

0207

BOX:

304

FOLDER:

2890

DESCRIPTION:

Laurier, Edmund

DATE:

04/11/88



2890

No 120

Counsel, H
Filed 11 day of April 1888
Pleads, *Guilty*

THE PEOPLE
*as charged in
indictment
No 120*
Edmund Sawyer
Grand Larceny, second degree.
[Sections 528, 581, Penal Code].

JOHN R. FELLOWS,
District Attorney.

A True Bill. *Sund.*
W. J. Berry
Forfeited.
Paid April 13, 1888
Already guilty. R.B.M.
Alma. J. Berry
April 11, 1888

No 120

Counsel, 11
Filed 11 day of April 1888
Pleads, *Ch. Guilty*

THE PEOPLE
Grand Larceny Second degree.
Sections 528, 531, Penal Code.
Edmond Lawrence

JOHN R. FELLOWS,
District Attorney.

A True Bill. Found.
W. J. Berry
Portland
April 3, 1888
Ready to file
Alma. J. Berry
April 1, 1888

0210

Police Court—

District.

Affidavit—Larceny.

City and County } ss.:
of New York, }of No. 104 West 27th

occupation

Painter
Walter J.

Street, aged 32 years,

being duly sworn

deposes and says, that on the 3rd day of March 1888 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:

Two Coats and one vest and
three paintings, in all of the
value of \$121 (one hundred
dollars)

the property of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Edmund Larrier,

now here, from the fact that said deponent then occupied a room adjoining deponent's room in said premises. That he left said room and premises and did not thereafter return, and deponent then discovered that said property had been stolen and carried away from deponent's room.

That after the time of the larceny the said deponent admitted to deponent that he had taken said property and sold the pictures to a firm he called Hertz Bros.

Sworn to before me, this

188

Police Justice.

02 1 1

in Broadway and that he had
purchased the clothing and took
the ticket

Sworn to before me this } Oscar H. Hart
day of August 1888

Sam. Patterson

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

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

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

Police Court,	District,
THE PEOPLE, &c., on the complaint of	
vs.	
1.	
2.	
3.	
4.	
Offence—LARCENY.	
Dated	1888
Magistrate.	
Officer.	
Clerk.	
Witnesses,	
No.	Street.
No.	Street.
No.	Street.
No.	to answer
Sessions.	

02 12

Sec. 198—200.

2 District Police Court.CITY AND COUNTY }
OF NEW YORK, } ss.

Edmund Laurier 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.

Edmund Laurier

Question. How old are you?

Answer.

24 years of age

Question. Where were you born?

Answer.

France

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

Answer.

92 Bowry, 12 months

Question. What is your business or profession?

Answer.

Lory goods clerk

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

Answer.

I have nothing to say.

Edm. Laurier

Taken before me this

day of

188

John J. Sullivan

Police Justice.

0213

Dated _____ 188

.....
Police Justice.

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

Dated 188.....
Police Justice.

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

Dated 1888

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 *Edward Thomas* 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.

Police Court--11526 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

ON ALL COMMUNITARIAN OF

Oscar St. March
2104 West 27
Edmundson Division

BAILED, 7-10-90
No. 1, by 100
Residence 100 Street.

No. 2, by.....
Residence.....Street.

No. 3, 77
Residence Street.

No. 4, by
Residence..... Street.

Dated April 4th 1888

.....Magistrate.

11/19/42
Officer.

.....Precinct.

Witnesses

No. _____ Street.

No. Street.

No. _____ Street.

to answer

Cond

02 14

some of the names
Mr. Sylvester C. Brown
Mr. J. C. Brown - the bank
Mr. J. C. Brown - the bank
Mr. J. C. Brown - the bank
Mr. J. C. Brown - the bank
The White House
San Francisco
San Francisco
San Francisco
San Francisco

02 15

See note on page 100

02 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

Edmund Sawrier

The Grand Jury of the City and County of New York, by this indictment, accuse *Edmund Sawrier* —

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

The said *Edmund Sawrier*,

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

Two coats of the value of twenty dollars each, one vest of the value of eight dollars, and three works of art, to wit: three paintings of the value of sixty dollars each.

of the goods, chattels and personal property of one *Oscar St. Marks* —

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.

John R. Kellam,
District Attorney.

02 17

BOX:

304

FOLDER:

2890

DESCRIPTION:

Lawler, Thomas

DATE:

04/06/88



2890

Witnesses;

Counsel,

Filed

Pleads,

6 day of April 1888

Mcquilly

THE PEOPLE

vs.

B

Thomas Lander

10 Carrawe St

VIOLATION OF EXCISE LAW.
(Selling without License.)
[Ill. R. S. (7th Ed), page 1981, § 13, and
of 1883, Chap. 340, § 5].

JOHN R. FELLOWS,

District Attorney.

Carrawe St
Set to the Court of Special
Sessions for trial, by request
of the Defendant.

A True Bill.

W. J. C. Berry
No 172

Foreman.

April 5/88
off per *Thompson*

0218

02 19

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

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

Thomas Lawler

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

(III. Revised
Statutes, [7th
edition] p. 1981
Section 13.)

Thomas Lawler
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES
WITHOUT A LICENSE, committed as follows:

The said

Thomas Lawler

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

one Maurice Bonnoil and to
certain *other* persons whose names are to the Grand Jury aforesaid unknown, without
having a license therefor, as required by law, contrary to the form of the Statute in such case
made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1883, chapter 340 sec-
tion 5) SECOND COUNT—

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

Thomas Lawler

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND
BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said

Thomas Lawler

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, and at the premises there situate, known as
number *ten Carmine Street* —

certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury
aforesaid unknown, unlawfully did sell to

one Maurice Bonnoil and to
certain *other* persons whose names are to the Grand Jury aforesaid unknown, to be
drank upon the premises aforesaid, without having a license therefor, as required by law,
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.

0220

(Laws of 1883,
chapter 340 sec-
tion 5.)

THIRD COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said
— *Thomas Lawler* —
of the CRIME OF GIVING AWAY STRONG AND SPIRITUOUS LIQUORS, ALES,
WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed
as follows:

The said

Thomas Lawler
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, and at the premises there situate, known as
number *ten Carmine Street* —

certain strong and spirituous liquors, and certain ales, wine and beer, to wit: one gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury
aforesaid unknown, unlawfully did give away to —

certain — persons whose names are to the Grand Jury aforesaid unknown, to be
drank upon the premises aforesaid, without having a license therefor, as required by law,
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.

0221

BOX:

304

FOLDER:

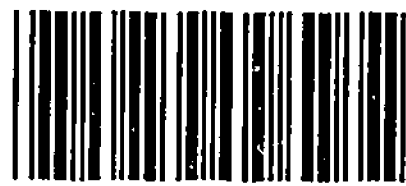
2890

DESCRIPTION:

Lawther, Frederick

DATE:

04/27/88



2890

0222

BOX:

304

FOLDER:

2890

DESCRIPTION:

Moore, Thomas

DATE:

04/27/88



2890

0223

Witnesses:

Counsel,

Filed, 27 day of April 1888

Pleas, *Chattel Mortgage*

THE PEOPLE

12 May 27/88

drawn & kept plea as per

Section 508 — Penal Code.

Frederick Lawton

Thomas Moore

Pr May 25, 1888

John R. Fellows

JOHN R. FELLOWS,

RANDOLPH B. MARPINE,

District Attorney.

May 25 APRIL 27/88

A True Bill. *found*

W. J. Berry

Foreman

April 27/88

0224

Witnesses:

Counsel,

Filed, 27 day of April 1888

Pleas, *Not guilty (Ct. 1st)*

THE PEOPLE

I do hereby certify that the within and correct

drawings of the same are not in violation of the

Section 508 — Penal Code.

Frederick Lawton

Thomas Moore

Pr May 25, 1888

W. J. O'Brien

JOHN R. FELLOWS,

RANDOLPH B. MARTINE,

District Attorney.

May 25, 1888

A True Bill found

W. J. O'Brien

Foreman

April 27, 1888

0225

STENOGRAPHER'S MINUTES.

2 District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

Michael J. Lyman

vs.

Frederick Lowther

Thomas Moore

BEFORE HON.

Augustus White

POLICE JUSTICE,

April 24 1888

APPEARANCES:

For the People,

For the Defence,

M. Cowan

188

INDEX.

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

Michael J. Lyman

1

2

Charles B. McManus

4

8

Valerius L. O'Connell

Official Stenographer.

0226

STENOGRAPHER'S MINUTES.

2 District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

Michael J. Lyman

vs. Frederick Lowther

Thomas Moore

BEFORE HON.

Andrew J. White

POLICE JUSTICE,

April 24 1888

APPEARANCES:

For the People,

For the Defence,

W. Cowan

188

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WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

Michael J. Lyman

Charles B. McManus

1
4

2
5

Valerius L. Orosz

Official Stenographer.

