

0658

BOX:

434

FOLDER:

4005

DESCRIPTION:

Lambert, Frank

DATE:

04/30/91



4005

POOR QUALITY ORIGINAL

0659

Counsel,
Filed *Edw. Paul* 1891
Pleads,

THE PEOPLE
vs. *B*
Frank Lambert
Complainant vs. Defendant
John R. Fellows
Attorney for Defendant

BE LAUREY RICOLL
JOHN R. FELLOWS,
District Attorney.

A True Bill.
Edw. Paul
Foreman.

Part of 9/18/91
affidavit of death of def.

Witnesses:
Edw. Paul
14 Sept 91
Moses apt
Ray Cal by
Ray
Sept 7/91

**POOR QUALITY
ORIGINAL**

0660

Court of General Sessions of the Peace,

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frank Lambert

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

Frank Lambert

late of the City of New York, in the County of New York aforesaid, on the ~~twenty sixth~~ day of *May* 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.

JOHN R. FELLOWS,

District Attorney.

0661

BOX:

434

FOLDER:

4005

DESCRIPTION:

Lane, Michael

DATE:

04/02/91



4005

POOR QUALITY ORIGINAL

0662

6/26/91

Counsel,
Filed *2* *Day of April 1991*
Plends,

THE PEOPLE
vs.
R
Michael Lane
Assault in the First Degree, Etc.
(Pennsylvania)
(Sections 217 and 218, Pennl Code.)

H. S. ...

DELANEY NICOLL,
JOHN R. FELLOWS,
District Attorney.

A True Bill.

Alvin ...
Foreman.
John ...
...

Witnesses;
Pete ...
...

POOR QUALITY ORIGINAL

0663

Police Court 2 District.

City and County of New York, ss.:

of No. 401 West 17th Street, aged _____ years, occupation Liquors Dealer being duly sworn

deposes and says, that on the 28 day of March 1891 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Michael Lane

(now here) who came to deponent's saloon about the hour of 9 o'clock P.M. and went up to the bar with a drawn pistol in his hand and said "where is the son of a bitch" and he pointed the said pistol at deponent

Peter McEvoy

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 29 day of March 1891 } Peter McEvoy

James D. ... Police Justice.

POOR QUALITY ORIGINAL

0664

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Michael Lane

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. *Michael Lane*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *US*

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

Answer. *438 West 95th St - 1 year*

Question. What is your business or profession?

Answer. *Driver.*

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

Answer. *The complainant struck me with a club from behind without cause, and I would have been killed if I had not run out of the place. He assaulted me and I did not assault him, and I had no pistol.*

Michael Lane

Taken before me this 29 day of March 1887
Samuel B. ...
Police Justice.

POOR QUALITY ORIGINAL

0665

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

THE PEOPLE, Ac.,
ON THE COMPLAINT OF

Peter de Eury
401st W. 11th
Michael Lane

1 _____
 2 _____
 3 _____
 4 _____

Offence Against Felony

Dated Mar 29 1891

Joel Magistrate
Schuler Officer
16 Precinct

Witnesses
Carl W. Spear Street _____



No. _____ Street _____
\$ 1000 COMMISSIONER
Wm. J. ... Street _____

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

Michael Lane

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 500 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 March 1891 John Henry ... Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

895

POOR QUALITY ORIGINAL

0666

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Michael Lane

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

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

The said Michael Lane

late of the City of New York, in the County of New York aforesaid, on the twenty eighth day of March in the year of our Lord one thousand eight hundred and ninety-one, with force and arms, at the City and County aforesaid, in and upon the body of one Peter Mc Evoy in the Peace of the said People then and there being, feloniously did make an assault and to, at and against him the said Peter Mc Evoy a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said Michael Lane 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 him the said Peter Mc Evoy 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 Michael Lane of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Michael Lane

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 Peter Mc Evoy in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against him the said Peter Mc Evoy a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said Michael Lane in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge 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.

DE LANCEY NICOLL, JOHN R. FELLOWS, District Attorney.

0667

BOX:

434

FOLDER:

4005

DESCRIPTION:

Lantry, James

DATE:

04/01/91



4005

POOR QUALITY ORIGINAL

0550

Witnesses;

James Cunningham

James Lantry

Joseph Jermann

It appears to the satisfaction of the Dist Attorney upon an examination of the evidence for the people that a case against the defendant cannot be made out. Thereby consent that the action be dismissed be returned

May 9, 1891
John R. Nicoll
Dist Atty

654

Counsel,

Filed

Pleads,

day of April 1891

THE PEOPLE

vs.

James Lantry

Barclay in the Third degree.
James Lantry
[Section 498, 506, 512, 513, 514, 515, 516, 517, 518, 519, 520]

DE LANCEY NICOLL

JOHN R. NICOLL

District Attorney.

Apr 9/91 1891

A TRUE BILL.

John R. Nicoll

Foreman.

in rem of Dist Atty
indict dis. R.M.

POOR QUALITY ORIGINAL

0559

CITY AND COUNTY OF NEW YORK, } ss.

aged 18 years, occupation Joseph Harmon Street, being duly sworn deposes and

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

Sworn to before me, this 25 day of March 1891 Joseph Harmon

[Signature] Police Justice.

CITY AND COUNTY OF NEW YORK, } ss.

aged 30 years, occupation Bernard McGarry Street, being duly sworn deposes and

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

Sworn to before me, this 25 day of March 1891 Bernard McGarry

[Signature] Police Justice.

POOR QUALITY ORIGINAL

0670

Police Court— 14 District.

City and County }
of New York } ss.:

of No. 160 First Avenue Street, aged 37 years,
occupation Liquor Dealer being duly sworn

deposes and says, that the premises No. 160 First Avenue Street, 19 Ward
in the City and County aforesaid the said being a four story brick
dwellling and store
and which was occupied by deponent as a Liquor store on the ground
floor and in which there was at the time no human being, by

were **BURGLARIOUSLY** entered by means of forcibly opening the
lanthorn on the door which led into the
store from first Avenue

on the 23 day of March 1899 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

About eight hundred cigars, two bottles
of brandy, three coats and two vests and
good and lawful money of the United
States of the amount and value of eighty cents.
The property being altogether of the value
of about twenty dollars

the property of Deponent and his partner
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGDARY was committed and the aforesaid property taken, stolen and carried away by
James Lantry, (no name)

for the reasons following, to wit: that at about the hour
of 12 o'clock midnight on the 21st day
of March deponent locked and securely
fastened the doors and windows leading
into the said premises and the said
property mentioned therein. Deponent is now
informed by James McGarry, deponent's
partner, that he McGarry opened the
store about the hour of 5 o'clock A.M.

POOR QUALITY ORIGINAL

0671

The 23rd of March and found that the store had been entered as aforesaid and that the said property had been taken. Deponent is further informed by Joseph Harmon, that he Harmon, saw this defendant sitting on the step of the door way at 857 East Broadway at about the hour of 5 o'clock in the morning of the 23rd of March. That this defendant after Harmon had passed got up and walked away. That Harmon saw something on the said step and went back and found a hat, two coats and two nests, and brought the same to deponent's store, and the said coats and nests were fully and positively identified by the Captain of the Marine's Dept of the property which had been taken from the store. Wherefore deponent charges this defendant with burglariously entering the premises as aforesaid and feloniously taking, stealing and carrying away the said property and prays that he be held and dealt with as the law directs.

Shewn before me this 4th day of March 1893

Joseph Cunningham
Dated 1893

I have admitted the above named to bail to answer by the undertaking hereto annexed. Dated 1893
There being no sufficient cause to believe the within named guilty of the offence therein mentioned, I order he to be discharged.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Police Court, District, Offence—BURGLARY.
THE PEOPLE, vs., on the complaint of
1. 2. 3. 4.
Dated 1893
Magistrate, Officer, Clerk, Witnesses, No. Street, No. Street, No. Street, \$ to answer General Sessions.

POOR QUALITY ORIGINAL

0672

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK. } ss.

4 District Police Court.

James Lantry 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 Lantry

Question. How old are you?

Answer.

20 years old

Question. Where were you born?

Answer.

New York City

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

Answer.

1034 1/2 East 55th St. Hyattsville

Question. What is your business or profession?

Answer.

Horse clipper

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
J Lantry*

Taken before me this
day of *March* 19*25*
[Signature]
Police Justice.

POOR QUALITY
ORIGINAL

0674

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 Lantry

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

James Lantry

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

The said

James Lantry

late of the *nineteenth* Ward of the City of New York, in the County of New York
aforesaid, on the *twenty-third* day of *March* in the year of our Lord one
thousand eight hundred and *ninety-one* with force and arms, in the
night time of the same day, at the Ward, City and County aforesaid, the
~~dwelling house of one~~ *a certain building to wit:*

the store of one Joseph Cunningham

there situate, 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 *Joseph Cunningham*

in the said ~~dwelling house~~ 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.

POOR QUALITY
ORIGINAL

0675

SECOND COUNT—

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

James Lantry
of the CRIME OF ~~Grand~~ LARCENY *in the persons degree*, committed as follows:

The said

James Lantry
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 ~~time~~ ^{night} of said day, with force and arms,

eight
~~three~~ ^{eight} hundred cigars
of the value of three cents each,
two bottles of brandy of the value
of two dollars each bottle, three coats
of the value of nine dollars each,
two vests of the value of four dollars,
each and diverse coins of a number,
kind and denomination to the Grand
Jury aforesaid unknown, of the value
of eighty cents

of the goods, chattels and personal property of one

Joseph Cunningham
~~store~~
in the dwelling house of the said *Joseph Cunningham*

in the store
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.

**POOR QUALITY
ORIGINAL**

0676

THIRD COUNT—

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

James Lantry
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

James Lantry
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,

eight hundred cigars of the value of three cents each, two bottles of brandy of the value of two dollars each bottle, three coats of the value of nine dollars each, three vests of the value of four dollars each and the sum of eighty cents in money, lawful money of the United States and divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of eighty cents
of the goods, chattels and personal property of

Joseph Cunningham
by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, from the said

Joseph Cunningham
unlawfully and unjustly, did feloniously receive and have; (the said

James Lantry
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.

DE LANCEY NICOLL,
~~JOHN R. FELLOWS,~~
District Attorney.

0677

BOX:

434

FOLDER:

4005

DESCRIPTION:

Lee, James

DATE:

04/22/91



4005

POOR QUALITY ORIGINAL

0678

704

Counsel,

Filed 22 day of April 1891
Pleads, Agguly vs.

THE PEOPLE

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

vs. James Lee
back door
21st and

DELANEY NICOLL,

~~JOHN R. FELLOWS,~~

District Attorney.

A TRUE BILL.

Ernest H. Deffen

Foreman,

Park III May 8/91

Wm F. Connick

Assault 3-1/2

12
Wm W. C. Morsburn

Witnesses:

J. Flannery
Officer W. C. Cafferty
2nd Prec.

POOR QUALITY ORIGINAL

0679

Police Court— X District.

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

of No. Bro East 36th Street, aged 40 years,
occupation Plasterer being duly sworn

deposes and says, that on 15 day of April 1888 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by James Lee
(and another man not arrested) who
cut and lacerated against on his
arm with some sharp instrument
then and then held in the hands
of said Lee

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 dealt with according to law.

Sworn before me, this 17th day
of April 1888 } John Hammer

John Hammer Police Justice.

POOR QUALITY ORIGINAL

0580

No. 1.

