

0492

BOX:

160

FOLDER:

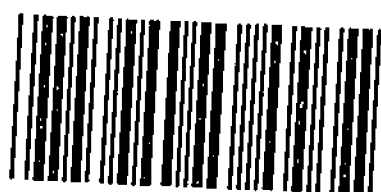
1639

DESCRIPTION:

Livingston, Frank

DATE:

12/03/84



1639

0493

BOX:

160

FOLDER:

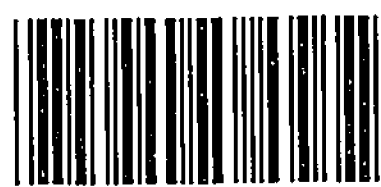
1639

DESCRIPTION:

Curley, Michael

DATE:

12/03/84



1639

0494

BOX:

160

FOLDER:

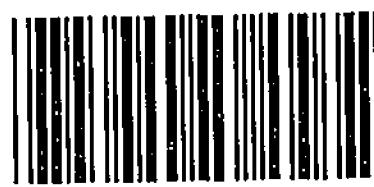
1639

DESCRIPTION:

Tyrrell, Thomas

DATE:

12/03/84



1639

Witnesses

James Fitzpatrick

Counsel,
Filed 3 day of Dec 1884

All
Pleads
Not guilty of

THE PEOPLE
vs.
B
Frank Livingston
Michael Curley
Wm. West
Thomas Tynes

PETER B. OLNEY,
JOHN McKEON,

District Attorney

order to pay a fine of \$100
in addition to the fine of \$100
A TRUE BILL. Dec 22 1884

Foreman.

Andrew Deedman
all the
Wm. West
State of New York
County of
Dec 22 1884

0495

0496

Police Court

District

CITY AND COUNTY }
OF NEW YORK. } ss.

Unsworn

of ~~the~~ ^{mechanic} ~~man~~ ^{Man} ~~Street, 24th Ward~~
 aged 67 years, occupation ~~laborer~~ ^{laborer}
 being duly sworn, deposeth and saith, that on the 17th day of October,
 1884, at the Twenty-fourth Ward of the City of New York, in the County
 of New York, was feloniously taken, stolen, and carried away, from the person of deponent
 by force and violence, without his consent and against his will, the FOLLOWING PROPERTY, VIZ:

Good and lawful money of the United
 States, consisting of eighteen bills of the
 denomination each value of five dollars
 each to-wit: same are all of the
 value of \$90.00

of the value of ~~the~~ ^{the} ~~property of~~ ^{property of} ~~deponent~~ ^{deponent} DOLLARS,
 the property of ~~deponent~~ ^{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 force and violence as aforesaid by

Frank Livingston (sub per arrested) and
 Michael Conley and Thomas Spill
 (both here present) from the fact that
 on the afternoon of ~~the~~ ^{the} day deponent
 went into the water closet in the
 back yard of premises corner Melan's
 & Main Street over James' that the
 above described money was contained
 in the pantaloons pocket right hand side
 of the pantaloons then & there worn by deponent
 as a portion of his daily clothing, that the
 said Frank Livingston & Michael Conley & Thomas Spill
 did then & there seize violently, hold of deponent
 and did to-gether by force and violence
 and against the will and consent of this
 deponent, take said money from said

Sworn before me this 188

Police Justice.

0497

frontalons packed and run away, with
some property in their possession.
Soon before are this }
26th day of November 1884 } J. M. L. T. H. P. H. H.

Policia de la

Police Court—.....**District,**

THE PEOPLE, &c.

ON THE COMPLAINT OF

275.

Dated

88

Magistrate.

Officer.

Witnesses:

0498

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

POLICE COURT, 6th DISTRICT.

of *Machanic* *Man* *Man* Street, being duly sworn, deposes and

says that on the 17th day of October, 1884

at the City of New York, in the County of New York, *Frank Livingstone*

(now here), in company with Michael
Curly & Thomas Tyrell did with force
& violence & against the law & against
of depment feloniously take steal &
carry away from the possession and
possession of depment the sum of ninety
dollars, that Frank Livingstone (now here)
is the person mentioned by that name
in the annexed affidavit made by depment,
November 26th 1884

James Fitzpatrick
man

Sworn to before me, this

of 1884

188

John J. O'Connor
Police Justice.

0499

Sec. 198—200

6th

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Frank Livingston*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *West Farms*

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

Answer. *West Farms 23 years*

Question. What is your business or profession?

Answer. *Labrador*

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 was intoxicated at the time, and did not know what I was doing.*

Frank Livingston

Taken before me this

day of

1884

Police Justice.

0500

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Michael Curley 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 Curley*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *Massachusetts*

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

Answer. *West Farms 1 1/2 years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I was there at the time of the Robbery, and I received a portion of the money taken from James Fitzpatrick*

Michael Curley.

C

Taken before me this

day of

188

Police Justice.

0501

Sec. 198—200

6th

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Tyrrell 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. *Thomas Tyrrell*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *East 141st St; four days*

Question. What is your business or profession?

Answer. *Labourer*

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

Answer. *I am guilty of the charge and I received a portion of the money taken from James Fitzpatrick*

Thomas Tyrrell

Taken before me this

26th

day of

188

Police Justice.

0502

Sec. 151.

Police Court 10th District.