0227

2 DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF

Michael J. Lyman
vs.
Frederick L. Smith
Thames Moore

Examination had April 1888
Before Andrew White Police Justice.

I, William L. O'Connell, Stenographer of the 2 District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of Michael J. Lyman

Charles B. McLean

as taken by me on the above examination before said Justice.

Dated

April 24 1888

W. L. O'Connell
Stenographer.

Police Justice.

Police Court
Second District

The People &c
Michael J. Lyman
Frederick Lowther
Thomas Moore

Examination Before Justice White
April 24 1888

For the Defendants, John Connor

Michael J. Lyman being duly sworn and examined as a witness for the people deposes and says: I am the complainant in this case. I am an officer of the Detective Police force of this city. I arrested the defendants

Q When did you arrest them?

A At First Street and Second Avenue

Q Under what circumstances did you arrest them?

A I saw them coming out of

a machine shop and followed them there

Q What machine shop was that?

A A machine shop at Bleeker street opposite Elizabeth. We

Q - saw these men go in there the day before. We went in and found out that they ordered these goods. We waited for them the next day until they came.

Q Where did you arrest them?

A Second Avenue and First street

Q What did you find if anything in their possession?

A I found these saws in the inside pocket of Moore (saws shown) and I found these two brass keys (keys shown) in the possession of Lowther. McManus found the keys in his possession

Q Examined by Mr. Cowan

Q What are these Keys?

A Brass Keys - ordinary gate Keys.

Q You found these on whom?

A Lowther

By the Court

Q Were they both together when they were arrested?

A Yes Sir.

Q What are these Saws shown?

A Saws.

Q What are they used for?

A Used for burglary.

Q Did you ever see a burglar use them?

A I have arrested a burglar, with them in his possession.

Q Did you ever know any one to be convicted of carrying burglar tools, such as these Saws?

A I cannot recollect a case.

Q - How do you know that these are burglar implements?

3

A Because they are used by such people.

Q Did you ever see anybody use them?

A No Sir.

Q You do not know of anybody convicted for carrying these?

A No.

Q Do you know that they were to be used for the commission of crime in this state?

A Yes Sir.

Q Crime in this state?

A No Sir - for the commission of crime somewhere.

Charles B. Mc Mann, being duly sworn and examined as a witness for the people deposes and says on examination by the court.

Q Were you present when these defendants were arrested?

A Yes Sir

Q Where

4 A Corner of Second Avenue and First St.

2 Under what circumstances?

A. Detective Lyman and myself followed these men together, from Bleeker and Elizabeth Street. They both went down in a basement in Bleeker Street. After they came up out of that basement we followed them to First St. Avenue and Second Avenue. They turned the corner and went into a liquor store. We went in and arrested them. We found these saws on the person of Moore and on the person of Lowther when we got to Headquarters we found one of these keys in his drawers and one in his umbrella. He said he had nothing about him but when we searched him we found these things.

Was examined by the Coman

2 Then he lied

S. A. Yes

Q Which Key did you find?

A I found both of them.

Q What are they,

A Pickering Door Keys.

Q What are these saws?

A They are used for burglars tools.

Q Did you ever see a burglar use them?

A I never did.

Q Do you know of a burglar being convicted for carrying them?

A Yes - saws and other implements.

Q Saws alone?

A No - not saws alone.

Q Did you ever see burglars carrying, operating with saws like these?

A No Sir.

Q You have no knowledge at all of the fact that these are burglar tools, except by reputation.

6 A The reputation that they bear.

Q Ym never knew of persons
 convicted for carrying them?
 A Saws alone. No sir.

Mr. Coman. I move for the discharge of
 defendant Lowther on the
 ground that the Keys found
 upon him were ordinary Keys.

(Motion denied)

Mr. Coman. I move for the
 discharge of the defendant
 Moore on the ground that there
 is no proof that the saws
 found upon him were burglar
 implements.

(Motion denied)

Defendants held to answer
 \$1000 bond.

W. L. Curry

Stenographer

2 District Police Court.

Michael J. Lyman

vs.

Frederick Lorth

Thomas Moore

STENOGRAPHER'S TRANSCRIPT.

April 24 1888

BEFORE HON.

Andrew J. White

Police Justice.

W. L. Crassey

Official Stenographer.

①

District Police Court.

Michael J. Lyman

vs.

Frederick South

Thomas Moore

STENOGRAPHER'S TRANSCRIPT.

April 24 1888

BEFORE HON.

Andrew J. White

Police Justice.

W. L. Crandall

Official Stenographer.

0236

0237

CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT, 2nd DISTRICT.

Michael J. Lyman

of No. 100 Broadway, City of New York, being duly sworn deposes and says,

that on the 20th day of April 1888

at the City of New York, in the County of New York, he arrested Frederick Lowther and Thomas Moore

(both now here) as suspicious persons and that when they were searched the defendants he found concealed upon the person of Lowther two false keys and upon the person of Moore six steel saws concealed in his pocket. Defendant further says that said keys and tools were to be used in the commission of a crime and therefore charges the defendants with a violation of section 564 of the Penal Code of the State of New York.

Sworn to before me, this

of

1888

day

Michael J. Lyman

Police Justice,

0238

POLICE COURT 2 DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

On Complaint of

For

Fredrick K. ...

Michael J. Hyman
Carrying Pistol & Tools.

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated April 11 1888

A. J. White

Police Justice.

H. Lawther

Witness.

0239

POLICE COURT...²...DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

On Complaint of

For

Michael J. Dwyer
Perjury, Chapter 106.

Thomas Moore

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated *April 11* 188*8*

A. J. White

Police Justice.

Thomas Moore

Witness

0240

Sec. 198—200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Moore 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 Moore*

Question. How old are you?

Answer. *55 years*

Question. Where were you born?

Answer. *MS*

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

Answer. *106th St. 6 mos*

Question. What is your business or profession?

Answer. *Copier*

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

Answer. *I am not guilty*
Thomas Moore.

Taken before me this

day of

188

Police Justice.

0241

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frederick Lawther 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.

Frederick Lawther

Question. How old are you?

Answer.

48 years

Question. Where were you born?

Answer.

MS

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

Answer.

1127, 2nd Ave. 1 year

Question. What is your business or profession?

Answer.

Saloon Keeper

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

Answer.

I have nothing to say
F. Lawther

Taken before me this

day of

188

Police Justice.

0242

Police Court-- 2661 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Hyman

Isaac Clifford Adams

445 East 87th Street

BAILED, May 2/88. \$1,000

No. 1, by Isaac Clifford Adams

Residence 445 East 87th Street

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated April 24 1888

Magistrate.

Officer.

Witnesses

No. 1

No. 2

No. 3

No. 4

No. 5

No. 6

No. 7

No. 8

No. 9

No. 10

No. 11

No. 12

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.

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

Dated 1888 Police Justice.

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

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

0243

Police Court- 2. 661 District.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

Michael Spina

Magnum Moore

Magnum Moore

Magnum Moore

Magnum Moore

Magnum Moore

Magnum Moore

Magnum Moore

Magnum Moore

Magnum Moore

Magnum Moore

Magnum Moore

Magnum Moore

Magnum Moore

Magnum Moore

Magnum Moore

BAILED, May. 2/88. \$1,000

No. 1, by Isaac Stafford Adams

Residence 445 East 87th Street.

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Street.

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 mentioned, I order he to be discharged.
Dated 188
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
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 188
Police Justice.

W. Reid Gould, Law Blank Publisher and Stationer, 108 Nassau St., N. Y.

The People of the State of New York, TO

*Hon Andrew J. White one of the Police
Justices of the City of New York*

CERTIORARI
TO CERTIFY CAUSE OF
DETENTION.

GREETING :

We Command you, That you certify fully and at large to *the Justice*
presiding at the Court of Oyer and Terminer
held in and for the City and County of New York
at *the New Court House in the City of New York*
on *the 24th* day of *April* 1888 at *10-30 o'clock A.M.* of said day
the day and cause of the imprisonment of *Frederick Lowther and*
Thomas Moore

by you detained ; as is said, by whatsoever name the said *Frederick Lowther*
and Thomas Moore

shall be called or charged ; and have you then this writ.

Witness, Hon. *Charles H Van Brunt* Chief Judge of said Court-
the *24th* day of *April* 1888

John M. Canavan

Attorney. *Rehder*

No 230 Broadway
New York

John M. Canavan
Clerk.