408

District Attorney's Office.

PEOPLE

vs.

Harry H. Webb
Robbery

Put on every day
H.W.L.

All send personally
Mrs. H. P. M.
May 8th
Kent Hill
Mass.

No. 1.

408

District Attorney's Office.

Part 3,
PEOPLE

vs.

James Lee

May 6th

All send personally
by Smith
Apr 30/91
Meyers

8
Meyers

POOR QUALITY ORIGINAL

0681

No. 1.

408

District Attorney's Office.

Part 3
PEOPLE

vs.

John J. Moore
May 8th 1911

All served personally
May 8th
Sept 15th 1911 May 1911

May 8th
Vartick
W.P.S.

No. 1.

408

District Attorney's Office.

Part 3
PEOPLE

vs.

James Lee
May 8th 1911

All served Personal
Except Hogan that
taken by Compt
May 16th 1911

POOR QUALITY ORIGINAL

0682

Sec. 198-200

✓ District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. *James Lee*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer, *US*

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

Answer. *615 1st Ave*

Question. What is your business or profession?

Answer, *Stack 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,
James Lee*

Taken before me this

day of *April* 1937

J. P. [Signature]

Police Justice.

POOR QUALITY ORIGINAL

0583

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

Police Court... 11 District.

THE PEOPLE, vs
ON THE COMPLAINT OF

John Hammer
John G. H. [unclear]
John Lee

Offence *Assault*

Date

April 17 91

Magistrate

M. [unclear] Officer

Precinct

Witnesses

No. _____



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 *Twenty* Hundred Dollars, _____ and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *April 17th* 18 *91* _____ Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

No. 1 General Sessions

The People
On complaint of
Richard J. Henshaw
against
William H. Keise

Indictment for
assault 3^d degree

Assault occurred Nov 3^d 1890, about 11:30
P.M. on the N.E. corner of West 36th
Street and 8th Avenue

Testimony of Complainant

Complainant was walking up East
side 8th Avenue towards 37th Street
and defendant approached from behind
and struck complainant a blow behind
the right ear, the blow dazed com-
plainant, he the complainant then tried
to turn around so as to face defen-
dant, when defendant kept behind
complainant, and sidewise contin-
uing to strike complainant a
number of blows, until finally
complainant caught the defendant
by the collar and the sleeve and
held him from doing further
damage and until an officer could
be obtained to arrest him.

Complainant is Assistant foreman
of Engine Co No. 26 and the defendant
is a fireman attached to same company.

No officer appearing, complainant let him
go intending to prosecute him further on.
When complainant had word of defendant
as aforementioned, Thomas Carey who had
come up, said to me, let him go and
settle the matter in the Engine house,
When defendant said to him "See f-
you, You son of a bitch too"

No eye witness of assault.
A witness by the name of James M. Vanev
testified on the examination that he
saw the assault.

This is untrue and he so admitted
to Thomas C. Hughes, to whom he stated
that he saw defendant assault
complainant by catching hold of
his neck.

This witness served a three
months term in the Penitentiary
on a conviction for assault and
battery.

Matters likely to be gone into on Cross
Examination and defence

4 About 11-20 o'clock P.M. Complainant had ordered Weir the defendant to accompany two men, who had borrowed a lifting Jack, the property of the Department, & when they got through with the instrument to bring it back to the house.

Complainant found that he had not done this, & met him outside the Engine house door afterwards and said why don't you go with those men and take care of that Jack. He then left and walked towards 8th avenue, the Engine house in 3rd street.

5 Complainant ^{at 8th avenue} went to 8th avenue and failed to see defendant, Jack, or Chuck for which it was to be used, Complainant had misgivings re that the defendant might neglect his instructions, or go in liquor store

POOR QUALITY ORIGINAL

0687

General Sessions
The People

vs

William H. Keise

Brief for People

For Wm. H. Keise
Atty. for People
113 6th Ave
N.Y.

POOR QUALITY
ORIGINAL

0588

James Lee
was arrested for the
following offences

March 30 - 89 by Officer Brown
drunk & disorderly 10 days
Judge Gorman

May 29 - 89 by Officer Caravanagh
for stabbing a Boy named
Joseph Lucelli sentenced to
6 months in Penitentiary by
Judge Patterson in City & Terminals

July 20 - 90 by Officer Cummings
for throwing a paving stone
at the Officer 10 days
Judge Fairton

POOR QUALITY
ORIGINAL

0689

Sept-19-90 by
Officer McLaugherty drunk
& disorderly discharged
by Judge Mc Mahon

POOR QUALITY ORIGINAL

0590

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

James Lee

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

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

The said *James Lee*

late of the City of New York, in the County of New York aforesaid, on the *fifteenth* day of *April* in the year of our Lord one thousand eight hundred and *ninety-one*, with force and arms, at the City and County aforesaid, in and upon the body of one

John Flannery in the Peace of the said People then and there being feloniously did make an assault and to, at and against *him* the said *John Flannery*, with a certain ~~pistol then and there loaded and charged with gunpowder and one leaden bullet,~~ *sharp instrument to the Grand Jury aforesaid unknown,* which the said

James Lee 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,~~ *strike, stab, cut and wound,* with intent *him* the said *John Flannery* 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 *James Lee* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *James Lee*

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 *John Flannery* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against *him* the said

John Flannery, with a certain *sharp instrument to the Grand Jury aforesaid unknown,* a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said

James Lee in *his* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully ~~shoot off and discharge,~~ *strike, stab, cut 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.

DE LANCEY NICOLL,
~~JOHN R. FELLOWS,~~
District Attorney.

0691

BOX:

434

FOLDER:

4005

DESCRIPTION:

Lee, William

DATE:

04/24/91



4005

POOR QUALITY ORIGINAL

0692

J. H. DeLaney

Counsel,
Filed *24* day of *April* 189*1*

Pleas, *Not guilty*

Grand Larceny *Second Degree.*
[Sections 528, 537 — Penal Code.]

THE PEOPLE

vs.
Wm. Lee
William Lee

DE LANCEY NICOLL,
District Attorney.

A True Bill.

Emory Buffin

Foreman.

Sub 20 May 13. 1891.

Pleas Not Guilty

Sentence suspended

May 20, 1891

Witnesses:

Amos Green

Wm. Appley

Chas. Rice

May 7 1891

*May 8 By signature
of District Atty - J. H. DeLaney*

POOR QUALITY ORIGINAL

0694

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *William Lee*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *96. 6th Avenue 2 1/2 days*

Question. What is your business or profession?

Answer. *Lawyer*

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 Lee

Taken before me this

day of

March 1897

W. M. Hudson

Police Justice.

POOR QUALITY ORIGINAL

0695

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, Ac.,
ON THE COMPLAINT OF

James Gray
210th E 22nd

William Rice

1 _____
 2 _____
 3 _____
 4 _____

Offence *Larceny*

Dated *June 16 1891*

Wm. M. ... Magistrate.

... Officer.

14th Precinct.

Witnesses *Call the officer*

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ *1000* to answer *R.S.*



Low *gr*

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 _____

Deppendans
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 *June 16 1891* *W. M. ...* Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0696

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

WILLIAM LEE

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

At the time the Defendant took the property mentioned in the Complaint he was a boarder at my house and had been out of employment or business. The property taken ~~was~~ a present to me a great many years ago and I do not think at the time the Defendant took the same he intended to deprive me of the use and benefit thereof. I have reason to believe that this is the Defendant's first offense coming from a very respectable family with whom my husband is acquainted, and in view of the fact that restitution has been ~~made~~ or will be made I respectfully ask the Court to permit me to withdraw my Complaint, fully believing with this will be a lesson to the Defendant and that he did not intend to keep my property the time he took it

Annie Gray

POOR QUALITY ORIGINAL

0697

People
Go
Lee)
Withdrawal of
Compliments)

POOR QUALITY ORIGINAL

0698

Court of General Sessions

The People :
 against :
 William Lee :

State of New York }
 City of Troy

Mr Charles J Donahue

being duly sworn says ; that he resides at Number ^{256 2^d} Street in the City of Troy and is engaged in the *Blowing* business .

That he has known the defendant above named about *fifteen* years and is acquainted with a great many other persons that know him and is also acquainted with the family of the defendant's who are most respectable people and so far as this defendant is concerned have always found him honest and trustworthy , never before having heard of him being charged with the commission of any crime.

Sworn to before me

May 19th 1891

Cornelius Hannan
Comm. of Deeds
Troy N.Y.

Chas J. Donahue
Clerk of the
Police Board

POOR QUALITY ORIGINAL

0599

Court of General Sessions

The People :
against :
William Lee :

State of New York }
City of Troy }

Dr E. L. Lyons

being duly sworn says ; that he resides at Number 294, 4th Street in the City of Troy and is engaged in the business .

That he has known the defendant above named about *fifteen* years and is acquainted with a great many other persons that know him and is also acquainted with the family of the defendant's who are most respectable people and so far as this defendant is concerned have always found him honest and trustworthy , never before having heard of him being charged with the commission of any crime.

Sworn to before me }

May 19 1891 }

Dr E. L. Lyons
294 4th St.

Chas P. Bragle
Com of Justs
City of Troy N.Y.

POOR QUALITY ORIGINAL

0700

Court of General Sessions

The People :
against :
William Lee :

State of New York
City of Troy

William Lee

Mr C. Evans

being duly sworn says ; that he resides at Number *318 River* Street in the City of Troy and is engaged in the *Leuts family* business

That he has known the defendant above named about *ten* years and is acquainted with a great many other persons that know him and is also acquainted with the family of the defendant's who are most respectable people and so far as this defendant is concerned have always found him honest and trustworthy , never before having heard of him being charged with the commission of any crime.

Sworn to before me
May 19th 1891

David A Burns

Chas Evans
Troy N.Y.

Comr of Deeds
Troy N.Y.

POOR QUALITY
ORIGINAL

0701

Several persons

People

to
see

affidants as to
Character

POOR QUALITY
ORIGINAL

0702

New York May 11/91

Dear Dr. Quincy Merrill

& son Sir

I received a letter from
William Lee Williams and how hard
your life is, and says that he
will make good all my life
good as soon as he gets out
and he says that he will
never let me do anything of
the kind again, as you know
will have the pleasure to give him
another trial in life, as you know
it is his first offense, and I have
known him all his life, as well
as his father, his father held a
position in Troy for 40 yrs, but
resigned on account of old age
I know you is plenty of people

POOR QUALITY
ORIGINAL

0703

of good character and standing
in view that could furnish
any amount of good merchandise
but he does not want them to
know that he is in prison. I
now know him to be always
a good, honest, sober and
industrious man. I think that
he took these goods with the
intention of returning them later
on so if it is possible my wife
would like to have the case
admitted without trial as it
is all in your hands
and she would not wish to prosecute
him

I remain Very Respectfully
Yours A. B. Smith, Sheriff

James C. Gray
#210 East 22nd St.
City

POOR QUALITY
ORIGINAL

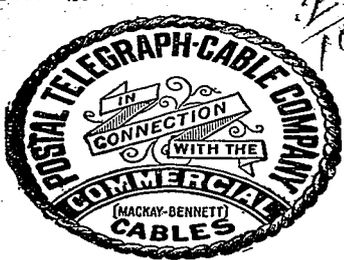
0704

Wm. T. ...
...
...
...
...
...
...

POOR QUALITY ORIGINAL

0705

Form 2.



