

0329

BOX:

47

FOLDER:

548

DESCRIPTION:

Lamb, Richard

DATE:

09/21/81



548

29/12

Counsel, *C. Spence*
Filed 21st day of *Decem* 1887
Pleads, *M. G. H. 12.*

INDICTMENT—Concealed Weapons.

THE PEOPLE

vs.

Richard Lamb

Wm. J. Collins
BENJ. K. RHELFES,

District Attorney.
Part Bro: Sept 29, 1881.
Tried & convicted: with a
recommendation to the mercy of the Court.
A TRUE BILL.

J. Calhoun Jr
Foreman.

Smiley & Co
Sept 20
C. P. F. J.

*No in arrest
of Smiley & Co
then local decided
F. J.*

*Atty:
Off. James Mahony.*

0331

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Richard Lamb 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 sees 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 Lamb

Question. How old are you?

Answer. Twenty three years.

Question. Where were you born?

Answer. In New York City.

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

Answer. 587. 3 Ave for one year.

Question. What is your business or profession?

Answer. Porter.

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. a young fellow in my company gave me the knuckles for cheating his friends to drinks, and that is the way I came to have them.

Taken before me, this 12 }
day of Sept 1888 }

Richard Lamb

William D. [Signature] Police Justice.

2330

BAILED,

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Sec. 208, 210, 211 & 212.

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James M. Westberry
Richard Lamb
 1. _____
 2. _____
 3. _____
 4. _____

Offence, *Belong*

Dated *12 Sept* 188*1*

Magistrate.

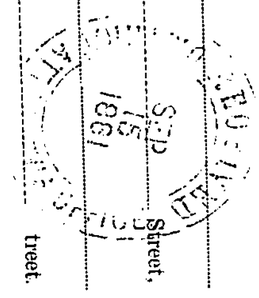
Maloney
Officer.
Clerk.

Witnesses _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,



Wm. J. ...

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

guilty thereof, I order that he ^{*be held to answer and*} be admitted to bail in the sum of *15* Hundred Dollars _____ and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *12 Sept* 188*1* *[Signature]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0333

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. Moloney
19th Street
Richard Lamb

Offence, *SS*

BAILED,

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

Dated *12 Sept* 188*1*
Magistrate, *Moloney*
Officer, _____
Clerk, _____

Witnesses _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____



1500 1/2 Ave Con

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

Richard Lamb
guilty thereof, I order that he be admitted to bail in the sum of _____ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

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

Dated _____ 188 _____
Police Justice.

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

Dated _____ 188 _____
Police Justice.

0334

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James W. Bellamy
Richard Lamb
Offence, *Delony*

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

12 Sept 1881

Magistrate.

Maloney 19
Officer.

Clerk.

Witnesses

No.

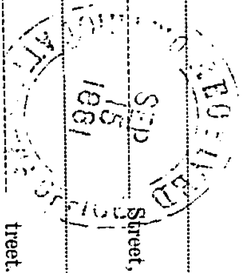
Street

No.

Street

No.

Street



Wm J. Du...

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

Richard Lamb
guilty thereof, I order that he be admitted to bail in the sum of *15* Hundred Dollars and be committed to the Warden or Keeper of the City Prison *in the City of New York* until he give such bail.

Dated *12 Sept* 1881

[Signature] Police Justice.

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

Dated 188

Police Justice.

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

Dated 188

Police Justice.

0335

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

Police Court—Fourth District.

James Maloney
of No. 19 Reinch Police Street, being duly sworn, deposes and says,
that on the Sunday the 11 day of September 1881
at the City of New York, in the County of New York, he arrested

Richard Lamb, now present, in 3^d
Avenue, and found concealed on
his person, to wit, secreted in the
hip pocket of the pantaloons worn by
said Lamb, the metal knuckles
here shown.

Deponent charges that said Lamb
did knowingly and secretly conceal
on his person, the said metal knuckles,
with intent to use the same against
some other person

James Maloney

Sworn to before me, this 12 day
of September 1881
of [Signature]
JUDGE JUSTICE

0336

City and County of New York, ss.

POLICE COURT, FOURTH DISTRICT.

THE PEOPLE,

vs.

Richard Lamb

On Complaint of
For

James Maloney
Belony.

Wanted on Examination and

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

Dated

12 Sept 1881

Richard Lamb

[Signature]

Police Justice.

0337

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Richard Lamb
against

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

Richard Lamb

carrying concealed weapons
of the crime of

committed as follows:

The said

Richard Lamb

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *eleventh* day of *September* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty one* at the Ward, City and County
aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously,
knowingly and secretly, did conceal upon his person a certain instrument and weapon
of the kind known as *Knuckles*, with intent then and there
feloniously to use the same against some person or persons to the Jurors 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.

*And the Grand Jury aforesaid by this indictment further accuse the
said Richard Lamb of the crime of carrying concealed weapons committed
as follows: And the Jurors aforesaid, upon their Oath aforesaid, do further present: That*

the said *Richard Lamb* late of the Ward,
City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at
Ward, City and County aforesaid, with force and arms, feloniously, wilfully and
furtively did possess a certain instrument and weapon of the kind known as *Knuckles*

Knuckles with intent then and there feloniously to use the same against some
person or persons to the Jurors 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.

Wm. G. Rollins

~~BENJ. K. PHELPS, District Attorney.~~

0338

BOX:

47

FOLDER:

548

DESCRIPTION:

Lamon, John

DATE:

09/29/81



548

0339

BOX:

47

FOLDER:

548

DESCRIPTION:

Fallon, Thomas

DATE:

09/29/81



548

0340

Counsel,
Filed 29 day of Sept 1881
Pleas McGully Co

THE PEOPLE
vs.
John Damon
Thomas Fallon

INDICTMENT
Grand Larceny from the person.
DANIEL C. ROLLINS,
BENJ. K. PHELPS,
District Attorney.

A True Bill.

J. Carter Jr.
Foreman.
Oct 4. 1881.

(John P.)
I find guilty ✓
S. P. Dybo years.

Witness:
A. West Price:
Off. Justice Day:

CONF. P. 1

0341

106

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Moses Price

of No. 7 Bayard Street.

being duly sworn, deposes and says, that on the 25 day of Sept 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.

the following property, viz:

One Silver watch.
with Gold Chain attached all
of the value of forty 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 John Lennon & Thomas

Fallon

That deponent was passing
in the Bowery about 4 o'clock
in the afternoon when Lennon
took the watch from deponent,
verbis et factis - & ran away with the
watch & chain. That deponent
then pursued Lennon when Fallon
placed his hand on deponent
& stopped his pursuit of Lennon
and aided Fallon then & there
aided Lennon to escape his
Moses Price

Sworn before me this

26 day of Sept

1888

Police Justice

[Handwritten signature]

0342

Sec 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

First DISTRICT POLICE COURT.

John Lennon

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

Question. What is your name?

Answer.

John Lennon

Question. How old are you?

Answer.

27 Years

Question. Where were you born?

Answer.

Atlanta Georgia

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

Answer.

11 Pell Street & about 7 years

Question. What is your business or profession?

Answer.

I make picture frames

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

Answer

I am not guilty of the charge I was in bed at the time he charges me with having stolen his wallet

Taken before me, this

day of

188

26
Sept } *John Lennon*

B. W. Ripley Police Justice

0343

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

First DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *Thomas Fallon*

Question. How old are you?

Answer. *20 Years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *84 Mulberry & about 7 months*

Question. What is your business or profession?

Answer. *I work at picture frames*

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

Answer *I am not guilty. I ran
to the roof to help arrest the
party who stole his property
& when the officer came & wanted
to arrest me the complainant
said he had no charge against
me*

Taken before me this *26*
day of *Sept* 188*8* *Thomas Fallon*

B. T. Bishop Police Justice

0345

Sec. 208, 209, 210 & 212.

Police Court - 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Moses Queen
71 Bay and St.
John Lemmon
Thomas Hallen
Sherrill Jones
Office,

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.
Clerk.

Witnesses .
No. _____ Street,
No. _____ Street,
No. _____ Street.

Don

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

guilty thereof, I order that he be committed to the City Prison until he give such bail:

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

Dated _____ 188
Police Justice.

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

Dated _____ 188
Police Justice.

0346

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

THE PEOPLE OF THE STATE OF
NEW YORK,

John Damon and Thomas Fallon
The Grand Jury of the City and County of New York by this indictment accuse

John Damon and Thomas Fallon
of the crime of
larceny from the person
committed as follows:
The said *John Damon and Thomas Fallon each*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *twenty fifth* day of *September* in the year of our Lord one
thousand eight hundred and eighty *one* at the Ward, City, and County aforesaid,
with force and arms,

One watch of the value of twenty dollars
One chain of the value of twenty dollars

of the goods, chattels, and personal property of one *Moses Price*
on the person of the said *Moses Price* then and there being found,
from the person of the said *Moses Price* 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.

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

0347

BOX:

47

FOLDER:

548

DESCRIPTION:

Lang, Charles

DATE:

09/27/81



548

0348

No. 30 E. 4th St
Aug-1st 1881

Trial for
Counsel, *J. J. Cochrane*
Filed *27* day of *Sept* 1881
Pleads *Christy guilty (29)*

Indictment for Disorderly House.

THE PEOPLE

vs.
Charles Long

DANIEL C ROLLINS,
~~Attorney~~

District Attorney.

A True Bill.

J. Cattan Jr
Foreman.
Robert W. H.

David J. Long
Jury
3-9.

Witness:
Frederick Henderson

0349

POLICE COURT—SECOND DISTRICT.

