

0146

BOX:

34

FOLDER:

405

DESCRIPTION:

Laregy, Patrick

DATE:

03/16/81



405

0147

HEALTH DEPARTMENT OF THE CITY OF NEW YORK,
 OFFICE, No. 301 MOTT STREET.
 Bureau of Vital Statistics.

Liber 12

No. 2226

New York, March 18th 1881

A Transcript from the Record of Deaths
 IN THE CITY OF NEW YORK.

NAME OF DECEASED.			DATE OF DEATH.		
Patrick Learey			March 15, 1881		
AGE OF DECEASED.		CONDITION.	OCCUPATION.	BIRTH PLACE.	
Years.	Months.	Days.			
35	~	~	Married	Liquor Merchant	New York City
How Long Resident in City.			FATHER'S BIRTHPLACE.		MOTHER'S BIRTHPLACE.
Life			Ireland		Ireland
PLACE OF DEATH.			CAUSE OF DEATH.		TIME FROM ATTACK 'TILL DEATH.
No. 150 Forsyth St. 10 th WARD.			Pneumonia. Ebricitas		Ten days
PLACE OF BURIAL.			UNDERTAKER.		MEDICAL ATTENDANT.
Calvary			P. McCollum		J. T. Parker

John J. Neale and
 Deputy Register of Records.
 A True Copy.

Emmeline M. Neale
 Secretary.

0148

Court of General Sessions

The People

^{vs.} Patrick Laregg.

Indicted as Patrick Laregg.

City and County of New York ss.
Hugh M Loughlin being duly sworn
says that he was well acquainted
with Patrick Laregg and was present
when Mr Quinn went his bail in
Lomb's. Deponent knows that person
described in the annexed Certificate
is the person who was arrested
and indicted, and the person for
whom Terentius Quinn went bail.
Sworn to before me
this 18th day of March
1881

H. M. Loughlin

commissary clerk
NY City

0149

First District Police Court.

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

of No.

John Kelly
the 4 Greeninch

Street,

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

day of

March

18*87*

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

at No.

157 Chambers

Street,

Amelia Carey Jones
did sell, or caused, suffered or permitted to be sold, under his direction or authority, strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Sections 13 and 14 of the Act of the Legislature of the State of New York, entitled "An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this

day of

March 18*87*

POLICE JUSTICE.

John Kelly

0150

228
Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Kelly
vs.
Daniel Casag

MISDEMEANOR
Selling Liquor, &c, without License.

Dated the 4 day of March 1881

Wardell Magistrate.

Kelly Officers.

Witness

Bailed \$ 300 to Ans.

By

Penantions Quinn

318 E 82 Street.



0151

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Patrick Laregy

late of the *fourth* Ward of the City of New York, in the County of
New York, aforesaid, on the *third* day of *march* in the year
of our Lord one thousand eight hundred and eighty - *one*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

John Kelly

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

~~SECOND COUNT. And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

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

DANIEL C. ROLLINS,
~~HENTON R. ROLLINS~~, District Attorney.

0152

BOX:

34

FOLDER:

405

DESCRIPTION:

Leitigis, Charles

DATE:

03/22/81



405

Sept. Luceres -
also two days in
a Luceres
F.S.

255

Day of Trial

Counsel,

Filed 22 day of March 1881

Pleads

THE PEOPLE

vs.

44. B
F.S.
Charles Feilich

Violation of Excise Law.

DANIEL C ROLLINS,

~~Attorney at Law~~
Attorney at Law

District Attorney.

Part in March 25. 1881

pleads guilty.

A True Bill.

William H. H. H.
Foreman.

Dec. 1881
F.S.

0153

0154

Third District Police Court.

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

of No. 14th Police Precinct James Van Rensselaer Street,

of the City of New York, being duly sworn, deposes and says, that on the 11th -

day of March 1887, at the City of New York, in the County of New York,

at No. 804 - 5th - Street,
Charles Leitig's

did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority, strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled "An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 11th
day of March 1887,
Salon Smith

POLICE JUSTICE

James Van Rensselaer

0155

260/

Police Court—Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Van Roes

vs.

11 11/16

Charles Stigis

MISDEMEANOR.

Violation Excise Laws.

Dated the *11* day of *March* 1887

Luist Magistrate.

Van Roes Officers.

11

Witness.....

Bailed \$ *100* to Ans., G. S.

By

Wolfe Meyer

312 E 14



0156

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Charles Leitigis

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

James Van Rensselaer

; without having a

license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~Speers Count. And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County, aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

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

DANIEL C. ROLLINS,
~~HENRY R. ROLLINS~~, District Attorney.

0157

BOX:

34

FOLDER:

405

DESCRIPTION:

Lester, John

DATE:

03/25/81



405

Defendant's Case
has not yet
decided & he
cannot do so
until a week ago.

Ans 8th / 8th / 81
FD

Day of Trial
Counsel,
Filed 25th day of March 1881
Pleads

THE PEOPLE
vs. B
John H. Lester
Violation of Excise Law.

DANIEL C ROLLINS,
District Attorney,
1st Nat Mo March 28, 1881
pleads guilty
A TRUE BILL.

William H. H. H.
1st Nat Mo March 28, 1881.
Foreman.
110.00 sec. fine
Paid 7/11
3rd Nat Mo March 28, 1881
Lester -
4th Nat Mo March 28, 1881

0158

0159

Office of Board of Excise,

299 MULBERRY STREET,

New York, March 30th 1881.

This is to certify that Mark Samagano has made application to the Board of Excise for a License for his place no 67 James Street. And the same is now in the hands of the Inspector of the Precinct for report thereon

Anthony Hartman

Chief Clerk

Board of Excise

0160

First District Police Court.

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

of No. the 4th Precinct 10th Street,
of the City of New York, being duly sworn, deposes and says, that on the

day of March 1887, at the City of New York, in the County of New York,

at No. 67 James Street,
John H. Lester now here

did sell, or caused, suffered or permitted to be sold, under his direction or authority, strong or spirituous liquors
or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to
and in violation of the Sections 13 and 14 of the Act of the Legislature of the State of New York, entitled "An
Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Subscribed before me, this 11th day of March 1887 }

A. H. Morgan

POLICE JUSTICE.