POOR QUALITY
ORIGINAL

0245

I allow the within
writ-

Dated New York April 24/53

Geo. C. Hunt

POOR QUALITY
ORIGINAL

0246

I allow the within
writ-

Dated New York April 24/88

Geo C. Bennett

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

The People of the State
of New York,
against
Frederick Sawyer
and Thomas Moore

The Grand Jury of the City and
County of New York, by this indictment
accuse Frederick Sawyer and Thomas
Moore of a Felony, committed as follows:
To wit: That a Count of
General Sessions of the Peace, held in
and for the City and County of New York,
at the City Hall in said City on the
20th day of April, in the year of our
Lord one thousand eight hundred and
seventy-four, before the Honorable John
H. Macbeth, Recorder of the said City of
New York, Justice of the said Court, the
said Frederick Sawyer was in due form
of Law convicted of a crime, to wit: That
he attempted to commit the Felony of grand
larceny, upon a certain indictment then
and there in the said Court depending
against him by the name and description

of Robert Campbell, for that he, then late
of the First Ward of the City of New York,
in the County of New York, doresaid, on
the sixteenth day of April, in the year of
our Lord one thousand eight hundred and
seventy four, of the Ward, City and County
dorsaid, with force and arms, one watch
of the value of two hundred dollars, of
the goods, chattels and personal property of
one Emma F. Oaghton, on the person of the
said Emma F. Oaghton, then and there
being found, from the person of the said
Emma F. Oaghton then and there lawfully
his dead, take and carry.

And thereupon, upon the conviction
dorsaid, it was considered by the said
court of General Sessions of the Peace, and
ordered and adjudged, that the said Ed-
ward Sauter (by the name and description
of Robert Campbell as dorsaid) for the
crime and attempt to commit the felony
of grand larceny dorsaid, whereof he was
so convicted as dorsaid, be imprisoned in
the State Prison, at hard labor, for the
term of two years and six months, as by
the record thereof doth more fully and at
large appear.

And therefore, to wit: at a Court of

General Sessions of the Peace, held in and
 for the City and County of New York, at
 the City Hall in said City on the 29th
 day of October in the year of our Lord
 one thousand eight hundred and eighty
 five, before the Honorable Frederick
 Smith, Recorder of the said City of New
 York, Justice of the said Court, the said
 Thomas Moore, was in due form of law
 convicted of a crime, to wit: the felony
 of Burglary in the third degree, upon a
 certain indictment then and there in the
 said Court depending against him by the
 name and description of Thomas Morgan,
 for that he, then late of the third Ward
 of the City of New York, in the County
 of New York, aforesaid, on the sixth day
 of September, in the year of our Lord
 one thousand eight hundred and eighty
 five, with force and arms, at the Ward,
 City and County aforesaid, certain building
 there situate, to wit: the Store of William
 of La Roche, feloniously and unlawfully
 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 William of La Roche,
 in the said Store then and there being, then

and there feloniously and unlawfully to
steal, take and carry away:

And thereupon, upon the conviction
aforesaid, it was considered by the said
Court of General Sessions of the Peace,
and ordered and adjudged, that the said
Thomas Moore (by the name and description
of Thomas Morgan as aforesaid) for
the felony and unlawfully whereby he was
so convicted as aforesaid, be imprisoned
in the State Prison, at hard labor, for
the term of two years and six months,
as by the record thereof more fully
and at large appears.

And the said Frederick Sander and
Thomas Moore, both late of the City
and County aforesaid, having been each
so as aforesaid convicted of a crime,
aforesaid, to wit: on the twentieth day
of April, in the year of our Lord one thou-
sand eight hundred and eighty eight, at
the City and County aforesaid, feloniously
did have in their possession two certain
valuable traps and certain tools and implements
designed, adapted and commonly used
for the commission of unlawful taking,
to wit: six steel saws,
and other crime, under circumstances amounting

an intent to use and employ the same, and
to allow the same to be used and employed
in the commission of a crime, 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, say
this indictment further accuse the said
Frederick Sautter and Thomas Moore of
the same felony, committed as follows:

The said Frederick Sautter and Thomas
Moore, both late of the City and County
aforesaid, at New York, to wit: on the said
thirtieth day of April, in the year of our
Said, one thousand, eight hundred and
eighty eight, having been each the before
convicted of a crime as in the first count
of this indictment alleged, at the City and
County aforesaid, feloniously did have in
their possession, two certain traps and
certain other traps and implements designed,
adapted and commonly used for the commission
of larceny, robbery and other crime, to wit:
six steel saws, they the said Frederick

Sawyer and Thomas Moore then and there well knowing that the same were intended to be used and employed in the commission of a crime; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Third Count:

And the Grand Jury dover said that this indictment further accuses the said Frederick Sawyer and Thomas Moore of the same felony committed as follows:

The said Frederick Sawyer and Thomas Moore, both of the City and County aforesaid, do ver said, to wit: on the said Twelfth day of April, in the year of our Lord one thousand eight hundred and eighty eight, having been each thereof convicted of a crime as in the first count of this indictment alleged, at the City and County aforesaid, feloniously did have in their possession two certain false keys, and certain other tools and instruments designed, adapted and commonly used for the commission

3

1

of Forgery, Larceny and other crime, to int.
 rise steel saws, under circumstances evincing
 an intent to use and employ the same, and
 to allow the same to be used and employed
 in the commission of a crime ^{to wit:} an intent to
 convey the same from the City and County
 of Portland to the City of Bangor in the
 State of Maine, and there to convey the
 same into a certain jail and place of confine-
 ment situate at the City of Bangor aforesaid,
 wherein ~~to retain~~ persons to the
 Grand Jury aforesaid unknown ~~and~~
 were then lawfully detained and in custody
 for a criminal offense and felony under the
 laws of the said State of Maine, to the Grand
 Jury aforesaid unknown, and thereby and by
 the use of the said false keys and steel saws,
 to feloniously aid the said ~~persons~~ persons
 to escape from the said jail and place of
 confinement and from such lawful detention
 and custody contrary to the form of the
 Statute in such case made and provided
 and against the peace of the said State, the
 same being instruments and things adapted
 and intended to aid such escape, against
 the form of the Statute in such case made
 and provided, and against the peace of the People of
 the State of New York, and their dignity.

Third Count.

And the Grand Jury aforesaid, say this indictment further accuse the said Fredericka Sawyer and Thomas Moore of the same felony, committed as follows.

The said Fredericka Sawyer and Thomas Moore, both late of the City and County aforesaid, aforesaid, to wit: on the said twentieth day of April, in the year of our Lord one thousand eight hundred and eighty eight, having ^{each} ~~been~~ ^{therefore} convicted of a crime, as in the first count of this indictment alleged, to the City and County aforesaid, feloniously did have in their possession, two certain horse traps, and certain other traps, and implements designed adapted and commonly used for the commission of larceny, larceny and other crime to wit: six steel saws, they the said Fredericka Sawyer and Thomas Moore then and there well knowing that the same were intended to be used and employed in the commission of a crime, to wit: to be conveyed from the City and County aforesaid, to the City of Bangor

in the State of Maine, and there felon-
iously conveyed into a certain jail and
place of confinement situate at the City
of Bangor aforesaid, wherein certain
persons to the Grand Jury aforesaid
unknown were then lawfully detained
and in custody upon and for a
criminal offense and felony under the
law of the said State of Maine, to the
Grand Jury aforesaid unknown, and
thereby and by the use of the same ^{feloniously} aiding
the said persons to escape from the said
jail and place of confinement, and from
such lawful detention and custody, contrary
to the form of the Statute in such case made
and provided, and against the peace of the
said State, the same being instruments
and things adapted and intended to aid
such escape, 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

0256

BOX:

304

FOLDER:

2890

DESCRIPTION:

Leahy, James

DATE:

04/11/88



2890

Witnesses :

Counsel,

Filed 11 day of April 1888

Pleads, *Guilty*

THE PEOPLE

vs.

*13 W. 2
51 Capitol
James Leahy*

*Burglary in the THIRD DEGREE
(Section 498, 500, 528 and 531)*

JOHN R. FELLOWS,

District Attorney.

A True Bill.

*W. G. Berry
Foreman*

*Part III April 19, 1888
Pleads - Attempt - Burg. 3^d deg.
P. D. 2 yrs - 6 mo. P. B. M.
April 10, 1888*

Police Court

District

City and County } ss.:
of New York,

of No. 309 West 44 Street, aged 50 years,

occupation House Keeper being duly sworn

deposes and says, that the premises No. aforesaid 1st Ward

in the City and County aforesaid the said being a tenement house

when deponent resides with her family,

and which was occupied by deponent as a family residence

and in which there was at the time human being, none

were **BURGLARIOUSLY** entered by means of forcibly breaking

off the lock, or fastening of the

door leading from the hallway

into said room with intent to commit

a larceny therein

on the 4th day of April 1888 in the day time, and the

following property feloniously taken, stolen, and carried away, viz:

Two silk velvet basques Two silk

basques One silk dress a black

Cashmere polonoise & a black shawl

Collectively of the value of about

One hundred dollars

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen and carried away by

James Leahy Now here and another person

not arrested acting in collusion

for the reasons following, to wit: That deponent left the

said premises about eight O'clock A.M.

on said day and when she returned about

four O'clock A.M. deponent discovered that the

door had been forced open & the above described

property stolen and carried away. That

deponent is now informed by one Joseph Dexter

that about half past two O'clock A.M. on

said day he saw the defendants and said

Other person passing through the hallway of the house towards the yard, and then the defendant have in his possession a bundle which he carried on his shoulder and into the yard. Deponent is further informed by one William A. Hunter that about four o'clock P.M. on said day he found a bundle of clothes in the cellar of said premises. And on the day following found the defendant and said other in the cellar. That in the bundle found in the cellar deponent discovered a part of the property stolen from her place which she identifies. That at the time said Hunter found the defendant and said other in the cellar he took hold of them but one escaped (the defendant) he held and gave him into custody as he informs deponent.