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

of August Grebert
149 West 30th Street, being duly sworn, deposes
and says, that on the 12th day of September 1881
at the City of New York, in the County of New York,

he entered the premises No 30 East 4th
Street with a prostitute and went with
her into a room in said premises
with said prostitute where they both
went to bed, and where defendant
had sexual intercourse with said
prostitute & defendant paid said
prostitute the sum of one dollar
for such intercourse and twenty
five cents with which to buy beer.

Sworn to before me } August Grebert.
this 13th day of Sep 1881.

Salomon Smith
Police Justice.

Fred Schacht of 14 ^{Stanton} ~~Center~~ Street being duly
sworn says that on the night of Sept 12, 1881
he went to the premises No 30 East 4th St
with a prostitute where they entered a room
together and where defendant had sexual
intercourse with said prostitute for which
he gave her the sum of one dollar
and also gave her twenty five cents for
beer.

Sworn to before me this }
13th day of Sept 1881 } Fred Schacht
Salomon Smith }
Police Justice

0350

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Lang 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 to 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. *Charles Lang*

Question. How old are you?

Answer. *forty four years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *30 East 14th Street*

Question. What is your business or profession?

Answer. *Employed in the Restaurant - 708 Broadway*

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. *Yes I am not guilty of keeping a disorderly house. I have furnished this house and have tried to have only respectable persons in the house and when I find them otherwise I get them out.*

Taken before me, this *14*
day of *Sept* 188*8*

Charles Lang

Colou Smith
Justice.

0351

Second District Police Court.

WARRANT—DISORDERLY HOUSE.

STATE OF NEW YORK
City and County of New York, }

To any Constable or Policeman of the City of New York,

Whereas, complaint on oath has been made before the undersigned, one of the Police Justices, in and for the said City, by

Frederick Hollander

of No. *27 East 4th* Street,

that on the *13th* day of *Sept* 18*87*,

at the City of New York, in the County of New York, the premises known as

No. *30 East 4th* Street,

were occupied or kept by *Charles Lang*

as a disorderly house, namely, a resort for tipplers, drunkards, common Prostitutes, and reputed thieves, with other vile, wicked, idle, dissolute and disorderly men and women, and reputed thieves, who or most of whom, are in the practice of drinking, dancing, quarrelling and fighting at almost all hours of the day and night, to the great damage and common nuisance of the People of the State of New York residing in the neighborhood and passing thereby.

These are, therefore, in the name of the People of the State of New York, to COMMAND you, the said Constable and Policeman and every of you, to apprehend the body of the said

Lang and all vile, disorderly and improper persons found upon the premises occupied

by said *Lang* and forthwith bring them before me, or some other Justice for the City and County of New York, at the *Second District Police Court*, in the said City, to answer the said charge, and to be dealt with as the law directs.

Given under my hand and seal, this *13th* day of *Sept* 18*87*

Solou Smith
Police Justice.

0352

30 E. W. H.

Sept 14 1880

SECOND DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Frederick Hollander

vs.

John J. Kelly

WARRANT—Disorderly House.

born

34

white

Married

Married

W. & White

No. 8. 4. St

Dated, Sept. 13th 1880

John B. Smith JUSTICE.

John Kelly OFFICER.

This warrant may be executed at night

John B. Smith

Police Justice

0353

Sec. 209, 209, 210 & 212.

Police Court - 2 District.

THE PEOPLE, &c., vs.

ON THE COMPLAINT OF

Frederick Heller
27 East 4th St
Charles Tang

Offence, Disorderly House

No. 1, by
Residence
Street

No. 2, by

Residence

Street

No. 3, by

Residence

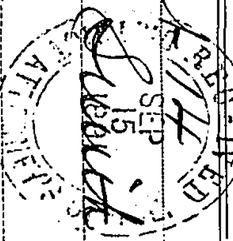
Street

No. 4, by

Residence

Street

Dated Sept 14 1881



Magistrate

Officer

Clerk

Witnesses August Greber

No. 149 West 30 Street

And Schackl

No. 14 Stanton Street

Wilson Diebold

No. 40 East 4th Street

James Key

Frank Morris

70 S Broadway

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

Charles Tang

guilty thereof, I order that he be admitted to bail in the sum of ^{held to answer the charge and be} ~~five~~ ^{one} Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Sept 14 1881

Salom B. Smith Police Justice.

I have admitted the above named

Charles Tang

to bail to answer by the undertaking hereto annexed.

Dated Sept 14 1881

Salom B. Smith Police Justice.

There being no sufficient cause to believe the within named

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

Dated 1881

Police Justice.

Police Court - 2 District,

THE PEOPLE, &c., vs. P.P.

Office, *Anderson's Court*
Fredrick Hollender
27-E 4th St
Charles Lang

Dated *Sept 17* 1881
Sweet Magistrate.

Officer.
Clerk.

Witnesses *August Greber*
No. *149 West 30* Street,
Fred Schacht
No. *14 Stanton* Street,
Wilson Diefendorf
No. *40 East 4th* Street.

Baies by
Chas. Meyer
708 Broadway

BAILED,

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

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

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

Dated *Sept 17* 1881
Samuel Smith
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 _____ 1881
Police Justice.

0354

0355

Police Court, Second District.

CITY AND COUNTY } ss.
OF NEW YORK.

Frederick Hollender

of No. *27 East 4th* Street,

being sworn, doth depose and say, that the premises known as number *30 East 4th*
Street, in said City and County, and occupied or kept by *Charles Lang*

is a disorderly house, namely, a resort for: ~~tipplers, drunkards,~~ common prostitutes, ~~and reputed thieves,~~
with other vile, wicked, idle, dissolute, and disorderly ~~men and~~ women, ~~and reputed thieves,~~ who, or most
of whom, are in the practice of ~~drinking, dancing,~~ quarrelling, and ~~fighting,~~ at almost all hours of the day
and night, to the great disturbance of the public peace, the annoyance of the neighborhood, and the viola-
tion of public order and decency.

Deponent therefore prays, that the said

Charles Lang

and all vile, disorderly and improper persons found upon the premises, occupied by said

Charles Lang

may be dealt with as the law in such cases made and provided may direct; and further saith not.

Sworn before, this *13th* day

of *Sept*

18*87*

Soldier Smith
Police Justice.

0356

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Fredrick Hollander

vs.

Charles Long

AFFIDAVIT, Disorderly House.

Dated,

Sept 23

1887

Smith

MAGISTRATE.

OFFICER.

WITNESS,

0357

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Charles Lang
against

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

Charles Lang
of the crime of
keeping a Disorderly House
committed as follows:

The said

Charles Lang

late of the *fiftenth* Ward of the City of New York, in the County of
New York, on the *tenth* day of *September* in the year of our
Lord one thousand eight hundred and eighty *one* and on divers other days
and times; between that day and the day of the taking of this Inquisition, at the City
and Ward, and in the County aforesaid, did keep and maintain, and yet continue to
keep and maintain, a certain common, ill-governed and disorderly house, and in *his*
said house, for *his* own lucre and gain, certain persons, as
well men as women, of evil name and fame, and of dishonest conversation, to frequent
and come together, then and on the said other days and times, there unlawfully and
wilfully did cause and procure, and the said men and women, in
said house, at unlawful times, as well in the night as in the day, then and on the said
other days and times, there to be and remain, drinking, tippling, gambling, rioting,
disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully,
did permit, and yet continues to permit, to the great damage and common nuisance of
the People of the said Ward, there inhabiting and residing, and of all the people there
passing, to the evil example of all others in the like case offending, and against the
peace of the People of the State of New York, and their dignity.

DANIEL G. ROLLINS,

BENJ. K. PHELPS, District Attorney.

0358

BOX:

47

FOLDER:

548

DESCRIPTION:

Lantry, Frank

DATE:

09/21/81



548

5/17-81

Counsel,
Filed 21 day of Sept 1881
Pleads *M. G. Kelly et al.*

THE PEOPLE
vs.
47 - 16
R
Frank Lambey

Larceny, and Receiving Stolen Goods.

DANIEL C ROLLINS,
~~BENJAMIN RHEEDS~~

District Attorney.
Part No Sept 24, 1881
Meads P.C.
A True Bill.

J. C. Carter Jr.
Foreman.

John J. Mangin

Witness:
John J. Mangin
Off. Christopher Rabbit.

0360

6th District Police Court--

Affidavit--Larceny.

CITY AND COUNTY OF NEW YORK, ss.

of *Henry Duval* Street, *John Mangin*

Street, *24th Ward*

being duly sworn, deposes and says, that on the *9th* day of *September* 1881

at the *24th Ward* City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent,

the following property, viz.:

Sixty one Railroad Tickets entitling the holder thereof to passage from Kingsbridge to East Tarrytown and of the value of twenty four dollars and forty cents. \$24.40

Thirty six Railroad Tickets entitling the holder thereof to passage from Kingsbridge to 155th Street New York and of the value of One dollar and eight cents. 1.80

In all of the value of Twenty six dollars and twenty cents. \$26.20

the property of *the New York City & Northern Railroad Company* and in the care and custody of *deponent* who is the agent of said Company at Kingsbridge 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 *Frank Lantry (now here)*

for the reasons following to wit. That the said tickets were in a case in the office of said Company at Kingsbridge on the said 9th day of September. That said Lantry came into said office and behaved in such a disorderly manner that deponent was obliged to go out after an officer to have him (Lantry) arrested. That said Lantry was arrested

Sworn before me this

Day of

Police Justice

0361

by Officer Christopher Rabbitt of the 35th Precinct and taken to the 35th Precinct Station House for such disorderly conduct. That after such arrest deponent tallied his tickets and found the aforementioned tickets had been stolen from said case. Deponent immediately went to said Station house and informed the sergeant of the loss of said tickets; when said Lantry was brought in the room and searched by Officer Rabbitt in deponent's presence and the Railroad tickets now produced in court were found in the possession of said Lantry. That said tickets so found are a portion of those stolen from said office on said 9th day of September. Wherefore deponent prays that said Lantry may be dealt with according to law.