Patrick J. Barry

0161

271
Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel J. Berry

vs.

John H. Lester

MISDEMEANOR,
Selling Liquor, &c., without License

Dated the 11th day of March 1891

Morgan Magistrate.

Berry Officers.

Witness _____

Bailed \$ 100 to Ans. *E. J. J. J.*

By *Bartholomew Cadigan*

327 Madison Street.



0162

CITY AND COUNTY } ss.:
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That

John A. Lester

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

Patrick J. Barry

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

~~SECOND COUNT. And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

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

DANIEL C. ROLLINS,
~~ESQ.~~ **District Attorney.**

0163

BOX:

34

FOLDER:

405

DESCRIPTION:

Letterman, Isaac

DATE:

03/11/81



405

0164

279
Mar 15
Kaufman
Filed 11 day of March 188
Pleads not guilty 14

THE PEOPLE

vs.

P

Felony Assault and Battery.

28-
11 Elizabeth
prosecutor
Isaac Letterman
Daniel G. Rollins
BENJ. K. PHELPS,

District Attorney.

part in March 22/1881
pleads 1st count.

A True Bill.

William H. Phelps
Foreman

7th 6 mos 87
70

0165

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question.—What is your name?

Answer.—Isaac Lettorman

Question.—How old are you?

Answer.—28 years

Question.—Where were you born?

Answer.—New York

Question.—Where do you live?

Answer.—in Christie Str.

Question.—What is your occupation?

Answer.—Prospector.

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

Answer.—I did it in self defence.

Isaac Lettorman

Taken before me, this

6

day of March

1871

Police Justice

0166

New York Hospital,

West Fifteenth Street,

New York, March 5th 1881

Chas. W. Lee is an inmate of this
hospital suffering from stab wounds
of chest and arm. his condition
is greatly improved and a
recovery within two weeks is
probable.

John Leonard M.D.
House Surgeon.

0167

New York Hospital,

West Fifteenth Street,

New York, July 28 1881

To whom it may concern

This is to certify that Mr.
Charles W. Lee of 16 Prince St.
was admitted to the Surgical
Wards of this Institution on the
15th of February 1881 suffering
from stab wounds. I cannot
certify that his life is yet out
of danger though the patient
is progressing favorably
Wm W. Leonard

House Surgeon N.Y. Hosp.
J. W.

0168

New York Hospital,

West Fifteenth Street,

New York, Feb 23 1881

To whom it may Concern

This is to certify that Mr.
Charles W. Lee of 16 Knice St. City
was admitted to the Surgical
Division of this Hospital on
13th February 1881. Suffering
from star wounds of Chest &c.
His condition is improved. But
I cannot certify that he is yet
out of danger.

W. Leonard
House Surgeon N.Y. Hospital
Feb 23 1881

0169

New York Hospital,

West Fifteenth Street,

New York, *Feb 18th* 1881,

This to Certify that *Charles Lee* was
admitted to this Hospital *Feb 15th 1881*
suffering from stab wounds of left
Chest, shoulder, arm, & back. He is not
yet free from the possibility of serious
results from the injury, although his
present condition encourages the hope
of ultimate recovery. *Edw. Leonard.*
House Surgeon.

0170

Form 15.

Police Court—Third District.

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

of No.

35

Bayard

Street

on Sunday

the

13

being duly sworn, deposes and says, that

day of

February

in the year 1881

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

Michael Lee

he was violently and feloniously ASSAULTED and BEATEN by

Isaac Letterman (now here)

who cut and stabbed said Lee
in his shoulder and in his breast
with a knife he held in his hand

~~said Lee~~
with the felonious intent to take the life of ~~deponent~~ or do him 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, &c., and be dealt with according to law.

Sworn before me, this

of

February

15

1881

day }

B. H. Ripley

George Coupe

Police Justice.

0171

Form 15.

Police Court—Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Laugel
133 Maynard St.

Josiah Lettman

Charles N. Lee

Dated *July 15* 188*1*

Perky Magistrate.

Wheeler

Officer.

10 days

WITNESSES:

Michael Lee

*Embroiderment could
of been improved*

1000 to am. G. J.



0172

CITY AND COUNTY } ss.
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That Isaac Letterman

late of the City of New York, in the County of New York, aforesaid, on the
thirteenth day of February in the year of our Lord
one thousand eight hundred and eighty one with force and arms, at the City and
County aforesaid, in and upon the body of Michael Lee otherwise called Charles W. Lee
in the peace of the said people then and there being, feloniously did make an assault
and him the said Michael Lee otherwise called Charles W. Lee
with a certain knife which the said Isaac Letterman

in his right hand then and there had and held, the same being a deadly and
dangerous weapon, willfully and feloniously did beat, strike, stab, cut, and wound
with intent him the said Michael Lee otherwise called Charles W. Lee
then and there, feloniously and willfully 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 Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said Isaac Letterman Michael Lee otherwise called
Charles W. Lee with force and arms, in and upon the body of the said Michael Lee otherwise called
Charles W. Lee then and there being, willfully and feloniously did make an
assault and him the said Michael Lee otherwise called Charles W. Lee
with a certain knife which the said Isaac Letterman

in his right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, willfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there willfully and feloniously
do bodily harm unto him the said Michael Lee otherwise called
Charles W. Lee 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 Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said Isaac Letterman

with force and arms, in and upon the body of Michael Lee otherwise called
Charles W. Lee in the peace of the said people then and there being, feloniously, did make another
assault and him the said Michael Lee otherwise called Charles W. Lee
with a certain knife which the said Isaac Letterman

in his right
hand then and there had and held, willfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of him the said Michael Lee otherwise called Charles W. Lee with intent him the

0173

said *Charles W. Lee* *Michael Lee otherwise called* then and there feloniously and willfully 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.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said *Isaac Letterman*

Charles W. Lee with force and arms, in and upon the body of the said *Michael Lee otherwise called* then and there being, willfully and feloniously, did make another assault and the said *Michael Lee otherwise called* with a certain *knife* which the said *Isaac Letterman* in *his* right hand then and there had and held, the same being then and there a deadly weapon, willfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there willfully and feloniously maim *him* the said *Michael Lee otherwise called* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Daniel G. Rollins

BENJ. K. PHELPS, District Attorney.