76
1005

TELEGRAM

10a

This Company TRANSMITS and DELIVERS messages subject to conditions printed on back of this Blank.

ALBERT B. CHANDLER,
President and General Manager

JOHN O. STEVENS,
Secretary

NUMBER	SENT BY	REC'D BY	CHECK
17	By [Signature]		11

Dated 8/13/13 By my [Signature] Rec'd at MAIN OFFICE, 187 BROADWAY, NEW YORK.

To Delaney Mcoll 577 189

Dist atty
Court House

Sister met with accident if possible
Will be there at two

Anne Gray

POOR QUALITY
ORIGINAL

0706

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 Lee

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *William Lee*

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

The said

William Lee

late of the City of New York, in the County of New York aforesaid, on the
day of *April* in the year of our Lord one thousand *fourth* hundred and
ninety - *one* at the City and County aforesaid, with force and arms,

*one pair of earrings of the
value of fifty dollars*

of the goods, chattels and personal property of one

Annie Gray

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.

*De Lancey Nicoll,
District Attorney.*

0707

BOX:

434

FOLDER:

4005

DESCRIPTION:

Lefkowitz, Rosie

DATE:

04/21/91



4005

POOR QUALITY ORIGINAL

0708

191

March 1891

Witnesses:

Rosa Stern

Rosa Stern

Officer Hoff

Central Officer

Counsel, *A. A. Paul*
Filed day of *April* 1891

Pleads, *Magally*

THE PEOPLE
vs. [illegible]
Prosecutor

Rosie Sepkowitz

Grand Larceny *Second Degree.*
[Sections 528, 531 Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A True Bill.

Ernest P. [illegible]

Foreman.
Part III April 27/91.

Tried and convicted.
Pen 2 1/2 yrs.

**POOR QUALITY
ORIGINAL**

0710

2

CROSS EXAMINATION:

I know nothing of the defendant except that my wife told me she engaged her on that day as a domestic.

R O S A S T E R N, a witness for the People, sworn, testified:

I am the wife of the last witness. I met the defendant in an Intelligence Office on 2nd Avenue. After some conversation I engaged her to come on the following morning. She objected and said that she would come on that evening. I agreed to this and she came between 3 and 4 o'clock in the afternoon. I arranged with her that she should receive \$12. a month. My husband and myself went out after supper on that evening, leaving the defendant and my little daughter and little son in the house with her. When we returned, we missed a nickel watch and chain which was laying on the bureau in my room, some pillow shams and a Prince Albert coat. The girl was gone.

CROSS EXAMINATION:

When we came home the children met us and said that the girl had gone and taken the different articles with her.

D O R A S T E R N, a witness for the people, sworn, testified:

I live with my father and mother at No. 73 East 121 Street. Between half past three and four o'clock on the afternoon of the 12th of March, I came home from school. At the door of my house, I met this defendant who asked me

where Mrs. Stern lived. I brought her upstairs, took her into the kitchen and introduced her to the old girl who was still there. She said she was hungry and the old girl made her some tea and gave her her supper. My father and mother went out quite early that evening. Shortly after they went out the old girl left the house, leaving this defendant and my little brother and myself in the house. When she had gone, the defendant said she would clean up the rooms. She first went into a room in which these pillow shams, the Prince Albert coat and the nickel watch were. I noticed that she went from that room into each one of the different room of our flat. When she returned, she asked me if I would not go into the parlor and practice, and I said no, that I had my lessons to study on that night. She twice requested me to go into the parlor. I continued studying my lessons for very nearly an hour and when I had concluded, I went to look for the girl to get me something to eat, but I could not find her anywhere. She had gone. I looked around the rooms and found that this nickel watch and other articles were gone.

B A B E T T E L E D E R E R, a witness for the People, sworn, testified:

I am the girl who was in the employ of Mrs. Stern up to the time that this defendant was engaged. She came at about half past three o'clock in the afternoon. I gave her some silver to clean and she cleaned it. I left that house at 5 o'clock that afternoon. I took all my things

with me. I did not take away the pillow shams or any other articles which have been mentioned here.

D E F E N C E .

R O S E L E F K O W I T Z, the deferdant, sworn testified:

On the 12th of March I was ergaged by Mrs. Stern as a domestic. I went to her house about three o'clock. As soon as I got there she began to order me around in such a way that I found out she was very cranky and I made up my mind that I would not stay there. The old girl gave me some silver to clean and when I had cleaned it, I made up my mind to go. I went into my room and packed up my things and went out without saying anything to nybody. It is not true that I asked the little girl to go into the parlor and practice music. I did not steal any of the articles that have been spoken of here.

CROSS EXAMINATION:

I have lived in Brooklyn f r three months. I lived with a Mrs. Reich at 14 Avenue C for two months. I also lived with Mrs. Tusch at 125th St. and 10th Avenue for one month. I do not know Mrs. Eichm n of 211 East 110th Street It is not true that I went into the different rooms of that house as the little girl has testified. The little girl does not tell the truth.

POOR QUALITY ORIGINAL

0714

ent of sessiv s W A M H A M A witness for the
 people, in repprt, testified:
 I live at No. 211 East 110th Street. I keep house
 there and employ servants. The defendant was in my employ
 in January of this year; she only stayed there one day and
 two nights. She left in the morning without informing me
 that she was going.
 The jury returned a verdict of guilty of grand
 larceny in the second degree.

Indictment filed Apl. 21-1891

COURT OF GENERAL SESSIONS

Part III.

T H E P E O P L E &c.

against

ROSE L EFKOWITZ.

Abstract of testimony on
 trial New York, Apl. 27th
 1891.

POOR QUALITY ORIGINAL

0715

Police Court 5 District. Affidavit-Larceny.

City and County of New York, ss:

of No. 43 - E - 121 at Harim Stern Street, aged 38 years, occupation Country being duly sworn,

deposes and says, that on the 19 day of March 1891 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 bed spread 1. Pair Albertson, 6- pair shirts, 2 skirts, 1 watch and chain 1 pair and ear-rings the whole being valued at \$75-

the property of Deponent and his wife

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 Rosie Keffowitz (mother)

for the reasons following to wit: On the said date the deponent was engaged as a domestic, the said property being in said premises at the time and deponent having missed the said property he is informed by Clara Stern (mother) that she Clara was in said premises at the time when the deponent entered said premises, and that after she (deponent) had been in the house about one and a half hours she missed the deponent and also missed the said property.

Subscribed and sworn to before me this 19th day of March 1891 at New York City. Police Division

POOR QUALITY
ORIGINAL

0716

Said Alva further says that no
one but the defendant was in the
said premises from the time she
last saw the said property until
she missed the same. Respondent
says that the defendant was in-
fazed to work by the present
and left said employment
without notifying her employer
and was not seen until arrested

Given to refer me J. Aaron Stone
This 16th day of April 1891

J. J. Stone
Police Justice

POOR QUALITY ORIGINAL

0717

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 13 years, occupation School Girl of No. 43-6-121st Street, being duly sworn deposes and

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

Sworn to before me, this 16 day of April, 1897

Dora Stern

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0718

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Rosie Deffenitz 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 1889
Police Justice.

any other guilty
Rosie Deffenitz
Chambers

POOR QUALITY ORIGINAL

0719

CITY AND COUNTY OF NEW YORK } ss.

POLICE COURT, 5 DISTRICT.

of No. 73-6-121 Street, aged years,

occupation. *Mother* being duly sworn, deposes and says

that on the 15 day of April 1891

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

*she caused
Garcia Rosie Keffowitz
to be arrested for Larceny
and she prays that the
defendants be held to make
her to secure the necessary
evidence,
Rosa Stern.*

Sworn to before me this
of *April* 1891
[Signature]
Police Justice

POOR QUALITY ORIGINAL

0720

146
Police Court, 5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.
Rose L...

AFIDAVIT
Wm. D. ...

Dated *Apr 16* 189

... Magistrate.

... Officer.

Witness, *C.*

Disposition
Ex April 16. P.M.

POOR QUALITY ORIGINAL

0721

BAILLED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court--- 25 --- District

THE PEOPLE, Ec.,
ON THE COMPLAINT OF

John Henry
John Henry
John Henry

Dated *Sept 16 1891*

John Henry Magistrate

John Henry Officer

Witness *John Henry* Precinct

No. *73-6-121* Street

No. *73-6-121* Street

No. *500* Street

John Henry

RECEIVED
APR 27 1891
DISTRICT ATTORNEY'S OFFICE

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 Henry
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *500* 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 *Sept 16 1891* *John Henry* Police Justice

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0722

COURT OF GENERAL SESSIONS OF THE PEACE OF THE CITY AND COUNTY
OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Rosie Lefkowitz

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse

Rosie Lefkowitz

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

The said

Rosie Lefkowitz

late 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
ninety - one at the City and County aforesaid, with force and arms,

one bed-spread of the value of five dollars,
one coat of the value of twenty dollars,
six knives of the value of two dollars each,
two shirts of the value of five dollars
each, one watch of the value of six dollars,
one chain of the value of four dollars,
one pin of the value of five dollars and
one pair of earrings of the value of fifteen
dollars

of the goods, chattels and personal property of one

Aaron Stern

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.

De Lancy Nicoll,
District Attorney

0723

BOX:

434

FOLDER:

4005

DESCRIPTION:

Lent, Abraham

DATE:

04/30/91



4005

0724

BOX:

434

FOLDER:

4005

DESCRIPTION:

Fuchs, Isaac

DATE:

04/30/91



4005

POOR QUALITY ORIGINAL

0725

Trucks

Name *Trucks*
 Age *46*
 Nativity *Germany*
 Residence *400 E. 1st St. St. Louis*
 Occupation *Painter*
 Married *Single*
 Education *Reeds, a little*
 Religious Instruction *W. Pres*
 Race *Living*
 Temp *Co-operative*
 Be *W.*

287
 Received
 250 13.00
 Filed
 1887
 Counsel
 Pleas
Myrtle

GAMING HOUSE, &c. [Sections 848, 844 and 885, Penal Code]

THE PEOPLE
 vs.
125 perjury \$
Abraham Lent
2 J. May 2nd
Isaac Trucks

DeSancey Tholl
 JOHN R. FELLOWS
 District Attorney
Feb 21 1897
 A True Bill.
Ernest R. Jeffers
 Jined 1/10.

Foreman.
Just 2 - April 29. 1897
Ernest R. Jeffers
1912
See evidence

Ernest R. Jeffers
Ernest R. Jeffers

POOR QUALITY ORIGINAL

0727

Sec. 192.

151

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before John B. Smith a Police Justice
of the City of New York, charging Abraham Lent Defendant with
the offence of Gambling

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

We, Abraham Lent Defendant of No. 232
Broome - Street; by occupation a Seaman
and Herman Pzeworsky of No. 195 - Broome -
Street, by occupation a Seaman Surety, hereby jointly and severally undertake
that the above named Abraham Lent Defendant
shall personally appear before the said Justice, at the 1 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Five
Hundred Dollars.

Taken and acknowledged before me, this 19 day of April 1911.

John B. Smith POLICE JUSTICE.
Herman Pzeworsky

POOR QUALITY ORIGINAL

0728

CITY AND COUNTY OF NEW YORK, } ss.

[Signature]
Sworn to before me, this
day of *[Month]*, 19*[Year]*
at *[Location]*
Justice

Herman Przeworsky

the within named Bail and Surety being duly sworn, says that he is a resident and *free* holder within the said County and State, and is worth *Twenty* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *House and lot of*

land situated at No 66 Pitt St - and worth 500. dollars free and clear of all incumbrances
Herman Przeworsky

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Undertaking to appear during the Examination.