Sworn to before me this 10th day of September 1881

John J. Menges
 Magistrate Police Justice

District Police Court.

THE PEOPLE, & C.,
 ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

DATED

187

MAGISTRATE

OFFICER

WITNESSES:

DISPOSITION

0362

State of New York
City of New York, ss

Christopher Rabbitt
being duly deposed and says, that he
is an Officer of the 30th Precinct Police
that on the 9th day of September
deponent arrested Frank Lantry
(now here) on the complaint of
John J. Maignin that after said
arrest deponent searched the person
of said Lantry and found the Railroad
tickets now produced in court in
his (Lantry's) possession. That said
tickets have been identified by said
John J. Maignin as a portion of the
tickets which were stolen from the
Office of the New York City & Northern
Railroad Company's Office at Kingsbridge.

Given to before me this Christopher Rabbitt
10th day of September 1901

Gluyck Cameron District Justice

0363

Sec. 198-200.

6th DISTRICT POLICE COURT.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Frank Lantry

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

New York

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

Answer.

26th Street 2^d Avenue. I have lived there about seven years

Question. What is your business or profession?

Answer.

Clerk

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

Answer.

I bought a ticket from the boy and when he gave it to me I refused to pay for it because he owed me twenty cents for breaking my watch.

Frank Lantry

Taken before me, this 10th
day of September 1888

Hugh Gardner Police Justice.

0364

BAILED,

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Sec. 208, 209, 210 & 212.

862

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. Manning
Charles G. Gumpel 24 West
Frank J. Country
 Offence, *Grand Larceny*

Dated *September 10th* 1881

Lawrence Magistrate.

Rabbit Officer
35 *Street*
Clerk.

Witnesses

Edward J. Rabbit
John J. Gumpel
 No. *35* Street,
 No. _____ Street,
 No. _____ Street,

No. _____ Street,
 No. _____ Street,
 No. _____ Street,



Held to one \$25,
John Gumpel

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 _____

_____ *Francis Lantry* ^{held to answer in same} and he be guilty thereof, I order that he be admitted to bail in the sum of *100* Hundred Dollars and be committed to the Warden or Keeper of the City Prison, until he ^{give the City Prison bond} give such bail.

Dated *September 10th* 1881

Clayton Gardner Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0365

862

Sec. 208, 209, 210 & 212.

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. Mangum
Stephen Guywell 24 Ward
Thomas Vandy

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated *September 10th* 1881

Gardner Magistrate.

Rabbitt Officer

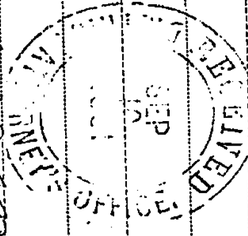
35 Ward Clerk.

Witnesses

Christina Rabbitt

Officer 35 Ward

Street, No. Street, No.



Street, No.

Held to Ans &c.,
1100 Ward

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 *James J. Mangum* *will be answer in the sum of \$1000* guilty thereof, I order that he be admitted to bail in the sum of *1000* Hundred Dollars, and be committed to the Warden or Keeper of the City Prison, until he give such bail.

Dated *September 10th* 1881

George H. Gardner Police Justice.

I have admitted the above named *James J. Mangum* to bail to answer by the undertaking hereto annexed.

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

Dated 1881

Police Justice.

0366

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION.

Office of CITY PRISON,

Corner of Franklin and Centre Streets,

JAMES FINN,
WARDEN.

New York, Sept 21 1881

J. J. Seaver Esq
Chief Clerk
Dear Sir

I would esteem
it a favor should you, dispose
of the case of Frank Santoy
committed 10. inst charged with G.B.

He is very troublesome and I
am very anxious to get rid of him.

Yours Truly,
James Finn
Warden

Sept 21

0367

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION.

Office of CITY PRISON,

Corner of Franklin and Centre Streets,

JAMES FINN,
WARDEN.

New York, Sept 13th - 1881

Hon S. J. Rollins

Dear Sir

Sect Attorney

I am anxious that you would make as speedy a disposition of the Case of Frank L. Entry Committed 10th inst for "G. L." as he has made two or three unsuccessful attempts at escape - within a day or two.

I desire also to call your attention to the proposed revision of the Prison. I have to put two prisoners in one cell and in many instances, owing to the increase in Census there have to be put in one cell.

Yours Respy
James Finn
Warden

0368

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Frank Lantry ^{against}

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

Frank Lantry

of the crime of

Grand Larceny

committed as follows:

The said

Frank Lantry

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

61
71
Sixty one railroad passengers
tickets, prepared for sale
to passengers upon the New
York City and Northern
Railroad Company, the
price authorized to be charged
for each of the said tickets
being then and then forty
cents, and of the value of
forty cents each.

Thirty six other railroad pas-
senger tickets, prepared for sale
to passengers upon the New
York City and Northern Railroad
Company, the price authorized
to be charged for each of the said
tickets being then and then
five cents, and of the value
of five cents each.

of the goods, chattels, and personal property of ~~one~~ *The New York City and Northern*
Railroad Company, then and

there being found, 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.

0370

BOX:

47

FOLDER:

548

DESCRIPTION:

Lawler, Thomas

DATE:

09/09/81



548

0371

BOX:

47

FOLDER:

548

DESCRIPTION:

Coop, Samuel

DATE:

09/09/81



548

Counsel,
Filed *Sept 188*
Pleads *Not guilty*

THE PEOPLE
vs.
Thomas Lawler
Samuel Cook
INDICTMENT.
LAWRENCE.

DANIEL C ROLLINS,
ATTORNEY AT LAW,
CANTON, MASS.

Oct 5/89
District Attorney.
Chas. H. Phipps
Rec: J. J. J. J. J.

A True Bill.

M. J. [Signature]
Foreman.

Chas. H. Phipps
Sept 12/89

Placed guilty

Sept 15/89
House of [Signature]

[Signature]
Abraham H. [Signature]
Off. George Cooke:

0373

X District Police Court-

CITY AND COUNTY OF NEW YORK, } ss.

Abraham Honigman

of No. 150 West 15 Street,

28 day of August 1881.

being duly sworn, deposes and saith, that on the

at the 15th

Ward of the City of New York,

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

the following property viz.:

One valise value ten dollars containing
Two suits of clothes value forty
dollars. Five muslin shirts value
five dollars. One Spring Overcoat
value ten dollars

all of the value Sixty five dollars

the property of

Complainant

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

Thomas Lawler and Samuel Coof (now present) from the fact that said Lawler acknowledges and confesses that he took the valise containing all of the above described property from the Hudson River Rail Road morning Baggage Room and said Coof acknowledges and confesses that he took the valise from Lawler & put it in a lock in the corner of 43 Street & Avenue

Abraham Honigman

Sworn before me this 28th day of August 1881
[Signature]
POLICE JUSTICE

0374

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Thomas Lawler*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *449 West 39 St*

Question. What is your occupation?

Answer. *Work for an Express Co*

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

Answer. *I am guilty*
Thos Lawler

Taken before me this

30 day of August 1871

Wm. H. ...
Police Justice.

0375

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Samuel Coep*

Question. How old are you?

Answer. *14 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *581 1 Avenue*

Question. What is your occupation?

Answer. *Cash Boy (Steinerts)*

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

Answer. *I carried the valise
but did not steal it*

Samuel Coep

36
Taken before me this *30th*
day of *August*
1887
Police Justice.

0376

827

Police Court - Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Abraham Honigsmann
150 West 13th
1 Thomas Lawler
2 Samuels Co of



Offence, *Threats*

BAILED :

No. 1, by _____
Residence _____
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____

Dated *August 30* 1881

Curran Magistrate.

Cook Officer,
19 Clerk.

Witnesses,

James J Cassidy
342 West 26 Street

No. 5, by _____
Residence _____
No. 6, by _____
Residence _____

Wm Baskin
500 West 13th St

Received in District Att'y's Office,

0377

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Thomas Lawler ^{against} *Samuel Coop*

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

Thomas Lawler and
Samuel Coop

of the crime of

Grand Larceny

committed as follows:

The said

Thomas Lawler and *Samuel Coop*

each late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twenty eighth* day of *August* in the year of our Lord one
thousand eight hundred and eighty *one* at the Ward, City, and County aforesaid,
with force and arms,

One valise of the value of
ten dollars

Two coats of the value of
ten dollars each

Two vests of the value of
five dollars each

Two pairs of trousers of
the value of five dollars
each pair

Five shirts of the value of
one dollar each

One overcoat of the value
of ten dollars

of the goods, chattels, and personal property of one

Abraham Horrigman

then and
there being found, 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.

DANIEL C ROLLINS,
~~BENJAMIN C. ROLLINS~~ District Attorney.

0378

BOX:

47

FOLDER:

548

DESCRIPTION:

Leriget, Gustave

DATE:

09/16/81



548

0379

Counsel,
Filed *10 Sept* 1887
Pleads *10th July 19*

THE PEOPLE
vs.
Gustavo Lerget

Larceny, and Receiving Stolen Goods.

DANIEL C ROLLINS,
ATTORNEY AT LAW

District Attorney.

Filed Sept 1st 1887

A True Bill.