THE PEOPLE

Filed day of *March* 188*7*
Pleas *not guilty*

Felonious Assault and Battery.

BENJ. K. PHELPS

District Attorney.

A TRUE BILL.

William H. H. H.
Boreman

7. 6. 1887
W. H. H.

0174

BOX:

34

FOLDER:

405

DESCRIPTION:

Liguori, Guiseppe

DATE:

03/10/81



405

0175

76 *W. H. H. H.*

Counsel,

Filed 10 day of March 1881.

Pleads, not Guilty.

Homicide of the Degree of Murder in the First Degree.

THE PEOPLE

W. H. H. H.

W. H. H. H.

W. H. H. H.

District Attorney.

Part No. April 8. 1881

Pleads in answer to 3. deg.

A True Bill.

W. H. H. H.

W. H. H. H.

Tried and

the day of

0176

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question.—What is your name?

Answer.—Giuseppe Liquori

Question.—How old are you?

Answer.—Twenty seven years

Question.—Where were you born?

Answer.—Italy

Question.—Where do you live?

Answer.—~~102 Broadway~~ 10 Roosevelt Street

Question.—What is your occupation?

Answer.—Laborer

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

I am innocent of the charge.
Giuseppe Liquori

Taken before me, this 20 day of Jan 1891

Wm. J. Sullivan
CORONER.

0177

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
33 Years.	Months.	Days.	Italy	New York Hosp.	Jan 11. 81.

1st 148 1881
HOMICIDE.

AN INQUISTION

On the VIEW of the BODY of

Francis Trevisco

whereby it is found that he came to
his Death by the hands of

Charles William Brown



Original taken on the 20 day

January 1881

Mortimer Belmont

Committed January 20. 1881

David

Discharged

Date of death January 11. 1881

0178

1881 871-101

HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of

Y. Lorenzo Federico

whereby it is found that he came to
his Death by the hands of

Guiseppi



Inquest taken on the 20 day
January. 1854

Montgomery, Collier.

Committed January 20. 1881

Prilled

Discharged

Date of death January 11, 1881

MEMORANDUM

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
33 Years.	Italy	New York Hosp.	Dec 11, 1900

0179

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of *Coroners Office*
No. 40 E. Houston Street in the *15* Ward of the City of
 New York, in the County of New York, this *20* day of *Jan.*
 in the year of our Lord one thousand eight hundred and *81*. before
Montyfullinger Coroner,
 of the City and County aforesaid, on view of the Body of

Vincenzo Frederico lying dead at
Reijt Upon the Oaths and Affirmations of
 good and lawful men of the State of New York, duly chosen and
 sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Vincenzo Frederico came to his death, do,
 upon their Oaths and Affirmations, say: That the said *Vincenzo Frederico*
 came to his death by
 a stab wound inflicted by the hands
 of *Giuseppe Liguori* Jan 10th 81 at
 47 Brodway St.

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

JURORS.

John A. Posters
S. N. Sils

D. J. McDonald
Mc Solomons

Charles
W. Wallmors
William Pepper
Henry Albers

Montyfullinger
 CORONER, E. S.

0180

The People of the State of New York, on the
Complaint of

vs.

List of Witnesses.

Giuseppe Liquori

NAMES.

RESIDENCE.

*Paolo Liquori
Harminio Sautore
Cono Babino
Alessandro Friderico
Officer John Canavan
J. H. Waterman mo*

*58 Mott St
18 Roosevelt St
47 Crosby "
" "
4th Police Prec't
Coroners Office*

0181

1-

Coroner's Office.

TESTIMONY.

John Kennoran officer attached to 4th Precinct being sworn says I was summoned on the evening of Jan 10th & 11th about 11.30, by the Sergeant to go to 10 Roosevelt St to investigate a stabbing which had been taking place there; I found the door locked, bolted on inside; I rapped and it was opened by an Italian, Alessandro Frederico. the room was 12 feet square. there were 10 or 12 persons present, in a small room adjoining, the deceased lay in bed - not undressed; he had a wound on the left side as I was told. Alessandro Frederico & Lorenzo Frederico said they could show me the man who stabbed him; I reported to Station an ambulance was sent for; the Doctor came to the room; I then left to make the arrest; proceeded to 58 Mott St with these two men; there found Paolo Liguorori in bed; arrested him; and then went to 59 Mulberry St; Paolo Liguorori, did not ask why he was arrested - at 59 Mulberry St, 1st floor, I found Joseph Liguorori, he was also in bed. did not say anything to me either why he was arrested - took prisoners to Station.

Taken before me,
this 20 day of

Jan 1887. John Canavan
M. J. Canavan

CORONER.

0182

2.

Coroner's Office.

TESTIMONY.

Alessandro Frederico 47 Crosby
 St being sworn says deceased was
 my Brother; I was not in room
 when my Brother was stabbed;
 I heard it about 10 o'clock at night,
 I heard it from Leono, Bibino; he
 came to my room to inform me; I
 then went to my Brother's place; Bib-
 ino came alone to me; when I got to the
 room I found my brother lying on the
 bed; I went to look for an officer;

Alessandro^{his} Frederico
 mark.

Taken before me,
 this 20 day of

July 1881- Montfeller

CORONER.

0183

3.

Coroner's Office.

TESTIMONY.