Taken the day of 18

Justice.

POOR QUALITY ORIGINAL

0729

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

George A. Greenberg

of No. *116 Suffolk* Street, being duly sworn, deposes and says,
that *Abraham Lent* (now present) is the person of the name of
J. Lent mentioned in deponent's affidavit of the *14th*
day of *April* 1891, hereunto annexed.

Sworn to before me, this *18th*
day of *April* 1891 } *George A. Greenberg*

Charles K. Smith POLICE JUSTICE.

POOR QUALITY ORIGINAL

0731

Sec. 151.

CITY OF New York COUNTY OF New York } ss.
AND STATE OF NEW YORK.

Police Court, 14 District.

In the name of the People of the State of New York: To the Sheriff, or any Deputy Sheriff or Peace Officer of the County of New York, or to any Marshal, Constable or Policeman of the City of New York. GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Isaac Fruchs of 41 West 14th St. George Frueh of 116 Suffolk St and Fanny Moses of 84 Columbia Street, charging that on the 16th day of April 1891 at the City of New York, in the County of New York that the crime of keeping a room with apparatus and paraphernalia for gambling purposes, and dealing and acting as gamekeeper in a gambling game

has been committed, and accusing Isaac Fruchs & J. Laut whose real name unknown but who can be identified by thereof.

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Deputy Sheriffs, Peace Officers, Marshals, Constables and Policemen, and each and every of you, to apprehend the said Defendant and bring them forthwith before me, at the 14 DISTRICT POLICE COURT, in the said City or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York this 17th day of April 1891
Solon B. Smith POLICE JUSTICE.

POLICE COURT, 14 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Isaac Fruchs & J. Laut

vs.

Isaac Fruchs

J. Laut

Warrant-General.

Dated 1891

Magistrate.

Officer.

The Defendant

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest.

Native of

Age.

Sex.

Complexion.

Color.

Profession.

Married.

Single.

Read.

Write.

POOR QUALITY ORIGINAL

0732

City and County of New York, ss:

In the name of the People of the State of New York:

To any Peace Officer In the City and County of New York:

Proof by affidavit having been this day made before me, by Auctory Bourtoide of 41 Park Row,
George Greenberg, 116 Buffol St and Fanny Huse, of 84 Columbia Street, New York
City, that there is probable cause for believing that Isaac Fruchs & J. Lant

has in their possession, at, in and upon certain premises occupied by them and situated and known number
72 Norfolk street in said City of New York certain and divers
device, establishment, apparatus and articles suitable for gambling purposes, lottery policies, lottery tickets, circulars, writings,
~~papers and documents in the nature of a bet, wager or insurance upon the drawing or drawn numbers of a lottery, books and~~
~~other documents for the purpose of enabling others to sell lottery policies and other writings,~~ Cards papers and documents, black
~~boards~~ and gaming tables, with intent to use the same as a means to commit a public offense.

YOU ARE THEREFORE COMMANDED, at any time of the day or eight
time to make immediate search on the person of the said Isaac Fruchs & J. Lant

and in the building situate and known as number 72 Norfolk street aforesaid,
for the following property, to wit: all Faro layouts, Roulette Wheels and layouts,
Rouge et Noir, or Red and Black layouts, gaming tables, chips, packs
of cards, dice, deal boxes, lottery policies,
~~lottery tickets,~~ circulars, writings, papers, and
documents in the nature of bets and wagers, or insurance upon the drawings, or drawn numbers of a lottery, all books
 documents for the purpose of enabling others to gamble ~~or sell lottery policies,~~ black
~~boards,~~ slips or drawn numbers of a lottery, and all money to gamble with, and all device,
establishment, apparatus and articles suitable for gambling purposes.

And if you find the same, or any part thereof, to bring it forthwith before me at the Furit District
Police Court at the Founds on Centre street in the City of New York.

Dated at the City of New York, the
17th day of April 1890

Colon B Smith

POLICE JUSTICE.



POOR QUALITY ORIGINAL

0733

Inventory of property taken by Sgt. M. O'Sole the Peace Officer by whom this warrant was executed :

~~Faro layouts, Roulette wheels, Roulette layouts, Rouge et Noir lay-~~
 ~~outs, 2 gaming tables, 1036 chips, 17 packs of cards, dice, deal~~
 ~~boxes, deal trays for holding chips, cue boxes, markers or tally cards,~~
 ~~ivory balls, lottery policies, lottery tickets, circulars, writings,~~
 ~~papers, black boards, slips or drawn numbers in policies, money,~~
 ~~manifold books, slates~~

City of New York and County of New York ss:

I, Mulvan O'Sole the Officer by whom this warrant was executed,

do swear that the above Inventory contains a true and detailed account of all the property taken by me in this warrant.

Sworn to before me, this 28th day of April 1897

Mulvan O'Sole
Sgt. C. O'Squad

Charles Laintor Police Justice.

Police Court--- 12 District.

Search Warrant.
 THE PEOPLE, &c.,
 ON THE COMPLAINT OF
William Gombok vs 2
 vs.
Grace Fisher
J. Lant

Dated _____ 188

Justice.

Officer.

POOR QUALITY ORIGINAL

0734

CITY OF New York COUNTY OF New York } ss.
AND STATE OF NEW YORK.

Anthony Bourtoch

of 150 Nassau Street, New York City, being duly sworn deposes and says, he is more than 21 years of age, and is employed as chief agent of the New York Society for the Suppression of Vice, that he has just come to believe, is informed and verily does believe, that Isaac Fuchs & J. Lant

whose real name ~~is~~ unknown, but who can be identified by

~~_____~~ did, at the city of _____ County of _____ and State of New York, on or about the 16th day of April 1891,

unlawfully use a room, table, establishment or apparatus for gambling purposes—and did engage as a dealer or game-keeper in a gambling or banking game, where money or property was dependent upon the result—and did sell, or offer to sell what is commonly called a "lottery policy," and a certain writing, paper, or insurance, upon the drawing or drawn numbers of a certain lottery, hereto annexed, and did indorse and use a book or other document for the purpose of enabling others to sell or offer to sell lottery policies, writings, papers or documents in the nature of a bet, wager or insurance, upon the drawing or drawn numbers of a lottery, against the form of the statute of the State of New York in such case made and provided.

Deponent further says, he has just come to believe, is informed and verily does believe from ~~personal observation and from statements made by~~ George Greenberg

and Fanny Moses

to deponent that the said Isaac Fuchs & J. Lant

aforsaid, now have in their possession, at in and upon certain premises occupied by them and situate and known as number

72 Norfolk street

in the city of New York and within the County and State aforsaid, for the purpose of using the same as a means to commit a

POOR QUALITY ORIGINAL

0735

public offense, divers and sundry device, apparatus, tables, establishment and paraphernalia layouts, chips, deal boxes, cards, ~~lottery tickets, lottery policies, writings, papers, books~~ and documents for gambling purposes, in violation of the Provisions of Chapter IX of the Penal Code of the State of New York, wherefore deponent prays that warrants may be issued for the arrest of the persons named aforesaid, and to search for, seize and take possession of all of said unlawful matter, and that all be dealt with according to law.

Subscribed and sworn to before me this

17th day of April 1894

Solomon B. [Signature]
Police Justice.

Antony [Signature]

CITY OF _____ AND COUNTY OF _____ ss.

being further sworn deposes and says that on the _____ day of _____ 188____, deponent visited the said premises, named aforesaid, and there saw the said _____ aforesaid, and had dealings and conversation with _____ as follows:

Deponent

City, County & State of New York, ss:

^a
GEORGE GREENBERG of 116 Suffolk Street, being duly sworn deposes and says, that he is thirty-one years of age; that he knows ISAAC FUCHS and J. LANT of 72 Norfolk Street, and has frequently visited said premises and seen a Gambling Game at cards, where money is dependent upon the result, frequently played in said premises, and knows the said ISAAC FUCHS and J. LANT as the Proprietors of said Game, and occupants of said place.

Deponent says, that on the evenings of the 15th. and 16th. of April 1891, he personally visited said premises, and there saw ISAAC FUCHS and J. LANT, and saw the said Gambling Game carried on, where divers sums of money were bet and won and lost in said Game; that the said FUCHS dealt the cards, and on the night of the 16th. of April, Deponent saw the said FUCHS win the sum of One hundred and Fifty Dollars at said Game.

Deponent further says, that he has frequently seen the said LANT furnish money, which he would take from his pocket and give it to the said FUCHS while dealing said Game, and has frequently seen the said FUCHS divide the money won in said Game, with the said LANT, and Deponent has heard the said FUCHS say to the said LANT, "Shall we quit?" (meaning thereby, "Shall we stop playing the Game?"), and the said LANT would assist in said Game, and if the said LANT would say to stop the Game, the Game would stop.

Deponent further says, that he has seen the said LANT

2.

acting as look-out for the Game, and saw him take up money which they had won, and also pay money to persons who had won in said Game, and act as look-out, while the said FUCHS dealt the said Game.

Deponent further says, that on the 15th. and 16th. of April 1891, both the said ISAAC FUCHS and J. LANT were present while the said Game was going on, and that he has frequently seen both of the said persons on divers other occasions in said premises conducting the said Gambling Game. The said Game is a Russian Gambling Game, commonly called "Stoss."

Deponent further says, that he has seen in constant use in said premises, and from personal observation is informed and verily believes ^{and is positive} that the said ISAAC FUCHS and J. LANT, now have in their possession at, in, and upon certain premises occupied by them, situate and known as No. 72 Norfolk Street, in the City of New York, divers Cards, Tables, Apparatus, Paraphernalia, for conducting the said Gambling Game, and Deponent has frequently seen large numbers of persons gambling at said place, and the said ISAAC FUCHS and J. LANT would furnish the said Cards for said persons to so gamble, and that in said Game the Dealer FUCHS would have one pack of Cards from which he would deal. Each Player then has thirteen Cards from Ace to King inclusive, and the Game is played by each Player laying down a certain Card, and then placing his money upon said Card, and if the said Player shall win the said Card, then the said LANT or FUCHS will pay the sum of his winnings, which is even

POOR QUALITY ORIGINAL

0738

SECTION OF THE COURT FOR THE COUNTY OF NEW YORK

S.

3.

money. But if the said Player shall lose, then the said FUCHS and LANT would take the Player's money, and another Card would be put down, and the Player would again put more money on the said Card, and so the Game continues.

Subscribed, and sworn to before me : *George A. Greenberg*
this 17th. day of April 1891. :

Solomon B. Smith
Police Justice.

City, County & State of New York, ss:

FANNY MOSES being duly sworn, deposes and says that she resides at No. 84 Columbia Street in the City of New York; that on the 16th. day of April 1891 she visited premises No. 72 Norfolk Street, and there saw ISAAC FUCHS, whom she has frequently seen before.

Deponent on former occasions has been to the said ISAAC FUCHS and asked him not to allow her Husband to gamble in said premises; that Deponent on the evening of the 16th. of April, went to the said FUCHS and asked him for a few Dollars of the money her Husband had lost at gambling in his place, she being in need of such money; that while Deponent was there, Deponent saw Game being played with Cards, and saw money upon the table, and saw the Game conducted in the presence of said ISAAC FUCHS; that the said FUCHS paid money out

POOR QUALITY ORIGINAL

0739

MOSES* But it is the said witness says that when she was

2.