Discharged

W. J. Miller
Foreman.

Col Spencer
is ready to do
McNeal

Witness:
Louis Dubois:

As the Complainant
written request within
2 or all the facts
I am willing that this
provision be done
on his own report

W. J. Miller

Left copy ready

0380

New York Sept 12 1881.

Received from John de Graff for Gustave
Liget one gold ring with two dia-
monds. one gold ring with two dia-
monds and one emerald. One gold
cluster ring nine diamonds, one
gold ring with one diamond one gold
ring with three diamonds Two ear
rings of English Sovereigns the
property of Louise Bekey the property
for which Gustave Liget was arres-
ted. The complainant Louise Bekey
herby declares through her counsel
Jas McCallan that she does not on
account of her previous relations
with the said Gustave that she
does not wish to further prose-
cute him and joins in asking
for such action provided it
meets with the approval of the
District Attorney. Grand Jury of
the Court.

Jas McCallan

144 W 27
146

0381

72 ac

Spokane Land

0382

FORM 89b.

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

Police Court--Second District.

Louise Bekey

of No 144 & 146, West 27th Street, being duly sworn, deposes

and says, that on the Twenty Sixth day of June 1881,

at the City of New York in the County of New York, was feloniously taken, stolen and carried

away, from the possession of deponent. the same being in a Bureau
near drawers in said number the same be-
ing a duplicate of the

the following property, to wit: One gold ring set with three

diamonds valued at two hundred & ten dollars

one diamond ring containing nine diamonds

of the value of one hundred & thirty five

dollars. one gold ring set with diamonds

and an emerald valued at fifty dollars

one single diamond ring valued at twenty

five dollars. one other diamond ring of

the value of twenty five dollars. one pair

gold ear rings valued at twenty dollars each,

of the value of Two hundred fifty seven Dollars,

the property of Louise Bekey

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 Gustave Lorige

now here) who took the same from a Bureau drawer

in the back rooms on the first floor of the

house No. 146, West 27th Street in the City

of New York, on the 26th day of June - 1881, in the night time, to wit, 2 o'clock

of the day. That, subsequently, the said

defendant admitted to deponent,

that he had taken the said property

and would return the same to her, pro-

vided she would give him a receipt

to him a chattel mortgage upon her

furniture & chattels at No. 144 & 146,

West 27th Street, which defendant

refused to do. That subsequently to

the said taking & on the arrangement

of
Subscribed before me this
1881
day
Police Justice.

of said defendant before Solon
 B. Smith Esq upon the charge here-
 in on the 10th day of September 1881
 admitted that he had taken the
 said Jewels at the time mention-
 ed, and that the same had been
 taken or stolen from him
 Wherefore deponent charges that the
 said defendant did take and steal
 said property from the possession
 of deponent in a dwelling in
 the night time to wit two o'clock in
 the morning against the statute in
 such cases made and provided
 says that he may be dealt with
 as the law in such cases provides

Summ to be before this
 10th day of Sept 1881
 Solon B. Smith
 Police Justice

Louise Baker

0384

Sec. 198-200.

2nd

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK. } ss.

Gustave Lerige

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.

Gustave Lerige

Question. How old are you?

Answer.

37 years

Question. Where were you born?

Answer.

France

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

Answer.

257, 6 Avenue one day

Question. What is your business or profession?

Answer.

Carriage maker.

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

Answer.

I am not guilty. The complainant is my wife. We have quarrelled and we did not live together. The property being charged as stolen was placed in my trunk. I placed a padlock upon the door ^{one window the lock} and they found the lock of the door broken. When I entered the house at midnight of the same I found the door open and the jewels gone

Taken before me, this *10th*

day of *September*, 188*8*

Gustave Lerige et

Edouard Smith
Police Justice.

0385

BAILED,

No. 1, by _____
 Residence _____ Street,

 No. 2, by _____
 Residence _____ Street,

 No. 3, by _____
 Residence _____ Street,

 No. 4, by _____
 Residence _____ Street,

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Since Peter & Mary
 1447 1/2 W 29th
 Mutual Savings
 Office, Grand Avenue
 from a dwelling*

1 _____
 2 _____
 3 _____
 4 _____

Dated

Sept 10

188

Street Magistrate.

Officer.

Clerk.

Witnesses.

No. _____

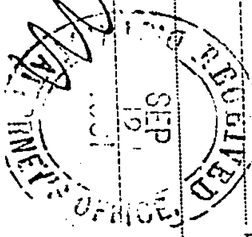
Street,

No. _____

Street,

No. _____

Street,



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

guilty thereof, I order that he ^{held to answer the same and be} be admitted to bail in the sum of _____ Hundred Dollars, and be committed to the Warden or Keeper of the City Prison until he give such bail

Dated *Sept 10* 188 /

Solou Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

9880

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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 committed to the City Prison with his bail to answer by the undertaking hereto annexed, and be committed to the Warden or Keeper of the City Prison with his bail to answer by the undertaking hereto annexed.

Police Court District.

Sec. 208, 209, 210 & 212.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louise Bekey
144 N 14th St
Gustave Leroy

Office of the District Attorney
Greenwich

Dated September 10 1881

Magistrate. Suetz

Officer.

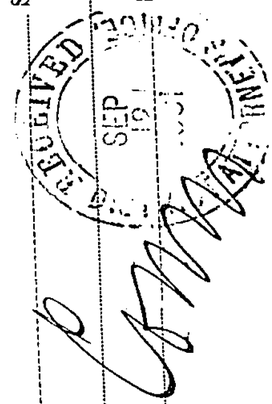
Clerk.

Witnesses

No. Street,

No. Street,

No. Street.



BAILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

0387

New York Sept 21 1887
Hon Daniel G Robbins

I desire that my
husband Gustave
Leigeb be no further
prosecuted ~~be~~
without any right
seized my jewelry
& refused to surrender
it unless I gave him
security for an alleged
interest upon the prin-
ciple of our house
I was told that I
could arrest him &
did ~~he~~ ~~has~~
restored my jewelry

0388

and we are
friends again

Laura Peter

0389

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Gustave Beriget
against

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

Gustave Beriget

of the crime of

Larceny

committed as follows:

The said

Gustave Beriget

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

- One finger ~~for~~ ring of the value of two hundred and ten dollars.*
- One other finger ring of the value of one hundred and thirty five dollars*
- One other finger ring of the value of fifty dollars*
- One other finger ring of the value of twenty five dollars*
- One other finger ring of the value of twenty five dollars*
- Two earrings of the value of six dollars each.*

of the goods, chattels, and personal property of one

Louise Baker

then and

there being found, 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.

0390

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

Gustave Leriget

of the CRIME OF

Receiving Stolen goods

committed as follows:

The said

Gustav Leriget

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

One finger ring of the value of two hundred and ten dollars.

One other finger ring of the value of One hundred and thirty five dollars.

One other finger ring of the value of fifty dollars,

One other finger ring of the value of twenty five dollars

One other finger ring of the value of twenty five dollars

Two earrings of the value of six dollars each.

of the goods, chattels, and personal property of the said

Louise Beker

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

Louise Beker

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

Gustav Leriget

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

DANIEL C ROLLINS,
BENJ. K. PHIPPS, District Attorney.

039-1

BOX:

47

FOLDER:

548

DESCRIPTION:

Light, Max

DATE:

09/28/81



548

0392

Bailed by
Jacob Hecht
105 Attorney St

Witness:
Edward M. Martin

Day of Trial.
Counsel, *C. S. Jeph.*
Filed *27* day of *Sept.* 1891.
Pleads *Not guilty (Case)*

vs.
THE PEOPLE
vs. *Heckman*
vs. *B.*
Noaa right.

Adulterated Milk.

DANIEL G. ROLLINS,
BENJ. K. PHIBBS,

District Attorney.

A True Bill.
L. Calton Jr.
Sept. 1891.
Foreman.
I Plead guilty
Price \$50.00

0393

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against
Mae Light

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

Mae Light
of the crime of *exposing for sale*
for impure and adulterated milk
committed as follows:

The said

~~That~~

Mae Light

late of the *ninth* Ward of the City of New York, in the County of
New York, aforesaid, on the *twenty second* day of *June* in the year
of our Lord one thousand eight hundred and ~~seventy~~ *eighty one* at the Ward,
City and County aforesaid, unlawfully and knowingly did expose for sale at the
store known as number *Sixty eight Hester* Street,
then and there situate, ten quarts of impure, adulterated and unwholesome milk, 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.

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

Mae Light
of the CRIME OF *keeping and offering for sale impure*
and watered milk
committed as follows:

The said

Mae Light

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, at the store and place of business
of the said *Mae Light*
known as number *Sixty eight Hester* Street,
in said Ward, City and County, and the said premises being then and there a place
where milk was kept for sale, unlawfully did then and there keep, have, and offer for
sale ten quarts of impure and unwholesome milk, which had been, and was then and there
watered, adulterated, reduced and changed by the addition of water or other substance,
and that such impure, unwholesome, watered, adulterated, reduced and changed milk
was then and there by the said

Mae Light

unlawfully held, kept and offered for sale

against and in violation of the provisions of the Sanitary Code, and of such Sanitary
Code then and there, and at all times thereafter in force and operation, and 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.