CITY AND COUNTY }
OF NEW YORK, } ss *In the name of the People of the State of New York; To the Sheriff of the County*
of New York, or to any Marshal 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 James Fitzpatrick of 18 Mechanicman Row Street, that on the 17th day of October 1884 at the City of New York, in the County of New York, Frank Livingstone did feloniously, and by force & violence and against the will & consent of said complainant take from his possession and remove the sum of twenty dollars gold and silver money of the United States

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 10th 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 October 1884

James Fitzpatrick POLICE JUSTICE.

0503

POLICE COURT. *10th* DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Union State of California

vs.

Frank Williams

Warrant-General.

Dated *Nov 26* 188

Wm. H. Williams Magistrate

Wm. H. Williams Officer.

The Defendant *Frank Williams* taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Michael Williams Officer.

Dated *Nov 26* 188

This Warrant may be executed on Sunday or at night.

Wm. H. Williams Police Justice.

REMARKS.

Time of Arrest,

Native of

Age,

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

0504

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 Frank Livingston and
Michael Crowley and Thomas L. J. J. J.
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 27th 188 188 Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0505

Police Court--

6th 1776 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Fitzpatrick
Mechanic St. near Main

Frank Livingston

Michael Conley

Thomas Taggart

Offence,

BAILED,

No. 1, by Maria Livingston

Residence 1201 Boston Avenue Street,

No. 2, by

Residence Street,

No. 3, by

Residence Street,

No. 4, by

Residence Street.

Dated November 26th 1884

Magistrate.

Officer.

Sergeant Buff 344 Precinct, Clerk

Witnesses, Catharine Brophy

No. Mechanic & Main Sts. West Farms

Mrs. Lumley

No. same place Street.

Joseph Gorrage

No. West Farms Street,

\$1000.00 to answer

0507

BOX:

160

FOLDER:

1639

DESCRIPTION:

Lobora, Antonio

DATE:

12/23/84



1639

0508

275

Witnesses:
[Signature]

Counsel, _____
Filed 23 day of Dec 1884
Plends W. H. Kelly et al.

THE PEOPLE
vs. P
Antonio Lolora
W. H. Kelly
[Sections 217 and 218 Penal Code].
Assault in the First Degree, etc.

PETER B. OLNEY,
District Attorney.
Pr. Olney H. H. District Attorney.
Tried & convicted under the
A TRUE BILL. with mercy to
Pr. Lolora.
W. H. Kelly et al.
Foreman.

0509

Police Court— 18 District.

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

of No. 58 Mulberry Street, aged 41 years,
occupation House Keeper being duly sworn

deposes and says, that on 7 day of December 1884 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Antonio Lobra
(now here) who did cut deponent several times
on the right shoulder with a razor then and
there held in his hand causing painful wounds

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 to before me, this 18 day
of December 1884

her
Lucia X Chinchella
Mark

P. J. Duffy Police Justice.

05 10

Sec. 198-200.

182 District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

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

Question What is your name?

Answer

Antonio Lobora

Question. How old are you?

Answer

27 years

Question. Where were you born?

Answer.

Italy

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

Answer.

58 Mulberry St. 3 years

Question What is your business or profession?

Answer

Laborer

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

Answer.

I am not guilty

Antonio ^{his} Lobora
Mama

Taken before me this

day of

1888

Police Justice.

0511

New York Hospital,

West Fifteenth Street,

New York, Dec 8 1884

Lucia Chinchella, brought
from 81 Mulberry St to
this Hospital in Ambu, has
an incised wound of
shoulder - wound is not
serious, but pt is unable
to appear in court to-day

J. N. Hayden M.D.

05 12

Form 10

POLICE COURT-FIRST DISTRICT.

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

John J. Wimmer
of No. *44 Police Precinct* Street,
that on the *17* day of *December*, 188*8*, being duly sworn, deposes and says,
in the County of New York.

Sworn to, this
before me.

He arrested one Antonio Labora
(nowhere) on the complaint of Lucia
Chirchella, who is now unable
to appear in Court. He said
Lucia having charged said
Antonio Labora in defendant's presence
with cutting and stabbing her Lucia
in the shoulder with some sharp
instrument, cutting and wounding
her Lucia. Defendant says
said Antonio may be held to
await the result of the said Lucia's
injuries

John J. Wimmer
Police Justice.

day of *December* 188*8*

0513

Form 10.

POLICE COURT—FIRST DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John J. Nimmer
vs
Antonio Labora

AFFIDAVIT

of subject
up for Lucia Chundee

Dated

Dec 8th

188

White

Justice

Nimmer

Officer

6th

*Go & Await the
result of injuries*

05 14

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 Antonio Lobora

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 18 Dec 188 [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

05 15

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court

1847 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lucia Chinchella
58 Mulberry St.
Antonio Dobora

1

2

3

4

Offence Felony
assault

Dated 18 December 1884

P. G. Duffy Magistrate.

John J. Wimmer Officer.

6 Precinct.

Witnesses Lucia Limponis

No. 58 Mulberry Street.

J. R. Bayden M.D.

No. New York Hospital Street,

No. Street.

\$ 1000 to answer Sessions.

