____
2 _____
3 _____
4 _____

Offence—BURGLARY.

Dated _____ 1887

Magistrate, _____

Officer, _____

Clerk, _____

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ _____ to answer General Sessions.

0311

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation Police officer of No.

25th precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Julia Bang

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

Sworn to before me, this 11
day of February 1887

Walter F. Bray

J. J. Caffery
Police Justice.

0312

Sec. 198—200.

4

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question What is your name?

Answer

William E. Denning

Question. How old are you?

Answer

22 years

Question. Where were you born?

Answer.

New York City

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

Answer.

1400 Second Avenue Aug six months

Question What is your business or profession?

Answer

Nickel plater

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 -

William E. Denning

Taken before me this

day of

1887

Police Justice.

0313

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK } ss

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

Question What is your name?

Answer *Augustus Leahy*

Question. How old are you?

Answer *18 years.*

Question. Where were you born?

Answer. *New York City*

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

Answer. *1400 Second Avenue and about 1 month*

Question What is your business or profession?

Answer *Painter*

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*

Augustus Leahy

Taken before me this

11

day of February 1887

Wm. J. [Signature]
Police Justice.

0314

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 Augustus Leiby
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 *Feb 12* 188*7* *P. G. Duffy* Police Justice.

committed, and that there is sufficient cause to believe the within named

William E. Reming
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 *Feb 12* 188*7* *P. G. Duffy* Police Justice.

0315

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Exp. 12th February
9 am

Bill found 200
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Julia Rang
1275 - 3 Ave.

1. Augustus Leahy

2. E. Verming

3. _____

4. _____

Offence Burglary

Dated February 11 1887

Driffy Magistrate

Walter F. Bray Officer.

25 Precinct.

Witnesses Walter F. Bray

No. 25th Precinct B. Police Street.

Robert Ramsey

No. 25th Precinct B. Police Street.

Off Sullivan

25 Precinct

No. _____ Street.

\$ 1000 to answer G.S.

No 2 500 " " G.S.

Over

0316

New York, Tombs' Prison 887
May 23rd

Dear Sir

I write you these
few lines asking you to
my case on the calendar ~~record~~
yesterday as I am now lying
here since the 11th day February
and I plead guilty to my
indictment so hoping you
will grant me the favor that
I ask of you I remain yours
resp. Augustine Lahey

Max Humenthal
Employer
#1990 Second Ave

0317

Recd Feb 16. Feb 24/87

Mr. Gus. Rakay has been in my
Employment for the last two
years and I always found him
to be an honest sober and
industrious young man.



Mr. Blumenthal's
No. is 589.2. ave
1920!

0318

My dear Sir,
I have been
confined in the house since
the 11th day of February and find it
very severe punishment for of lead
guilty in the charge of my first trial for the
my first offence and I would wish you
of error would avoid judgment on
me and I will know your honor fully
that I will never come before your honor
or any other Judge for the remainder of my
life. I hope your honor will grant the favor

0319

To Your Honor Dear Sir I have been
confined in the work prison since
the 11th day of February and I find it
very severe punishment for I plead
guilty to the charge at my first trial for it is
my first offense and I would wish your
Honor would suspend judgement on
me and I will promise your honor faithfully
that I will never come before your honor
or any other Judge for the remainder of my
life. I hope your honor will grant the favor

0320

witch I ask of you as I intend to lead a
different life and I meaner would have
got in to this trouble if it was not for the
company that I went with for I know that
I have done wrong and did furnish out
but if your Honor will suspend judgement
on me this time when I get my liberty as I
will go to work and lead a different life
as I have no need of stealing for a living
as I have a trade. Hoping to god your Honor
will grant the favor witch I ask of you I
remain yours res^d Augustus Dubois the
prisoner

0321

PART I.

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

To see Recorder Smyth
SUBPOENA
FOR A WITNESS TO ATTEND THE
Court of General Sessions of the Peace.

The People of the State of New York, moved in April
To Ellen Laher present address not known
of No. 1400 - 2d Ave. Street.

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the 25 day of May instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Aug. Laher
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 May, in the year of our Lord 188

RANDOLPH B. MARTINE, District Attorney.

0322

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Augustus S. S. S.

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

Augustus S. S. S.

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

The said *Augustus S. S. S.*

late of the *Nineteenth* Ward of the City of New York, in the County of New York, aforesaid, on the *Tenth* day of *February*, in the year of our Lord one thousand eight hundred and eighty-*seven*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *residence* of one

Paul S. S. S.

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

Paul S. S. S.

in the said *residence*, 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.

0323

SECOND COUNT—

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

of the CRIME OF

Augustus Schenck
Edith LARCENY, —

committed as follows :

The said

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

one book of the value of

fifteen dollars,

of the goods, chattels and personal property of one

Julia Bang.

in the *saloon* of the said

Paul Bang.

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

Randolph B. Martin
District Attorney

0324

BOX:

249

FOLDER:

2416

DESCRIPTION:

Leopold, Paul

DATE:

02/03/87



2416

Witnesses:

Richard Meyer

#338

Counsel, *3* day of *July* 188*7*
Filed *3*
Pleads

THE PEOPLE

vs.

Paul Leopold

*This defendant was committed
to the Lunatic Asylum where
he now is. STOP*

Grand Larceny in the second degree.
(MONEY)
(Sec. 528 and 531, Penal Code.)

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Chas. B. Folsom

James A. Folsom
Foreman.

Monday Jan 31

0325

0326

Police Court—

District.

Affidavit—Larceny.

City and County } ss.:
of New York,Richard Meyer.
of West 114th Street - 7th & 8th avenues -
occupation Carpenter - being duly sworndeposes and says, that on the 25th day of January 1887 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:

Gold and lawful money of
the United States issue to the
amount and value of thirty-three
dollars - and one Banknote -

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 Paul Leopold (Gowhere)

from the fact that Deponent missed
said money from a room in said
premises. and that the said
Leopold admitted and confessed
in Deponent's presence that he did
take, steal and carry away
said property from Deponent
where the said money was. On oath

Rich. Meyer.

Seen to before me, this
day of January 1887

Police Justice.

0327

Sec. 198-200.

21

District Police Court.

CITY AND COUNTY
OF NEW YORK } ss

Paul Leopold 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. *Paul Leopold*

Question. How old are you?

Answer. *27 Years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *114 East New York Avenue 2 Months*

Question. What is your business or profession?

Answer. *Gardner*

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**Paul Leopold*

Taken before me this

day of *January* 189*7**M. J. Nichols*
Police Justice.

0328

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
Seven 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 *January 25* 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

0329

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

107 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

2

3

4

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

No.

No.

\$

to answer

0330

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Paul Seayda

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

- Paul Seayda -

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

The said *Paul Seayda,*

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

dollars, and one United States note of the value of ten cents;

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

RANDOLPH B. MARTINE,

District Attorney.

0331

BOX:

249

FOLDER:

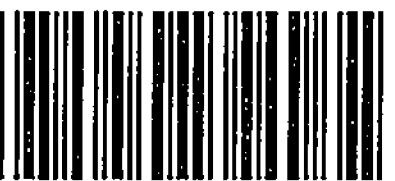
2416

DESCRIPTION:

Levins, John

DATE:

02/21/87



2416

Witnesses:

Margaret M. Levine

Officer Bunnery

Grand for officer

no 6
136
Bunnery

Counsel,
Filed, 21 day of Feb 1887
Pleads,

THE PEOPLE

vs.

John Lewis

Grand Larceny, second degree
[Sections 528, 531 Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Heaven as I am going
Feb 21/87
Foreman.
Officer Bunnery
1 M. B. Bunnery
Feb 25

093327

0333

Police Court—2 District.