Corso Babino, 47 Crosby St being sworn says I knew Vincenzo Forde-
 know him in the old caude. I was
 in his room several days; Nicolo
 Santoro, his son Carmine, his wife
 (Santoro) and two others whose name I
 do not know. Know one of them by
 the name of Mike; they are not
 here (the last two) - When first came
 to the house, Joseph Liguori was
 there with beer, drinking beer;
 we wanted to play to Moro, for beer.
 Nicolo ^{Santoro} said, I don't want any play-
 ing here; he wanted us to go home;
 we were not quarreling; this was
 at 9 PM; it was in Nicolo San-
 toro's room 47 Crosby St; afterwards
 Paolo Liguori and Vincenzo Forde-
 commenced to fight together and the
 general melee Vincenzo Forde-
 fell over; it only lasted a few min-
 utes; I saw a knife in the hands
 of Giuseppe Liguori; I did not
 see by his motions where he took it
 from; Vincenzo Forde- was on
 the floor and I saw saw Giuseppe
 upon him; the fight commenced bet-
 ween Paolo and Vincenzo - Vincenzo
 was drunk and fell over during the

Taken before me,
 this 20 day of May 1881.

CORONER.

0184

Coroner's Office.

TESTIMONY.

fight with Paolo - Giuseppe was in the room while they were fighting about 2 feet from them and stepped over towards the two fighting and went on top of Vincenzo - Paolo was standing up and did nothing; Giuseppe went and stabbed Vincenzo & there were a lot of people but I do not know who they were. I got kind of crazy and don't remember much about it; Vincenzo cried out and I went for a doctor; Giuseppe did not run away; he went to another house, but came back; When Giuseppe got up I saw blood flowing from Vincenzo; I saw a knife in Giuseppe's hands when he got up from Vincenzo; I don't know what kind of a knife it was; it was 5 or 6 inches long - I saw no blood on Vincenzo before he fell; there was no one else on the floor except these two; the whole trouble was about the game of Moro - I played it - Son of Nicolo Scutore, deceased, Giuseppe and Paolo Liguorri were playing

Taken before me,
this 20 day of May 1881.

CORONER.

0185

5

Coroner's Office.

TESTIMONY.

the wife of Santore ^{was} present in
 the room at the time of the stabbing.
 I was very little under the influence
 of liquor; I never get drunk; I
 saw the deceased stabbed three
 times;
 Carlo + Babino
 mark.

Taken before me,
 this 20 day of Jan'y 1881. *Wm. H. Jones*
 CORONER.

0186

6.

Coroner's Office.

TESTIMONY.

Carmine Santors, 10 Roosevelt
 St being sworn says I was in the
 room when Vincenzo was stabbed;
 He was stabbed by Giuseppe Ligior-
 ori; Vincenzo was down on the
 floor because he was dead ~~down~~
 Giuseppe had a knife in his hand.
 He attempted to stab him 3 times
 the 3rd time he stabbed him; Paolo
 was in the room about 6 feet, sitting
 down; my mother with a little girl
 was there; they were all down;
 My father, mother, two prisoners, myself
 deceased and Angelo Santors, Michael
 Santors were in the room. Paolo, Vin-
 cenzo and Giuseppe were having loud
 words; I know that at the time of
 the stabbing Paolo was a few feet
 away from them - did not see Paolo
 strike Vincenzo

his
 Carmine Santors
 mark.

Taken before me,
 this 20 day of June 1884 Montclair

CORONER

0187

7.

Coroner's Office.

TESTIMONY.

Paolo Liguori⁵⁸ 58 Mott St being
 sworn and I was with Vincenzo
 Federico, on the night of the affray -
 I am a first cousin of Giuseppe
 Liguori; we were playing about
 6 o'clock; had been drinking Beer
 7 cents a pint - While we were
 playing, they did not give Giuseppe or
 I a drink; I wanted to go home at
 8 PM; as I started to go, Vincenzo
 struck me on the head and Giuseppe
 took my part; I did not see a knife
 Vincenzo use I fell on the floor -
 I can't tell much about it as we
 were all drunk; I did not see
 Blood - when we fell we were
 rolling over one another; I did not
 strike him -

his
 Paolo + Liguori
 mark.

Taken before me,
 this 20 day of Aug 1881. *Wm. J. F. [unclear]*

CORONER.

Coroner's Office.

TESTIMONY.

I, Morris A. W. W. being sworn say
I have viewed the body of deceased
at the New York Hospital and the
following are the results of the Autopsy
and examination made upon deceased,
(Famintis Fredrick), at that time.

Autopsy -

General appearance healthy -

There was a wound $\frac{1}{2}$ inch in length
3 inches to left of Median Line and
one inch above Umbilicus - it was
penetrating in character -

Brain - normal -

Heart - Fatty - hypertrophy left ventric-
le - valves normal -

Lungs - right lung - adherent - solid-
ified - about 6 oz bloody serous effusion
in right Thoracic cavity - left lung
slightly ~~adherent~~ - also slightly adherent -

Stomach - normal - Kidneys & Liver, normal
appearance -

Peritoneum, highly inflamed, and exuda-
tion all over the intestines, they having be-
come adherent ~~to~~; quite a large
amount of faecal matter in the cavity
of abdomen - there was a puncture of the
small intestine; also an incised wound
of the Omentum - corresponding to the perfor-
ation of the abdominal walls -

Taken before me,

this 20 day of Jan'y 1881.

CORONER.

0189

Coroner's Office.

TESTIMONY.

From results of Autopsy, I am of opinion death was caused by Traumatic Peritonitis, the result of the forementioned wound of the Abdomen.

M. W. Munnich M.D.

Taken before me,
this 20 day of

Jan 1881 Wenzelburger

CORONER.

0190

THE PEOPLE, &C.

VS.

GUISEPPE LIGUORI

HOMICIDE OF VICENZO FREDERICO.

ASSAULT, JANUARY 10, 1881.

DEATH, JANUARY 11TH.

J O H N C A N A V A N 4TH PRECINCT.