05 16

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Antonio Solera

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

Antonio Solera

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

The said *Antonio Solera*,

late of the City of New York, in the County of New York aforesaid, on the *Seventh* day of *December*, in the year of our Lord one thousand eight hundred and eighty *four*, with force of arms, at the City and County aforesaid, in and upon the body of one *Lucia Chinchella*, in the peace of the said People then and there being, feloniously did make an assault and *in* the said *Lucia Chinchella*, with a certain *razor*

which the said *Antonio Solera* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound

with intent *in* the said *Lucia Chinchella* 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

Antonio Solera

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

The said *Antonio Solera*,

late of the City and County of New York, on the *Seventh* day of *December*, in the year of our Lord, one thousand eight hundred and eighty- *four*, at the City and County aforesaid, with force and arms, in and upon the body of one *Lucia Chinchella* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and *in* the said *Lucia Chinchella* with a certain *razor*

which *he* the said *Antonio Solera* in *his* right hand then and there had and held, the same being a *instrument* likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully beat, 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.

0517

THIRD COUNT—

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

The said Antonio Salora

late of the City County of New York, on the ~~Fourth~~ day of ~~December~~,
in the year of our Lord one thousand eight hundred and eighty-~~four~~, at
the City and County aforesaid, with force and arms, in and upon the body of one
— Lucia Chindrella —

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

Chindrella —

in and upon the ~~shoulder~~ of ~~him~~ the
said Lucia Chindrella, did then and there
feloniously, wilfully and wrongfully strike, beat, ~~stab~~, cut —
bruise and wound, and did thereby then and there feloniously, wilfully and wrongfully
inflict upon ~~him~~ the said Lucia Chindrella
grievous bodily harm, to the great damage of the said Lucia Chindrella
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.

PETER B. OLNEY,

District Attorney

05 18

BOX:
160

FOLDER:
1639

DESCRIPTION:
Lohges, Philip

DATE:
12/16/84



1639

Witnesses:

Gen. Linder

5-6-20

Day of Trial, *1080*
Counsel, *Chad*
Filed *16* day of *Dec* 188*4*
Pleads, *Guilty*

THE PEOPLE

vs.

F

Philip Longor

no, and
64. shown under

Homicide of the Degree of Murder,
First Degree.

PETER B. OLNEY,
JOHN McKENON

Tr. Jan 19/85

tried + convicted 11 and 14.
A True Bill with a strong leaning to
mercy.

S.P. Seven years.

Jan 29 1885
Foreman.

Tried and

the day of

January

05.19

0520

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, { ss.

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

Question—What is your name?

Answer—

Phillip Lohyes

Question—How old are you?

Answer—

26

Question—Where were you born?

Answer—

Rittston, Pa.

Question—Where do you live?

Answer—

69 First Ave

Question—What is your occupation?

Answer—

Shoe mender

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

By advice of counsel
prisoner will say nothing at
this tribunal reserving what
he has to say for the other
court.

Philip Lohyes

Taken before me, this

6th day of Dec 1884

Frederick Levy

CORONER.

0521

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
32 Years.	Months	Days.	Ashland Penn	393 Bowery to 142 Second St.	December 4, 1884

Witnesses

041. John H. Thompson. 17. Pres.

" John Kelly

" Peter Sharkey

" J. Smith

" Joseph G. Gargard. Att. "

Sophia Webster 69 1st av.

Jacob L. Shaw 258 Bowery

Augusta Genneman 344 East 13th.

P. E. Donahue M.D.

Coroner Office

Mrs. Burger 393 Bowery

Inspector of the Algonquin 676 Atlantic Ave.oklyn.

Samy Palmer 917 Precinct

H.K. 660 1884

HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of

John Webster

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

Philip Kohges

by private order made

at 393 Bowery

December 4, 1884

Inquest taken on the 6th day

of December 1884

before

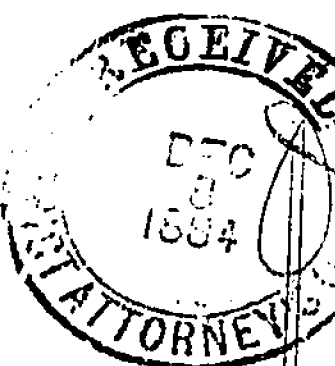
Orderman and Coroner.

Committed

Quitted

Discharged

Date of death December 4, 1884



MEMORANDUM.

AGE.	32 Years.	Months.	Days.
PLACE OF NATIVITY.	Ireland Down		
WHERE FOUND.	393 Bowery St.		
DATE.	December 4, 1884		

Witnesses

- John McKinnon. 17 West.
- John Kelly
- Peter Fairley
- J. Smith
- Sergeant George D. Mc

Sophia Weston
69 1st Ave.

Jacob Cohen
258 Bowery

August Gersmunder

344 East 13th St.

P. E. Sorcini M.D.

Coroner's Office

Mrs. Becker

393 Bowery

Kate Weston - 90 Mrs. McAlpine

546 Atlantic Ave. Bklyn.

Samy Palmer 90 17th Street

Homicide.

AN INQUISITION

On the VIEW of the BODY of

John Weston

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

Philip Loges
by pistol & shot wounds
Jas 393 Bowery

December 4, 1884

Inquest taken on the 4th day
of December 1884
before

Declarand Henry Coroner.

Committed

Bailed

Discharged

Date of death December 4, 1884



0523

State of New York.

Executive Chamber.

ALBANY, April 5 1887.

SIR:

An application for Executive clemency having been made on behalf of Philip Rogers, who was convicted of manslaughter, first degree in the County of New York, and sentenced Jan. 29 1886, to imprisonment in the State Prison for the term of 7 years and — months — and to pay a fine of \$ —, I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial or upon the preliminary examination, or before the Coroner's jury, if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since the conviction.