Affidavit—Larceny.

City and County } ss.
of New York,Margaret M. Guinness
of No. 491 Greenwich Street, aged 32 years,occupation Keep a boarding house being duly sworndeposes and says, that on the 10th day of February 1887 at the City of NewYork, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:

One overcoat of the value of six
dollars and one canvas bag containing
under clothing of the value of
twenty five dollars together of the
value of thirty one dollars.

(\$31.00)

the property of John Connolly and Felix
W. Moore and in deponent's care and
Custody.

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

and carried away by John Larnis (now here)
from the fact that deponent saw
the said defendant feloniously
take said and carry away the
aforesaid property.

Wherefore deponent prays he may be
held and dealt with according to law

Margaret M. Guinness
mark

Sworn before me, this 16th day of February 1887
at New York
John M. Connolly Police Justice.

0334

Sec. 108-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK.

John Lewis 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 Lewis

Question. How old are you?

Answer.

36 years old

Question. Where were you born?

Answer.

New York

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

Answer.

540 Greenwich St. 6 mos

Question. What is your business or profession?

Answer.

Longshoreman

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 did not take the coat
but admit taking the bag
of clothes*

John Lewis

Taken before me this

day of *February* 188*7*

Police Justice.

0335

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

_____ *John Lewis* _____
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 May 16 1887 _____ *Henry Thompson* 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.

0336

Police Court 2 District 370

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Margaret W. Guinness
491 St. Greenwich
John & sons

1 _____
2 _____
3 _____
4 _____

Officer Lansing
(Affidavit)

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated February 16 1887

Murray Magistrate.

John Guinness Officer.

Precinct 370

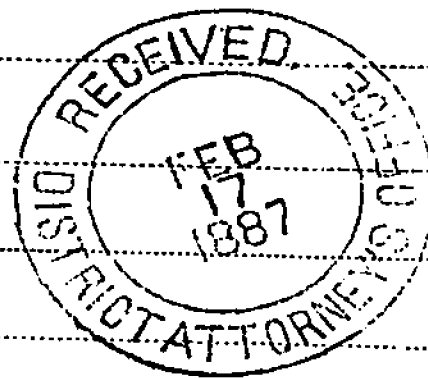
Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 300 to answer Go



(Ordn)

0337

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 Savino

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

— John Savino —

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

The said *John Savino,*

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

*one overcoat of the value of six
dollars of the goods, chattels and
personal property of one John
Romney, and one bag of the value
of five dollars, and two articles
of underwear, (of a number and
description to the Grand Jury
aforesaid unknown) of the value
of twenty five dollars, —
of the goods, chattels and personal property of one *John Romney**

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.

Charles J. Martin
District Attorney

0338

BOX:

249

FOLDER:

2416

DESCRIPTION:

Lewis, James

DATE:

02/28/87



2416

Witness

John J. Labadie

George L. Knapp

Deft. has been
a claim in W. H. H.
Amelia Anne

W. H. H.

W. H. H. ALP

Counsel,

Filed 20 day of Feb. 1887

Pleads Not guilty

THE PEOPLE

vs.
James Lewis

RANDOLPH B. MARTINE,

Pr. Atty. District Attorney.

Pleads guilty

A True Bill.

James L. Knapp

Foreman.

64th 2 Mos. J. T.

W. H. H.

0339

0340

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

POLICE COURT, 3 DISTRICT.

John G. Zabruske

of No. 395 Canal St. Peoples Bank Street, being duly sworn, deposes and says,

that on the 24 day of July 1886

at the City of New York, in the County of New York, James Lewis (now here)

did with intent to cheat and defraud the Peoples Bank feloniously forge the ~~name~~ the firms name of James M. Meritt upon the check hitherto attached dated July 24. 1886 drawn by George L. Knox Treasurer for the sum of Four hundred and Sixty five ²⁰/₁₀₀ dollars payable to the order of said James M. Meritt said check being drawn on the Peoples Bank of the City of New York. Dependent says that he identifies said defendant as the person who presented said check and received the aforesaid money as aforesaid.

Dependent further says that said defendant acknowledged and confessed in the presence and hearing of Officers Handy, Fogarty, O'Brien, & Kelly that he forged said endorsement and received said money as aforesaid from them.

John G. Zabruske

Sworn to before me
this 23 day of Feb'y 1887

Sam'l C. Reilly Police Justice

Sec. 198—200.

CITY AND COUNTY OF NEW YORK, } ss

District Police Court.

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 James Lewis

Question. How old are you ?

Answer ✓ 47 years

Question. Where were you born ?

Answer. Canada

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

Answer. ~~Canada~~ⁿ Canada

Question What is your business or profession?

Answer 6 lev/c

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

James Lewis

Taken before ~~me~~ this

23

day of.

1894

1882

Detective Police Justice

0342

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 Twenty 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 Febry 23 188 7

Sam'l C. Reilly 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.

0343

Police Court 3

243 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John G. Zabruskie
39 Canal
James Lewis

Offence Forgery

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated February 23 1887

Daniel O. Kelly Magistrate.

Handy & Fogarty Officer.

C. C. Precinct.

Witnesses Martin Handy

Dennis J. Fogarty Street.

Stephen O'Brien Street.

James C. Kelly Street.

Deborah S. Street.

George A. Knox 63 Centre

\$2500 to answer G. S.

Committed

0344

Manufactured by
Lead Pipe, Sheet Lead, Shot and Balls
in Plumbago, Stearns, Lye, Potash, Sulphur
of all kinds

Colwell Lead Co
636 Centre & 524 Beal.

Second No. 2632

New York July 24-1886.

\$465.80

The People's Bank

Pay to the order of Jones & Marrett

Four hundred and sixty five ²⁰/₁₀₀ - Dollars

\$465. ²⁰/₁₀₀

George L. Knox Treasr.

John Hooper Pres.

P. E. Bogert. Printer 72 John St. N.Y.

465 ²⁰/₁₀₀

(Copy)

0345

The Peoples Bank
of the City of New York

SCOTT FOSTER, President.
WILLIAM MILNE, Cashier.
GEO. A. ZABRISKIE, Asst. Cash.

Feb 9th 1887

R B Martine Esq
District Atty.

Dear Sir

Jas Lewis
was sentenced Feb 7/87
by Recorder Smyth in
Court of Gent Sessions
to 6 mos & 2 mos in
State Prison for presenting
a check on this Bank
with a forged endorsement
and obtained \$465.20.

The face of same
check drawn by Jones
& Colwell Lead Co

0346

in favor of Jones &
Merritt. As this can
is now disposed of since
you please deliver the
said check to detective
Sgt. O'Brien of Central Office
as we desire the
check as a voucher
at this Bank

Very respectfully

Scott Foster

Block volume
for month
of 11-11-1937
J. J. Foster
J. J. Foster

0347

DISTRICT ATTORNEY'S OFFICE,

New York,

March 11 1887

Received from Dist Atty
R. B. Martin Check #2632
Drawn by Colonial Sav Co
on the Peoples Bank in
favor of Jones & Merritt
for Two Hundred & Sixty
five 50/100 Dollars with
Endorsement forged on back
"Jones & Merritt" Dated
July 24. 1887. used as
evidence in case of
People v. Lewis
who plead guilty to Forgery
2nd Deg and sentenced on
March 7 to 1 1/2 years & Two
mos State Prison by Recorder
Smith.

