

0524

BOX:

311

FOLDER:

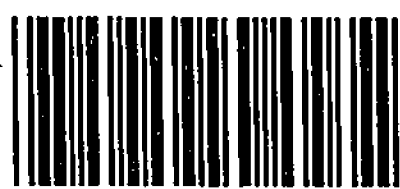
2959

DESCRIPTION:

Lacina, Frank

DATE:

06/18/88



2959

0529

BOX:

311

FOLDER:

2959

DESCRIPTION:

Kohler, Ladislav

DATE:

06/18/88



2959

Witnesses:

Wm H. Branderley
Mrs Branderley

The defendant Lacina, having been acquitted by direction of the Judge, and there being no further evidence against Koller than was presented against Lacina, I consent to his discharge.

James H. Branderley
June 27. 1886.

1602 J. Haysman

Counsel,
Filed 18 day of June 1888
Pleads, *Chattel* (19)

THE PEOPLE

vs.

B
Frank Lacina
and
P
Sadiolaw Koller

JOHN R. FELLOWS,
District Attorney.

26 June '88 U.S.N.D.-

A True Bill.

Edmund A. Murray
Foreman.

June 26/88.

Spec. & Assesment.
On recon of *W. H. H.*,
let defendant Koller be discharged
on his own recogn. R.B.M.
June 27/88.

Grand Larceny's second degree.
[Sections 528, 531, 532 Penal Code].

052

Police Court—4th District.

Affidavit—Larceny.

City and County }
of New York, } ss.

William H Bromley
of No. 365 Manhattan Avenue Brooklyn, aged 52 years,
occupation Machinist being duly sworn

deposes and says, that on the 13th day of May 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

one Cooking range, one Copper boiler, and
thirty feet of lead pipe, also four faucets
of the value of one hundred and fifty
Dollars.

the property of deponent's wife
and in deponent's charge & custody.

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 Lacina and Ladislav

Kopley—which will more fully appear
by the following facts and circumstances
viz: That said defendants were depon-
ent's tenants in premises No 441 East
52nd Street in the City of New York, and that
the use of said property was hired to them in said
premises. That thereafter on or about the
13th day of May 1888 said defendants left
vacated said premises and took stole and
carried away said property and sold the
same for the sum of thirteen Dollars
and divided that amount between them.

William H. Bromley

Subscribed before me, this 15th day
of June 1888,
William H. Bromley
Police Justice.

0528

Sec. 199-200.

CITY AND COUNTY
OF NEW YORK

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Frank Vacina

Taken before me this

Police Justice.

0520

Sec. 198-200.

4th

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Ladislav Kohler

Question. How old are you?

Answer.

26 Years

Question. Where were you born?

Answer.

Germany

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

Answer.

I have no home at present

Question. What is your business or profession?

Answer.

Saloon Keeper

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

Answer.

*I am not guilty of the
charge*

Ladislav Kohler

Taken before me this

John J. [Signature]

Police Justice.

0530

BAILED, June 22^d 1888.
No. 1, by John H. Stenhouse
Residence 353 East 76th St.
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

11 160
Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William H. Browning
365 Manhattan are
Frank Lacene
Radislas Kohler

Offence Second Felony

Dated June 5 188

Magistrate

Officer

Precinct

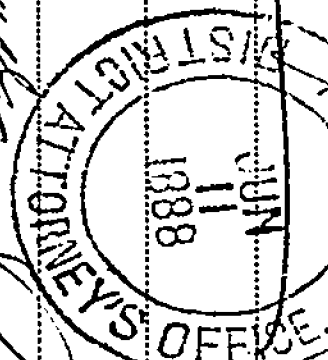
Witnesses

No. 1, by _____

No. 2, by _____

No. 3, by _____

No. 4, by _____



By _____
Clerk of the Court
June 7 1888

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

Frank Lacene and Radislas Kohler
guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of Five Hundred Dollars, Each and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail.

Dated June 5 1888 _____ 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.

053

Sec. 192.