Subscribed before me this
11th day of April 1888
at New York City
Justice of the Peace

Wm. A. Hunter

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

Police Court,	District.
THE PEOPLE, &c., on the complaint of	
vs.	
1	
2	
3	
4	
Dated	1888
Magistrate.	
Officer.	
Clerk.	
Witnesses,	
No.	Street,
No.	Street,
No.	Street,
No.	to answer General Sessions.

0260

CITY AND COUNTY }
OF NEW YORK, }

Joseph Dexter

aged *39* years, occupation *Baker* of No.

309 West 44 Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Mary Harrison*

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

Sworn to before me, this

day of *April* 188*7*

188

Joseph Dexter

Wm Harrison

Police Justice.

0261

CITY AND COUNTY }
OF NEW YORK, } ss.

William A. Hunter

aged *31* years, occupation *Plumber* of No.

313 West 44 Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Mary Harrison*

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

Sworn to before me, this

day of *April* 188

7th *William A. Hunter*

Wm. Harrison

Police Justice.

0262

Sec. 195-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

James Leakey 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. *James Leakey*

Question. How old are you?

Answer. *23 Years*

Question. Where were you born?

Answer. *This City*

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

Answer. *509. West 44 Street*

Question. What is your business or profession?

Answer. *Cooper*

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

Answer. *I am not guilty of the
Charge**James Leakey*

Taken before me this

day of

1887

Police Justice.

0263

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 4 DISTRICT.

Mary Harrison
of No. *309 West 44* Street, aged *50* years,
occupation *Housekeeper* being duly sworn deposes and says,
that on the *5th* day of *April* 188*8*

at the City of New York, in the County of New York, *she caused the*
arrest of James Leary now there
on a charge of Burglary and
Larceny. Deponent now asks
that said Leary may be held
a reasonable time to enable depon-
ent to procure evidence and
establish the guilt of the
defendants

Mary Harrison
made

Sworn to before me this *5th* day of *April* 188*8*

Police Justice.

0264

214
Police Court, _____ District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF,

Mary Harrison

vs.

James Leaky

AFFIDAVIT.

Dated

April 3

1888

Magistrate.

May Morris

Officer.

Witness,

Disposition

\$1000 Bail
for Ex April
7th 9/2 a m.

5920

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 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 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.

214
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Decker

309 West 44th

James Decker

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated 188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

(Cdm)

0266

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 Seadux

The Grand Jury of the City and County of New York, by this indictment,
accuse *James Seadux* —

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

The said *James Seadux*.

late of the *22nd* Ward of the City of New York, in the County of New York
aforesaid, on the *fourth* day of *April*, in the year of our Lord one
thousand eight hundred and eighty-*eight*, with force and arms, in the
day time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one *Mary Harrison* —

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 *Mary Harrison* —

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.

SECOND COUNT—

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

James Seadury—

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

The said *James Seadury*.

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,

from the person of
the value of *fifteen* dollars
each, one dress of the value of
thirty dollars, one valise of
the value of *ten* dollars, and one
shawl of the value of *five* dollars,

of the goods, chattels, and personal property of one *Mary Harrison*,

in the dwelling house of the said *Mary Harrison*.—

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.

John P. Hallows,
Attorney

0268

BOX:

304

FOLDER:

2890

DESCRIPTION:

Linck, George

DATE:

04/06/88



2890

Witnesses:

No. 78

Counsel,
Filed, *6* day of *April* 188*8*
Pleads, *Chargingly (9)*

THE PEOPLE,-

vs.

B
George W. Lincoln

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday)
(Ill. Rev. Stat., 7th Edition, page 1989, Sec. 6)

JOHN R. FELLOWS,

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

found

W. J. C. Berry

Foreman.

For III May 18, 88

April 8, 88

Am. Rev. Stat. Special Sessions

0269

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,	
	<i>Plaintiff's</i>
<i>against</i>	
<i>George M. Linnick</i>	<i>Defendant.</i>

The Grand Jury of the City and County of New York. by this indictment accuse the above named defendant 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 defendant late of the City of New York, in the County of New York. aforesaid, on the *twelfth* day of *February* in the year of our Lord one thousand eight hundred and eighty-*eight*, 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,
~~RANDOLPH B. MARTINE~~, District Attorney.

0271

BOX:

304

FOLDER:

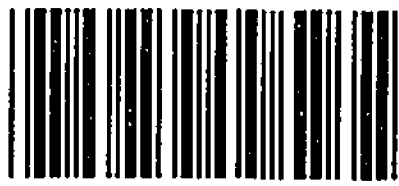
2890

DESCRIPTION:

Livingston, William

DATE:

04/03/88



2890

10

Filed

Pleads 

vs.

A
3
5

William Livingston

Grand Larceny Second Degree. [Sections 528, 53 & 54, Penal Code].

District Attorney.

A THE BILL FROM

W. J. Berry

Foramen.

Part II April 11/88

Third and Corrupted

Elmiza Ref. B.B.A

April 3rd

0272

COURT OF GENERAL SESSIONS, PART III.

----- x
 :
 The People of the State of New York : Before
 : Hon. R. B. Martine
 against : and a Jury.
 :
 William Livingston. :
 :
 ----- x

Indictment filed April 3, 1888.

New York, April 10, 1888.

Appearances:

For the people, Asst. Dist. Atty. Bedford;

For the Deft. F. B. House, Esq.

MARY BOLORE, a witness for the People, testified:

I live at 146 West 17th. Street; I am a widow.
 I have a daughter whose name is Josephine Bolore. On the
 26th. of November I was acquainted with this defendant/
 He was keeping company with my daughter at that time.
 On that day I had in a trunk in my bedroom in the entry
 a gold necklace, two finger-rings, two lockets, a gold
 pencil, a breast-pin and five dollars; property of the
 value of about \$100. I saw that property in the morning
 and in the evening I missed it about six o'clock. On
 that evening I left the defendant in the front room next
 to the room where the trunk was and went downstairs to
 the grocery. I was gone about three or four minutes
 and when I came back I found the top of the trunk dis-
 turbed, and these things I have described, gone. The
 defendant was there when I came back reading a book but he

but he left soon after. I did not see him around the city for several months afterwards. I identified the letter shown me as being in his handwriting.

CROSS-EXAMINATION:

I have known this deft. only four months and he has been a constant visitor at our house. I don't know that the deft. knew that I had this jewelry in the trunk. I searched all around the house for the jewelry but did not find it. I reported the matter to the police the next morning.

JOSEPHINE BOLORD, a witness for the People, testified:

I live at No. 146 West 17th. St. and the last witness is my mother. The deft. visited me frequently in that house; he usually came in the evening when I was home. I remember my mother losing the jewelry she has mentioned. One day after that time I met the deft. on 6th. Ave.; I did not have any conversation with him about the jewelry.

IDA BOLORE, a witness for the People, testified:

I remember the day on which my mother lost her jewelry. She went downstairs to the grocery and while she was gone I did not see anybody come from upstairs or downstairs and go into our rooms. I was playing in the hall all the time while my mother was downstairs.

DENIS O'CONNELL, a witness for the People, testified;

I am a police officer. I arrested this deft. on the 31st. of March, on the complaint of this lady and he denied the charge.

D E F E N D E N T.

RACHEL LIVINGSTON, a witness for the Deft., testified:

I am the mother of this deft. He is 19 years of age. I remember having a conversation with Mrs. Bolore one night about 12 o'clock. She called at my room and asked if my son was there and I told her he was not. I asked her what she wanted to see him for and she said about some jewelry she had lost and I asked her if she thought he took it and she said "no".

CROSS-EXAMINATION:

I have been a widow nearly eight years. My son has worked in two or three different places but he has been sick lately.

DANIEL H. SMITH, a witness for the Deft., testified:

I am a physician and have been practicing for 15 years. I have been treating the deft. for some time back.

WM. LIVINGSTON, the deft., testified:

I am 19 years of age. I know the complainant in this case. I was acquainted with her daughter and was a frequent visitor at her house. I heard her testimony as to the larceny of this jewelry. I did not steal that jewelry nor had I anything to do with the stealing of it. I have never been arrested before.