Thos O'Brien
Dist Atty

0348

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

James Lewis

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

James Lewis —

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

The said James Lewis,

late of the City of New York, in the County of New York aforesaid, on the
Xth day of July — in the year of our Lord
one thousand eight hundred and eighty-~~nine~~, at the City and County aforesaid,
having in his custody a certain instrument and writing, to wit: an
order for the payment of money
of the kind called *Wanda-Draque*,
which said *Wanda-Draque* is as follows, that is to say:

Edmund Lead Co.,
63 Reine x 524 Lead St.,
Second No. 2632 New York, July 24, 1886
To the People's Bank,
Pay to the order of James & Meritt
Four hundred and Sixty Nine ²⁰/₁₀₀ Dollars.
\$465.²⁰/₁₀₀ Thomas S. Knox Treasurer,
John Macomber, Cash.

the said James Lewis, —
afterwards, to wit, on the day and in the year
aforesaid, with force and arms, at the City and County aforesaid, feloniously did forge,
and cause and procure to be forged, and willingly act and assist in the forging on the
Wanda — of the said *Wanda-Draque*
a certain instrument and writing commonly called an *endorsement* which said forged
instrument and writing, commonly called an *endorsement* is as follows: that is to say,

James & Meritt, —

with intent to defraud, 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.

0349

SECOND COUNT:

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

James Lewis —

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

The said *James Lewis*,

late of the City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, having in *his* possession a certain instrument and writing, *to wit: an order for the payment of money of the kind called bank check,*

which said *bank check* is as follows, *to wit:*

*Edmund Seed, Esq.,
63 Reine & 524 Reed Sts.,
Seco No. 2632 New York, July 24, 1886
The People's Bank
Pay to the order of James & Meritt
Four hundred and Sixty Five \$1.00 Dollars
\$465.²⁰/₁₀₀ George S. Lewis, Secy
John Moore, Pres.*

on the *back* of which said *bank check* there was then and there written a certain forged instrument and writing, commonly called an *endorsement* of the said last-mentioned *bank check* which said forged instrument and writing, commonly called an *endorsement* is as follows, that is to say:

James & Meritt —

with force and arms, the said forged *endorsement* then and there feloniously did utter, dispose of and put off as true, with intent to defraud, *the* the said *James Lewis* then and there well knowing the premises, and that the said *endorsement* was forged, 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.

0350

BOX:

249

FOLDER:

2416

DESCRIPTION:

Livingston, William

DATE:

02/28/87



2416

0351

BOX:

249

FOLDER:

2416

DESCRIPTION:

Livingston, James

DATE:

02/28/87



2416

0352

BOX:

249

FOLDER:

2416

DESCRIPTION:

Ferris, John

DATE:

02/28/87



2416

0353

BOX:

249

FOLDER:

2416

DESCRIPTION:

Dunn, Martin

DATE:

02/28/87



2416

0354

Witnesses:

Kain Donohue

Minnie Dondan

Officer Henry J. Murray

9th Precinct

As.

1.3.74 Kane Den

Sum in Ray or

Two Pieces

75

21 John A

Counsel,

Filed 28 day of Feb 1887

all Pleads, Verdict Mad

THE PEOPLE

vs.

William Livingston

James Livingston

John Davis

Martin Quinn

H.D.

RANDOLPH B. MARTINE,

March 4th District Attorney.

No. 2. Speed & Delapulle

A True Bill.

Edward J. Morrow

March 4th Foreman

March 3rd & 4th

Officer Henry J. Murray

1.3.74 Sum in Ray or

Two Pieces

[Sections 498, 506, 528 & 532.]
Everyday in the Third Degree.

0356

February 21, 1887, he found the defendants William Birmingham, James Birmingham, John Farris and Martin Danner together and in company with each other in premises No 578 West 11th Street, and placed them under arrest for having committed a burglary in the premises of One Susan Darrake at No 579 West 11th Street a portion of the proceeds of said burglary being found in the apartment with the defendants and another portion of the property in the cellar of said premises; that at the same time he found in the vest-pocket of the defendant John Farris, silver and copper coins to the amount and value of seventy-three cents, one of which copper coins of the denomination of one cent, elements fully identifies as a portion of the money taken at the above mentioned time; and also found the above described trunk and contents in the cellar with a portion of the proceeds of the above burglary.

Wherefore I demand charges, the said William Birmingham, James Birmingham, John Farris and Martin Danner with acting together and in concert, and with burglariously entering the above described premises and feloniously taking, stealing and carrying away the above described property and pray that they may be dealt with according to law.

From before me,

This 21st day of February 1887

By *James W. Smith* Judge

John W. Smith

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

0357

CITY AND COUNTY }
OF NEW YORK, } ss.

aged: 25 years, occupation Police of No

9th Street Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Wop Mah

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

Sworn to before me this 21
day of February 1887

Henry T. Murray
by Court
Police Justice.

0358

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK } ss

District Police Court.

William 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. *William Livingston*

Question. How old are you?

Answer. *Twenty-one years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No 496 West Street. About four weeks*

Question. What is your business or profession?

Answer. *haberer*

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* *Wm Livingston*

Taken before me this

21

day of September 1887

Police Justice.

0359

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK, { ss

District Police Court.

James 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
James Livingston

Taken before me this

41

day of *September* 1887

Police Justice.

0360

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss

2 District Police Court.

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

Question. What is your name?

Answer. John Ferris

Question. How old are you?

Answer. Forty-two years

Question. Where were you born?

Answer. New York City

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

Answer. No 727 Washington Street. Five years

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 Ferris

Taken before me this

41
day of September 1887

Police Justice.

0361

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } SS

2 District Police Court.

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

Question. What is your name?

Answer.

Martin Danner

Question. How old are you?

Answer.

Twenty-two years

Question. Where were you born?

Answer.

New York City

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

Answer.

No 637 Washington Str. Fifteen years

Question. What is your business or profession?

Answer.

Car-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

Martin Danner

Taken before me this

day of February 1887

Police Justice.

0362

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

William Harrison, James Harrison, John Fenn and Martin Darr
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, cash and be committed to the Warden and Keeper of
the City Prison of the City of New York, until he give such bail.

Dated February 21 1887 Wm J. Fenn 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.

0363

Police Court 2 District. 247

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm. W. W.
1. William W. W.
2. James W. W.
3. John W. W.
4. Charles W. W.

Offence Carrying
Weapon

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated February 21 1887

William W. W. Magistrate.

James W. W. Officer.

John W. W. Precinct.

Witnesses James W. W.

No. 1000 Street.

No. 1000 Street.

No. 1000 Street.

No. 1000 Street.

\$ 1000 to answer C. W. W.

Wm. W. W.

at Feb 22 at W. A. W.

0364

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
William Sivington
James Sivington
John Harris and
Martin Dunn

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

William Sivington, James Sivington,
John Harris and Martin Dunn

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

The said William Sivington, James
Sivington, John Harris and
Martin Dunn, all —

late of the — Ninth — Ward of the City of New York, in the County of
New York, aforesaid, on the ~~fourteenth~~ day of ~~February~~, in the year of
our Lord one thousand eight hundred and eighty-~~seven~~, with force and arms, at the Ward,
City and County aforesaid, a certain building there situate, to wit: the ~~Dwellings~~ of one

— Mary Wahn, —

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

— Mary Wahn, —

in the said ~~Dwellings~~, 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.