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

Very respectfully yours,

William H. Miller
Private Secretary.

To Hon. E. B. Appleton

Dist. Att. of New York Co.
N. Y. City

0524

Answered
May 31st/88
J. R. S.

0525

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

POLICE COURT, 2 DISTRICT.

George Little

of 17th Precinct Police Street, being duly sworn, deposes and says,

that on the 4 day of December 188 8

at the City of New York, in the County of New York, Philip Lohges (working)

did then and there feloniously, wilfully
and intentionally and from a
premeditated and deliberate design
to effect the death of one John Hester
by wilfully and maliciously firing
and discharging a pistol loaded
with powder and ball five times
at said John Hester causing his
said John Hester's death five of
said balls striking said Hester
on the head, breast, hand and

Sworn to before me, this

188

Police Justice.

0526

Sworn to before me this
5th day of December 1884
District
Police Court—
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Sandy McCall Police Justice

Dep. Dependent says that said defendant came
in the 17th Precinct Station House while he
was on duty and acknowledged and confessed
that he shot his brother-in-law, dead in 393
Barney and handed dependent the pistol (now
his own). That dependent asked said defend-
ant why he killed his brother-in-law he
replied that he had threatened to kill
the said defendant's sister and that he
killed said John Butler that dependent
then and there locked up said defendant
in a cell and went to no 393 Barney
and found John Butler lying on the
floor with the above described wounds
and in about five minutes thereafter he
said John Butler died without uttering
a word.
Dated
Witness
George Little

0527

City & County

of New York SS

John Williamson of the 17th Precinct
Police being duly sworn says that
on the 4th day of December 1884
he was ⁱⁿ said Station House &
he saw Philip Loggins (now
here) standing at the desk when
Sergt. Little ordered me to
take said Loggins in custody
when he said Loggins then &
there handed deponent a bunch
of keys and ^{said} they are the keys
of my brother-in-law's store no
393 Berrery and then deponent
heard said Loggins say to
^{Sergt. Little} deponent that he shot his
brother-in-law because he did
not treat his sister right
and thereafter deponent took
him down stairs and locked
him in a cell in said Station
House

John Williamson

Sworn to before me

This 5th day of Dec 1884

Sam'l A. Hall Police Justice

0528

City and County of New York ss
Jacob Cohen of no 258 Berrery
being duly sworn says that
on the 4th day of December 1884
at ^{about} the hour of 10 a m he
sold the pistol (now here
shown to Philip Lohgus
(now here) at his ^{said deponent's} store no 258
Berrery for the sum of Eleven
dollars. Deponent further says
that said Lohgus asked him
for a pistol and that deponent
showed him several and said
Lohgus said that they did
not suit. That deponent then
and then showed deponent.
The pistol now here shown &
he examined the same and
asked the price. That deponent
informed him that it was worth
\$11⁰⁰ and said Lohgus asked him
said deponent if the cartridges
were thrown up and deponent
said Yes and ^{he said Lohgus} paid deponent
said sum of money. That said
Lohgus asked deponent to load
the pistol which he did &

0529

deponant handed said Pistol
together with the box of cartridges
that said Lopez handed
the back. The box containing
the cartridges and ^{deponant who placed} wrote his
name on the box and he
said Lopez asked deponant
to keep them and he would
call for them in short time
and immediately left said
store.

Jacob Cohen

Brought before me
this 5th day of Dec 1884
Samuel O'Reilly Police Justice

0530

City and County }
of New York }

August Gemunder of No 324 E
13th Street being duly sworn
says. That on the 4th day of
December 1884 he heard a
pistol discharged four times
and he heard some person
cry out Murder three:

That at said time he was
was in the back room of the
store No 393 Burray in said
City

August Gemunder

Sworn to before me

the 5th day of Dec 1884

Sam'l C. Bell Police Justice

0531

George Little being cross examined
says the conversation that took
place between the defendant
partly took place in the presence
of Officer Williamson I will
not swear that the answer
he gave me about the killing
was in the presence of the
officer. The prisoner came
in the Station House and
had the pistol on the
desk and appeared perfectly
cool

George Little

Sworn to before me
this 5th day of Dec 1884
Samuel O'Reilly Police Justice

0532

August Gernandu being cross
examined says I cannot tell
who called out murder twice
I heard the cry of murder
after the first shot I heard
no gunshot before I heard
the discharge of the pistol I
could not hear people speaking
in an ordinary tone of voice
in the store where the shooting
took place it is too far away

August Gernander

Sworn to before me
this 5th day of Dec 1884
Samuel C. Kelly Police Justice

0533

Jacob Cohen being cross examined
says that I did not ask
dyondant what he wanted
the Pistol for and he did
not tell me what he
wanted for. The dyondant
gave a name to put on the
box of cartridges I cannot
tell the name. The name
is on the box in my store
and said dyondant said
he would call for the box
of cartridges

Jacob Cohen

Sworn to before me
this 5th day of Dec 1884
Samuel C. Kelly Police Justice

0534

John Wilkinson being cross examined
says that he heard the conversation
between Sergt. Little and the
defendant in regards to the
telling of his brother in law
after the keys were given him
by defendant.