0394

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

Meas Light
of the CRIME OF *keeping and offering for sale, impure, reduced and changed milk*
committed as follows:

The said *Meas Light*

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, did bring into the said Ward, City and County, and then and there have and offer for sale, at the store and place of business of him, the said *Meas Light* known as number *Sixty eight Heester* Street, the said premises being then and there a place where milk was kept for sale, unlawfully did then and there keep, have, and offer for sale, ten quarts of impure and unwholesome milk, which had been and was then and there, watered, adulterated, reduced and changed by the addition of water or other substance, and that such impure, unwholesome, watered, adulterated or reduced and changed milk was then and there, by the said *Meas Light* unlawfully held, kept and offered for sale against and in violation of the provisions the Sanitary Code, and of such Sanitary Code then and there, and at all times thereafter in force and operation, and especially against and in violation of the provisions of a section and ordinance of such Sanitary Code, which was duly passed and adopted by the Board of Health of the Health Department of the said City of New York, and by said Health Department at a meeting thereof, duly held in said City, on the twenty-third day of February, 1876, in the manner and language following, to wit:

Resolved, That under the power conferred by law upon the Health Department, "the following additional section to the Sanitary Code, for the security of life and health be, and the same is hereby adopted and declared to form a portion of the "Sanitary Code.

"No milk which has been watered, adulterated, reduced, or changed in any "respect by the addition of water or other substance, or by the removal of cream, "shall be brought into, held, kept or offered for sale at any place in the City of New "York, nor shall any one keep, have, or offer for sale in the said city any such milk."

Which said ordinance was thereafter duly published once a week, for two successive weeks, in the *City Record*, a daily official newspaper and journal published in said city, to wit: in the issues of such newspaper of the 24th day of February, 1876, and also of the 2d day of March, 1876, and which said ordinance was then and there, and at all times thereafter, in full force and operation against the forms of the Statute in such case made and provided.

DANIEL G ROLLINS,
BENJ. K. PHELPS, District Attorney.

0395

City and County
of New York ss
Edward W. Martin being
duly sworn deposes and says
that he is Assistant Sanitary
Inspector of the Health Department
of the City of New York. That
on the 22nd day of June 1881
he went to the store of one
Max Light at 68 West Street
to examine milk, when he
found that the milk had
been adulterated.

Sworn to before me

this 2nd day of Sept 1881

Edward W. Martin.

John Dwyer
Notary Public N.Y.C.

0396

Geo

Max Light

0397

BOX:

47

FOLDER:

548

DESCRIPTION:

Lively, Thomas

DATE:

09/21/81



548

0398

BOX:

47

FOLDER:

548

DESCRIPTION:

McGrane, William

DATE:

09/21/81



548

0399

Counsel,
Filed *21* day of *Sept* 188*1*
Pleas *AM guilty.*

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

15. 17 Oct.
173 17 Oct.
of Jackson Prison I.
Thomas Buckley.
1730 17 31
Trasmit.
William Howard

DANIEL G ROLLINS,
~~ATTORNEY AT LAW~~

District Attorney.

Part Dec. 14. 1881
Both plead PL
A True Bill.

W. J. [Signature]
Foreman.

No 1 City Prison belongs
No 2 City Prison 10 days

Witness:
Joseph Kober.
Chas. Henry McArthur

0400

District Police Court—

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. 711 7 Avenue Street,
being duly sworn, depose and saith, that on the

10 day of Sept. 1887
Ward of the City of New York,

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

the following property viz.:

Two pieces of fancy cassimeres
containing fifteen yards, and of
the value of three dollars per yard.

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 Thomas Lively & William

McGrane, now present. That Lively
admitted to deponent that he was one
of the persons who took the property, and
that McGrane was with him. That the
property was recovered from the place
that Lively said it had been left

Joseph K. Roe

Sworn before me this 14 day of Sept. 1887
Thomas Lively
POLICE JUSTICE.

0401

City & County of New York
Ernest Hoffstader of No 718. 7 Avenue. being sworn says that about 2 o'clock on the afternoon of Sep 10 1887. He saw William Crane. now present, sitting on the railing of the clothing store No 711-7 Avenue. That deponent saw another boy in company with said Crane - and saw them tracking away with cloth.

Given before me
this 14th Sept 1887 } E. Hoffstatter
Police Justice

DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

VS.

AFFIDAVIT—Larceny.

DATED

187

MAGISTRATE.

OFFICER.

WITNESSES:

0403

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Lively

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 Lively*

Question. How old are you?

Answer. *Seventeen years.*

Question. Where were you born?

Answer. *In Sullivan County.*

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

Answer. *123 W 24 St. for six months.*

Question. What is your business or profession?

Answer. *Picture frame maker.*

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

Answer. *I can only say that I did not take the cloth, but was with the parties who did.*

Taken before me, this *14*
day of *Sept* 188*1*

Thomas Lively

M. M. [Signature] Police Justice.

0404

Sec. 308, 309, 310 & 312.

Police Court 21 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Hobart
711 1/2 Ave
Thomas Sively
William McEvans

Offence, *Fraud Larceny*

Date, *September 14 1881*

Wardell
Magistrate.

McShelle Riley
Officer.

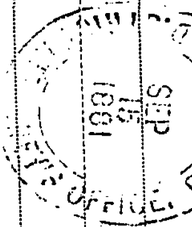
Clerk.

Witnesses *Ernest Huppelator*

No. *718 1/2 Ave*
Street,

No. *1881*
Street,

No. *0*
Street.



1570 1/2 Ave

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

Thomas Sively
guilty thereof, I order that he be admitted to bail in the sum of *15* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *September 14 1881* *Wardell* Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0405

Sec. 204, 205, 210 & 212.

Police Court-- 2^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Rehor
711^{nos.} 7th Ave
Thomas Sively
William M. Grant
Offence, *Frank Jensen*

BAILED,

No. 1, by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street,

Date *September 14* 1881

Wendell Magistrate.

M. Abelle Riley Officer.
Clerk.

Witnesses *Ernest Hoffstad*

No. *719 75th Ave* Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,



1570 candle street

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

Anna Sively guilty thereof, I order that they be admitted to bail in the sum of *one hundred* Dollars and *two* com-

mitted to the Warden or Keeper of the City Prison until he give such bail.

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

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

Dated _____ 1881
Police Justice.

Dated _____ 1881
Police Justice.

Dated _____ 1881
Police Justice.

0406

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

THE PEOPLE OF THE STATE OF
NEW YORK,

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

Thomas Lively and William Cho. Crane
Thomas Lively and William Cho. Crane
of the crime of

committed as follows
The said

Robert
Thomas Lively and William Cho. Crane each

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

*Fifteen yards of cloth (of the kind commonly
called Cassimer) of the value of three dollars
each yard*

*15 3/5
H*

of the goods, chattels, and personal property of one

Joseph Kehoe

then and

there being found, 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.

0407

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

Thomas Dively and William McGran

of the CRIME OF

Receiving Stolen Goods

committed as follows:

The said

Thomas Dively and William McGran Each

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

Fifteen yards of cloth (of the kind commonly called Cassimere) of the value of three dollars each yard

of the goods, chattels, and personal property of the said

Joseph Kehoe

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~

taken and carried away from the said Joseph Kehoe

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

Thomas Dively and William McGran

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

DANIEL C ROLLINS,

BENJ. K. PHELPS, District Attorney.

0408

BOX:

47

FOLDER:

548

DESCRIPTION:

Locker, Edward

DATE:

09/27/81



548

0409

BOX:

47

FOLDER:

548

DESCRIPTION:

Sullivan, John

DATE:

09/27/81



548

0410

BOX:

47

FOLDER:

548

DESCRIPTION:

Mulligan, Richard

DATE:

09/27/81



548

0411

W. N. Carey

Counsel,
Filed *27* day of *Sept* 188*1*
Pleas *Chargedy (2)*

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

Edward A. Locken,
John Sullivan,
Richard Mulligan,

DANIEL C ROLLINS,

~~DEPUTY DISTRICT ATTORNEY~~

District Attorney.

Part Term: Oct. 3, 1881.

All tried and convicted
A True Bill. R. J. G.

J. Carter Jr.
Foreman.

Each
Of one of Refuse
Oct 6/81

Writter:

Edward A. Damm:

Sept 27. 1881

Off James J. Connor:

0412

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Charles S. Baum

of No. 5th 7th Mercer Street, who is 38 years old & is a
manufacturer of clothing
being duly sworn, deposes and says, that on the 15 day of September 1881

at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, & his copartner
the following property, viz:

Seven Coats of the value
Eighty four dollars

the property of deponent and his copartner Gustave
Schiff

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 Edward A. Locker, John Sullivan
and Richard Mulligan (all now here)
That deponent is informed by officer Connor that
he found said Coats in the possession of
said Locker who was in company with
said Sullivan and Mulligan. That said
Locker, Sullivan, & Mulligan admitted
that another boy took said Coats and
gave them to these the said defendants

Chas. S. Baum

Sworn before me this

16 day of September 1881

J. J. McNeill

Police Justice.

0413

City and County of
 New York S.S.
 James J. Connor 14 Precinct Police being
 duly sworn says that on the 15 day of
 September 1881 he arrested Edward
 Locken with the property described in
 the within affidavit of Charles S. Baum
 in his possession Dependent says that said
 John Sullivan and Richard Mullen
 was in his said Lockens company at the
 time and deponents says that said
 dependants admitted to him that
 they another boy took said Coats and
 gave them to said dependants

Sworn to before me
 this 16 day of September 1881
 James J. Connor
 Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFRIDA VIT-Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0414

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Richard Mulligan 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 Mulligan*

Question. How old are you?

Answer. *14 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *140 Cherry St for 18 mo's*

Question. What is your business or profession?

Answer. *Boot-black*

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

Answer. *I was with Lucken when ^{a boy} came up and told him to take the coats and I was with him when the officer caught him*

Taken before me, this *16*
day of *Sept* 188*1*

Richard ^{*his*} *Mulligan*
mark

J. W. Smith
Police Justice.

0415

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward A Locke 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. Edward A Locke

Question. How old are you?