0365

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *William Livingston, James Livingston, John Harris and Martin Dunn* — of the CRIME OF *Robbery* LARCENY in the first degree, committed as follows:

The said *William Livingston, James Livingston, John Harris and Martin Dunn, all* — late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, in the *month* time of the said day, with force and arms,

one bundle of the value of five dollars, divers articles of clothing and wearing apparel, of a number and description to the Robbers aforesaid unknown, of the value of twenty five dollars, and divers coins, of a number, kind and denomination to the Robbers aforesaid unknown, of the value of six dollars,

of the goods, chattels and personal property of one *May Wad.* — in the dwelling house of the said *May Wad.* —

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

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
William Birmingham, James Birmingham
John Ferris and Martin Dunn
 of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *William Birmingham, James Birmingham, John Ferris and Martin Dunn*, all —
 late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at
 the Ward, City and County aforesaid, with force and arms,
 one bundle of the value of five dollars,
 divers articles of clothing and
 wearing apparel, of a number and
 description to the Grand Jury aforesaid
 unknown, of the value of twenty
 five dollars, and divers pairs of a
 number, kind and denomination to
 the Grand Jury aforesaid unknown,
 of the value of six dollars, —
 of the goods, chattels and personal property of one *May Wade* —

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

unlawfully and unjustly, did feloniously receive and have; the said *William Birmingham, James Birmingham, John Ferris and Martin Dunn*
 then and there well knowing the said goods, chattels and personal property to have been feloniously stolen,
 taken and carried away, against the form of the statute in such case made and provided, and against the
 peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

Wong Pak " "
(Chinese)
Officer Wilson

Filed *all* day of *Feb* 188*7*
Pleas, *Wills mch 1*

us.
William Livingston
James Livingston
John Ferris, and
Martin Ruman

District Attorney.

A True Bill

Richard Johnson

Dr. Mac. 18/89 Foreman
Not tried & acquitted

Buryway in the Third Degree.
Grand Jury, at New York.

[Sections 498, 506, 528, 530, 550.]

13 Feb 1960

100

0367

0368

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

POLICE COURT, DISTRICT.

Henry J. Murray
of No. *the 9th Precinct* Street, being duly sworn, deposes and says,

that on the *20th* day of *February* 188*7*

at the City of New York, in the County of New York, *he arrested*

William Livingston & James Livingston
and John Ferris & Martin Dunn

now present charged with burglary
that Minnie Donnan now present
is a material and competent
witness for the People in the case
and deponent believes she will
not appear to prosecute if not
compelled so to do by due process
of law

Henry J. Murray

Sworn to before me, this

of

188

day

Wm. J. Connel
Police Justice.

0369

POLICE COURT—2—DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Henry Murray
Mamie Donovan

AFFIDAVIT.

Dated

Feb 21 1889
Driver Magistrate.

Murray Officer.

Witness,

Disposition

Come to House
of Detention in default
of \$100 bail

0370

Police Court— District.

City and County }
of New York, }of No. 377 West-Street, aged 39 years,
occupation Liquor-Store being duly sworndeposes and says, that the premises No 377- West-Street,
in the City and County aforesaid, the said being a four story brick building situated
in the 9th Ward, the first or 1st floor of
and which was occupied by deponent as a liquor saloon
and in which there was at the time a human being, by namewere BURGLARIOUSLY entered by means of forcibly opening a front-light
door one of the store doors in front of the side entrance
to said store opening into 11th Street, and entering through the opening
so made and by forcibly removing a bar which fastened the
door leading from said store into the vestibule formed by the store doors
on the 20th day of February 1887 in the night time, and the
following property feloniously taken, stolen, and carried away viz:

Two boxes of chewing tobacco

of the value of four dollars and forty-five cents

One box containing about 25 cigars

of the value of one dollar

Five bottles of whiskey

of the value of seven dollars & fifty cents

All of the value of four dollars and forty-five cents

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away byWilliam Harrison, James Harrison, John Ferris
and Martin Dwyer (all residents)for the reasons following, to wit: That about the hour of 10.30 P.M. on the
20th day of February 1887, deponent locked and secured
fastened the above described store; that about the hour of
5.10 A.M. on the 21st day of February, deponent was informed
by Henry Williams officer of the 9th district, that two
store had been broken into, and on examining the premises
deponent discovered that the store had been entered in the
manner above described, and the above described property had
been taken, stolen and carried away.

0371

Dependent further says that he has been informed by Officer
Nemy & Mearns of the 9th Precinct Police, that about the hour
of 2.30 A.M. on the 21st day of February 1887, he saw four
men coming from the above mentioned Street doors,
and entering the hallway of No 373 West 11th Street,
that he thereupon tried the doors which lead from the
Street to the said Saloon, and found the same partly open;
that in company with Officer Richard Wilson of the 9th
Precinct, he entered the apartment on the ground floor of
No 373 West 11th Street, where the four men were seen confer
with the defendant, William Livingston, James
Fennell and Martin Danner together and in
company with each other, and three bottles of the above
described whiskey, which defendant fully identifies, concealed
under a bed in said apartment, and the above mentioned
boxes of chewing tobacco, and cigars concealed in the Cellars
of the premises. That the said Nemy & Mearns also fully identifies
the said James Livingston as one of the men he saw coming from
said doors.

That dependent is informed by Missie Donovan of No 373
West 11th Street, that about 15.30 on the above date she saw
William Livingston, James Fennell and Martin Danner, come
into her apartment with each a bottle of Whiskey in his hand,
wherefore dependent charges the said William Livingston, James
Fennell, and Martin Danner with feloniously entering
the above described premises & taking & carrying away the
above described property.

James Donovan

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree.

28.

Burglary

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bailed by

No.

Street.

0372

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 25 years, occupation Volunteer of No. 100

of the District Office Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Samuel D. Moore
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 21
day of February 1887

Henry T. Murray
Police Justice.

0373

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 17 years, occupation Book Binder of No. 873 West 11th

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

Sworn to before me, this 21 day of February 1887 } Minnie Donovan

Wm. J. J. J.
Police Justice.

0374

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

William 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.

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.

Taken before me this

1887

Police Justice.

0375

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK, } ss

District Police Court.

James 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.

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.

Taken before me this

day of *February* 188*9*

James Livingston
Police Justice.

0376

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

John Ferris 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.

Taken before me this

188

Police Justice.

0377

Sec. 198—200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

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

Question. What is your name?

Answer.

Martin Dumm

Question. How old are you?

Answer.

Twenty-five years

Question. Where were you born?

Answer.

New York City

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

Answer.

No 637 Washington, Fifteen years

Question. What is your business or profession?

Answer.

Car-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 guilty *Martin Dumm*

Taken before me this

day of

188

Police Justice.

0378

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 William Livingston

James Livingston John Lewis and Martin Duran guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Two Hundred Dollars, each and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated February 21 1887

Henry Murray 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.

0379

Justice Downer will please
hear and determine this case
in my absence

Office Justice

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. 246

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1. James Downer
2. 377 West 11th St
3. William Livingston
4. James Livingston
5. John Gump
6. John Downer

Office of the
Magistrate

Dated February 21 1887

Henry Murray Magistrate.
Henry Murray & Richard Nelson Officer.

Witnesses Henry Murray Precinct.

No. Off of 4th Precinct Street.

No. House of Patent Street.

No. Richard Nelson Street.

No. Off of 4th Precinct Street.

\$ 1000 to answer Order

Ex Feb 22 at 10 AM
Downer

0380

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
William Sirington
James Sirington
John Harris and
Martin Dunn

The Grand Jury of the City and County of New York, by this indictment, accuse
William Sirington, James Sirington,
John Harris and Martin Dunn
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said William Sirington, James
Sirington, John Harris and
Martin Dunn, all —

late of the Ninth — Ward of the City of New York, in the County of
New York, aforesaid, on the twentieth day of February, in the year of
our Lord one thousand eight hundred and eighty-seven, with force and arms, at the Ward,
City and County aforesaid, a certain building there situate, to wit: the saloon of one

— James Dandane. —

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

James Dandane. —

in the said saloon, 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.