John Wilkinson

Sworn to before me

This 5th day of Dec 1884

Samuel O'Reilly Police Justice

0535

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~~
~~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 Dec 188 7 Samuel O. Bell Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0536

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

108 1802
Police Court District.

ordnance
THE PEOPLE, &c.,
ON THE COMPLAINT OF

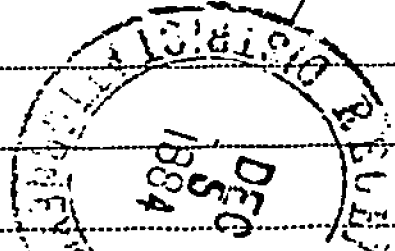
George Little
17th Precinct.

1 *Philip Lohgus*

2 _____

3 _____

4 _____



Offence

Dated *DEC. 5* 188- *4*

D. A. Reddy Magistrate.

Serg Little Officer.

17 Precinct.

Witnesses *John Williamson*

No. *17 1/2* Precinct Street.

Jacob Cohen

No. *258* *Borrey* Street,

August Gundersen

No. *393* *Borrey* Street.

Corn to answer *Grand* Sessions.

0537

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

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

Question What is your name?

Answer

Philip Lodges

Question How old are you?

Answer

26 years

Question Where were you born?

Answer

Pittston Pennsylvania

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

Answer

69 First Ave 3 weeks

Question What is your business or profession?

Answer

Stone mason

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 assure my statement at
advice of Council*

Philip Lodges

Taken before me this

day of

Dec

188

Samuel O. Smith

Police Justice.

0538

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Philip Solager

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

Philip Solager

committed as follows:

of the crime of murder in the first degree,

The said *Philip Solager*

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

John Dexter

in the peace of the People of the State of New York, then and there being, wilfully,
feloniously, and with a deliberate and premeditated design to effect the death of *him*
the said *John Dexter* — did make an assault, and the said
Philip Solager — a certain *pistol* then and
there charged and loaded with gunpowder and one leaden bullet, which said
pistol, the said *Philip Solager*, in his right hand then and
there had and held, to, at, against, and upon the said *John Dexter*
then and there feloniously, wilfully, and with a deliberate and premeditated design to
effect the death of the said *John Dexter* — did shoot off
and discharge, and the said *Philip Solager* with the
leaden bullet aforesaid, out of the *pistol* aforesaid, then and there, by
force of the gunpowder aforesaid, shot off, sent forth, and discharged, as aforesaid, the
said *John Dexter* in and upon the *head* — of the said
John Dexter then and there feloniously, wilfully, and with a deliberate
and premeditated design to effect the death of *him* the said *John Dexter*
did strike, penetrate, and wound, giving to *him* the said *John Dexter*
then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth,
and shot out of the *pistol* aforesaid, by the said *Philip*
Solager, — in and upon the *head* of *him* the said
John Dexter, one mortal wound of the breadth of one inch,
and of the depth of six inches, of which said mortal wound — *he* — the
said *John Dexter* — ~~at the Ward, City and County~~
~~aforesaid, from the said~~ ~~day of~~
~~in the year aforesaid, until the~~ ~~day of~~
~~in the same year aforesaid, did languish, and languishing did live, and on which~~
~~said~~ ~~day of~~
~~in the year aforesaid, the said~~ ~~at the Ward,~~
~~City and County aforesaid, of the said mortal wound did die~~
then and there instantly died.

0539

And so the Grand Jury aforesaid do say that the said Philip Solager, the said John Sterter, in the manner and form, and by the means aforesaid, at the Ward, City, and County aforesaid, on the day aforesaid, and in the year aforesaid, wilfully, feloniously, and with a deliberate and premeditated design to effect the death of him the said John Sterter, did kill, and murder, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT: And the Grand Jury aforesaid, by this indictment, further accuse the said Philip Solager,

of the CRIME OF murder in the first degree, committed as follows:

The said Philip Solager, late of the First Ward of the City of New York in the County of New York, aforesaid, afterwards, to wit: on the fourth day of December in the year of our Lord one thousand eight hundred and eighty-four, at the Ward, City and County aforesaid, with force and arms, in and upon one

John Sterter in the peace of the People of the State of New York, then and there being, wilfully, feloniously, and of his malice aforethought, did make an assault, and ~~that~~ the said

Philip Solager, a certain pistol, then and there charged and loaded with gunpowder and one leaden bullet, which said pistol the said Philip Solager in his right hand then and there had and held to, at, against, and upon the said John Sterter then and there feloniously, wilfully, and of

his malice aforethought, did shoot off and discharge, and the said Philip Solager, with the leaden bullet aforesaid, out of the pistol aforesaid, then and there, by force of the gunpowder aforesaid, shot off, sent forth, and discharged, as aforesaid, the said John Sterter in and upon the

breast of him the said John Sterter then and there feloniously, wilfully, and of his malice aforethought, did strike, penetrate, and wound, giving to him the said John

Sterter then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth, and shot out of the pistol aforesaid, by the said Philip Solager, in and upon the breast of him the said

John Sterter, one mortal wound of the breadth of one inch, and of the depth of six inches, of which said mortal wound he the said John Sterter ~~at the Ward, City, and County~~ ~~aforesaid, from the said~~

~~day of~~ then and there instantly died.