CROSS-EXAMINATION:

I was not working at the time I was arrested. I have been employed by the American Express Co.;

The Jury found the prisoner guilty of grand larceny, in the second degree.

Indictment filed Apl. 3. 1838

COURT OF GENERAL SESSIONS

Part III.

The People &c.

against

William Livingston.

Abstract of testimony on

trial April 10th. 1838.

0276

0277

Indictment filed Apr. 8. 1888

COURT OF GENERAL SESSIONS

Part III.

The People &c.

vs.

William Livingston.

Adversely affected by or

injured by the same.

0278

My Dear Jim New York.

Nov. 28/96

I have employed two private
Detectives on this case and they
have already found out all about
its contents. But this will be the
last letter you will ever get from
one whom expected to be your
husband. I love you to dearly
to betray your Mother's
confidence your mother told
me last night that she
thought it was me who stole
the jewelry I will have the
jewelry to night if it is possible
I will be around to see you
to night about 6 o'clock sharp
we will part to night and
we shall never meet again
in this world. But try to forget
me and try to love another.
you will soon forget me I will
leave for Boston Wednesday

Sighh your Mother is no
lady if I had of Married
you - I should have to sleep
with your Mother I have alway
stay with her. my heart
is Broke forever the
Person you Saw last night
is the woman I am Keeping
Keep this letter a secret
and Remember its from
a man who really did
love you.

I will be at the House
6:30 Pm with out fail to
the

From Your Intended
Husband

Willy
Tear this letter up

POOR QUALITY
ORIGINAL

0280

Proposed -
Sept. 1 - 1938
at 11/15

With Love And to
Lesse's

Tell your Mother to
Cheer up
Mae

0281

Police Court—2 District.

Affidavit—Larceny.

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

Mary Bolore
of No. 146 West 17th Street, aged 42 years,
occupation Housekeeper being duly sworn
deposes and says, that on the 26th day of November 1886 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:

One gold watch and chain,
two gold finger rings, one
gold necklace and cross, one
gold breast pin, two gold
brooches, one gold pencil and
a five dollar note or bill,
said property being in all of
the value of one hundred
dollars.

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by William Livingstone,
now here, for the reasons following,
to wit: That said William was
then paying attention to deponent's
daughter and was then within
said premises. That said property
was then contained in a trunk
in deponent's bed room. That
deponent went down stairs
to the store leaving said William
alone in said room. That
when deponent returned to the
room deponent found that the
trunk had been opened and
said property taken therefrom.

89

(Subscribed and sworn to before me this

188

day.)

Police Justice

Send to Bureau on this
1st of Apr. 1861 Mary Baker

John Peterson

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.
Dated 188 .
Police Justice.

Police Court, _____ District,

THE PEOPLE, &c.,
on the complaint of

23.

1. _____
2. _____
3. _____
4. _____

Dated _____ 188 _____

Magistrate.

Officer.

Clerk.

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ _____ to answer _____ Sessions.

0283

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK } ss.

2 District Police Court.

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

Question. What is your name?

Answer. *William Livingston*

Question. How old are you?

Answer. *19 years 2 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *268 West 25th St. New York*

Question. What is your business or profession?

Answer. *Club*

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

Answer. *I am not guilty*
William Livingston

Taken before me this

day of *March* 188*8*

John McQuinn

Police Justice.

4820

Police Court-2 District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

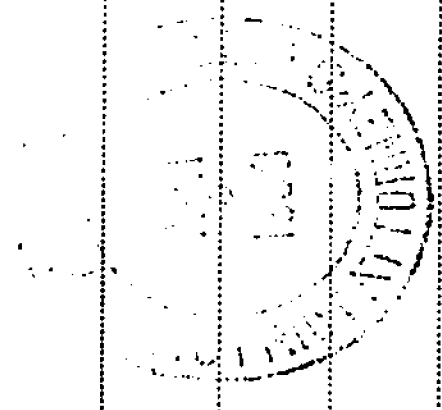
Mary Polase
1146 West 17
Wm. Lunnigethine

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

2
3
4

Dated April 1st 1888
Magistrate.
Patterson
O'Connor 19
Precinct.

Witnesses _____
No. _____ Street _____
No. _____ Street _____
No. _____ Street _____
\$ 2.00 to answer _____
Comptroller



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.

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

Dated _____ 1888
Police Justice.

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

Dated _____ 1888
Police Justice.

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 Livingston

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

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

The said

William Livingston

late of the City of New York, in the County of New York aforesaid, on the *twenty-sixth*
day of *November* in the year of our Lord one thousand eight hundred and
eighty-*six*, at the City and County aforesaid, with force and arms.

One promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination and value of *five* dollars; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of *five* dollars; *one* United States Silver Certificate of the denomination and value of *five* dollar; *one* United States Gold Certificate of the denomination and value of *five* dollars;

One watch of the value of twenty five dollars, one chain of the value of ten dollars, two rings of the value of five dollars each, one necklace of the value of fifteen dollars, one cross of the value of five dollars, one breast-pin of the value of five dollars, two lockets of the value of ten dollars each, and one pencil of the value of five dollars
of the goods, chattels and personal property of one *Mary Bolore*

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.

John R. Fellows,
District Attorney.

0286

BOX:

304

FOLDER:

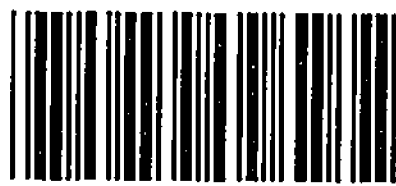
2890

DESCRIPTION:

Loy, Ah

DATE:

04/06/88



2890

Judy Dalton

Counsel,
Filed *6* day of *April* 188*8*
Pleads *Guilty - (9)*

THE PEOPLE
vs.
B
GAMING HOUSE, &c.
[Sections 343, 344 and 385, Penal Code]

Al Long

JOHN R. FELLOWS,
April 29/92
District Attorney.

Indemnity

A True Bill.

W. J. O'Berry
Foreman.

April 5/88

No 57

Witnesses;

*The deft herein
does not appear to
be the person of the alleged
place and the evidence
is not sufficient to
warrant a conviction
I therefore recommend
that this indictment
be dismissed
W. J. O'Berry
A. W. O'Berry*

April 29/92

Judy W. Morgan

Counsel,
Filed *6* day of *April* 188*8*
Pleads *Guilty* - *191*

THE PEOPLE
vs.
B
AL Lory
[Sections 343, 344 and 385, Penal Code]
GAMING HOUSE, &c.

JOHN R. FELLOWS,
April 29/92
District Attorney.

Indigent

A True Bill. *L. J. Lumsden*

W. J. O'Berry
Foreman.

April 27/92

No 57

Witnesses:

The deft herein does not appear to be the keeper of the alleged place and the evidence is not sufficient to warrant a conviction. I therefore recommend that this indictment be dismissed.

W. J. O'Berry
A. W. O'Berry

April 29/92

0289

Police Court, / District.

City and County }
of New York, } ss.

of No. 1 Fifth Avenue Street, aged 29 years,
 occupation Police Officer being duly sworn, deposes and says,
 that on the 21 day of March 1888, at the City of New
 York, in the County of New York, I John Brin (and here)

did engage as dealer and game-keeper in a gambling game upon which money was dependent on the result, as premises 20 North Street, in violation of section 344 of the Penal Code of the State of New York for the reasons following, to wit: on the above described date deponent entered the said premises and there saw the defendants seated at a table, and a number of others in front of said table. There was a number of Chinese coins, and six dollars and thirty-four cents in United States Money upon the said table. The said defendant was seated upon a high chair with a pointed stick in one hand and with the other hand held a brass cone under which was a number of Chinese coins.

Deponent saw the defendant draw, with the pointed stick some of the said coins from under the said cone and believes that the defendant was engaged as dealer and game-keeper in the gambling game known as "Fan Tan".

Sworn to before me

This 29th day of March 1888

A. J. Brown

Police Justice

0290

Sec. 108-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Al Roy 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. *Al Roy.*

Question. How old are you?

Answer. *21 years.*

Question. Where were you born?

Answer. *China.*

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

Answer. *60 Mitchell St. 8 months.*

Question. What is your business or profession?

Answer. *Laundry man.*

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

Answer. *I am not guilty.*

Taken before me this

day of

March

188

Al Roy
Police Justice.

483

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

THE PEOPLE, &c.
ON THE COMPLAINT OF
Wm. Lloyd Garrison
vs
Wm. Lloyd Garrison
vs
the Mayor

BAILEY
No. 1, of
Residence

Residence **L. A. Beck** Street.

No. 1, by Lee Bongat Jung
Residence 28 Matt - 1 Street.

No. 3. by

No. 4. *bu*

Residence _____ Street, _____

No. _____ Street _____

No. 100 Street.