0381

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
William Livingston, James Livingston,
John Harris and Martin Dumas
of the CRIME OF *Robbery* LARCENY, — committed as follows:

The said *William Livingston, James Livingston,*
John Harris and Martin Dumas, all
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the Ward, City and County aforesaid, in the *month* time of the said day, with force and arms,

Two boxes of chewing tobacco of
the value of one dollar and twenty
five cents each box, twenty five
pieces of the value of four cents
each, and five bottles of whiskey
of the value of one dollar and
twenty five cents each bottle,

of the goods, chattels and personal property of one *John Dandine,*

in the *cellar* of the said *John Dandine,*

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

Charles D. Smith,
District Attorney

0382

BOX:

249

FOLDER:

2416

DESCRIPTION:

Londrigan, John

DATE:

02/25/87



2416

Witnesses:

John J. Williams

*John was a fight
between ladies*

W

Counsel,

Filed *25* day of *Feb* 188*7*

Pleads *Not guilty* (1887)

THE PEOPLE

vs.

John Sordigan

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

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Jewell
Mar 27 Foreman

Aggust
Mar 27

0303

0384

Police Court—1st District.

CITY AND COUNTY
OF NEW YORK, } ss.

of No.

573

Broome

Street,

on Wednesday the 16th

being duly sworn, deposes and says, that

day of February

in the year 188 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

John Lorigan (nowhere)
who did wilfully and
Maliciously cut and stab
deponent on the forehead
with the blade of a knife
the defendant held in his
hand and said assault
was committed.

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

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

Sworn to before me, this

16th

day

of

February

188

John Wilkinson

Solomon B. Smith
POLICE JUSTICE.

Sec. 198-200

CITY AND COUNTY OF NEW YORK. } SS

District Police Court.

Mr. Donaldson 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

Answer. I am not guilty the complainant struck me and knocked me down and afterwards assaulted me again and I cut him in self defense

John Leonardrigan

Taken before me this

188

iv.

0386

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 _____
100 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 16th* 188 _____ *Solomon* 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.

0387

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

John Wilkinson
57 3/4 Broome
John Londrigan

1

2

3

4

Dated

Feb 16

188

Smith Magistrate.

Two at noon Officer.

8th Precinct.

Witnesses

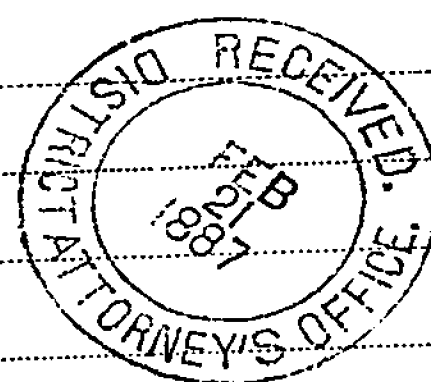
No. Street.

No. Street.

No. Street.

\$ *1000* to answer *for*

been



0388

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 Sandriagan

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

John Sandriagan —

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

The said John Sandriagan,

late of the City and County of New York, on the sixteenth day of February, in the year of our Lord one thousand eight hundred and eighty seven, with force and arms, at the City and County aforesaid, in and upon one

John Williamson, —

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

John Sandriagan, —

with a certain knife — which he the said

John Sandriagan —

in his right hand then and there had and held, the same being then and there an instrument likely to produce grievous bodily harm, him, the said John Williamson, then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, 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.

Randolph B. Brewster,

District Attorney

0389

BOX:

249

FOLDER:

2416

DESCRIPTION:

Looschen, Theodore

DATE:

02/03/87



2416

Witnesses:

Calvin H. Freney



\$365

Counsel, *L. H. [unclear]*
Filed, *[unclear]* day of *July* 1887
Pleads, *Not guilty*

THE PEOPLE

vs.

Theodore Looschen

132 [unclear]

7

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), page 1889, Sec. 51.]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Charles B. [unclear]

Foreman.

[unclear]
[unclear] 29 July 1887

0390

0391

Sec. 198-200.

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK.

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

Question What is your name?

Answer

Theodore Looschen

Question. How old are you?

Answer

28 years.

Question. Where were you born?

Answer.

Albany N. Y.

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

Answer.

18 Moore St 1 year

Question What is your business or profession?

Answer

Saloon keeper.

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

Answer.

*I am not guilty and demand
a trial by jury*
Theodore Looschen

Taken before me this

day of

June 2, 1888

James C. Kelly
Police Justice.

0392

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 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 June 28 1886 Sam'l C. Bull Police Justice.

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

Dated June 28 1886 Sam'l C. Bull 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.

0393

BAILED,

No. 1, by Edward G. Beyer

Residence 96 Greenwich Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court 1 950 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patrick J. Feeney

Thodore Looschen

2

3

4

Dated June 28 1886

L. Q. R. Magistrate.

Feeney Officer.

2 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 100 to answer G. B.

Bailed

Office Uso & Co.

0394

Court of General Sessions, Part *Two*

THE PEOPLE

vs.

INDICTMENT

For

Theodore Loosche
132 Greenwich

To

M

Edw. E. Beyer

No.

96 Greenwich

Street.

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

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

RANDOLPH B. MARTIN ~~JOHN M. KEON,~~

District Attorney.

0395

132 Greenwich

Wm M. Sumner

Please have
this case postponed
until I see your
chief Justice

M. C. Murphy

0396

Excise Violation—Keeping Open on Sunday.

POLICE COURT—

DISTRICT.

City and County } ss.
of New York,

Patrick J. Feeney

of the 27th Precinct Police Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 27 day

of June 1886 in the City of New York, in the County of New York,

of Theodore Looschen (now here)

being then and there in lawful charge of the premises, No. 132 Greenwich Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said Theodore Looschen may be arrested and dealt with according to law.

Sworn to before me, this 28 day

of June 1886

Patrick T. Feeney

Samuel C. Bell Police Justice.

0397

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Shedden Gooden

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

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND
SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Shedden Gooden*,

late of the City of New York, in the County of New York aforesaid, on the *27th*
day of *June*, in the year of our Lord one thousand eight hundred and
eighty-*nine*, the same being the first day of the week, commonly called and known as
Sunday, being then and there in charge of, and having the control of a certain place there
situate which was then duly licensed as a place for the sale of strong and spirituous liquors,
wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so
licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said
place so licensed as aforesaid, unlawfully did open, and cause and procure, and suffer and
permit, to be open, and to remain open; 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.

0398

BOX:

249

FOLDER:

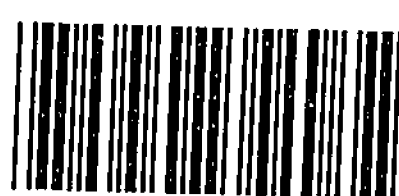
2416

DESCRIPTION:

Lore, Alonzo

DATE:

02/28/87



2416

Witnesses:

Officer Francis Caddell

The defendant having been returned from the Hudson River State Asylum for Insane as cured of his insanity and the medical evidence being full & clear to the fact of his insanity at the time of the commission of the offense charged I recommend that he be discharged as his verbal recognition

Accepted by J. N. Hardy
By acc. sh.

John B. M. [unclear] 21st July 1887
Wm. Davis
Acting Prob. Atty.
July 26/87
Counsel,
Filed 28 day of July 1887
Pleads

THE PEOPLE
vs.
Monzo J. Lore
March 21/87
Jury find defendant
Not Guilty

Assault in the First Degree, Etc.
(Firearms)
(Sections 217 and 218, Penal Code).