4.

to the Players at the table in Deponent's presence; that when Deponent asked him for money, he told her to "Get out of here", and took her by the arm and forced her out.

Deponent says, the reason that she came to the said premises where she saw the said Gambling Game going on as aforesaid, was, that the night before, to wit: on Wednesday April 15th., her Husband came home and informed Deponent that he had lost One hundred and Ten Dollars Gambling in said place, and that after losing it he had been assaulted, and her Husband's face was covered with blood when he reached home.

Deponent further says, that for nearly a year Deponent's Husband has been going to this place, as she is informed by him and verily believes, and spending his money to gamble in said premises, and has repeatedly taken money which Deponent has earned by sewing, and deprived this Deponent of the use of it and spent it in said premises, and it was because of Deponent's need for money which had thus been lost, that she went to the said ISAAC FUCHS, and asked him for the money as aforesaid.

Subscribed, and sworn to before me : *Ferni Moses*
: :
this 17th. day of April 1891. : :

Solon A. Smith
Police Justice.

POOR QUALITY ORIGINAL

0740

Subscribed and sworn to before me this }
..... day of 188..... }

..... Police Justice.

THE PEOPLE
 ON COMPLAINT OF
Anthony Lombardi
 AGAINST
James Fisher
J. Lant

Violation Sec. 344, P. C. Gambling and Policy.

Affidavit of Complaint.

WITNESSES:

POOR QUALITY ORIGINAL

0741

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Isaac Fuchs

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. Isaac Fuchs

Question. How old are you?

Answer. 41 years

Question. Where were you born?

Answer. Germany

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

Answer. 77 2nd Ave New York - 6 months

Question. What is your business or profession?

Answer. Restaurant 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
Isaac Fuchs

Taken before me this

23

August 11 1889
Charles H. ...

Police Justice.

POOR QUALITY ORIGINAL

0742

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

Abraham Lent 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. *Abraham Lent*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Russia Poland*

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

Answer. *232 Brown St New York*

Question. What is your business or profession?

Answer. *Seamstress*

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*
Ment

Taken before me this

day of *July*

1904

Charles J. ...
Police Justice

POOR QUALITY ORIGINAL

0743

Wm's Bail
April 23 - 9-2 AM
April 23 - 3 AM

BAILED,
No. 1, by *Wm's Bail*
Residence *Wm's Bail*
No. 2, by *Wm's Bail*
Residence *Wm's Bail*
No. 3, by *Wm's Bail*
Residence *Wm's Bail*

No. 1 Paul's Justice of Peace
P. E. Enderberg
No. 3 Paul's Justice of Peace

Police Court... District 533

WILLIAM GARNOLD
ON THE COMPLAINT OF
Charles Garnold
41 Park Ave
John Tucho
Offence Gambling

Dated April 18 91
Smith Magistrate

O. T. T. Officer

Witnesses
E. Enderberg
No. 116 Bay Street

No. 84 Columbia
No. 1072
APR 27 1891
RECEIVED
CLERK'S OFFICE

B. W. L.

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 *defendants*

guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of *Ten* Hundred Dollars, *each* and be committed to the Warden and Keeper of the City Prison, of the City of New York, until they *appear each bond*
Dated *April 23rd* 1891 *Charles N. Linton* Police Justice.

I have admitted the above-named *Wm's Bail* and *Spac Fuens* to bail to answer by the undertaking hereto annexed.
Dated *April 23* 1891 *Charles N. Linton* Police Justice.

There being no sufficient cause to believe the within named *defendants* guilty of the offence within mentioned. I order *h* to be discharged.
Dated *18* 1891 *Police Justice.*

POOR QUALITY ORIGINAL

0744

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Abraham Bent
and
Isaac Bent

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

(Sec. 343, Penal Code.) of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING, committed as follows:

The said Abraham and Isaac, both

late of the 13th Ward of the City of New York, in the County of New York aforesaid, on the sixteenth day of April, in the year of our Lord one thousand eight hundred and eighty-one, and on divers other days and times as well before as after, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a certain room in a certain building there situate, to be used for gambling, 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. (Sec. 344, Penal Code.)

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

Abraham Bent and Isaac Bent

of the CRIME OF ALLOWING A ROOM, ESTABLISHMENT, TABLE AND APPARATUS TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said Abraham and Isaac, both

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid, having the care, custody and supervision of, and authority over the use of a certain room in a certain building there situate, and a certain gambling-table, and establishment, and divers cards, chips, dice, implements and paraphernalia and sundry devices and apparatus,

POOR QUALITY ORIGINAL

0745

a more particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be given, the same being suitable for gambling purposes, with force and arms, feloniously did allow the same to be used for gambling purposes, 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. (Sec. 344, Penal Code.)

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

Isaac
of the CRIME OF ENGAGING AS DEALER IN A *gambling* GAME, where money and property were dependent upon the result, committed as follows:

The said *Isaac*.

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on divers other days, was, and yet is a common gambler; and on the day and in the year aforesaid, the said *Isaac*.

at the Ward, City and County aforesaid, in a certain room in a certain building there situate, feloniously did engage as dealer in a certain *gambling* game commonly known as "*Stos*", where money and property were dependent upon the result, a more particular description of which said *gambling* game is to the Grand Jury aforesaid unknown, and cannot now be given, 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. (Sec. 344, Penal Code.)

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

Abraham Bent
of the CRIME OF ENGAGING AS GAME-KEEPER IN A *gambling* GAME, where money and property were dependent upon the result, committed as follows:

The said *Abraham Bent*.

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on divers other days, was, and yet is a common gambler; and on the day and in the year aforesaid, the said *Abraham*.

at the Ward, City and County aforesaid, in a certain room in a certain building there situate, feloniously did engage as game-keeper, in a certain *gambling* game commonly known as "*Stos*", where money and property were dependent upon the result, a more particular description of which said *gambling* game is to the Grand Jury aforesaid unknown, and cannot now be given, 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.

POOR QUALITY ORIGINAL

0746

FIFTH COUNT. (Sec. 344, Penal Code.)

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

Abraham Bent and Isaac Tucker
of the CRIME OF ENGAGING AS PLAYERS IN A *gambling* GAME, where money and property were dependent upon the result, committed as follows:

The said *Abraham and Isaac, both*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on divers other days, ~~was, and yet is~~ *was and yet is* common gamblers; and on the day and in the year aforesaid, the said *Abraham and Isaac*

at the Ward, City and County aforesaid, in a certain room in a certain building there situate, feloniously did engage as players in a certain *gambling* game commonly known as "*Skos*" — where money and property were dependent upon the result, a more particular description of which said ~~banking~~ *gambling* game is to the Grand Jury aforesaid unknown, and cannot now be given, 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.

SIXTH COUNT. (Sec. 385, Penal Code.)

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

Abraham Bent and Isaac Tucker
of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said *Abraham Bent and Isaac Tucker, both*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid, with force and arms, a certain common gaming-house there situate, for *their* lucre and gain, unlawfully and injuriously did keep and maintain; and in *their* said common gaming-house, then and on said other days and times, there unlawfully and injuriously did cause and procure divers idle and ill-disposed persons to be and remain, and the said idle and ill-disposed persons, on the day and in the year aforesaid, and on said other days and times, to game together and play at a certain unlawful game of cards called "*Skos*," in the said common gaming-house aforesaid, there did unlawfully and injuriously procure, permit and suffer, and the said idle and ill-disposed persons, then, and on said other days and times, in the said common gaming-house aforesaid, by such procurement, permission and sufferance of the said *Abraham and Isaac*

there did game together and play at said unlawful game of cards, for divers large and excessive sums of money, to the great annoyance, injury and damage of the comfort and repose of a great number of persons, good citizens of our said State, there inhabiting and residing, and passing and repassing, to the common nuisance of the said citizens, against 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

John R. Fellows
JOHN R. FELLOWS,

District Attorney.

0747

BOX:

434

FOLDER:

4005

DESCRIPTION:

Leroy, Francis

DATE:

04/14/91



4005

POOR QUALITY ORIGINAL

0748

914 J. F. a

Counsel,
Filed, 14 day of April 1887
Pleads, August 15

THE PEOPLE vs. Francis Erroy
Grand Larceny, first Degree.
(From the Person.)
[Sections 528, 530, Penal Code.]

DE LANCEY WIGGILL
JOHN R. FEELEGAN

District Attorney.

By attention

Witnesses;
L. S. Tierney
170 St. + Ogden Ave
Officer Ahern
21st Prec.

A True Bill.

Edward C. Griffin
Foreman
Francis Erroy
L. S. Tierney
Officer Ahern
21st Prec.

POOR QUALITY ORIGINAL

0749

CITY AND COUNTY }
OF NEW YORK, } ss.

John W. Sherr
aged _____ years, occupation *Police Officer* of No. *21*
Pratt Street, being duly sworn deposes and

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

Sworn to before me, this *10* day of *April* 183*7* } *John W. Sherr*

[Signature]
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

John E. Rogan
aged _____ years, occupation *Police Officer* of No. *21*
Pratt Street, being duly sworn deposes and

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

Sworn to before me, this *10* day of *April* 183*7* } *John E. Rogan*

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0750

Police Court J District. Affidavit—Larceny.

City and County } ss:
of New York,

Lancelot J. Murray
of No. Ogden Avenue #170 Street, aged 60 years,
occupation Matelman being duly sworn,
deposes and says, that on the 9 day of April 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the night time, the following property, viz:

One Silver Watch
of the value of Twenty Dollars
\$20.00

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Francis Leroy (now here) from the fact that deponent is informed by Officer John W. Ahern of the 21st Precinct Police that while deponent was lying down in the street he saw the said defendant stooping over deponent and that he ^{then} asked said defendant to help carry deponent to the Station House, when said defendant ^{was} caught in the act of running by Officer John E. Rogan of the 21st Precinct Div. Deponent is further informed by said Officer Ahern that deponent clothes were open and that while said defendant was running away he saw him drop something on the

Sworn to before me, this 1891 day of April
Police Justice.

POOR QUALITY
ORIGINAL

0751

That and shortly after said Officer
was handed a Silver Watch by a woman
who said that the said party, who
she had dropped it. Depoent has
since seen said Watch and fully and
positively identifies it as the property
taken stolen and carried away from
depoent's possession. Said Watch was
taken from the left hand upper
pocket of the vest that and
then worn on the person of depoent.

Sworn to before me this } Sancelot J. Tierney
10 day of April 1894 }
J. L. ...
Public Justice

POOR QUALITY ORIGINAL

0752

Sec. 198-200

1 District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

Francis Leroy 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. Francis Leroy

Question. How old are you?

Answer. 36 Years

Question. Where were you born?

Answer. New York

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

Answer. 187 Mulberry Street 6 weeks

Question. What is your business or profession?

Answer. Longshore

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 found the man lying in the street and placed him on the sidewalk I did not see the man's watch

Francis Leroy

Taken before me this 10 day of April 1897
James
Police Justice.

POOR QUALITY ORIGINAL

0753

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

Police Court
 District
 1884

THE PEOPLE, & C.
 ON THE COMPLAINT OF

1
 2
 3
 4
 8
 Office

Dated April 10, 1889

Magistrate

Witnesses

No. 21
 Street

No. 21
 Street

No. 21
 Street

to answer
 \$ 500
 11-9-89
 9-11-89

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 Five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated April 10, 1889 Police Justice.