No. 100 Street.

No.  Street.

to answer

No.  Street.

Water

No 5-7

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

There being no sufficient cause to believe the within named...

Dated March 22 1887 W. J. Brown
Police Justice.

to bail to answer by the undertaking hereto annexed.

Dated 21/11/2018

..... 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.

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

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

0291

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Alb. Sarg

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

Alb. Sarg —

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

The said *Alb. Sarg*

late of the *Sixth* Ward of the City of New York, in the County of New York aforesaid, on the *21st* day of *March*, in the year of our Lord one thousand eight hundred and eighty *eight*, 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

— *Alb. Sarg* —

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

The said *Alb. Sarg*

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,

a certain room in a certain building there situate, and a certain gambling-table, and establishment, and divers ~~cards, chips,~~ devices and apparatus, 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 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. 385, Penal Code.)

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

Al Say —

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said

Al Say)

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 *his* lucre and gain, unlawfully and injuriously did keep and maintain; and in *his* 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 *Xan Lan*, 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 *Al Say* —

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,

District Attorney.

~~Court of General Sessions of the Peace~~

~~OF THE CITY AND COUNTY OF NEW YORK.~~

~~THE PEOPLE OF THE STATE OF NEW YORK~~

~~vs.~~

Xanthus Xanthus -

And The Grand Jury ^{*aforesaid*} ~~of the City and County of New York~~, by this indictment, ~~accuse~~ *further accuse the said Ah Sox*

of the CRIME OF ENGAGING AS

player

gambling
IN A BANKING GAME,

where money and property were dependent upon the result, committed as follows:

- The said *Ah Sox*,

late of the *Sixth* Ward of the City of New York, in the County of New York aforesaid, on the *21st* day of *March*, in the year of our Lord one thousand eight hundred and eighty-*eight* and on divers other days, was, and yet is a common gambler; and on the day and in the year aforesaid, the said

Ah Sox -

at the Ward, City and County aforesaid, in a certain room in a certain building there situate, known as Number *Twenty Ninth Street*.

with force and arms, feloniously did engage as *player and game keeper* in a certain ~~banking~~ *gambling* game commonly known as *Xan Tan*.

where money and property were dependent upon the result, a more particular description of which said banking 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.

JOHN R. FELLOWS.
~~JOHN~~ McKEON,

District Attorney.

0295

BOX:

304

FOLDER:

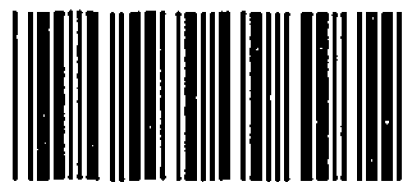
2890

DESCRIPTION:

Lutzner, Max

DATE:

04/06/88



2890

WITNESSES:

1990

Counsel,

Filed

day of

April

188

Pleads

THE PEOPLE,

vs.

B

Violation of Excise Law.

(Selling on Sunday, &c.)
[III Rev. Stat. (7th Edition), page 1983, Sec. 21, and
page 1989, Sec. 5.]

Max Entzner

April 9th

Offender's Guilty

JOHN B. FLETCHER,

RANDOLPH B. MARTINE,

District Attorney.

Ind \$20. - April 19th
Paid

A True Bill.

M. J. Berry
Foreman

April 6th
1880

0296

City & County of New York

John T. Pappas of the Central
Office Police being Cross Examined
says, I saw the defendant on
March 18. between the hours of 3 1/2
and 6 o'clock in the Palm Garden
on East 14 Street he asked me
three glasses of Beer, the
place is a large place, I was
sitting at a Table.
I got a glass of Lager Beer.
I called for Lager Beer and
got Lager Beer, I know the
difference between Lager & Miesener
when I drink it
I was five years in the Beer
business, I know when I
drink Beer or Miesener,
there were from 70 to 80
people in the place.
The defendant gave me the
Beer, at the 3 30 I had
one glass of Beer. I
do not know where he
got it from
I paid 10 cents for it
I paid 10 Cents for other

places at an Excursion ~~place~~
I was ~~there~~ in the place again
in the right time and drank
Beer again which the defendant
gave me,
I can not tell what Lager beer
is composed of it did not
intoxicate me
The Beer had influence over me
my head felt heavy,
Neither does nor do that
I swear positively that what
I drank there was Lager beer,
I drank beer before, ~~but not~~
I don't know if the defendant
has anything to do with
the place, all I know is
that the defendant sold
me the Beer

John A. Pappie

Sworn to before me
this 30 day of Dec 1887
Solomon Pappie
Referee

City-Plaint
of New York

My friend the defendant
very truly, Dorrance C. Adams
says on the 18 day of December
1887 I was in the place
I was arrested, in
I told every body that
came to the place that
we sell nothing but
Meisner, the Complaint
asked me for beer and
I told him we sell
nothing ~~but~~ then Meisner
he took me to bring him
some and I brought
him Meisner and he
paid Meisner price for
it, that is ten cents
The price for Lager beer is 5 cents
on other days than Sunday we
sell Lager beer, but not on Sunday
I am positive I sold nothing but
Supreme drinks
The Bar Room was closed
no one was allowed to go in
the Bar Room it was
closed,

There was a notice up that the
Bar was closed
no stranger could go in the
Bar Room
no Employees could go in the
Bar Room,
I know that there was no liquor
sold on Sundays.
I was instructed not to sell
any Beer or Liquor on
Sunday

Max Gutman.
I was to before you
this day of Dec 1889
Solomon J. J. J.
Proprietor

There was a notice up there the
Bar was closed
no stranger could go in the
Bar Room
no Employees could go in the
Bar Room,
I know that there was no liquor
sold on Sundays.
I was instructed not to sell
any Beer or liquor on
Sunday

Max Gutman.
Present to before me
this 30th day of Dec 1889
Solomon B. Zimm
Police Justice

0302

Sec. 198—200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Max Leitzner 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. *Max Leitzner*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *298 East 4th Street New Six weeks*

Question. What is your business or profession?

Answer. *Waiter.*

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. If held, I demand a trial by jury.*

Max Leitzner

Taken before me this

day of *December* 188*7*

[Signature]
Police Justice.

0303

Excise Violation—Selling on Sunday.

POLICE COURT- 3 DISTRICT.

City and County } ss.
of New York }

of the office of Police Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 18 day

of December 1887, in the City of New York, in the County of New York, at

premises No. 138 & 140 East 14 Street,

John Dor his proper name being under (now here)

did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN A WAY under his direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

WHEREFORE deponent prays that said John Dor may be arrested and dealt with according to law.

Sworn to before me this 21 day of December 1887

of [Signature] Police Justice.

0304

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 3 DISTRICT.

John F. Tappan
 of the Central Office Police, aged 23 years,
 occupation Police officer being duly sworn deposes and says,
 that on the 21st day of December 1887
 at the City of New York in the County of New York, Defendant-arrested
 Max Ritzner (now here) on a charge of
 Violation of Excise on Sunday the 18th
 of December, next, and who is mentioned
 in the annexed affidavit as
 John Doe;

John F. Tappan

Sworn to before me, this 22nd day
 of December 1887

Police Justice.

0305

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Patrick B. Duff a Police Justice
of the City of New York, charging Max Leitzner Defendant with
the offence of

violation Excise Law

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, Max Leitzner Defendant of No. 238
East 44th Street; by occupation a waiter
and Christian Koetz of No. 122 Forsyth
Street, by occupation a wine dealer Surety, hereby jointly and severally undertake that
the above named Max Leitzner Defendant
shall personally appear before the said Justice, at the 3rd 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 one
Hundred Dollars.

Taken and acknowledged before me, this 22nd

Sept 1937 1887.
Police Justice.

Max Leitzner

Christian Koetz

0306

Sec. 151.

Police Court 3 District.

CITY AND COUNTY } 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 John T. Papini of the Central office Police Street, that on the 18 day of December

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

*John Doe his proper name being unknown
aid at the Saloon 37th 138 + 140 Eas 2
14 Street All Beer to Complainant
in violation of Law*

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 forthwith before me, at the 3 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 31 day of December 1887
[Signature]
POLICE JUSTICE.

Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs

Warrant-General.

Dated 31 1887

Magistrate

Officer

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

Officer

Dated 31 1887

This Warrant may be executed on Sunday or at night.

[Signature]
Police Justice.

REMARKS.

Time of Arrest, _____
Native of _____
Age, _____
Sex, _____
Complexion, _____
Color, _____
Profession, _____
Married, _____
Single, _____
Read, _____
Write, _____

The presiding Magistrate
in my absence, will
please hear and determine
the within case
J. G. Duffie
Police Justice

Police Court-- 3 District. 228

THE PEOPLE, &c.,
ON THE COMPLAINT OF
John Tappan
vs.
Max Kutzman

BAILED,
No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated December 22, 1887
Duffie Magistrate.
Breant Officer.
14 Precinct.