RANDOLPH B. MARTINE,
District Attorney.
Hudson River State
Hospital for Insane
A TRUE BILL.
J. N. Hardy
Foreman.
Jury find
Aug. 5, 1887
discharged as his own
recognition of G.C.F.

0400

J. G. Truax, M. D.
17 East 127th Street.

New York March 16th/87
Hon. Randolph B. Martin
Dear Sir.

I have this
day inquired into the mental con-
dition of Alouzo F. Love

I do not hesitate a moment
in pronouncing him a Chronic Maniac.
His illusion is the hearing of
strange sounds or strange voices.
He is delusious an that his wife
has been unfaithful to him and
that he is being persecuted by
those, whom he suspects of
being partakers of his wife in her
crime. Also by strangers whom
he has never engaged. They

0401

are all trying to take his life.
and have pursued him from
one place to another. He has
also been confined in an Asylum
for the insane.

Yours Sincerely
J. E. Max M.D.

0402

Dr. J. L. Leonard.
307 E. 116th St.

New York, March 4th 1871.

Hon. Randolph B. Martine.

District Attorney.

Dear Sir, —

At your request
I have called at the City Prison and
made an examination of Alonzo
F. Love and find that he is insane.

Very respectfully,

J. L. Leonard.

0403

Perby "

Mary J. Lore

0404

Mrs Nellie Gore.

1323 Christian St
Philadelphia

Subscribed by me 11/24/88

AFFIDAVIT.

City of Philadelphia, ss.

Personally appeared before me, the subscriber, HUGH COLLINS, Magistrate of Court No. 4, of the said City, Mrs Cornelia Gore nee Christian of Philadelphia who being duly sworn according to law, doth depose and say, That Alonzo J. Gore now confined in the Tombs Prison New York City is my only Son now 30 Years age, he was arrested in the City of New York on the 14th day Feb'y last for threatening to shoot a Police Officer, he is certainly Insane. his condition whilst in this City was such I could not control him I used my utmost endeavors and plead with him to allow me to place him in a Hospital but of no avail, the last time I saw my Son was on 6th day October 1886 I have received several letters from him now in my possession, the tone of which leads me to believe my Son is Insane. he was confined in Massachusetts Hospital Long Island during one visit in September last which the records of said Hospital will prove

Sworn and subscribed before me,
this 26th day of February
A. D. 1888

Alonzo J. Gore
Magistrate of Court No. 4

Cornelia Gore.

Office, 810-Passyunk Ave.

1424 South 4th
Phila

0405

Alex. J. Diamond,
MAGISTRATE,
Court No. 2,
No. 1424 South Street,

Philadelphia, July 26th 1887.

Mr Montone

Justice Albee N Y City

Sir Mrs Cornelia

I will call on you on Monday
morning next and explain to you
in addition to the enclosed Affidavits
the execution of her Law now suspended
in New York City - Penn

Yours Truly

Alexander J. Diamond

0406

People
Mungo G. Love

0407

Department of
PUBLIC CHARITIES AND CORRECTION,

HENRY H. PORTER, Pres't.

THOMAS S. BRENNAN,

CHARLES E. SIMMON, Commissioners.

Office of City Prison, Corner of Franklin and Center Streets,

New York,

March 2 1887

Mr. P. Walsh
~~JAMES FINN~~, WARDEN.

Wm. Randolph D. Marline
District Attorney City & Co. N.Y.

Dear Sir
Matthew D. Field M.D. Chief
examines in Lunacy reports to me that
the prisoner Henry O. Love is insane
and should be transferred to an insane
Asylum. He states that Love has been
insane for months and was so at the
time of the commission of the offense

Very Respectfully
Thomas S. Brennan

Warden

A copy of this was sent you on the 2nd March
by Messenger. which was given by your
office to Comd. Porter of this Dept.

0408

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

New York, March 15, 1887.

Dr. John G. Truax,

17 East 127th Street,

City.

Dear Sir :

Will you examine into the mental condition of
Alonzo F. Lore, now confined in the City Prison upon a charge of
assault, at the earliest moment and report thereon to the District
Attorney?

Yours respectfully,

C. D. Barker
Chief Clerk

0409

POOR QUALITY
ORIGINAL

Wichita June 29th 1897

Judge Lytle
D. C.

I have just
heard that you were
in Kansas City at the
time, and I want to
tell you that you
be incriminated with him,
as I have argued you. He
did not know what
he was doing at the
time he was arrested,
and did not know
what he was arrested
for, until he was
informed at the prison.

04 13

Hudson River State Hospital.
Poughkeepsie, N.Y.
June 15. 1887.

John Sparks, Esq'r,
Clerk of General Sessions,
N.Y. City,

Dear Sir:

Will you kindly inform me
by return mail at what time the
Court of General Sessions adjourns for
the summer vacation? Also please
inform me until what time they
adjourn, and particularly as to
whether any part of the Court is
in session during the summer
months, and if so, who the presid-
ing Judge will be, and the date of the
sessions. I was brought before Judge
Gildersleeve on March 21st. /87 and
by him committed here. Will you

0414

please look at your records and give
me the name of the attorney who
appeared for me at that time. Judge
Gildersleeve assigned counsel to repre-
sent me, but I do not remember
his name.

By replying to the above in-
quiries at your early convenience
you will greatly oblige,

Yours very respy,
Alonzo J. Lard.

Enclosed please find return postage.

04 15

1 DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF
Louis R. Grose
agst. *Examination had July 13th 1887*
David Cassady Before *David E. Roelly* Police Justice.
James M. Mott

I, *David E. Roelly* Stenographer of the 1 District Police Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of *Louis R. Grose*
Charles A. Schuman
as taken by me on the above examination before said Justice.

Dated *July 20* 1887

David E. Roelly
Police Justice.

David E. Roelly
Stenographer.

0416

Jervis R. Grose }
20 }
Daniel Cassidy^{44/} } Charged with
James Morton } Grand Larceny
Before Hon.
Daniel O'Reilly
July 13/87.

Jervis R. Grose being duly sworn
Deposes as follows:
Q where is your place of business?
A 94 1/2 Cumberland Avenue corner
H3 & 1st St.

Q what is it?
A Produce business always?
Q its a large place?
A 30 or 40 feet. pretty good sized store
Q what day was this that your
any your place was robbed?
A on the 30th of May Decoration day
Q were you in the store at the time
Q when missed the money

Witness
Q when did you make your com-
plaint about being robbed?
A Immediately I sent right over to
the station house
Q then you saw these two gentlemen
how long?
A about 30 seconds.
Q where did you see them next to after
the 30th of May?

0417

2

A. In the Dumbos the day before yesterday
I believe,

Q. How did you see them were you
taken there to identify them?
Answer:

Q. Who brought you there?
A. Nobody especially I went there
myself some of the officers
around the depot too and
the men were arrested. I went
there to see if I could tell them
I did you identify this man yesterday
day?

A. I did?

Q. How many times you saw him?
A. Not at first sight, after I heard
them talk I did

Q. Where were you then?

A. Up stairs. As down stairs.

Q. Had you identified them up stairs?

A. I was not quite sure until I heard
him speak.

Q. Now about the other man?

A. I don't know anything about him.

Q. Were you in the store at the time
you missed your money?

Answer:

Q. And will you swear that he was in
the store?

Answer:

Q. Other people were in the store?

0418

a Olypue gentleman ^{and} he was the
ticket agent across the street
How many employees have you
there?