~~in the year aforesaid, until the~~

~~day of~~

~~in the same year aforesaid, did languish, and languishing did live, and on which~~

~~day of~~

~~in the year aforesaid, the said~~

~~at the Ward,~~

~~City and County aforesaid, of the said mortal wound did die~~

0540

And so the Grand Jury aforesaid, do say that ~~he~~ the said Philip
Schager, Jr., —
the said John Dexter, — in the manner and form, and by
the means aforesaid, at the Ward, City and County aforesaid, on the day aforesaid, and
in the year aforesaid, wilfully, feloniously, and of his malice aforethought,
did kill, and murder, against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York and their dignity.

PETER B. OLNEY,

JOHN McKEON, District Attorney.

0541

BOX:

160

FOLDER:

1639

DESCRIPTION:

Long, Gin

DATE:

12/16/84



1639

Witnesses:

Patrick Mc Ginty
Off. Mc Cormick & Co.

169

Counsel,

Filed 16 day of Dec. 1884

Pleaded Guilty 12/14

THE PEOPLE

vs.

B

Jim Long

Assault in the First Degree, etc.
[Sections 217 and 218 Penal Code]

PETER B. OLNEY

Counsel at present Attorney
on June 1
A True Bill. May 26

James
Foreman.

James H. H. H.

0542

0543

STATE OF NEW YORK,

CITY AND COUNTY OF NEW YORK, ss.:

AN INQUISITION,

Taken at the Coroners Office
 No. 138 15th (Chatham) Street, in the 4th Ward of the City of
 New York, in the County of New York, this 6th day of December
 in the year of our Lord one thousand eight hundred and 84, before

FERDINAND LEVY, Coroner,
 of the City and County aforesaid, on view of the Body of John Nestor
 now lying dead at

242 Second St. from 393 Bowery Upon the Oaths and Affirmations of
 twelve good and lawful men of the State of New York, duly chosen and
 sworn or affirmed and charged to inquire, on behalf of said people, how
 and in what manner the said John Nestor came to his
 death, do upon their Oaths and Affirmations say, That the said John
 Nestor came to his death by pistol shot wound
 at the hands of his brother in
 law Phillip Lopez at 393 Bowery
 on December fourth (4th) 1884

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

JURORS.

Otto Kugler 35 Ave A.

Herm. Weber 141 3rd Tr.

Kilian Schutze 46 1st Ave

John Haizenholder 50 1st St

Franz Herber 60 1st Ave

August Schmidt 113 2nd St

Geo. Stanger 76 1st Ave

Henry Heim 72 3rd TrFrederick Rudelman 54 E. 4th StRichard Mesam 87 E 4th St

Theodore Auld 3 113 Second St

Edward Klein 31 Ave A

Ferdinand Levy

CORONER, [E. S.]

0544

Coroner's Office

TESTIMONY.

Philip E. Butler, M.D. being sworn says: "On December 8th 1884. at 142. 2nd St. I made a post-mortem examination of the body of John Hector.

I found a bullet wound one and a half inches above the occipital protuberance one half inch to the right. The bullet passed through the right hemisphere of the cerebrum and lodged in the anterior convolution of the brain same side. I called this wound No 1. and mark bullet found No 1.

I found a lacerated wound of the left hand one and a half inches in length. a bullet had evidently passed through the hand from the back between the 4th & 5th phalanx Metacarpal bones. I found a bullet hole three quarters of an inch in depth in the right shoulder. Joseph Shreck said that he found a bullet (marked No 2) in the wound. I believe that said bullet first passed through the hand and lodged in the right shoulder.

I found a bullet hole of the ~~right~~ left arm entrance one inch below the angle of the axilla. The bullet passed through the axilla and entering the muscles of the chest passed out - two inches.

Taken before me
this 6 day of Dec 1884
Ferdinand Levy

CORONER.

0545

above the left nipple. (a police ^{Little}sar-pant said that on opening the vest a bullet was found about the point fixed, it is now in possession of the Sar-pant.

I found a bullet wound of the breast ~~three~~ inches to the right of the median line and four and a half inches below the right nipple. some particles of clothing lodged just under the skin. the wound extended through the cartilage of the 10th rib. through the diaphragm, through the right lobe of the liver, through the kidney and made its exit under the 12th rib at the back. three inches to the right of the median line;

I found an abrasion and contusion at the right anterior superior spines on the crest of the ilium, evidently made by the passage across that prominent point of a bullet as the pants drawers and shirt were torn in a number of places just at this point as though by the passage of a bullet. From said autopsy I found death due to Shock from Pistol shot wound of the brain and other vital organs.

P. A. Miller M.D.

Taken before me

this

6 day of Dec 4 1884

Ferdinand Long CORONER.

0546

Coroner's Office.

TESTIMONY.

Sagt Geo Little 17th precinct being duly sworn says: on duty at station house at 5 minutes to 12 on Thursday the 4th Philip Lopez came to station house & said you will have to look me up and laid pistol on the desk - he said he was after killing a man - he said the man was his brother in law - John Hester - at 393 Bowery - he said he killed him because he had threatened to kill his sister who was the deceased wife - there had been no quarrel between them before he shot him - He said that he asked the deceased why ^{he did speak to his sister so far} ~~he quarrelled with his sister~~ & he replied that it was none of his damn business - I locked the prisoner up - and then went to 393 Bowery and found the deceased lying on the floor of his store - when I got to the store the lock of the door was broken - I searched his vest and a bullet rolled down from his breast. ~~I put my hand~~ He was not dead when I got there - The ambulance men

Taken before me
this 6th day of Dec 1884
Ferdinand Levy

CORONER.