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

Dated _____ 1889 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 _____ 1889 Police Justice.

POOR QUALITY ORIGINAL

0754

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Francis Leroy

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

Francis Leroy of the CRIME OF GRAND LARCENY in the first degree committed as follows:

The said Francis Leroy

late of the City of New York, in the County of New York aforesaid, on the ninth day of April in the year of our Lord one thousand eight hundred and eighty-ninety-one, in the night-time of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of twenty dollars

of the goods, chattels and personal property of one Lancelot J. Tierney on the person of the said Lancelot J. Tierney then and there being found, from the person of the said Lancelot J. Tierney 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.

Wm Lancy Nicoll, District Attorney.

0755

BOX:

434

FOLDER:

4005

DESCRIPTION:

Levy, Miguel

DATE:

04/29/91



4005

POOR QUALITY ORIGINAL

0756

Robine

Counsel,
Filed *1891*
Pleads, *1891*

THE PEOPLE
vs.
Miguel Levy

Grand Larceny Second Degree.

[Sections 528, 587 — Penal Code.]

DE LANCEY NICOLL,
District Attorney.

1891

A True Bill.

James W. Lupton
Foreman.
Robert A. ...
Wendell ...

Witness:
D. W. ...

POOR QUALITY ORIGINAL

0757

Police Court / District. Affidavit-Larceny.

City and County of New York, ss:

Harris Wilson

of No. 450 Broadway Street, aged 33 years, occupation manufacturing being duly sworn,

deposes and says, that on the 16th day of April 1891 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 daytime, the following property, viz:

Five silk Umbrellas valued at twenty six dollars

26 00 / 100

the property of Wright Brothers and Company of which firm deponent is a partner

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 Miguel Venz (now here)

from the fact that deponent is informed by William J. Harts that he saw the defendant in company with another person who then take said property and leave said premises, and that witnesses caught said defendant and caused his arrest by Officer Flannery. Defendant being informed of his rights says he is guilty of taking these umbrellas

Harris Wilson

Sworn to before me this 16th day of April 1891
Charles H. Steiner Police Justice

POOR QUALITY ORIGINAL

0758

CITY AND COUNTY }
OF NEW YORK, } ss.

William J. Hartz

aged 45 years, occupation Salesman of No. 450

Brooklyn Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Harris Wilson

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

Sworn to before me, this 10
day of April 1891

William J. Hartz

Charles J. Linton
Police Justice.

Lined area for additional text or notes.

POOR QUALITY ORIGINAL

0759

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Miguel Levy

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. *Miguel Levy*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *147 Allen Street 6 months*

Question. What is your business or profession?

Answer. *Musician*

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 taking three umbrellas Miguel ^{his} Levy mark*

Taken before me this 16 day of April 1891
Charles W. Hunter
Police Justice

POOR QUALITY ORIGINAL

0760

PAID,

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, Ec.,
ON THE COMPLAINT OF

Morris Zilman
450 Broadway
Municipal Bldg.

Offence Larceny

324

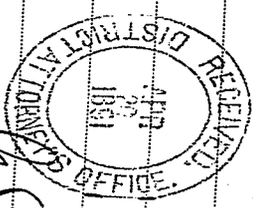
Dated April 16 1891

Justice Magistrate

Stewart Officer

Witnesses William Stewart

No. 470 Broadway Street



No. 500 to answer

Street
G. S. J.
C. M. J.

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

_____ guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.
Dated April 16 1891 Charles Stewart Police Justice.

I have admitted the above-named _____ to bail to answer by the undertaking hereto annexed.
Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0761

COURT OF GENERAL SESSIONS OF THE PEACE OF THE CITY AND COUNTY
OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Miguel Levy

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Miguel Levy*

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

The said

Miguel Levy

late of the City of New York, in the County of New York aforesaid, on the *sixteenth*
day of *April* in the year of our Lord one thousand eight hundred and
ninety *one*, at the City and County aforesaid, with force and arms,

*five umbrellas of the value
of five dollars and twenty-five
cents each*

of the goods, chattels and personal property of one

Harris Filson

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.

*De Lancey Nicoll,
District Attorney.*

0762

BOX:

434

FOLDER:

4005

DESCRIPTION:

Lewis, Adolph

DATE:

04/13/91



4005

0763

BOX:

434

FOLDER:

4005

DESCRIPTION:

Ressek, Frederick

DATE:

04/13/91



4005

POOR QUALITY ORIGINAL

0764

~~Custodian of the Peace~~
~~John D. ...~~

Counsel,
Filed *13th July 1897*
Placed *13th July 1897*

ENTERED
A. L. W.
THE PEOPLE
vs. *B*
Adolph Lewis
Frederick Bessick

De Lancey Moore
RANFOLPH B. MARINE
District Attorney
Resist and obts 4/4
10.2 May 13/98.
Paul discharged
A True Bill.

Ernest Giffins
John Giffins Foreman.
Mr. J. ...
Sen suspended
Finns on another case.

George B. ...
14th Dec 1897

Witnesses:
Officer Lewis
4th Dec 1897

This indictment is ...
2 years ...
the obs has been
sent ... for the ...
Officer, and I ...
that the obs. Bessick be
discharged on his own
recognizance

May 9 - 1898
S. A. ...
I convey in ...
Thos W. ...
Adm District Attorney

**POOR QUALITY
ORIGINAL**

0765

G43

Robert G.

**POOR QUALITY
ORIGINAL**

0766

G43

Alphab. Co

POOR QUALITY
ORIGINAL

0767

Police Court, 1 District.

City and County } ss.
of New York, }

of No. Fourth Precinct Police Street, aged Adam Lang years,
occupation Police Officer being duly sworn, deposes and says,
that on the First day of April 1891, at the City of New
York, in the County of New York,

Adolph Lewis and Frederick Russet
(both now here) while acting in concert with
each other, did unlawfully keep, and
maintain a room in the cellar of
premises No 20 Chambers Street, for the
purpose of unlawfully recording bets or
wagers upon the result of a Trial or contest
of speed between horses at Guttenburg
New Jersey, and did at said premises
on said date make a bet or wager with
deponent and did sell him a Pool
ticket, and did become the custodian
or depository for hire or record of money,
staked and wagered upon such result for
the reasons following to wit: That on said
day deponent went into said premises and
saw the defendant Adolph Lewis, who
was sitting on a Chair alongside of a Table
with a card with the names of Horses thereon in his hand,
and he deponent told defendant Lewis
he would bet him Fifty cents on the
Horse, Russell, who was entered in a
race at Guttenburg. the defendant Lewis
replied alright to deponent, and said
he would give him deponent Five (5) dollars,
for said Fifty cents on said horse Russell.
the deponent then handed the defendant
Lewis - fifty cents - and the said defendant
Lewis took and received the said fifty
cents - and then told deponent to go
to the defendant Russet, who was standing
alongside the defendant Lewis, and he
would give deponent his ticket for said
bet. deponent then went to where the said
defendant Russet was standing, who gave

POOR QUALITY ORIGINAL

0768

Deponent the ticket hereto annexed and marked Exhibit A - which ticket deponent saw the defendant [Name] tear out of a book he then and then held in his hand -

Deponent therefore charges the defendants while acting in concert with each other in violating Sections 35-1 and 35-2 of the Penal Code - and asks that they be held and dealt with as the Law may direct

Sworn to before me this 1 day of April 1891 } Adam Lang.

Charles J. Sinton
Police Justice

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 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 1888
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888
Police Justice.

Police Court - District

THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.
1
2
3
4
Offence,

Dated 1888
Magistrate.
Officer.
Clerk.
Witnesses,
No. Street,
No. Street,
No. Street,
to answer Sessions

POOR QUALITY ORIGINAL

0769

Deponent the ticket hereto annexed and marked Exhibit A - which ticket deponent saw the defendant Pusch tear out of a book he there and then held in his hand -

Deponent therefore charges the defendants while acting in concert with each other in violating sections 35-1 and 35-2 of the Penal Code - and asks that they be held and dealt with as the Law may direct

Sworn to before me } Adam Lang.
this 1 day of April 1891

Charles J. Linton
Police Justice

Dated _____ 1888 _____ Police Justice.

I have admitted the above named _____ guilty of the offence within mentioned, I order n. to be discharged.

There being no sufficient cause to believe the within named _____

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

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 _____

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,

Dated _____ 1888 _____
Magistrate.
Officer.
Clerk.
Witnesses.
No. _____ Street,
No. _____ Street,
No. _____ Street,
\$ _____ to answer _____ Sessions

POOR QUALITY ORIGINAL

0770

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Adolph 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. *Adolph Lewis*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *36 Delancey Street, 3 months*

Question. What is your business or profession?

Answer. *Collector*

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*
Adolph Lewis

Taken before me this
day of *April* 1891
Charles W. Justice
Police Justice.

POOR QUALITY ORIGINAL

0771

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frederick Ruseb 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. *Frederick Ruseb*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *49 Allen Street, 2 months*

Question. What is your business or profession?

Answer. *clerk*

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

Answer. *I am not guilty
Fred Ruseb*

Taken before me this
day of *April* 1891
Charles J. Smith
Police Justice.

POOR QUALITY ORIGINAL

0772

PAID BY
 No. 1, by *John A. Moran*
 Residence *119. Smith Street*

No. 2, by *Geo. F. Bennett*
 Residence *29 City Hall Place Street*

No. 3, by _____
 Residence _____ Street

No. 4, by _____
 Residence _____ Street

#1 by *Andrews Charles*
 1810. 171st

Police Court

District

THE PEOPLE, vs.

Adam Lang

Adolph Lewis
Julius Rubel

Offence *Violation Pool Law*

Dated *April 1 1891*

Magistrate *John W. ...*
 Officer *Samuel ...*
 Precinct _____

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____



No. *977* Street _____
 No. *101 Bond* Street _____
 No. *2 ...* Street _____

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

guilty thereof, I order that he be held to answer the same and be admitted to bail in the sum of *Five* 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 *April 1* 18*91* *Charles N. Laintor* Police Justice.

I have admitted the above-named *Adolph Lewis and Julius Rubel* to bail to answer by the undertaking hereto annexed.

Dated *April 1* 18*91* *Charles N. Laintor* 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 _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0773

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Adolph Davis and
Frederica Beretta

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

Adolph Davis and
Frederica Beretta -

of the CRIME RECORDING AND REGISTERING A BET AND WAGER, committed as follows:

The said Adolph Davis and
Frederica Beretta, both -

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 7th day of April - in the year of our Lord one thousand eight hundred and eighty-nine, at the Ward, City and County aforesaid, and not upon any grounds or race track owned, leased, or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was lawfully had, with force and arms, did unlawfully record and register, and cause to be recorded and registered, a certain bet and wager, then and there made by and between one Adam Sang.

and divers other persons to the Grand Jury aforesaid unknown, upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called "Young Surrell", and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at the town of Lytleburg, in the County of Hudson in the State of New Jersey and commonly called the Lytleburg Race Track, and which said trial and contest was had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trial and contest, and of the said bet and wager so as aforesaid then and there made upon the same, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

POOR QUALITY ORIGINAL

0774

Second Count.—And the Grand Jury aforesaid, by this indictment, further accuse the said *Joseph Dennis and Frederick*

Parsola —

of the CRIME OF POOL SELLING, committed as follows:

The said *Joseph Dennis and Frederick*

Parsola, Trade —

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, and not upon any grounds or race track owned, leased or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was lawfully had, with force and arms, did feloniously engage in pool selling, and did then and there feloniously sell, and cause to be sold, to one *Adam Lang* — and to divers other persons, to the Grand Jury aforesaid unknown, a certain pool upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called "*Harry Russell*" and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at *the town of Lytleburg* in the County of *Anderson* — in the State of *New Jersey* and commonly called the *Lytleburg* — Race Track, and which said trial and contest was had, holden and run on the day and in the year aforesaid at the place and race track aforesaid (a more particular description of which said trial and contest, and of the pool upon the same so as aforesaid then and there sold, is to the Grand Jury aforesaid unknown, and cannot now be given), 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
RANDOLPH B. MARTINE,

District Attorney.