A. I only had one there at the time
were they waiting on customers?
Yes sir, the one was.

How many people were in the
store at the time you missed
your money?

A. My employee two men and this
ticket agent and myself.

— 4 —

0419

4

Charles Schuman being duly
person deposed ^{and says}

Q did you ever see Weston?

A I don't see him to my knowledge

Q did you ever see the other fellow
about?

A yes in the 30th of May in the
lounge bar room

Q are you his bookkeeper?

A yes

Q are you the gentleman that
has charge of the money drawer

A are you? checks ^{that} they are payable
at the cashiers desk

Q and you say that all you recollect
about this man was that you
saw him in the bar room?

A yes and he ordered a bottle
of beer and went out and didn't
drink it and came back and
ordered another bottle at the
same time this other party came
in and attracted my attention
and that was the last I saw of
him until I saw him at
headquarters where I recognized

Q you were asked to put your
hand on the man that stole
this money?

A I was

Q and did you?

0420

A I did not
Q did you say right then that there
that is the same?

Answer:

Q why not?

A I went to Mr. Bundy's house pretty
positive that he was the same
but I would like to hear him
speak and we were taken down
stairs and heard them speak and
I positively identified them.

Dependent on Council's Motion
for the discharge of the prisoners
By the Court

Motion Denied
Council wants further examination

0421

Cassidy
4 Mott

10/10 Louis R. Grouse

10/10 Daniel Cassidy

10/10 James Mott

10/10

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0422

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

Copy

July 1887

J. M. Cleveland Esq.,

Superintendent of the Hudson River State
Hospital for the Insane,

Poughkeepsie, N.Y.

S i r :-

You will please deliver to the keeper, Thomas Kier-
nan, an officer of the Municipal Police, upon the warrant he
will present to you therefor, Alonzo V. Gere, now an inmate of
the Hudson River State Hospital for the Insane, and committed
thereto upon the 22nd of March ultimo, on order of the Court
of General Sessions. Mr. Kiernan will give you a receipt
for said prisoner.

Yours respectfully,

A. D. Barker

Chief Clerk.

0423

People
v. George F. Love

George F. Love
People v. George F. Love
George F. Love

0424

2-1/87

The People
vs. George F. Love } Court of General Sessions, Part 7.
Before Judge Gildersleeve.
Monday March 21. 1887. A jury sworn to
determine the sanity of the defendant.

John G. Truax, sworn and examined.
By Counsel Q - What is your profession.

A I am a practicing physician.

Q How long have you been a practicing
physician. A - Fifteen years.

Q Fifteen years in this city.

A Most of the time, yes sir.

Q Do you know the defendant here at
the bar. A - I have examined him;
yes sir.

Q Professionally? A - Yes sir.

Q When? A - I think on the 16th of this month.

Q March. A - March.

Q Where did you examine him, doctor.
A In the physician's room in the Tombs.

Q Was that the first time that you had
ever seen him. A - That is the
first time I had ever seen him.

Q Will you be kind enough to state
to the jury the result of your pro-
fessional examination at that time.

A I will. I found the prisoner, Mr.
Love suffering with delusions and
illusions of the mind. His illusions

0425

2

were that he was constantly hearing strange sounds and strange voices. He heard the voice of his wife every where he went and the voices of those whom he thought were intimate with him, he thinking that by these sounds - that she had been unfaithful to him. He also imagined that these persons were persecuting him and to escape them he had left his business in Philadelphia, had gone to Chicago and resided there and while there they found him out and they persecuted him there. He left Philadelphia and came to New York and from New York he went to Providence and from Providence to Boston and from Boston back again to Providence, all the time trying to escape these parties. They followed him from hotel to hotel so that in one night in the city of Boston he visited half a dozen different hotels, thinking to escape them. Sometimes he would see them in the corner, on the

0426

stairs, or in the halls or outside of his room or somewhere else and he would pack up his things and he would leave. The consequence was finally he got in a street car and rode all night and left Boston on a very early train in the morning, thinking that in that way he would elude them. He came back I think to Providence if I remember rightly the story and ~~he~~ he thought that he had escaped them. He says he got away so early in the morning on the train and he went to a hotel and he saw in the hotel a lady; she did not look like his wife, but her voice was just like his wife's; so he recognized the voice so plainly that he knew it must be his wife, although she did not look like his wife, as she had different hair and different eyes etc; but she came into the corridor or room where he was standing; she spoke and the voice was the voice of his wife. So that he knew

0427

4

they had got on his track again; and then in a little while afterwards he heard the voices of these women that were following him. Of course his story is too long. I listened two hours to his description of the story. Finally he got away from Boston - while he was in Providence I mean - he bought a revolver to defend himself, but he did not want to hurt anybody. So he got out of Providence early in the morning and came here to New York and went to work at his business, that of upholsterer I think. He had been here two weeks before they found him, before they found where he was. These imaginary people - and they went in; he heard their voices in the hall. That was the night, I believe, he attempted to shoot the officer. He ran out of his room, ran up Sixth Avenue and Broadway, and on the corner of Broadway and Thirty first st. he saw these men standing on the

0428

opposite corner to that, got there, and he started down Broadway and had gone down some distance down Broadway when he looked up, as I have no doubt seeing the officer, and taking him to be one of these men why he drew his revolver. He does not know whether he did or not, but I presume that is the way that it was. I have not quite done. The strongest point of his story except the invitation of his wife - he could not really believe it - hearing these sounds, hearing these people, hearing everything else, yet there is something about the character of his wife; that he cannot really believe that she is unfaithful to him, ~~but~~ that she is a good nice woman, reiterating that all the while; his judgment tells him that his allusions make him think differently. From this examination I came to the conclusion he is a chronic -

Q Have you made any other enquiries, doctor, I see you have yours

6

notes before you in relation to this defendant. A. Nothing excepting my examination at the Lombs; that is all.

Q I see you say here at the bottom of this letter that he has been confined. A. O. I heard that story that he was for a short time confined somewhere in some asylum.

Q Now, doctor, will you be kind enough to tell us your conclusion, the result of your examinations of him. A. My conclusions are that he ~~has~~ is a chronic mania, that he has been so at least two years, and that he is believed to be so by his family. Letters from his mother and from his wife extending over a period of time, showing that all along they have thought him that way.

By the Bedford Q You regard him now in that condition as coming under the statute of the insane - he cannot go to trial.

A Yes sir.

0430

By the Court Q He is incapable of understanding the proceedings necessary to his defence to the charge for which he has been indicted. A Yes sir. Jervas L. Leonard, sworn and examined by counsel

Q You are a physician. A Yes sir.

Q And where do you reside, doctor.

A No 307 East 116th street.

Q How long have you practiced.

A Seven years.

Q ~~Where~~ Do you know the defendant at the bar, Luc... A I examined him in the physician's office at the Tombs.

Q And do you remember when doctor

A On the 4th of March.

Q Now will you be kind enough to tell this jury the result of your examination. A He began by telling me that he had been an upholsterer and had worked at his trade in Philadelphia, and while he was working in Philadelphia he first had these illusions of sound. One evening while there he was sitting in the house

0431

8
with his mother; he heard some one
as he supposed on the piazza of the
house endeavoring to get in. He
went there and they ran away;
that his mother went there first,
she saw no one, but he heard
them and then they ran away; he
heard them run away. Then
there he drifted from city to city,
and finally landed here in New
York, all the time pursued by
these people, who were endeavoring
to abuse him; and not alone
that, but they abused his wife; they
told him various stories in regard
to her, which he was loth to believe;
and it was while he was here
in New York these people who
were pursuing him, as he
supposed, entered into some alliance
with the policeman. He provided
himself with the revolver to
defend himself, and supposing
that this policeman was one
of them he drew the revolver on
him, probably not knowing what
he was doing at the time.