0547

Coroner's Office.

TESTIMONY. ✓

pronounced him dead after he had
 ✓ bandaged his head - everything
 was in order in the store. There
 was a small spot of blood under
 the deceased's head - I left an ap-
 -paiser in charge.
 - Mr. Howe - asked the prisoner how he
 found the door and the witness
 said the door was open the lock
 being broken.

George Little

Taken before me

this

6th

day of

Dec

1887

Ferdinand Levy

CORONER.

0548

Coroner's Office.

TESTIMONY.

3

Jacob Cohen 258 Broadway - the
 prisoner came to my store on Thursday
 about 10 o'clock ^{on Dec 14th} AM. He asked for
 a pistol - I showed him several
 - his conduct was ^{as} usual. Now I thought
 I identify the pistol shown me as the
 one I sold him for \$11. ~~He asked me to load the pistol~~
~~cartridges away with him.~~ I loaded
 the pistol for him, and he said
 he would call again for the rest
 of the cartridges - ^{in a short time.} I fully identify
 the prisoner as the man who bought
 the pistol.

~~Mr. Howe~~ asked what name the pri-
 soner -

He gave his full name & said to
 put it on the cartridge box

Jacob Cohen

Taken before me

this

6th day of Dec 1884

Ferdinand Levy

CORONER.

0549

Coroner's Office.

TESTIMONY.

August Gimmender of 393 Bowery, being
 duly sworn says, ^{that a} musical instruments
^{store in same building}
 I knew the prisoner but never had any
 conversation with him. I did not know
 his wife or the prisoner. On Thursday
 Dec 4 bet 11 & 12 o'clock I heard
 four shots in rapid succession. I
 heard some one call out ~~murder~~ ^{murder}
 twice - I became excited and ~~was~~
 being afraid that the bullets might come
 through the partition - I saw a crowd
 in front of my store - Mrs Becker
 the wife of my landlord told me
 that a man was dead - A policeman
 came and broke open the door with some
 instrument - I did not see the prisoner
 that forenoon -
~~I could not tell whether the calls of~~
~~murder~~ I think the ^{calls} of murder
 were in the same voice

August Gimmender

Taken before me
 this 6th day of December 1884
Frederick Levy

CORONER.

0550

Coroner's Office.

TESTIMONY.

Mrs. Sophia Hester being duly sworn says
 I am the wife of the deceased John Hester
 I was married in Wilkesboro six years
 ago - I have resided in New York
 two years - My husband was a
 tailor at 343 Broadway the prisoner
 Philip Solges is my brother - he is 26
 years old - I resided at 69 Thurst Ave.
 for about 4 months - My brother
 lived in the same house - and took
 his meals with us - My brother is a
 stone mason - He had not been working
 for several days - On the day of the
 shooting I had a quarrel with my
 husband about six o'clock ^{in the morning} when he
 got up - I asked him for some money -
 He gave no answer - I told him I would
 have no money for dinner - He said
 he would get his dinner - I said
 that was not giving me my dinner -
 He drew a revolver from his pocket
 and pointing it at me said I'll
 give you this - He ^{always} carried a
 revolver - I said for God's sake
 John don't shoot me - This
 happened in the kitchen about 7 o'clock
 He said yes or anybody belonging
 to you especially your brother

Philip
 Taken before me

this

day of

Dec 1884

Frederick L. ...

CORONER.

0551

Coroner's Office?

TESTIMONY.

I got frightened & went into
 another room & he went out -
 My brother came in about 9 o'clock.
 I was crying when he came in & he
 asked me what was the matter now.
 I told him everything that had
 happened. ~~He~~ I told him to see a
 lawyer that something had to be
 done before an accident happened.
 I told him something had to be done
 at once.

He said - I will have a talk with
 Johnny and see what he has to
 say. He told me I had better see
 a lawyer myself. He left about
 half past nine to have a button
 put on his shoe then he came back
 and said he was going to see John.
 I did not see my husband ^{again} after he
 left the house.

And Before I asked my husband
 for the money he threatened to mark me.
 He had a cup in his hand and attempted
 to strike me.

I never had my husband arrested.

After my husband drew the pistol I
 think he put it in his pocket again.
 He always carried the pistol loaded and put
 it ^{under his} pillow at night.
 Taken before me

this 6 day of Dec 1884

Ferdinand Leary

CORONER.

0552

Coroner's Office.

TESTIMONY.

3 Mrs Hester

When ~~the~~ we first began to quarrel I was in bed, it was then he threatened to strike me with a carp.

I always told my brother about my troubles - It ~~was~~ ^{was} his customary for my husband to put his pistol under the pillow at night, and then in the morning put it in his pocket again. My husband was very desolate when excited and I was continuously under fear of him.

Sophia Hester

Taken before me
this 6th day of December 1884
Ferdinand E. [Signature]

CORONER.

0553

Coroner's Office?

TESTIMONY.

Officer John Kiley 17 Precinct being sworn says on Decr. 18th at 1.10 PM I got to 893 Barry and Ireland Officer Smith. I said then - unless the body was removed, I saw Sergeant Little and I searched the body we found a pencil, a pen, a pin in his scarf when we were putting him in the box I found something in his pocket it was a pocket book. I dropped it in a pocket handkerchief when it was taken to the station house and counted it contained \$293.10. The Captain Mr. Smith & the Sergeant and I were there this morning at 6 PM - about 5.30 PM. I found no weapons about the place, or on descent.