Answer. 10 years

Question. Where were you born?

Answer. Boston

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

Answer. 16 Pelham St for one year

Question. What is your business or profession?

Answer. I work at any thing I can get

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

Answer. I was taking a drink of water when a boy came up to me who got away and put the coats on my shoulder and told me he would pay me if I would carry them. He also told me to tell a policeman if he stopped me that I was taking them home

Taken before me, this 16
day of Sept 1881

Edward A Locke
his
mark

J. M. [Signature]
Police Justice.

0416

Sec. 198-200.

for DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer. *John Sullivan*

Question. How old are you?

Answer. *14 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *330 Pearl St all my life*

Question. What is your business or profession?

Answer. *I sell papers*

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. *We three were walking together down the street when a boy who got away came up to us and said he would give us money to carry the coats*

Taken before me, this *16*

day of *September* 1881 } *John Sullivan*

J. K. Smith
Police Justice.

0417

Sec. 219, 209, 210 & 212.

Police Court *First* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles S. Baum
577 Moore

Edward A. Lockett

John Sullivan

Richard Mulligan

Offence, *Grand Larceny*

Dated *Sept 16* 1881

James J. O'Rourke

Magistrate.

Conner 14 Officer.

Clerk.

Witnesses *James J. Conner*

14 Grand-Police Street,

No. Street,

No. Street,

1570 to 1575
Conner Street



It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *Edward A. Lockett, John Sullivan & Richard Mulligan*

guilty thereof, I order that ~~they~~ ^{they be held to answer the same and} be admitted to bail in the sum of *100* Hundred Dollars *each* and be committed to the Warden or Keeper of the City Prison ^{of the City, New York} until they give such bail.

Dated *Sept 16* 1881

J. J. O'Rourke Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0418

Sec. 205, 209, 210 & 212.

Police Court - First District.

THE PEOPLE, &c., vs.

500

ON THE COMPLAINT OF
Charles S. Baum
577 Menner
Edward A. Becker
John Sullivan
Richard Mulligan

Grand Jurors
Offence, Grand Jurors

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated Sept 16 1881

James J. DeLoach
Magistrate.

James J. DeLoach
14
Clerk.

Witness James J. Connor

144 Second Police Street,



No. Street,

No. Street,

1000 to answer
Committed

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 A. Becker, John Sullivan, Richard Mulligan, and John Sullivan, I order that they be admitted to bail in the sum of One Hundred Dollars each, and be committed to the Warden or Keeper of the City Prison until they give such bail.

Dated Sept 16 1881

Police Justice.

Dated 1881

Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order that they be discharged.

0419

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Edward A. Loker, John Sullivan and Richard Mulligan
against

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

Edward A. Loker, John Sullivan and Richard Mulligan

of the crime of

Grand Larceny

committed as follows:
The said

Edward A. Loker, John Sullivan and Richard Mulligan each

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

Seven Coats of the value of twelve dollars each

of the goods, chattels, and personal property of one

Charles S. Baum

then and

there being found, 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.

0420

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

Edward A. Roeker, John Sullivan and Richard Mulligan

of the CRIME OF

Receiving Stolen Goods

committed as follows:

The said

Edward A. Roeker, John Sullivan and Richard Mulligan each

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

with force and arms, at the Ward, City and County aforesaid,

Seven Coats of the value of twelve dollars each

of the goods, chattels, and personal property of the said

Charles S. Baum

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

Charles S. Baum

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

Edward A. Roeker, John Sullivan and Richard Mulligan

~~stolen~~ *taken and carried away* then and there well knowing the said goods, chattels, and personal property, to have been feloniously stolen against the form of the Statute in such case made and provided, and against the peace of the

People of the State of New York, and their dignity.

DANIEL G ROLLINS,
~~BENJAMIN RICHES~~, District Attorney.

0421

BOX:

47

FOLDER:

548

DESCRIPTION:

Lonegan, Joseph

DATE:

09/16/81



548

0422

In open Court
The Complaint is
dismissed to withdraw
the complaint & C.
there is no objection

Sept 19/81 Jym
Wright
Joseph W. Long

Filed 16 day of Sept 1887

Pleads

THE PEOPLE

vs.

Joseph W. Longan

ASSAULT AND BATTERY.

DANIEL C ROLLINS,

~~Attorney at Law~~

District Attorney.

A TRUE BILL.

W. D. Duffus

Foreman.

Sept 19, 1887

J. D. Deering

0423

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2d DISTRICT POLICE COURT.

Joseph Donegan 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 waiven cannot be used against him on the trial,

Question. What is your name?

Answer. Joseph Donegan

Question. How old are you?

Answer. Thirty one years

Question. Where were you born?

Answer. Wno Scotia

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

Answer. 467 Canal St

Question. What is your business or profession?

Answer. Private Watchman

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 made no attempt to injure Long. I would not do it to him he is too old a man

Joseph Donegan

Taken before me, this 5th
day of Sept 1887

Solomon Smith
Police Justice.

0424

Sec. 88.

Police Court 2d District.

CITY AND COUNTY }
OF NEW YORK, }^{ss} *In the name of the People of the State of New York; To the Sheriff of the County of New York, or 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 Joseph W Long of No. 73 King Street, that on the 5th day of Sept 1887 at the City of New York, in the County of New York, Joseph Longan

did threaten to cut complainant and also to strike him with a club he then held in his hands.

Wherefore, the said Complainant has prayed that the said Defendant may be arrested and required to give an undertaking with surety to answer the said complaint at the next Court of General Sessions, and in the mean time to keep the peace, &c.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 2d 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 6th day of Sept 1887

Robert Smith
POLICE JUSTICE

POLICE COURT, 2 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Longan

vs.

Joseph Longan

Warrant-Peace.

Dated Sept 6 1887

Smith
Magistrate

Herice
Officer.

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

John W. [unclear]
Officer.

Dated Sept 6 1887

This Warrant may be executed on Sunday or at night.

Robert Smith
Police Justice.

REMARKS.

Time of Arrest,

Native of NY

Age, 25

Sex

Complexion,

Color W

Profession, Brooklyn

Married

Single, Y

Read, W

Write, Green

100 Canal

Police Court 216 District.

Sec. 88.

In the name of the People of the State of New York; To the Sheriff of the County of New York, or 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 Joseph Adams, 517 King Street, that on the 5th day of Sept 1881 at the City of New York, in the County of New York,

did threaten to cut complainant and also to strike him with a club for having taken him from his hands.

Wherefore, the said Complainant has prayed that the said Defendant may be arrested and required to give an undertaking with surety to answer the said complaint at the next Court of General Sessions, and in the mean time to keep the peace, &c.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 216 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 6th day of Sept 1881

Salmon B. Smith Police Justice

POLICE COURT, 216 DISTRICT.

THE PEOPLE, &c., ON THE COMPLAINT OF

Joseph Adams vs. Joseph Adams

Warrant - Peace.

Dated Sept 6 1881 J. Adams Magistrate

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

J. Adams Officer.

Dated Sept 6 1881

This Warrant may be executed on Sunday or at night.

Salmon B. Smith Police Justice.

REMARKS.

Time of Arrest, Native of Ireland, Age, 21, Sex, Complexion, Color, Profession, Married, Single, Read, Write, 517 King St

5240

Sec. 84.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph W Long

of No 73. King Street, in said City, being duly sworn, says, that
on the 5th day of Sept 1881, in the City and County of New York,

Joseph Lonigan did threaten to cut deponent
and called him a son of a bitch and said
Lonigan had a club in his hand when he used the
and deponent has just cause to fear and does fear that the said Joseph Lonigan
will carry out the above threats and cut him or assault him

WHEREFORE, deponent prays that he may be examined on oath, as provided by statute, and that the
said Joseph Lonigan may be arrested and dealt with as the law directs.

Sworn to before me, this 6th
day of Sept 1881

Solomon Smith

Joseph M Long

Police Justice.

Sec 85.

City and County of New York, ss :

Joseph W Long

the complainant being examined upon his oath says, that on the 6th day of Sept 1881
in said City, Joseph Lonigan did threaten to cut deponent
and strike him with a club he then had in
his hand

and this deponent fears that said Joseph Lonigan will
carry out said threats

Deponent says, that he does not make this complaint because of any private malice or ill will
towards said Joseph Lonigan. WHEREFORE deponent prays that
the said Joseph Lonigan may be arrested and bound by undertaking to
answer the said offence at the next Court of General Sessions, to be held in said City, and in the
meantime to keep the peace towards the People of this State, and particularly towards deponent.

Sworn to before me, this 6th
day of Sept 1881

Solomon Smith

Joseph M Long

Police Justice.

0427

865 W
Police Court-2 District.

THE PEOPLE, & c.
ON THE COMPLAINT OF
Joseph W. Long
Joseph W. Long
Joseph W. Long

Information and Complaint to
obtain Surety of the Peace.

Dated Sept 6 1881

Smith Magistrate.

Marshall Officer

Witness, J

RECEIVED
SEP 11 1881
POLICE COURT
DISTRICT NO. 2
CITY OF CHICAGO
Disposition: J. W. Long

J. W. Long

0428

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Joseph H. Longan ^{against}
The Grand Jury of the City and County of New York by this indictment accuse

Joseph H. Longan
of the crime of *Assault and Battery*

committed as follows:

The said

Joseph H. Longan

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *fifth* day of *September* in the year of our Lord
one thousand eight hundred and eighty *one* at the Ward, City and County
aforesaid, in and upon the body of *Joseph W. Long*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *kill* the said *Joseph W. Long*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *Joseph W. Long* and against the peace of the
People of the State of New York, and their dignity.