Q From the result will you be kind enough to tell your conclusion.
 A That he is suffering from a chronic form of mania.

Q And do you consider him in such a frame of mind as to be able to defend - to tell his counsel his defence and defend himself against the accusation brought against him. A No sir, he is not able.

By Mr. Bedford. Q You find in your opinion that he is entirely incapable of putting up a defence, to understand the proceedings of a trial, if placed on trial at this moment. A. Yes sir. Counsel read a certificate and an affidavit of Cornelia Loe (Hester) (lefts exhibit No 1)

The jury found the defendant insane.

0433

Testimony in the
case of
George J. Love
pled Feb.

1867

0434

Hudson River State Hospital

Poughkeepsie, N.Y. July 23^d 1887

Randolph B. Martine, Esq.,
District Attorney,
New York City.

Sir:

Pursuant to Section 26, Article Second,
Title First, Chapter 446, Laws of 1874, I
report as "restored to his right mind"
Alonzo T. Lore who was committed to
this hospital March 22nd 1887 on order
of Hon. Henry A. Gildersleeve, Judge of
the Court of General Sessions.

Yours Truly,
J. M. Cleveland,
Supt.

0435

Police Court—2 District.

City and County } ss.:
of New York,

of No. 15th Precinct Police Francis Caddell ~~Street~~, aged 23 years,
occupation Police Officer being duly sworn

deposes and says, that on the 17th day of February 1887 at the City of New
York, in the County of New York, West 3rd Street

he was violently and feloniously ASSAULTED and BEATEN by Alonso F. Loie
(now here) who willfully and maliciously
pointed and aimed a revolving pistol
loaded with powder and ball at the
head of deponent

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

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

Sworn to before me, this 17th day
of February 1887.

Francis C. Caddell
Police Justice.

0436

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,

2 District Police Court.

Alonso G. Love

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

Question. What is your name?

Answer. *Alonso G. Love.*

Question. How old are you?

Answer. *31 years old*

Question. Where were you born?

Answer. *New Jersey*

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

Answer. *96 6th Ave. 4 Mos*

Question. What is your business or profession?

Answer. *Upholsterer*

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
A. G. Love
Alonso G. Love

Taken before me this

day of *June* 188*7*

Police Justice.

0437

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

Alonso J. Lee
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 *July 17* *188* *Henry Murray* *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.*

0438

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court 2 226 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Francis Caddell
15 Precinct

Alonso F. Love

2 _____
3 _____
4 _____

Offence Caddell

Dated Feb 17 1887

Murray Magistrate.

Caddell Officer.

15 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

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0439

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry S. Sore

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

- Henry S. Sore -

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

The said *Henry S. Sore*,

late of the City of New York, in the County of New York aforesaid, on the *seventeenth* day of *February* in the year of our Lord one thousand eight hundred and eighty *seven*, with force of arms, at the City and County aforesaid, in and upon the body of one *Francis E. Raddel*, in the peace of the said People then and there being, feloniously did make an assault and to, at and against *him* the said *Francis E. Raddel*, a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said *Henry S. Sore*, in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge, *the same*, with intent *to kill* the said *Francis E. Raddel*, thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

- Henry S. Sore -

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

The said *Henry S. Sore*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of one *Francis E. Raddel*, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and to, at and against *him* the said *Francis E. Raddel*, a certain *pistol* then and there charged and loaded with gunpowder and one leaden bullet, which the said *Henry S. Sore*, in *his* right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, *the same*, 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.

0440

BOX:

249

FOLDER:

2416

DESCRIPTION:

Loughran, John

DATE:

02/04/87



2416

0442

BOX:

249

FOLDER:

2416

DESCRIPTION:

O'Brien, John

DATE:

02/04/87



2416

0443

Witnesses:
Thomas Sean
W. H. Fisher

\$388 SW No 2
604
NAX 12

Counsel, _____
Filed, *4* day of *July* 188*7*
Pleads, *Not guilty*

THE PEOPLE
vs.
John Longman
and *NA.*
John O'Brien

Grand Larceny, second degree
[Sections 628, 581 and 550 Penal Code]

RANDOLPH B. MARTINE,
Randolph
District Attorney.

Chas. J. Fox
A True Bill.

Chas. J. Fox

Foreman.
March 15

0444

Police Court—

3rd

District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No.

136 Cherry

Street, aged

36

years,

occupation

Hautekeeper.

being duly sworn

deposes and says, that on the

24

day of

January

1887

at the City of New

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

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

One Gold Ring with diamond setting, of the
value of Twenty dollars.

One plain Gold Ring of the value of ten dollars

One Seal-ring of the value of

one hundred dollars.

said property being in all of the value of
one hundred & thirty dollars

The contents of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by John Laughran (now here) andJohn O'Brien not arrested, from the
fact, that said two defendants were
in deponent's Room at the above said premises,
that said property was in said Room
at the time.Deponent is informed by Peter F.
Pryke of No. 136 Cherry Street that said
Laughran gave him a Pawn ticket with
the request to keep it carefully for him,
that said Pawn ticket represented
deponent's above described Rings, which
Rings deponent fully identifies as such.Deponent is further informed by
Cornelia Pryke of No. 136 Cherry Street

Sworn to before me, this

188

day

Police Justice.

0445

that she saw said O'Brien in the
aforesaid premises, with the Seal-King
Sagoo in his possession
that said Sagoo was taken from the
possession of said O'Brien by the
wife of John Laughman, who returned
the same to aforesaid
John Sagoo

Sworn to before me this
27 day of May 1887

Henry Norway, Notary Public

0446

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 35 years, occupation Cornelia Tighe of No.

136 Cherry Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Pharmacia Perry
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 27
day of January 1887 } Cornelia Tighe

Henry Perry
Police Justice.

0447

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 37 years, occupation Brass Moulder of No.

136 Cherry Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Johanna Geary

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

Sworn to before me, this 27
day of January 1887

Peter F. Tighe

Samuel M. M. M.
Police Justice.

0448

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK.

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I am not guilty of the charge
I was not present when the
property was taken I got the
train tickets representing the property
from Mr John O'Brien and
gave them in charge of Peter Higgins
John Laughren.*

Taken before me this

day of *August* 188*8*

John J. McLaughlin
Police Justice.

0449

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

John Conner
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 *January 27* 188 *Henry Ramsey* 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.

0450

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

128 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Grand Jury
136 Cherry
John O'Brien

2
3
4

Dated _____ 1887

Magistrate
John J. Creed Officer

Witnesses Peter F. Fiske

No. 136 Cherry Street.

Emelia Fiske

No. 136 Cherry Street.

No. 8 Washington Street.

\$ 5.00 to answer

(Am)

0451

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 Sanghman
and
John O'Brien

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

John Sanghman and John O'Brien

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

The said John Sanghman and John
O'Brien, both —

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

one finger ring of the value of
Twenty dollars, one other finger
ring of the value of Ten dollars,
and one seal chain of the
value of one hundred dollars;

of the goods, chattels and personal property of one

John A. Fagan, —

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.

0452

SECOND COUNT—

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

— John Sanjouran —

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said John Sanjouran,

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

one finger ring of the value of twenty dollars, one other finger ring of the value of ten dollars, and one real skin racquet of the value of one hundred dollars.

of the goods, chattels and personal property of one Johna Fegans
by one John O'Brien, and —

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

Johna Fegans —

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

John Sanjouran —

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

RANDOLPH B. MARTINE,

District Attorney.