0775

BOX:

434

FOLDER:

4005

DESCRIPTION:

Lipschutz, Sophia

DATE:

04/24/91



4005

POOR QUALITY ORIGINAL

0776

J. J. Long
Counsel,

Counsel,

Filed 24 day of April 1891

Pleads, *Guilty*

THE PEOPLE

vs.

R
Sophia Lipschutz

Washington

Grand Jurors

Resamcy Nicoll
JOHN R. FELLOWS,

District Attorney.

Even day
May

A TRUE BILL.

Edward C. Carter

Foreman.

May 4/91

Charles Frankley Lacey
Wm. J. ...
Edley 8/91

Witnesses:

Mr. Smith
Officer Johnson
W. J. ...

POOR QUALITY ORIGINAL

0777

Police Court 3 District.

City and County } ss.:
of New York,

of No. 662 Water Street, aged 24 years,
occupation Lawyer being duly sworn

deposes and says, that on the 17th day of April 1891 at the City of New York, in the County of New York, Louis Schwartz (aged 2 weeks)

was violently and feloniously ASSAULTED and BEATEN by Sophia Lipschutz (now here) who wilfully and maliciously threw the body of the said Louis Schwartz from her arms into the east River from the bulkhead at the foot of Colburn Street at the hour of 7 o'clock P. M. said date.

Deponent further says that such assault was committed

the said Louis Schwartz 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 20th day of April 1891 } Wm. Sutcliff

John Ryan Police Justice.

POOR QUALITY ORIGINAL

0778

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

3 District Police Court.

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

Question. What is your name?

Answer. Sophia Lipschutz

Question. How old are you?

Answer. 18 years old

Question. Where were you born?

Answer. Russia

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

Answer. 28 Norfolk St 3 days

Question. What is your business or profession?

Answer. Coat finisher

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
Sophia Lipschutz
mark

Taken before me this
day of April 1897
Wm. H. Ryan

Police Justice.

POOR QUALITY ORIGINAL

0779

CITY AND COUNTY OF NEW YORK, } ss.

POLICE COURT, 3rd DISTRICT.

Gustav Schramm

of No. 12th Precinct Street, aged _____ years,
occupation of Brewer being duly sworn deposes and says,
that on the 17th day of April 1888

at the City of New York, in the County of New York, he arrested Popkin
Kipschutz (nowhere) for attempting Infault-
ricide, and asks that defendant be
held a reasonable time so as to enable
deponent to investigate further.

Gustav Schramm

Sworn to before me, this

of

April 1888

John H. Regan

Police Justice.

POOR QUALITY ORIGINAL

0780

Police Court, ³⁰⁶₃ District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Gustav Abraham

vs.

Sophia Lipschutz

AFFIDAVIT.

Dated *April 18*, 18*97*

Ryan Magistrate.

Abraham Officer.

Witness, _____

Disposition, _____

Ex. Apl 20 - 9am

POOR QUALITY ORIGINAL

0782

COURT OF GENERAL SESSIONS,
City and County of New York.

----- X
THE PEOPLE ETC. :
- vs - :
SOPHIE LIPSCHUTZ :
----- X

City and County of New York, ss:-

S A M U E L D. L E V Y being duly sworn says that he was retained by The United Hebrew Charities of the City and County of New York, to defend the above-named prisoner charged with assault.

Deponent appeared in the Police Court when the defendant was arraigned before the Magistrate to plead, and plead not guilty on her behalf, she being a foreigner and not conversant with out language or customs. She was subsequently brought before the bar of this court, Mr. Justice Martine presiding and plead not guilty, and ~~the~~ the matter was adjourned over to May 4th inst, for trial.

Deponent keeps the law paper known as the "Law Journal" and also has delivered at his private residence, The Daily Continent, the newspaper which has also the calendars of Courts and avers that neither on May 4th, 5th or 6th did this case appear upon the printed calendars in either of said papers.

Deponent therefore sent his clerk, Mr. Kalmanowitz to the clerk of this court this day to inquire regarding the status of this case and was surprised to be informed

POOR QUALITY ORIGINAL

0783

by his clerk that without the case being upon the calendar, the defendant was brought before the bar of this court and pleaded guilty to assault in the third degree and remanded until Friday the 8th instant for sentence. The facts surrounding the assault in question, are substantially as follows:-

The defendant is a poor, innocent and confiding girl who trusted to the persuasions of one Louis Schwarz and permitted the latter's embraces. The defendant subsequently became with child as a result of the undue intimacy with the said Louis Schwarz, and the child was recently born to her of which said Louis Schwarz is the father. The latter has persistently refused to give any pecuniary aid or assistance to the defendant or to in any manner, support the child. The defendant, who, as I am informed by her, was for a long time very sick, suffering as a result from her confinement, became melancholy and in a fit of despondency, threw her child in the river and was about to jump in herself and end her wretched life, when she was prevented by one James Sweeney, a brave workman who was just passing by her at the time and he subsequently jumped into the water and rescued the child from drowning. Since the matter has come into my hands, I have caused the arrest of Louis Schwarz and had him bound over under bail to appear at the special sessions on the 13th instant, to answer the charge of abandonment and non-support, and I intend, in good faith, to appear in conjunction with the corporation attorney to compel said Louis Schwarz to provide for the support of said child.

My name has appeared upon the records of this court

POOR QUALITY ORIGINAL

0784

and upon the indictment as the attorney for the defendant.

The deponent further says that Mrs. Brodnax and Mrs. Gen. Forster of St. Barnabas Church, have become very much interested in this case and have offered to provide for the defendant a home where she may take charge of her child, and they will endeavor in every possible way, to make her comfortable and happy, if this Honorable Court will suspend sentence.

Deponent therefore begs this Honorable Court to suspend sentence in this case, as deponent verily believes that Mrs. Gen. Forster and Mrs. Brodnax will take good care of the defendant and her child and properly provide for them.

Sworn to before me this :
6th day of May, 1891.:

A. Kalmanowicz
Notary Public (50)
NY City & Co.

POOR QUALITY ORIGINAL

0785

COURT

_____)
against _____)

AFFIDAVIT OF SERVICE.

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

..... of said City and County being duly sworn says, that
he is of the age of years and upwards; that on the day of
..... 1888, at Number
in the City of New York, he personally served upon in person, the an-
nexed
by delivering to and leaving with said
personally true cop thereof. Deponent further says that he knew the person so served as
aforesaid to be the person mentioned and described in said
as therein, and to whom the same w directed.

Sworn to before me this }
day of 1888 }

=====
Court of General Sessions
=====

The People vs

vs

Sophie Lieburg

=====
=====

Affidavit

=====
SAMUEL D. LEVY,
Attorney, *In-charge of United States*
POTTER BUILDING,
38 PARK ROW,
NEW YORK CITY.
=====

Sir:

Please take notice that

of which the within is a copy, was this day
duly entered in the office of the Clerk of this
Court at the County Court House in the City
and County of New York.

Dated New York, 1888

Yours &c.

SAMUEL D. LEVY,

Attorney for

38 PARK ROW,
POTTER BUILDING,
NEW YORK CITY.

Attorney for.

POOR QUALITY ORIGINAL

0786

COURT

against

AFFIDAVIT OF SERVICE.

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

.....of said City and County being duly sworn says, that
he is of the age of..... years and upwards; that on the day of
..... 188 , at Number.....
in the City of New York, he personally served upon..... in person, the an-
nexed.....
by delivering to and leaving with said.....
personally true cop thereof. Deponent further says that he knew the person so served as
aforesaid to be the person mentioned and described in said.....
as..... therein, and to whom the same w directed.

Sworn to before me this }
day of 188 }

Court of General Sessions

The People vs

vs

Sophie Leburg

S. D. Levy

SAMUEL D. LEVY,

Attorney, *for* *United Westchester*
POTTER BUILDING,

38 PARK ROW,
NEW YORK CITY.

Sir:

Please take notice that

of which the within is a copy, was this day
duly entered in the office of the Clerk of this
Court at the County Court House in the City
and County of New York.

Dated New York,..... 188

Yours &c.

SAMUEL D. LEVY,

Attorney for

38 PARK ROW,
POTTER BUILDING,
NEW YORK CITY.

Attorney.....for.

POOR QUALITY ORIGINAL

0787

COURT OF GENERAL SESSIONS OF THE PEACE OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK, against *Rodria Sigurdson*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse *Rodria Sigurdson*

of the crime of *assault in the first degree,*

committed as follows:

The said *Rodria Sigurdson*

late of the City of New York, in the County of New York aforesaid, on the *seventeenth* day of *April*, in the year of our Lord one thousand eight hundred and ninety *one*, at the City and County aforesaid,

with force and arms, in and upon the body of one Louis Schmalz, then and there being, unlawfully and feloniously did make an assault, and then and there unlawfully

POOR QUALITY ORIGINAL

0788

and feloniously did take the said Louis
Schmady into both the hands of her
the said Sophia Lindberg, and did
then and there wilfully and feloniously
cast and throw the said Louis Schmady
into the waters there commonly known as
the East River, the same being and means
and force as were intended to produce the
death of the said Louis Schmady, with
intent to kill the said Louis Schmady,
then and there wilfully and feloniously to
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

De Lancey Mill,

[Signature]

0789

BOX:

434

FOLDER:

4005

DESCRIPTION:

Logan, James

DATE:

04/28/91



4005

POOR QUALITY ORIGINAL

0790

354

Witnesses:

Officer Crowley
Central Office

Adm. Sec'y

Secretary
The Dept. is
sent to Pen for
the reason that
he is suffering
from disease
of the eye. His
friends have seen
medical attention
for him which has
not helped him because if
he was sent to D.P.

ET

Counsel,

Filed

Pleds,

day of *April* 189*9*
St. Paul

THE PEOPLE

vs.

Grand Larceny, Second Degree.
(From the Person.)
[Sections 528, 534
Penal Code].

James Logan

BE LARGELY KNOWN
JOHN R. FELLOWS,

District Attorney.

A TRUE BILL

Edward Griffin

Foreman

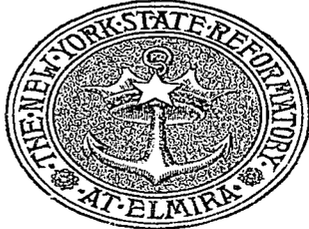
May 5/99

Heard by jury
Henry D. A.
May 18/99

1578

POOR QUALITY
ORIGINAL

0791



Elmira, N. Y., May 11th, 1891.

Z. R. BROCKWAY,
GENERAL SUPERINTENDENT.

E
5-13-91

Hon. James Byrnes,
Chief Inspector of Police,
New York, N. Y.

Dear Sir:--

Replying to yours of the 8th inst., and I return
the photograph.