I only looked when the body lay to see if there was a weapon

John Kiley

Taken before me

this

day of

1884

Lea
Ferdinand Lea

CORONER.

0554

Coroner's Office.

TESTIMONY.

Officer Peter Farley, 17th Precinct.
 Being sworn says: I am stationed
 at Market Market - a man Murphy
 came into me and told me. W. Dec 1
 1884 Oct 12 & 1 PM that a man had shot
 himself in 393 Bowry - I found the door
 locked & Mr Wallace of Bowry Hotel
 tried to burst in the door. Officer Smith
 came up and we went in we found
 deceased lying on his face on the floor
 with his two hands spread out. we turned
 him over. he was breathing. Off. Smith
 saw for an ambulance. I saw no
 weapon there. There was a large shaver
 laying on the table. I did not search
 his body. The Sargent came there
 5 or 10 minutes afterwards

Peter Farley

Taken before me
 this 6th day of Dec 1884
 Frank L. Long CORONER.

0555

Coroner's Office.

TESTIMONY.

Off French sunk 17. French
Weyburn says. I got to 393 Bmwy
Dec 4. 1884 about 10 minutes
after Off Farley got there. I believe
I saw him and am unbalanced. I
corroborate Off Farley's testimony
Frederick Smith

Taken before me
this 6 day of Dec 1884
Ferdinand Levy CORONER.

0556

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

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

Dated December 4th 1884 Samuel C. Kelly Police Justice.

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

Dated December 5 1884 Samuel C. Kelly Police Justice.

There being no sufficient cause to believe the within named

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

Dated _____ 188 _____ Police Justice.

0557

169
Police Court-- 2nd 1802 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Patrick M. Ginty
499 7th St.
Chi Long

2
3
4

Offense *Felony*

Bailed, *Thomas L Lee*
No. 1, by *Thomas L Lee*
Residence *No 4 120th* Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *December 14th* 188*8*
O'Reilly Magistrate.
Thomas M. McCormick Officer.
20 Precinct.

Witnesses _____
No. _____ Street.
No. _____ Street.
No. _____ Street.
\$ *1000* to answer *Genl* Sessions.
Com

0558

Police Court—2nd District.

CITY AND COUNTY }
OF NEW YORK, } ss.

of No.

499 Seventh Avenue

Street,

Thursday the 14th day of December

in the year 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Sin Long

(now here), who wilfully and maliciously Struck deponent on Violent blow on the head with a piece of gas pipe, which he the said Long held in his hand Cutting deponents head. Deponent Charges said defendant with assaulting him as aforesaid

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~~ bound to answer for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 14th day
of December 1888.

Mc Ginty

Louis O'Reilly

POLICE JUSTICE.

0559

Sec. 198-200

CITY AND COUNTY
OF NEW YORK,

District Police Court.

Gui Long 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. *Gui Long*

Question. How old are you?

Answer. *34 years*

Question. Where were you born?

Answer. *China*

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

Answer. *449 Seventh Avenue Ed 7 weeks*

Question. What is your business or profession?

Answer. *I keep a Laundry*

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 twice with his fist, when I struck him back in self-defence with a stick. I did not strike him with a piece of gas-pipe.*

高致

Taken before me this

7th

day of

November 1894

David O. Kelly

Police Justice.

0560

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Qin Song

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

- Qin Song -

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

The said *Qin Song, 7*

late of the City of New York, in the County of New York aforesaid, on the *fourth* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*four*, with force of arms, at the City and County aforesaid, in and upon the body of one *Patrick McGinty*, in the peace of the said People then and there being, feloniously did make an assault and *in* the said *Patrick McGinty* — with a certain *piece of pipe* —

which the said *Qin Song* —

in *his* right hand then and there had and held, ~~the same being a deadly and dangerous weapon~~, wilfully and feloniously did beat, strike, ~~stab~~, cut and wound, ~~the same being such means and force as were likely to produce the death of the said Patrick McGinty~~, with intent *in* the said *Patrick McGinty*, 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

- Qin Song -

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

The said *Qin Song, 7*

late of the City and County of New York, on the *fourth* day of *December*, in the year of our Lord, one thousand eight hundred and eighty-*four*, at the City and County aforesaid, with force and arms, in and upon the body of one *Patrick McGinty* — in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and *in* the said *Patrick McGinty* — with a certain *club* —

which *the* the said *Qin Song* —

in *his* — right hand then and there had and held, the same being a *club* — likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully beat, 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.

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THIRD COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
— *Yin Sang* —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Yin Sang* 7

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

— *Patrick Mc Ginty* —
in the peace of the said People then and there being, feloniously, did wilfully and
wrongfully make an assault, and *in* the said *Patrick Mc*

Ginty —
in and upon the *head* — of *him* — the
said *Patrick Mc Ginty*, did then and there
feloniously, wilfully and wrongfully strike, beat, *cut*, —
bruise and wound, and did thereby then and there feloniously, wilfully and wrongfully
inflict upon *him* the said *Patrick Mc Ginty*, —
grievous bodily harm, to the great damage of the said *Patrick Mc Ginty*
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.

PETER B. OLNEY,

District Attorney