DANIEL C ROLLINS,
~~BENJAMIN C PHELPS~~ District Attorney.

0429

BOX:

47

FOLDER:

548

DESCRIPTION:

Loud, Frank

DATE:

09/15/81



548

0430

Rollins

Counsel,
Filed *15* day of *Sept* 188*1*
Pleads

THE PEOPLE
vs.
Frank E. Lewis
INDICTMENT
LAWRENCE

W. H. ...
Wm. H. ...

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

True Bill.
D. C. Rollins
Foreman.

0431

City & County of New
York
William H. Sears being
duly sworn says, That
on the 5th day of September
1881 one Frank E. Lord
was sent by him with
a package in a sealed
envelope addressed to
Charles Chamber, 1907
Market Street, San
Francisco, California,
in which, among other
things, were the two cer-
tificates of stock in the
South Bulwer Mining
Company which are
hereto attached, to
the New York Post Office
with directions to post
the same and obtain
receipt therefor from the
Registration Department
of the Post Office. That
on the 5th day of Sep-
tember deponent as-
certained that the
said two certificates

0432

of stock were offered
for sale on the New
York Mining Exchange
and learned upon
inquiry that they
had been on the 3rd of
September purchased
by one H. M. Cooke from
said Louis. That the
certificates were the
property of Herman R. Da-
vis and Edwin W. Triffin,
and of the value of sixty
dollars. That said Louis
has absconded, and efforts
are being made to ascertain
where he is.

J. M. Baker

Sworn to before me
this 14th day of Sept 1887

J. M. Baker
Notary Public N. Y. Co

Geo

no

Frank E. Davis

Lawrence

0433

GRAND JURY.

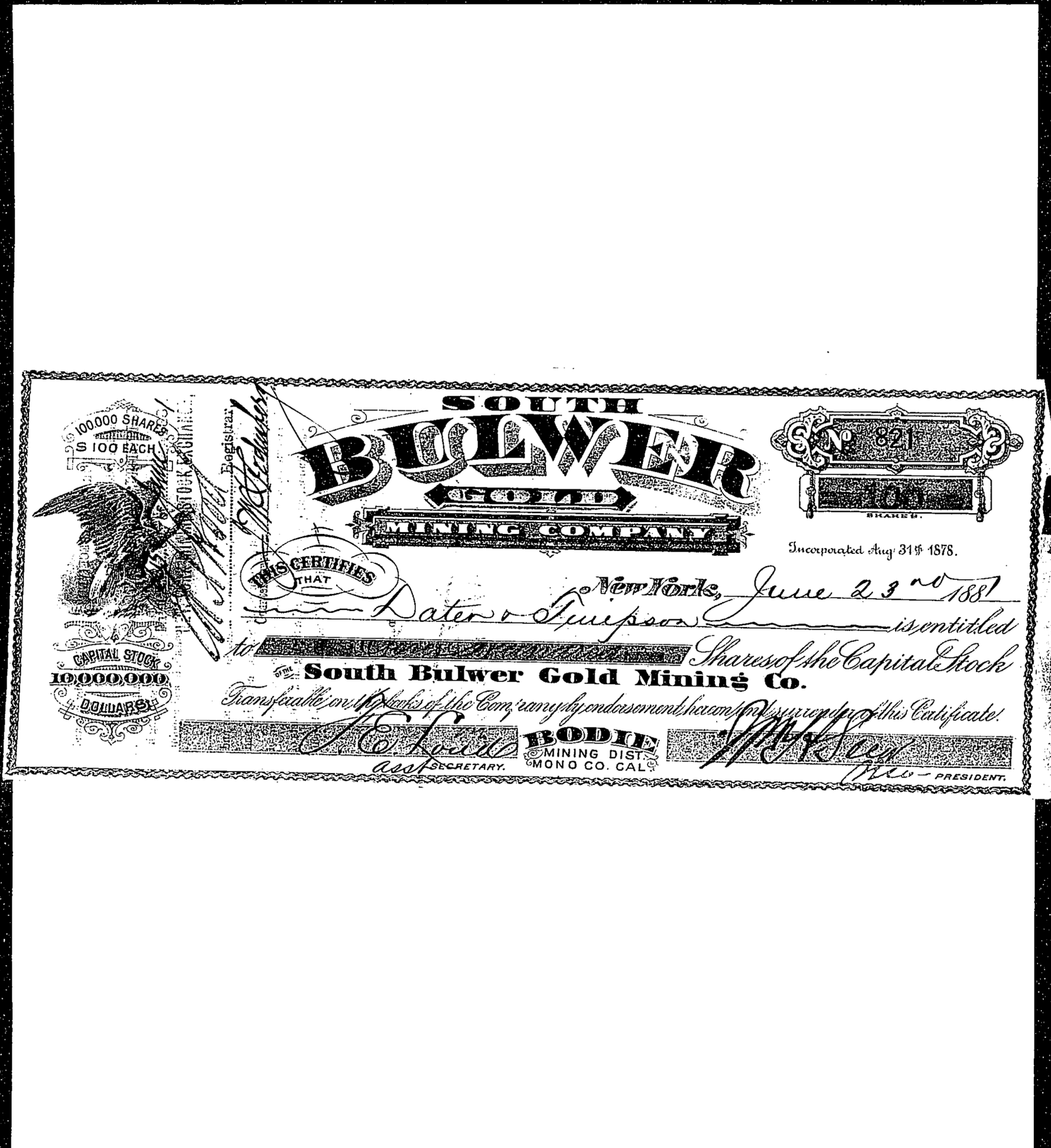
THE PEOPLE,
ON THE COMPLAINT OF

[Signature]
vs.

Witnesses Present,

[Signature]
35
Bill [unclear]
Rupar Indok

0435



100,000 SHARES
\$ 100 EACH



CAPITAL STOCK
10,000,000
DOLLARS

Registrar
W. H. ...

SOUTH BULWER GOLD MINING COMPANY

No. 21
SHARES

Incorporated Aug. 31st 1878.

New York, June 23rd 1881
Dater & Simpson is entitled

to *21* Shares of the Capital Stock
of the **South Bulwer Gold Mining Co.**

Transferable on the books of the Com. only by endorsement hereon and surrender of this Certificate.

J. E. ...
SECRETARY.

BODIE
MINING DIST.
MONO CO. CAL.

M. H. ...
PRESIDENT.

0438

FOR VALUE RECEIVED, do hereby sell and assign unto _____ shares of the Capital Stock of the within Company, standing in name, on its Books; and constitute and appoint _____ lawful Attorney, irrevocable, for and in name and stead, to transfer the above number of Shares, and to sign and execute all necessary papers, to that end, with the power of substitution; hereby confirming and ratifying all lawful acts of said Attorney, and his substitute, done by virtue hereof.

Witness hand, this _____ day of _____, 18____.

Witness _____

Waterbury
W. H. H. H.

James C. ...

MOBILE CO. MISSISSIPPI

0440

P. E. Load

*John Sibley & A
Trustee*

FOR DEPOSIT
TO CREDIT OF
Real Estate Trust Company.

[Handwritten signature]

0441

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Frank E. Lout
against

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

Frank E. Lout
of the crime of

committed as follows:

The said

Frank E. Lout

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

a certain instrument and writing of the kind known as a certificate of stock, the same then and there representing one hundred shares of the capital stock of the South Bulwer Gold Mining Company, bearing the number Eight hundred and twenty-one, and of the value of forty dollars.

a certain other instrument and writing of the kind called and known as a certificate of stock, the same then and there representing fifty shares of the South Bulwer Gold Mining Company, bearing the number Eight hundred and twenty seven, and of the value of twenty dollars.

of the goods, chattels, and personal property of one

Hiram R.

Dated and one Edwin W. Timp-
son

then and

there being found, 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.

DANIEL C ROLLINS,
~~BENJ. K. SHEEPS~~ District Attorney.

0442

BOX:

47

FOLDER:

548

DESCRIPTION:

Lynch, John

DATE:

09/07/81



548

0443

BOX:

47

FOLDER:

548

DESCRIPTION:

Sommers, Charles

DATE:

09/07/81



548

0444

Filed *Sept* day of *Sept* 188*1*

Pleas

THE PEOPLE

John Lynch & Charles Somers
vs
State of N.Y.

DANIEL G. ROLLINS,

District Attorney

1 1/2 S.P.

A TRUE BILL.

M. J. O'Connell
Foreman.

Sept. 9. 1881
Wm. J. G. J.
John G. J.

Each *Elm* Ref.

Wm. J. G. J.
Alexander Mackay

0445

FORM 89.

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

Police Court--Second District.

Alexander Lackey

of No. *740 Broadway* Street, being duly sworn, deposes
and says, that on the *11th* day of *August* 188*7*
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent.

the following property, to wit: *One roll of carpet, about
140 Yards*

of the value of *Thirty Five* Dollars,
the property of *James W. Crossley and in deponent's
Care and Charge.*

and that this deponent has a probable cause to suspect, and does suspect that the said property
was feloniously taken, stolen, and carried away by *John Lynch and
Charles Simmons* (nowhere) from the
fact that deponent found said property in
the possession of the said Lynch. Deponent is informed
by *George Speckman* that he saw the said
Lynch and Simmons take and carry away
said property from in front of premises no. 740
Broadway.

Alex Lackey

George Speckman of no. 423
East 15th Street being duly sworn deposes and says that
he saw *Charles Simmons* take the roll of carpet from
in front of premises 740 Broadway and take it about 100 feet
and give it to *John Lynch* who took it and walked away
with it.