We recognize it. It is Edward Casey, or Edward Connors, for
he is known by both names here, and is registered on our books as
#3077. He was received here on the 24th of July 1888 from the Court
of General Sessions in New York, having been convicted of Grand
Larceny in the second degree. Our record shows that he had been
previously in the N. Y. House of Refuge, #21,723, under the name
of Connors. He came out in 1885, but afterwards he served ten
months in the New York Penitentiary for larceny. He was in the
most filthy and diseased condition on admission here, and remained
until Nov. 1889 when he was paroled, and never reported.

If you for any reason fail to convict him kindly hold him,
and telegraph me, and I will send an officer for him, for we have
more than two years of mortgage on him yet.

**POOR QUALITY
ORIGINAL**

0792

(2)

Very respectfully yours,

J. Henderson
GEN'L SUPT.

POOR QUALITY ORIGINAL

0793

Police Court 2 District.

Affidavit—Larceny.

City and County } ss:
of New York, }

of No. 14 West 83rd Street, aged 39 years,
occupation Druggist being duly sworn,

deposes and says, that on the 22 day of April 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the ~~possession~~ ^{person and possession} of deponent, in
the day time, the following property, viz:

One diamond and gold shirt stud of the value of \$125.

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 James Logan (now here) for the reason that on the above date deponent was at the corner of 155th Street and 10th Avenue, and that he was informed by Officer Michael Crowley of the Central Office that the defendant had taken the stud above described from his neck tie. That the said Crowley saw the defendant take and steal on the said property. Wherefore deponent prays that the said Logan may be held and dealt with as the law directs.

Joseph Mendelson

Sworn to before me, this 24 day of April 1891
Admiral
Police Justice.

POOR QUALITY ORIGINAL

0794

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 43 years, occupation Detective Agent of No. Michael Crowley
Central Office Street, being duly sworn deposes and

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

Sworn to before me, this 24 day of April, 1891 } Michael Crowley

[Signature]
Police Justice.

[Lined area for additional text]

POOR QUALITY ORIGINAL

0795

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Logan 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 Logan*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York State*

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

Answer. *9 Stanton Street. 15 months*

Question. What is your business or profession?

Answer. *Printer*

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 Logan

Taken before me this *21st* day of *April* 1891
H. H. ...
Police Justice.

POOR QUALITY ORIGINAL

0796

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

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 *John Henderson*
114 St. Pr St. A.
2 *James Rogers*
3 _____
4 _____

Offence *Larceny from Person*

Dated *April 24* 1891

Mr. Madson Magistrate
Conroy Officer
C. B. Precinct

Witnesses: *Michael Crowley*
Carroll O'Neil

No. _____ Street _____
No. *2572* Street _____
APR 27 1891
DISTRICT ATTORNEY'S OFFICE

W. Conroy
W. Conroy

372

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 *April 24* 18 *W. Conroy* Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0797

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 Logan

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

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

The said

James Logan

late of the City of New York, in the County of New York aforesaid, on the twenty-second day of April in the year of our Lord one thousand eight hundred and eighty-nine, in the day-time of the said day, at the City and County aforesaid, with force and arms,

one stud of the value of one hundred and twenty-five dollars

of the goods, chattels and personal property of one Joseph Mendelson on the person of the said Joseph Mendelson then and there being found, from the person of the said Joseph Mendelson 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.

De Lancey Nicoll, District Attorney.

0798

BOX:

434

FOLDER:

4005

DESCRIPTION:

Ludwig, Henry

DATE:

04/03/91



4005

POOR QUALITY ORIGINAL

0799

173

Counsel,
Filed *3*
Pleaded *Chrymch*
day of *April* 189*9*

Henry Ludwig
vs.
THE PEOPLE

Everyday in the third degree.
of the court.
[Section 498, W.S., R. 25, 27, 28, 29]

~~DE LANCY NICOLL~~
~~JOHN C. FELLOWS~~

District Attorney.

A True Bill.

[Signature]
April 9/91
Foreman.
[Signature]
[Signature]

Witnesses;
Geo Schenk

POOR QUALITY ORIGINAL

0800

Police Court 2 District.

City and County of New York, ss.:

of No. 93 Quint Avenue Street, aged 28 years, occupation Paper & Manufacturing being duly sworn

deposes and says, that the premises No. 93 Quint Avenue Street, in the City and County aforesaid, the said being a Brick Building and which was occupied by deponent as a factory and in which there was at the time no human being, by name,

were BURGLARIOUSLY entered by means of forcibly opening a door leading from the hallway of said premises to deponent's factory

on the 29 day of March 1891 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

A quantity of Postage Stamps of the value of Seven dollars. and one Counterfeit note of the denomination of two dollars. and one Small Metal Coin of the denomination of Fifty 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 by Henry Ludwig (Gardner)

for the reasons following, to wit: That deponent is informed by Officer Eugene W. Blum that on the night of the 29th of March 1891 at about the hour of 5 P.M. on said date he discovered that said premises had been entered as aforesaid from the said Henry Ludwig in the hallway of said premises and from an opening in the Counterfeit Gate and Coin Box shown to which deponent identifies as a portion of the property taken and carried away from deponent's premises

Sharon Healey
Henry Ludwig
March 29 1891
Blum

POOR QUALITY ORIGINAL

0801

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 37 years, occupation Police Officer of the
9th Precinct Police being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Serge Schend
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 30
day of March 1896 } Edward A. Cronan

J. Henry Ford
Police Justice.

(3092)

Lined area for additional text or notes.

POOR QUALITY ORIGINAL

0802

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

Henry Ludwig 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 a waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *Henry Ludwig*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *21 Avenue 130th*

Question. What is your business or profession?

Answer. *Paper Box Maker.*

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*
Henry Ludwig

Taken before me this

day of *March* 1911

John J. ...

Police Justice

POOR QUALITY ORIGINAL

0803

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court... 25
District... 417

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel Schmitt
913 - 6 Ave
Henry Cunningham
Burglary

1
2
3
4
Offence

Dated

March 30 1891

Wm. ...
Magistrate

...
Precinct Officer

Witness

Edmund ...

No. _____

913 - 6 Ave
Street

No. _____

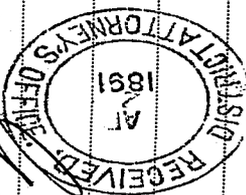
Street

No. _____

Street

\$ _____

to ...



Burglary
P.L. ...

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 *Legendum*

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

Dated *March 30 1891* *James ...* Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0804

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 Ludwig

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

Henry Ludwig

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

The said Henry Ludwig

late of the ninth Ward of the City of New York, in the County of New York aforesaid, on the 29th day of March in the year of our Lord one thousand eight hundred and ninety-one, with force and arms, in the day - time of the same day, at the Ward, City and County aforesaid, the dwelling house of one a certain building, to wit:

the factory of one George Schenk

there situate, 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 George Schenk

in the said dwelling house 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.

POOR QUALITY ORIGINAL

0805

SECOND COUNT—

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

Henry Ludwig

of the CRIME OF *Petit* LARCENY, committed as follows:

The said *Henry Ludwig*

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 *day* — time of said day, with force and arms,

three hundred and fifty United States postage stamps of the denomination and value of two cents each, one piece of paper of the value of one cent and one piece of metal of the value of one cent

[Handwritten flourish]

of the goods, chattels and personal property of one *George Schenk*

in the ~~dwelling house~~ *factory* of the said *George Schenk*

in the factory
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.

POOR QUALITY ORIGINAL

0806

THIRD COUNT—

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

Henry Ludwig

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

The said *Henry Ludwig*

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,

the same goods, chattels and personal property described in the second count of this indictment

of the goods, chattels and personal property of

George Schenk

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

George Schenk

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

Henry Ludwig

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.

DE LANCEY NICOLL,
~~JOHN R. FELLOWS,~~
District Attorney.

0807

BOX:

434

FOLDER:

4005

DESCRIPTION:

Lum, Youn

DATE:

04/22/91



4005

POOR QUALITY ORIGINAL

0000

Witnesses:

Arthur Lane
Witness

Counsel,

Filed

22 day of *April* 189*1*

Pleas,

Not guilty

THE PEOPLE

vs.

your *Sum*

Edw. J. Nichol
JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Ernest C. Griffin

Foreman.

John R. Fellows

EDJ

John R. Fellows
Foreman

POOR QUALITY ORIGINAL

0009

Witnesses:

Arthur Lane
W. H. [unclear]

1891
[Signature]

Counsel,

Filed

22 day of *April* 1891

Pleads,

Not guilty - vs

THE PEOPLE

vs.

B

your Honor

[Faint handwritten text, possibly a signature or name]

Edw. Lane, Th. coll.
JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Ernest C. Griffin

Foreman.

[Signature]
[Signature]

POOR QUALITY ORIGINAL

0810

Police Court, / District.

City and County } ss.
of New York,

Frank S Price

of No. 64 Broadway Street, aged _____ years,
occupation Police Officer being duly sworn, deposes and says,
that on the 15th day of March 1887, at the City of New
York, in the County of New York,

He arrested John Linn.
now here. Charged with Keeping
and maintaining a place where
Opium is smoked and sold.
at number 104 Park Street in this
city, in violation of section 388 of
the Penal Code for the following
reasons to wit:

Deponent went into
said place on the ground floor front
and that he saw a number of people
congregated in said place and that
he saw a number of said persons
sitting on benches in said room and
some persons smoking pipes containing
Opium. Deponent therefore charges
the defendant with keeping and
maintaining aforesaid place for the
purpose aforesaid and prays that
he be held to answer

Frank S Price

Frank S Price sworn this
15th day of March 1891
Admitted

POOR QUALITY ORIGINAL

0811

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Linn 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 Linn*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *Quinn*

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

Answer. *104 Park Street 3 years*

Question. What is your business or profession?

Answer. *Salvage man*

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 Linn

Taken before me this *16*
day of *March* 189*7*

Police Justice.

POOR QUALITY ORIGINAL

0812

BAILED,
 No. 1, by Frank Hoyle
 Residence 104 Park Street
 No. 2, by _____
 Residence _____
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Hoyle

John Sims

1
2
3
4

offence Keeping place for making Opium

Dated March 16th 1891

Hopson Magistrate.

Price W. Holmes Officer.

6 Precinct.

Witnesses
 No. Joseph Holmes
Joseph Holmes Street.

No. From bond to Court of General Sessions for \$500
Remain to be paid by _____
 No. of _____
 \$ 500
 to answer _____
 Street.

Backed



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 _____

D. Audan

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 March 16 1891 Hopson Police Justice.

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

Dated March 16 1891 Hopson 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 _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0813

COURT OF GENERAL SESSIONS OF THE PEACE OF THE CITY AND COUNTY
OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Ngum Sum

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse Ngum Sum —

of the crime of *maintaining a place where
opium and its preparations was
produced by other persons,* —
committed as follows:

The said Ngum Sum, —

late of the City of New York, in the County of New York aforesaid, on the
17th day of *March*, in the year of our Lord one thousand
eight hundred and ninety — *one* — , at the City and County aforesaid,

*did unlawfully maintain a place, to
wit: a certain room in a certain building,
there situate, where opium and divers
of its preparations, were produced and*

POOR QUALITY
ORIGINAL

0814

other persons; against the form of the
Statute in such case made and provided,
and against the peace of the County
of the State of New York, and their
heirs

Witness my hand,

John A. Kern,