Witnesses _____
No. _____ Street.
No. _____ Street.
No. _____ Street.
\$ _____ to answer _____

\$100 for ex.
Dec. 29th 87
No clock

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.
Dated _____ 1887 _____ Police Justice.

I have admitted the above named _____
to bail to answer by the undertaking hereto annexed.
Dated _____ 1887 _____ 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 _____ 1887 _____ Police Justice.

7060

8060

177
2/27

BAILED
No. 1, by Michael Gorb
Residence 122 Fayette Street

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street.

Police Court-- 3 District. 8

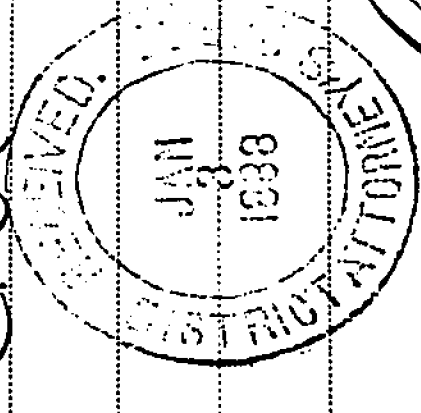
THE PEOPLE, &c.,
ON THE COMPLAINT OF
John V. Lappan
vs.
May Lechner
1
2
3
4
Offence Stow

Dated Dec. 22 1887

South Magistrate.
Michael Priest Officer.

14 Precinct.

Witnesses
John Lappan
J. C. L.
No. _____ Street--



No. _____ Street.
\$ 1.00 to answer

Barren

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 31 1887
Michael Gorb Police Justice.

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

Dated Dec 31 1887
Michael Gorb Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order he to be discharged.
Dated _____ 188_____
Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
Plaintiffs

against

Max Rutzner

Defendant.

The Grand Jury of the City and County of New York, by this indictment, accuse the above named defendant of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows :

The said defendant, late of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *December* in the year of our Lord one thousand eight hundred and eighty-*seven* at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

John H. Tappin

and to certain other persons whose names are to the Grand Jury aforesaid unknown, 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 defendant 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 defendant, late of the City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, 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 then and there 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. Bellows,
RANDOLPH B. MARTINE,

District Attorney.

03 10

BOX:

304

FOLDER:

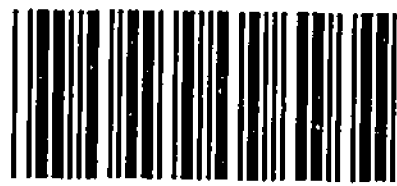
2890

DESCRIPTION:

Lynch, Bartholomew

DATE:

04/24/88



2890

WITNESSES:

Officer Eugene C. [unclear]
C. G.

Counsel,

Filed

Pleads

Det day of April 1888

Chargen

THE PEOPLE,

vs. [unclear] (9 of [unclear])

Sessions, [unclear] and final disposal

Part 2... [unclear] 1898

Bartholomew Lynch

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1883, Sec. 21 and
page 1884, Sec. 5.]

JOHN R. FELLOWS,

May 8. 1898 *District Attorney.*

A True Bill.

W. J. Cobby
Foreman.

Apr. 23/88

03 12

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Bartholomew Lynch

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

Bartholomew Lynch
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

Bartholomew Lynch

late of the City of New York, in the County of New York aforesaid, on the *twelfth* day of *February* in the year of our Lord one thousand eight hundred and eighty-eight, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

Eugene D. Collins
and to certain other persons whose names are to the Grand Jury aforesaid unknown, 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

Bartholomew Lynch
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

Bartholomew Lynch

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, 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 then and there 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.

03 13

BOX:

304

FOLDER:

2890

DESCRIPTION:

Lyons, Richard

DATE:

04/23/88



2890

Witness

William Speed Jr.
1024 1/2 Ave.

Recd of John Sparken
Clerk. General Session
the check amounting
to 484.13 used in the
within same, signed
by Kate L. Gilbert.
Dated April 13-1888 payable
to Wm Speed Jr.
May 4/88

John Headlee

1024 1/2 Ave.
A. J. Spalding

Counsel,
Filed 23 day of April 1888
Pleads *Not guilty* (24)

THE PEOPLE
vs.
Richard Lyons

Forgery in the Second Degree.
(Sections 511 and 521, Penal Code.)
(Indorsement, etc.)

JOHN R. FELLOWS,
RANDELL E. MARTINE,
Attorneys.
P. 1 Apr 30/88 District Attorney.
Pleads guilty 4.
A True Bill.

W. J. Berry
Foreman.
Jury 7. Wm S. P.
April 28 1888

0315

Wm. Sped. Jr.

Wm. Sped. Jr.
1st. Fare

Recd of John Sparker
Clk. General Sess.
the check amounting
to \$484.13 used in the
within same signed
by Kate L. Gilbert.
dated Apr 13-1888 payable
to Wm Sped. Jr.
May 4/88

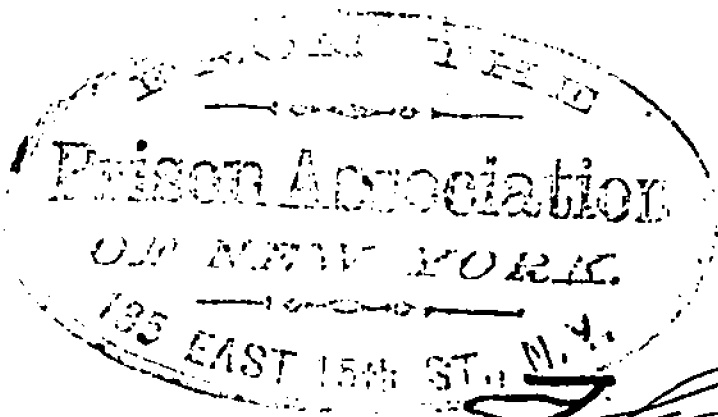
John Sparker

Counsel,
Filed 23 day of April 1888
Pleads Guilty (26)

THE PEOPLE
vs.
Richard Lyons
Forgery in the Second Degree,
(Sections 511 and 521, Penal Code,
(Indorsement, etc.)

JOHN R. FELLOWS,
RANDEPHEE B. MARTINE,
Apr 30/88 District Attorney.
pleads guilty 4.
A True Bill.

W. J. LeBerry
Foreman.
Apr 23/88



The People }
 vs. } Forgery
 Richard Lyons }

Hon. Frederick Snyth.

Dear Sir:—

An investigation by this Association shows that the real name of defendant is Richard Hill.

Mrs. Best, Housekeeper for Mrs. Wm. Astor 352 5th Ave cor. 34th St. has known Hill for some years and says she never knew him to be guilty of a dishonest action. His services with Mrs. Astor were dispensed with by that lady on account of her going to Europe. Before leaving she gave him a letter of recommendation and he got a place with Mr. Lloyd Phoenix 21 East 33rd St. as general servant. Mr. Phoenix says that Hill was a most inefficient servant but never to his knowledge guilty of dishonesty and that he considers Hill a subject for reformatory treatment.

Hill was for a short time employed by Edward F. Dickerson of 64 East 34th St as waiter and was discharged for incompetence.

Mrs. E. J. Barney 101 East 38th St employed him for a few months but we were unable to see her when we called.

We learned from another source that Mrs. Barney had no confidence in him and discontinued with his services.

Mrs. Gilbert, 15 West 38th St. is the lady from whom the cheque was stolen. She is positive that Hill forged a letter of reference to her and that the theft of the cheque was premeditated. Hill was in her employ about two weeks. This lady has sent Hill's wife to Ireland at her own expenses.

Hill has never been in prison so far as we can learn.

Very Respectfully
Prison Association.
for D. D. Kimball

City & County of
New York

Edward B. Gemmas of No 54 West
32d Street aged 54 years and
occupation Receiving Teller being
duly sworn deposes and says that
on the 14th day of April 1888 at the
City of New York in the County of
New York Richard Spentman
did with intent to cheat and defraud
said Bank feloniously forge the name
of William Spent Jr upon the check
hitherto annexed dated New York
April 18. 1888 drawn upon the Fifth
Avenue Bank ^{for the sum of \$4,500.00} Defendant further
says that the said defendant deposited
said check in the Union Bank
Savings Institution to his credit
where he opened an account in
the name of William Spent Jr
and tendered said check with
other money to be deposited to
his credit. Defendant says that
he returned said check to said
defendant and stated the same

03 19

was not endorsed. Dependent says
that said defendant then and
there took said Check and
Endorsed said Endorsement
William S. Erb Jr upon the
back of said Check

Dependent charges the
said defendant with forging
the said endorsement on said
Check with the felonious intent to
cheat and defraud said Bank
of which dependent is receiving
teller

E. J. Jennings

Brought before me

This 18 day of April 1881

John T. Carpenter, Justice

City & County of
New York ss.
William Spauldon of No 143 W 53^d
Street aged 37 years occupation
Butcher being duly sworn
~~deponent~~ and says that the
Endorsement- William Spauldon
on the check hereto annexed
drawn upon the Fifth Avenue Bank
dated New York Dec 18 1888 payable
to his order and signed by
Oliver L. Spauldon is not
he not making the same or
authorised by him The check is
hereto annexed and made part of this
affidavit. *Wm Spauldon*
Sworn to before me
this 18 day of Dec 1888
Samuel J. [illegible]

0321

Sec. 198-200.