ON THE EVENING OF JANUARY NXX 10TH I WAS SENT BY THE SERGEANT TO NO. 10 ROOSEVELT STREET. I WENT THERE, AND UP TO THE THIRD FLOOR OF THE REAR BUILDING. I WENT THROUGH THE ALLEY. I WENT INTO THE BACK ROOM RIGHT AT THE HEAD OF THE STAIRS ON THE RIGHT HAND SIDE. I FOUND THE DOOR LOCKED AND BOLTED ON THE INSIDE. I RAPPED AND IT WAS OPENED BY JACKSON FREDERICO. THE ROOM I SHOULD THINK WAS ABOUT 12 FEET SQUARE, AND A SMALL ANTE-BEDROOM ABOUT 6 FEET SQUARE. I FOUND A MAN LYING IN BED WITH A STAB-WOUND IN HIS LEFT SIDE. HE WAS IN THE SMALL ROOM, HIS COAT WAS OFF AND HIS SHIRT WAS THROWN UP. HE WAS PARTLY STRIPPED. THERE WERE TEN OR TWELVE PERSONS PRESENT. WHEN I GOT THERE IT WAS ABOUT HALF PAST 11 AT NIGHT. LORENZO FREDERICO HAD COME TO THE STATION HOUSE, AND HE ACCOMPANIED ME TO THE HOUSE. THERE SEEMED TO BE NO UNUSUAL CONFUSION IN THE LARGE ROOM. I SAW NO BLOOD ON THE FLOOR. I SAW NO LIQUOR OR APPEARANCE OF IT THERE. THERE WAS NO ONE INTOXICATED. THE AMBULANCE CAME WITH ME FROM THE STATION HOUSE. THE DOCTOR CAME AND I LEFT WITH TWO ITALIANS. THESE TWO ITALIANS SAID "COME AND WE WILL SHOW YOU" -- ALEXANDER FREDERICO WAS ONE. WE WENT TO 58 MOTT STREET AND THERE I FOUND PAULOLIGUORI IN BED. I ARRESTED HIM. OFFICER CLARK ACCOMPANIED ME FROM THE STATION HOUSE AND CAME WITH ME TO 58 MOTT STREET. PAULO WAS IN BED ROLLED UP IN A BLANKET. HE HAD NOTHING

0191

UPON HIM. PAULO DID NOT ASK WHY HE WAS ARRESTED. AT 59 MULBERRY STREET I FOUND THE DEFENDANT AND ARRESTED HIM. I FOUND HIM IN BED WITH ANOTHER ITALIAN. THEY WERE BOTH NAKED AND ROLLED UP IN BLANKETS. THERE WERE THREE OR FOUR OTHERS IN THE ROOM. THE DOOR WAS LOCKED -- I RAPPED AT THE DOOR FOR ABOUT FIVE MINUTES. WHEN WE WENT IN ALEXANDER POINTED TO THE PRISONER IN BED. GIUSEPPE WAS INTOXICATED WHEN I ARRESTED HIM, PAULO WAS NOT INTOXICATED. GIUSEPPE WAS VERY SAVAGE AND NOISY. HE TALKED ITALIAN. LORENZO AND ALEXANDER LEFT ME AT THE STATION HOUSE. THEN I TOOK THE TWO PRISONERS TO THE HOSPITAL. I TOOK THEM BEFORE THE DECEASED AND ASKED HIM IF THESE WERE THE TWO MEN, AND HE NODDED HIS HEAD BUT DID NOT SPEAK. I INDICATED BY MOTION IF PAULO AND GIUSEPPE WERE THE MEN, AND THE DECEASED HELD UP TWO FINGERS, POINTED TO THE PRISONERS AND THEN POINTED TO HIS LEFT SIDE WHERE THE WOUND WAS. I DID NOT FIND THE KNIFE.

K O N O B A B I N O 47 CROSBY STREET.

I KNEW THE DECEASED IN THE OLD COUNTRY. I WAS IN THE ROOM ON THE 10TH OF JANUARY WHEN THE DECEASED WAS STABBED. THERE WERE 10 OR 11 IN THE ROOM. AMONG THEM WERE NICOLO SANTORE, HIS SON CARMINE, MRS. SANTORE, GIUSEPPE LIGUORI AND PAUL LIGUORI. NEITHER ALEXANDER NOR LORENZO WERE IN THE ROOM WHEN THE DECEASED WAS STABBED. IT WAS NICOLO SANTORE'S ROOM -- THE OTHERS LODGED THERE. THEY HAD BEEN THERE ABOUT FOUR HOURS. THEY WERE DRINKING BEER FOR AWHILE, AND THEY SAID "LET US HAVE THE LA MORE GAME, THE LOSER TO PAY FOR THE GAME." THERE WERE FOUR PLAYING THE GAME -- THE TWO BROTHERS GIUSEPPE AND PAULO AND VINCENZO FREDERICO AND CARMINE SANTORE. I