George Speckman

Sworn to before me, this 11th day

of August 1887

W. J. Morgan Police Justice.

0446

2

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Lynch.*

Question. How old are you?

Answer. *Nineteen*

Question. Where were you born?

Answer. *Canada*

Question. Where do you live?

Answer. *Occidental Hotel*

Question. What is your occupation?

Answer. *Shoe Business*

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

Answer. *I met Connors with a roll of carpets
and he offered me one dollar to carry
it for him to the 3^d Avenue.*

Taken before me, this

11th

day of *August* 188*1*

John Lynch.
Police Justice.

Police Justice.

0447

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

20
Charles Sommers being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that he was at
liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *Charles Sommers.*

Question. How old are you?

Answer. *Nearly four years.*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *51 Eldridge Street*

Question. What is your occupation?

Answer. *Trailer*

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

Answer. *I have nothing to say*

Charles Sommers

Taken before me, this

11
day of *August* 18*87*

P. L. Morgan
Police Justice.

0448

Form 893.

Police Court - Second District

VF 790

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Alexander Gaerby
1740 Broadway
John Lynch
Charles Sommers

DATED August 11 1881

Magowan MAGISTRATE.

WITNESS:
Daniel McManama, OFFICER
15

George Speckman
423 East 15th Street



\$1000 each TO ANS.
W. W. L. Con

BAILED BY
No. STREET.

Affidavit - Larceny - *McManama*

0449

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

THE PEOPLE OF THE STATE OF
NEW YORK,

John Lynch and Charles Sommers
The Grand Jury of the City and County of New York by this indictment accuse
John Lynch and Charles Sommers
of the crime of
Grand Larceny
committed as follows:
The said *John Lynch and Charles Sommers*

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

Forty yards of Carpet
of the value of eighty
cents each yard

of the goods, chattels, and personal property of one

James M. Copley

then and
there being found, 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.

~~DANIEL GREENING,~~
~~BENJ. K. PETERS,~~ District Attorney.

0450

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

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

The said *John Lynch and Charles Sommer* late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the Ward, City, and County aforesaid,

Forty yards of Carpet of the value of eighty cents each yard

of the goods, chattels and personal property of the said *James W. Copley* by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said

James W. Copley unlawfully, unjustly, did feloniously receive and have (the said *John Lynch and Charles Sommer* then and there well knowing the said goods, chattels, and personal property to have been feloniously stolen, taken and carried away) against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

DANIEL G. ROLLINS, District Attorney.

0451

BOX:

47

FOLDER:

548

DESCRIPTION:

Lynch, John

DATE:

09/12/81



548

Wm. H. [unclear]
Counsel,
Filed 2 day of Sept 1887
Pleads Not guilty (13)

INDICTMENT.
Petit Larceny of Money from the Person.
THE PEOPLE
vs.
John Lynch

Samuel Collins
District Attorney.

A True Bill.
A. W. [unclear]
Foreman.

Sept 22 1887
Plead guilty
1887 P. O. No. 4500

Witness:
Off. Michael Malone

0453

FORM 89 1/2.

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

Police Court--Second District.

John Green

of No 554 West 49th Street, being duly sworn, deposes
and says, that on the 28th day of August 1881
at the City of New York in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent And from his person

the following property, to wit:

A quantity of United States Silver
Coin, and nickels various denom-
inations together of the value of .50 cts

of the value of (Fifty Cents) 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 John Lynch

(now here) deponent had said money in his
pants pocket, said pants being then worn by deponent, and
sat down on a step in 10th
Avenue about 11.45 P. M. and fell asleep.
deponent is informed by Officer Malone
of 20th Precinct that he saw Lynch go
up to deponent and stoop over him.
Said walk away Malone arrested
him and he admitted to him that he
took and stole said money from de-
ponent and handed it to Malone
upon his arrest aforesaid

John Green

Sworn to before me, this
day

of August 1881

[Signature]
Police Justice.

0454

City and County of New York
Michael Malone a patrolman
of Police Department City of New York
attached to 20th Precinct being duly
sworn says that he has heard
read foregoing affidavit of
John Hen and so much of it
as relates to defendant ~~is true~~
sworn to this 29th day
of August 1888 before me } Michael Malone
B. L. Morgan }
Police Justice

0455

POLICE COURT - FIFTH DISTRICT.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. John Lynch.

Question. How old are you?

Answer. 38 - years

Question. Where were you born?

Answer. England

Question. Where do you live?

Answer. Can't tell the number in 40th St

Question. What is your occupation?

Answer. Horse shaver.

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

Answer. I took his money but I thought it was a friend of mine. I took it for safe keeping.

Taken before me, this 29th day of August 1881.

John Lynch
B. L. Morgan — Police Justice.

0456

Form 891.

Police Court - Second District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

John Green
534 West 4th
John Lynch

Affidavit - Larceny

DATED

August 29th 188

MAGISTRATE.

Jurgan

OFFICER.

Malone 20

WITNESS



\$ 1000 TO ANS.

By J. S. ...

BAILED BY

By ...

No.

STREET.

...

0457

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

0458

N.Y. Sept. 1881
Honorable Judge Cowing,
Dear Sir

This man,
John Lynch, was in
my employ for a
number of years,
during which time
I found him an
honest, industrious,
& hard working man,
hoping that you
will bear witness.

0459

as the law will
admitt

I remain

Respectfully

Allan Day

25026.2nd Jk

AD

0460

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

THE PEOPLE OF THE STATE OF
NEW YORK,

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

John Lynch ^{against}

John Lynch

of the crime of

Petit Larceny from

the person

committed as follows:

The said

John Lynch

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twenty eighth* day of *August* in the year of our Lord one
thousand eight hundred and ~~seventy~~ *Eighty one* at the Ward, City, and County aforesaid,
with force and arms,

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

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

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

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

fifty cents

of the goods, chattels, and personal property of one

John Green

on the person of the said

John Green

then and there being found,

from the person of the said

John Green

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.

Daniel Hollins

DANIEL HOLLINS, District Attorney.

0461

BOX:

47

FOLDER:

548

DESCRIPTION:

Lyons, Daniel

DATE:

09/15/81



548

0462

W. H. J.
Counsel,
Filed *15* day of *Sept* 188*1*
Pleads *Not guilty (19)*

THE PEOPLE
vs.
William
Daniel Lyons.
Res. in *Ill.*

INDICTMENT.
Larceny from the person.

DANIEL C. ROLLIN,
BENJAMIN PHEEPERS,
District Attorneys.
A True Bill.
W. H. J.
Foreman.

W. H. J.
W. H. J.

Witness:
Edward Brady.

0463

1st

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Edward Brady

of No. *El James*
two years

Street, *where he has lived for more than*
eight days of *Sept* 1881

being duly sworn, deposes and says, that on the

at the _____ City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, *and from his person*

the following property, viz:

Good & lawful money
consisting of one bill of the
denomination of value of five
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

Daniel Lyons who here
for the reason that at about
the hour of two o'clock A.M.:
On the night aforesaid as the
deponent was counting his
money underneath a gas lamp
in Mulberry Street the prisoner
snatched from deponent's hand
the aforesaid bill & went away
with it.

Edward Brady

Sworn before me this _____ day of _____ 1881
Police Justice.

0464

Sec. 198-200.

1st DISTRICT POLICE COURT.

CITY AND COUNTY OF NEW YORK, ss.

Daniel 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.

Daniel Lyons

Question. How old are you?

Answer.

20 Years or more

Question. Where were you born?

Answer.

This City

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

Answer.

110 8 Mulberry Street & about 3 months

Question. What is your business or profession?

Answer.

Cloth Printer

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

Answer.

I am not guilty of the charge I know from what I heard among my acquaintances who took the money & I have heard it said that he took it for sport not meaning to keep it

Taken before me, this *4* day of *Sept* 188*8*

Daniel Lyons

R. W. Moly

Police Justice.

0465

See 208, 209, 210 & 212.

549

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward J. Brady
61 South St
Samuel Sproul
Carney Tompkins

Offence,

BAILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

188

J. M. B. B. B.
Magistrate.

J. M. B. B. B.
Officer.

J. M. B. B. B.
Clerk.

Witnesses

No. _____

No. _____

No. _____



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

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

Dated *Sept 24* 188 *M. B. B.* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

9940

Sec. 208, 209, 210 & 212.

849

Police Court-- District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Brady
61 South St
Samuel Lyons

BAILABLE

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses

No.

Street,

No.

Street,

No.

Street.



[Signature]

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 admitted to bail in the sum of ~~Five Hundred Dollars~~ *Five Hundred Dollars* and be com-

mitted to the Warden or Keeper of the City Prison until he give such bail

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 188

Police Justice.

There being no sufficient cause to believe the within named

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

Dated 188

Police Justice.

0467

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against
Daniel Lyons

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

Daniel Lyons
of the crime of *adultery from*
the person
committed as follows:
The said *Daniel Lyons*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *third* day of *September* in the year of our Lord one
thousand eight hundred and eighty *one* at the Ward, City, and County aforesaid,
with force and arms,

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *a* United States Treasury Note of the
denomination of *Five* dollar *a* and of the value of *Five* dollar *a*

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *a* Bank Note of the denomination of
Five dollars and of the value of *Five* dollar *a*

of the goods, chattels, and personal property of *one Edward Brady*
on the person of the said *Edward Brady* then and there being found,
from the person of the said *Edward Brady* 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.

DANIEL G. ROLLINS
DENI C. PHILLIPS District Attorney.