2

District Police Court.CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Richard Lyons*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *450 E 54th St 4 mos*

Question. What is your business or profession?

Answer. *Waiter*

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

Answer.

I am not guilty

Rich. Lyons

Taken before me this

day of

July

188*8*

James J. McNeill Police Justice.

2230

Police Court-- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward G. Cummings
54 West 32nd St.
Richard Ayers

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

Dated _____ 1888

Daniel O'Reilly Magistrate.

Officer.

Precinct.

Witnesses William Spink Jr.

No. 63-44 14th Street

Oliver A. Gilberk

No. 15 West 52nd Street.

No. _____ Street.

\$ 15.000 to answer

Guaranteed

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 _____

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.

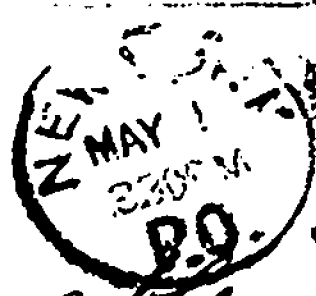
Dated _____ 1888

Police Justice.

0323

Yo.

The Right Honorable —
Recorder Smith.
Court of General Session
Part II.
City Hall New York.



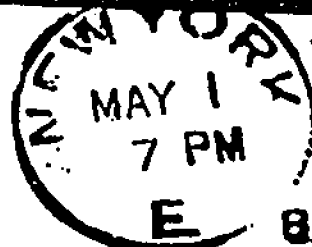
Rec
to

Richard Lyons

Mr Robert Dolan

11 300. Mulberry Street

Police Headquarters } New York



0324

<p>Write in this corner the amount you wish to draw, in all its hundred dollars above the word "Dollars," cents above the word "Cents."</p>	
<p>We cannot pay without the Book.</p>	<p>300</p>
<p>The Number is on the Cover of the book.</p>	<p>1888</p>
<p>Write here the Amount very plainly in WORDS.</p>	<p>Three Hundred and Fifty Dollars.</p>
<p>Always sign as you did at first.</p>	<p>Signature, <i>Wm. H. H. Jr.</i></p>
<p>Previous Balance, \$</p>	<p>Present Address, <i>20 E. 2nd Ave.</i></p>
<p>Paid by</p>	<p>Entered by</p>
	<p>Fig. 1 & 2 by</p>
	<p>6. 0. 3.</p>

0325

15 West 38th Street.

New York

Mr Patrick Dolan
Dear Sir

For reference

to Richard Hill
who was arrested for
stealing checks from
my house. He was
in the one last time
Mays as Butler

I found time yesterday
 morning & yesterday
 had to be unwilling
 to attend to the
 duty for which he
 was employed.
 On Saturday morning
 about three hours
 before I discharged
 him I handed
 him a letter addressed

to Mr. John Sparto saying to
 him give that to the Cashier
 by mail. The letter contained
 a check for over \$85.00 on
 Monday following at noon I
 sent the bill by mail which
 in Mr. Sparto's name. He was
 very disappointed when I discharged

0327

being cleaning house
not leave the house
until I paid him
a month's wages. Since
that time I have lea-
red the reference he
brought to me was
forged. And his con-
duct in every house was
about what it had been
in mine. While I
would be very sorry
to see an innocent

0328

person punished. I
think that dishonest
and unfaithful people
should be punished.

Richards wife sailed
for Ireland last
Saturday on the City
of Richmond. I sent
her home and saw
that she was comfort-
ably situated. I did
this because she had

no friends in this County
 and I believe her to be
 the innocent victim of
 circumstances. If this
 is Richards first offense
 I hope his sentence
 will be light - but then
 he becomes penitential
 I am fully convinced.
 I am very truly yours
 R. S. Gilbert
 Sunday
 May first 1888.

"County Prison"

May. 1st 1888.

Appeal For Mercy.

The Honorable Recorder.
Judge Smith.

Dear Sir,

I appeal to you
to do me a favor. I
know you will grant
it when I make known
to you my situation.
Will you kindly make
my sentence short and
restore me to my poor
wife, who is about to
become a mother. Oh
Dear Judge if I only
could recall my mean
Act. Oh kind Sir, I am
not a thief or a
criminal. This is the
first time I have done

a "crime" in the eyes of God and the Law. You cannot ever in your life do a kinder act for it is the wife who suffers, not the man, my poor wife is very devoted to having haunted once out side of my prison cell here. Oh Kind Judge, should I lose her in the hour of her confinement? I am very ill and while I pen those lines I realize that in a short time my troubles in life will be at an end I never needed my poor wife as much as now. Oh Dear Record-er. Revenge may be a "crime" in the eyes of God and the Law. You cannot ever in your life do a kinder act for it is the wife who suffers, not the man, my poor wife is very devoted to having haunted once out side of my prison cell here. Oh Kind Judge, should I lose her in the hour of her confinement? I am very ill and while I pen those lines I realize that in a short time my troubles in life will be at an end I never needed my poor wife as much as now. Oh Dear Record-er. Revenge may be

4

My Uncle who reared
me after the death of
my parents is the
rector of Old castle
Church. Co. Treas. Ireland.
Reverend Geo. A. Duerden.
Oh kind Sir. I came to
this country nearly
5 years ago. I am the
only one of my family
in this country. only
my poor heart broken
wife. I have no friends
in the United States
only Mrs William Astor.
where I was employed
as Footman. I always
made an honest living
since I came here.
I was employed by.

5.

Mr. Cornelius Tander-
 -bitt as 2nd butler,
 and by Mr. Lloyd
 and Phillip Phoenix
 nephews of Mr. Henry
 Warren of 520 - Fifth
 Avenue. now at 21
 East 33 St. and as a
 boy by The Clarendon
 Hotel as Elevator Boy.
 A friend of mine keeps
 the paper stand in
 the St. Cloud Hotel.
 I was urged to do
 this act. for the
 want of self-control.
 I was on my way
 with the cheque to
 the Butcher. Mr. Sperry
 ...

6
had known by the
name of John Barker
who had been Coachman
with the late Mrs A.
J. Stewart. He asked
me where I was going,
I told him, He said
that he was going
to Texas. and I had
no trouble to get
that money. He came
with me to the Bank
and the gentleman
there told me. I had
to put Mr Spert's name
on it. I hesitated
and this man told
me it would be not
any harm and I
done so.

I did not at the
time when I was

7
doing this Act. know
what the nature of
this misdemeanor
of forgery was. This is
my true Confession
before God and you
Deign and Merciful
Sir.

For God sake and
the sake of my poor
wife and child. and
her descent parents
I ask your mercy
in the name of
God. I am Dear Sir
Very sincerely.
Richard D'Yorke.

Richard Hill is my
right name. I gave
Richard D'Yorke to prevent
disgrace to my relatives

0334

8.

Oh, kind Sir.
 This experience is
 a lesson to me.
 For and to our lifes
 end.

I regret my
 act. most bitterly.

Oh, Mercy, woul-
 separate, and
 mine us forever.
 Give a poor young
 man a chance to
 reform.

God bless you.
 Recorder to admin-
 ister Law and justice.
 Amen.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Richard Sugars

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

Richard Sugars

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

The said *Richard Sugars*,

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

No. *new note April 13" 1888*
The Santa Cheque of New York, through the new note
bearing same inscription.
Pay to William Sugars or Order,
Four hundred & eighty-four \$100 Dollars.
\$484.¹⁵
Wm. Sugars

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

"Wm. Sugars"

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

SECOND COUNT:

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

Richard Sugars —

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

The said *Richard Sugars*,

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

which said *Trade Cheque* is as follows, that is to say:

No. *New York, April 13th 1888*

*The Fifth Avenue Branch of
New York, Branch of the New
York Cheque & Note
Association.*

*Pay to William Sugars or Order,
Three hundred & eighty four ¹⁵/₁₀₀ Dollars.
\$484.15* *State E. T. T. T.*

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

"Wm Sugars Jr"

with force and arms, the said forged *endorsement* then and there feloniously did utter, dispose of and put off as true, with intent to defraud, *the* the said *Richard Sugars* then and there well knowing the premises, and that the said *endorsement* was forged, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John R. Bellows,
RANDOLPH B. MARTINE,
District Attorney.