0192

WAS THERE ALL THE TIME. AFTER PLAYING AWILE NICOLO SANTORE SAID
"IT IS TIME TO GO HOME." THEY WERE MAKING A NOISE. AFTER SANTORE
TOLD THEM TO GO HOME ALL AT ONCE I SAW VINCENZO FREDERICO AND PAULO
LIGUORI FIGHTING WITH EACH OTHER. IT WAS 8 OR 9 O'CLOCK AT NIGHT.
THEY WERE ALL DRUNK. I WAS NOT VERY DRUNK. NICOLO, CARMINE AND
MYSELF INTERFERED TO SEPARATE THEM. AS WE WERE TRYING TO SEPARATE
THEM THE PUSHING WAS SO GREAT THAT THE DECEASED FELL TO THE FLOOR
AND SOME OTHERS ALSO. IN THE SCUFFLE THEY WERE ALL PUSH-ING
AGAINST EACH OTHER, AND TWO OF US WERE TAKING THE BABY AWAY. AS
THE DECEASED WAS LYING ON THE FLOOR, GUISEPPE STANDING OVER HIM, I
SAW GUISEPPE STABBING THE DECEASED. I SAW THE KNIFE. IT WAS A CASE
XKE KNIFE -- THE BLADE WAS FROM FOUR TO FIVE INCHES LONG. . I SAW
JOSEPH WITH HIS HAND RAISED AND THE KNIFE IN IT. I SAW THE PRIS-
-ONER STAB THE DECEASED THREE TIMES IN THE LEFT SIDE. WHEN THE
FIGHT COMMENCED PAUL SAID HE WOULD GO HOME AND THE DECEASED JUMPED
UP AND COMMENCED TO FIGHT WITH HIM; THEN GUISEPPE CAME IN TO DEFEND
HIS BROTHER. AFTER THE STABBING THE OTHERS CAUGHT HOLD OF GUISEPPE
AND PUSHED HIM OUT. GUISEPPE RETURNED IN ABOUT THREE MINUTES AND
SAID "WHERE IS THAT FPEDERICO? WHERE IS THAT MAN?" AND THEN THEY
CAUGHT HOLD OF HIM AND PUSHED HIM OUT AGAIN. HE HAD THE KNIFE IN
HIS HAND WHEN HE CAME. HE WAS ENRAGED WHEN HE CAME IN. I THEN LEFT
THE ROOM AND WHAT HAPPENED AFTERWARDS I DO NOT KNOW. AT THE TIME
OF THE STABBING PAUL WAS NEAR THE DOOR AND THE OTHERS WHO TOOK CARE
OF HIM. VINCENZO WAS A STRONGER MAN THAN PAUL. VINCENZO GAVE PAUL
SEVERAL BLOWS AND PAUL DIDN'T STRIKE BACK. VINCENZO DIDN'T SAY
ANYTHING WHILE BEING STABBED, BUT WHEN HE WAS PLACED ON THE BED HE
SAID "I FEAR I AM WOUNDED. I ASSISTED VINCENZO ON THE BED. THERE

0193

WAS NO ONE NEAR THE DECEASED EXCEPT JOSEPH WHEN HE WAS DOWN.

C A R M I N E S E N T O R E 10 ROOSEVELT STREET.

I WAS IN THE ROOM THE EVENING OF THE AFFRAY. I WENT OUT FOR BEER ONCE DURING THE EVENING. THERE WAS PRESENT IN THE ROOM --MY FATHER AND MOTHER, PAUL AND GUISEPPE LAGUORI, KONO BABINO AND THE DECEASED. THOSE PLAYING CARDS WERE THE TWO BROTHERS JOSEPH AND PAUL, VINCENZO FREDERICO AND MYSELF. AFTER PLAYING AWILE MY FATHER SAID "STOP PLAYING AND GO HOME, AS IT IS GETTING LATE." PAUL GOT UP TO GO AWAY WHEN HE WAS SEIZED BY FREDERICO AND HELD BACK AND ASKED TO FINISH THE GAME. MY FATHER INSISTED THAT THE GAME SHOULD NOT BE FINISHED AND PAUL SAID "I WILL GO". I SAW THE DECEASED STRIKE PAUL ONCE WHILE INSISTING UPON HIS REMAINING TO FINISH THE GAME.

GUISEPPE SEEING THAT THE DECEASED WAS STRIKING PAUL, HIS BROTHER, INTERFERED, TOOK HIS KNIFE OUT AND STRUCK THE DECEASED. GUISEPPE WAS SITTING WHEN PAUL AND THE DECEASED COMMENCED TO FIGHT. I DIDN'T SEE JOSEPH LAY HANDS ON THE DECEASED. THE DECEASED WAS ON THE FLOOR WHEN JOSEPH STRUCK HIM. I DIDN'T SEE GUISEPPE STRIKE THE DECEASED WITH HIS HAND - I ONLY SAW HIM STRIKE WITH HIS KNIFE. IN THE MELLEIE THE DECEASED FELL TO THE FLOOR. WHEN THE CONFUSION COMMENCED I SAW THAT JOSEPH HAD A KNIFE IN HIS HAND --IT WAS NOT A CLASPED KNIFE, IT WAS A TABLE KNIFE AND I THINK BELONGED TO GUISEPPE. THE POINT OF IT WAS BROKEN. THIS WAS THE KNIFE WITH WHICH THE STABBING WAS DONE. THE DECEASED SAID NOTHING EITHER IMMEDIATELY BEFORE OR WHILE BEING STABBED.

0194

P A U L L I G U O R I 58 MOTT STREET.

I WAS IN THE ROOM AT THE TIME OF THE STABBING. THERE WERE FOUR OF US PLAYING THIS LA MORA -- THE DECEASED, ~~his~~ ^{my} BROTHER, CARMINE AND MYSELF. WE COMMENCED PLAYING AT SEVEN O'CLOCK. BEER~~XXXXXX~~ WAS BROUGHT IN SIX OR SEVEN TIMES. WHEN I STARTED TO GO HOME THE DECEASED DETAINED ME. HE HELD ME BY THE COAT AND HE HIT ME ON THE HEAD AND HE HIT ME ON THE HEAD, AND ASKED ME TO CONTINUE THE GAME. I TOLD HIM TO LET ME GO, I WANTED TO GO, IT WAS LATE. WHILST HE WAS HOLDING ME AND STRIKING ME THE OTHERS INTERFERED AND PUSHED ME OUT OF THE DOOR. I ONLY TOLD THE DECEASED TO LET ME GO HOME. HE STRUCK ME TWO OR THREE TIMES ON THE LEFT TEMPLE AND KNOCKED ME DOWN ON THE FLOOR. THE DECEASED AND I WERE NEXT TO THE DOOR, AND MY BROTHER WAS ON THE OPPOSITE SIDE OF THE ROOM. KONO BABINO, MICHAEL SENTORE AND CARMINE INTERFERED TO SEPARATE US. I DID NOT SEE THE DECEASED FALL AS THE PEOPLE WHO INTERFERED WERE BETWEEN ME AND THE DECEASED. THREE OR FOUR MINUTES AFTERWARDS I WENT HOME. I WAS STANDING IN THE DOOR LOOKING IN AT THE TIME OF THE STABBING. AFTER I WAS SEPARATED FROM THE DECEASED I DID NOT SEE HIM ANY MORE. MY BROTHER AND I LEFT TOGETHER. MY BROTHER HIT ME A COUPLE OF TIMES FOR RAISING THE ROW. WE WENT TOGETHER FOR ONE BLOCK AND I WENT HOME AND MY BROTHER LEFT ME ON THE CORNER OF MULBERRY STREET. I DID NOT SEE MY BROTHER HAVE A KNIFE WHEN HE CAME OUT. I DIDN'T SEE MY BROTHER RETURN.

A L E X A N D E R F R E D E R I C O 47 CROSBY STREET.

I WAS NOT THERE AT THE TIME OF THE STABBING. I WENT THERE ABOUT TEN O'CLOCK. BABINO CAME TO MY HOUSE AND TOLD ME THAT MY BROTHER WAS STABBED. I WENT WITH KONO TO SENTORE'S ROOM NO. 10

0195

ROOSEVELT STREET. THE WHOLE FAMILY WERE IN THE ROOM AND NOBODY ELSE. MY BROTHER LORENZO ACCOMPANIED ME. MY BROTHER [THE DECEASED] WAS IN BED IN THE LITTLE ROOM. I ASKED HIM WHO STABBED HIM AND HE SAID "THEM -- COUPLE OF FELLOWS, JOSEPH AND PAUL." I WENT WITH THE OFFICER TO ARREST JOSEPH AND PAUL. BASINO TOLD ME WHERE JOSEPH AND PAUL LIVED. MY BROTHER LORENZO AND I WENT WITH THE OFFICER TO NO. 58 MOTT STREET. WHEN I WENT TO PAUL'S HOUSE THE BOSS OF THE HOUSE OPENED THE DOOR, HE SAID "WHAT DO YOU WANT?" I SAID "I WANT TO FIND ONE OF THE MEN." PAUL HAD HIS HEAD COVERED UP IN THE BLANKETS. PAUL SAID HE WOULD LIKE TO GO TO THE STATION HOUSE. HE SAID NOTHING GOING TO THE STATION HOUSE. I WENT WITH THE OFFICER TO ARREST JOSEPH IN MULBERRY STREET. ON THE WAY TO THE STATION HOUSE NEITHER OF THE BROTHERS SAID ANYTHING. WHILE THEY WERE IN THE STATION HOUSE I DID NOT HEAR THEM SAY ANYTHING TO EACH OTHER. WHILE GOING FROM THE STATION HOUSE TO THE HOSPITAL I DID NOT HEAR THEM SAY ANYTHING TO EACH OTHER -- EXCEPT TO MAKE THE REMARK THAT THE HANDCUFFS WERE TOO TIGHT. WHEN THE PRISONERS WERE BROUGHT IN THE HOSPITAL BEFORE THE DECEASED I ASKED HIM IN ITALIAN WHO STABBED HIM, AND HE TURNED AROUND AND SAID IN ITALIAN "BOTH". HE DID NOT SAY ANYTHING ELSE. WHEN I CAME INTO THE ROOM WITH THE OFFICER AND FOUND MY BROTHER AT NO. 10 ROOSEVELT STREET I ASKED HIM WHO IT WAS THAT STABBED HIM AND HE SAID "THEY, THEY DID IT, PAUL AND JOSEPH".

0196

The People re.

re.

Griseby Signori

Witnesses:

John Caravan 1

Kono Pabins 2

Samuel Seabore 4

Paul Signori 5

0197

CITY AND COUNTY } ss.
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Giuseppe Liquori

late of the *fifteenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *twelfth* day of *January*
in the year of our Lord one thousand eight hundred and ~~seventy-eight~~ *one* at the Ward,
City and County aforesaid, with force and arms, in and upon one

Vincenzo Frederico

in the peace of the People of the State then and there being, wilfully, feloniously, and
with a deliberate and premeditated design to effect the death of *him* the said
Vincenzo Frederico did make an assault.

And that he the said

Giuseppe Liquori - him

the said

Vincenzo Frederico

with a certain

Knife

which he the said

Giuseppe Liquori

in his right hand then and there had and held

the said *Vincenzo Frederico* in and upon the *body and abdomen*

of *him* the said *Vincenzo Frederico*
then and there wilfully, feloniously, and with a deliberate and premeditated design to
effect the death of *him* the said *Vincenzo Frederico*
did strike, stab, cut and wound, giving unto *him* the said *Vincenzo*
Frederico then and there with the *Knife*

aforesaid, in and upon

body and abdomen

of *him* the said *Vincenzo Frederico* one mortal wound of
the breadth of *one* inch and of the depth of *three* inches, of which
said mortal wound *he* the said *Vincenzo Frederico*
at the Ward, City, and County aforesaid, from the day first aforesaid, in the year
aforesaid, until the *eleventh* day of *January*
in the same year aforesaid, did languish, and languishing did live, and on which
eleventh day of *January*
in the year aforesaid, *he* the said *Vincenzo Frederico* at the Ward,
City and County aforesaid, of the said mortal wound did die.

And so the Jurors aforesaid, upon their oath aforesaid, do say that *he* the said

Giuseppe Liquori

him

the said *Vincenzo Frederico* in the manner and form, and by
the means aforesaid, at the Ward, City, and County aforesaid, on the day and in the
year aforesaid, wilfully, feloniously, and with a deliberate and premeditated design to
effect the death of *him* the said *Vincenzo Frederico*
did kill and murder against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York, and their dignity.

David B. Hollis ~~BENJ. K. PHELPS~~, District Attorney.

0198

BOX:

34

FOLDER:

405

DESCRIPTION:

Lochmeier, Ferdinand

DATE:

03/22/81



405

In the case of
was one day ~~in~~
Selling that must
application for
his license - He
is now in prison.

FA.

Day of Trial

Counsel,

Filed 22 day of March 1881

Pleads

THE PEOPLE

vs.

B

So.
75 E 4

Ferdinand G. Lochmiller

Violation of Excise Law.

DANIEL G. ROLLINS,

~~Attorney at Law~~

District Attorney.

Per. No. 110 March 25, 1881

plea de guilty.

A True Bill.

William H. H. H.

Prop. D. S. H. H.

Foreman.
This morning I was
pleas for the
in the day of his
arrest, having spent
the day before. He has
his license, dated 1880, for
1881.

0199

0200

Third District Police Court.

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

of the 14th Precinct Police Patrick Leonard Street,

of the City of New York, being duly sworn, deposes and says, that on the 11
day of March 1881, at the City of New York, in the County of New York,

at No. 210 East Houston Street,
Ferdinand S. Lachmeyer

did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority,
strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than
five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled
"An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 12

day of March 1881

Solomon B. Smith

POLICE JUSTICE

Patrick Leonard

0201

258
Police Court—Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Julius Leonard

vs. 17/15

Ferdinand G. Lochmeier

MISDEMEANOR.
Violation Excise Laws.

Dated the 12 day of March 1881

Smith Magistrate.

Leonard Officers.

17

Witness

Bailed \$100 to Ans., G.S.

By Henry Mitzsaterling

25 8th Street.



0202

CITY AND COUNTY } ss.:
OF NEW YORK }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That *Ferdinand G. Lochmeier*

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

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

~~SECOND COUNT.—And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

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

DANIEL C. ROLLINS,
~~RENEE C. PHEEBS~~, District Attorney.

0203

BOX:

34

FOLDER:

405

DESCRIPTION:

Lorencer, Adam

DATE:

03/23/81



405

0204

Filed 23 day of March 1881

Pleas

THE PEOPLE

vs.

of Lawrence

same

DANIEL C ROLLINS,

~~Attorney at Law~~

District Attorney.

A True Bill.

William Phelps

Foreman.

March 24. 1881.

James C. [unclear]

Emma Ref.

0205

X District Police Court—

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. 208 West 57 Street,
being duly sworn, depose and saith, that on the
at the Twenty Second

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

Belle S. Lyons

19 day of March 1881

Ward of the City of New York,

the following property viz.:

a leather pocketbook value three
dollars, and containing
three two dollar notes, one
one dollar bill, and
one silver trade dollar, one
twenty five cent silver piece
three ten cent pieces, one
five cent nickel coin, one
three cent nickel coin, and
premises all money of the
United States

all of the value eleven $67/100$ dollars
the property of Complainant

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen and carried away by Adam Lorey (now present)

from the fact that whilst deponent
was walking down Broadway and
at the corner of 55 Street Said
Lorey came up along side of deponent
from behind, and snatched the
pocketbook containing the above described
amount of money whilst deponent
held it in her right hand.

property was found in the possession of said Lorey by Officer
William Ritchie

Sworn before me this
19 day of March 1881
at New York City

POLICE JUSTICE

0206

DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John J. Lyons

VS.

Adam Lyons

DATED

March 14

187

AFFIDAVIT - Larceny.

Murray MAGISTRATE.

Capt Wm. P. O'Connor

225

WITNESSES:

William P. O'Connor

22 Precinct Police

0207

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK,

Adam Lorenz being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *Adam Lorenz*

Question. How old are you?

Answer. *Nineteen years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *524 West 57 Street*

Question. What is your occupation?

Answer. *Work in a Piano Factory*

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

Answer. *I have nothing to say*
Adam Lorenz

Taken before me this

19

day of *March* 1907

Police Justice

0208

Police Court--Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Belle S. Lyons
408 W 57th St.

1 *Adam Lorey*

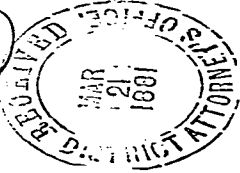
2

3

4

5

6



Dated *March 19* 188

Murray Magistrate.

Wm. Fitch Officer.
22

Clerk.

Witnesses,

Wm. Fitch
22 present police

2008 *Baldwin*

Received in District Attorney's Office

John W. Fitch

0209

CITY AND COUNTY }
OF NEW YORK. { REL.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York
upon their Oath, present :

That

Adam Lorence

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *nineteenth* day of *March* in the year of our Lord one
thousand eight hundred and ~~seventy-eight~~ *eighty-one* at the Ward, City, and County aforesaid,
with force and arms,

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as United States Treasury Notes, of a number
and denomination to the Jurors aforesaid unknown, and a more accurate description of
which cannot now be given, of the value of *Eight dollars*

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as Bank Notes, of a number and denomina-
tion to the Jurors aforesaid unknown, and a more accurate description of which cannot
now be given, of the value of *Eight dollars*

Divers Due Bills of the United States of America, the same being then and there
due and unsatisfied, and of the kind known as Fractional Currency, of a number and
denomination to the Jurors aforesaid unknown, and a more accurate description of
which cannot now be given, of the value of *Eight dollars and sixty-seven cents*

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid un-
known, and a more accurate description of which cannot now be given, of the value of
Eight dollars and sixty seven cents.

One pocket-book of the value of three dollars

of the goods, chattels, and personal property of one *Bella S. Syme*
on the person of the said *Bella S. Syme* then and there being found,
from the person of the said *Bella S. Syme* 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.
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have
(the said

Adam Lorence

then and there well knowing the said goods, chattels, and personal property to have
been feloniously stolen,) against the form of the Statute in such case made and pro-
vided, and against the peace of the People of the State of New York, and their dignity.

DANIEL C ROLLINS,

~~Attorney at Law~~ District Attorney.

02 10

And the Jurors aforesaid, upon their oath aforesaid, do further present

THAT the said

Adam Loveneer

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

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as United States Treasury Notes, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *eight dollars*

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as Bank Notes, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *eight dollars*

Divers Due Bills of the United States of America, the same being then and there due and unsatisfied, and of the kind known as Fractional Currency, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *eight dollars and sixty-seven cents*

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *eight dollars and sixty-seven cents*.

One pocket-book of the value of three dollars

of the goods, chattels and personal property of the said

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen *of the said Bella S. Symms* *taken and carried away from the said*

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

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

DANIEL C ROLLINS,

District Attorney.