6th Ave @ 126/88
44

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY } ss.
OF NEW YORK, }

An information having been laid before Henry Murray a Police Justice
of the City of New York, charging Frank Racine Defendant with
the offence of Larceny (felony)

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

We, Frank Racine Defendant of No. 361
East 76th Street; by occupation a Agent
and Joseph Lederer of No. 353 East 76th
Street, by occupation a Saloon Keeper Surety, hereby jointly and severally undertake that
the above named Frank Racine Defendant
shall personally appear before the said Justice, at the 44 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of _____
Hundred Dollars,

Taken and acknowledged before me, this 6th

day of June

1888

Henry Murray
POLICE JUSTICE.

Q

0532

CITY AND COUNTY } ss.
OF NEW YORK, }

Subscribed and sworn to before me, this 18th day of April, 1881, by the undersigned Justice.

the within named Bail and Surety being duly sworn, says, that he is a resident and house holder within the said County and State, and is worth twelve Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of stock & fixtures in his saloon at 353 East 76th Street worth twelve hundred dollars
J. Joseph Lederer

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear during the Examination.

vs.

Taken the day of 1881

Justice.

0533

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frank Lacina and
Ladislav Kohler

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

Frank Lacina and Ladislav Kohler

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

The said

Frank Lacina and Ladislav Kohler

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

one cooking range of the value of
seventy five dollars, one boiler of
the value of forty dollars, thirty
feet of lead pipe of the value of fifty
cents each foot, and four faucets
of the value of five dollars
each

of the goods, chattels and personal property of one

William H. Bromley -

then and there being found, then and there feloniously did steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of
the People of the State of New York, and their dignity.

SECOND COUNT—

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

Frank Lacina and Ladislav Kohler —

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said *Frank Lacina and Ladislav Kohler —*

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

one cooking range of the value of seventy-five dollars, one boiler of the value of forty dollars, thirty feet of lead pipe of the value of fifty cents each foot and four faucets of the value of five dollars each,

of the goods, chattels and personal property of one *William H. Bromley —*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *William H. Bromley —*

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

Frank Lacina and Ladislav Kohler —

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.

JOHN R. FELLOWS,
District Attorney.

0539

BOX:

311

FOLDER:

2959

DESCRIPTION:

Lally, Michael

DATE:

06/20/88



2959

Witnesses:

Michael Lally
Officer Brand.

Counsel,

Filed

20 day of June 1888

Pleads,

Charged July 1891

THE PEOPLE

vs.

B

Michael Lally

ASSAULT IN THE THIRD DEGREE
(Section 219, Penal Code).

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edmund W. A. Murray
Foreman.

June 25/88.

Frederick J. Keyserling

0537

BOX:

311

FOLDER:

2959

DESCRIPTION:

Lally, Michael

DATE:

06/20/88



2959

Witnesses:

Michael Lally
Officer Brant

Counsel,

Filed

20 day of June 1888

Pleads,

Chattel Mortgage

THE PEOPLE

vs.

B

Michael Lally

ASSAULT IN THE THIRD DEGREE

(Section 219, Penal Code).

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edmund W. Murray
Foreman.

June 25/88.

Predgoe

0530

Sec. 198-200.

(1) 3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

Michael Lally

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

29 Jackson St

2 mo's

Question. What is your business or profession?

Answer.

Liquor business

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 and demand a trial by jury Michael Lally

Taken before me this

day of

188

June 11

James J. Sullivan
Police Justice.

my June 10/88

Mr Welsh has a
severe headache and has
not sufficiently recovered
from his visit to leave
the house.

He will probably be able
to attend court in about
one week.

Yrs Vandeputh Mid
277 Henry St

my
f

my June 10/88

Mr. Welsh has a
severe headache and has
not sufficiently recovered
from the vertigo to leave
the house.

He will probably be able
to attend court in about
one week.

Yours Very Truly
277 Albany St

my
J

my June 9/8

Now, Welsh slept well
last night - is feeling better
this morning.

He will probably be able
to appear at court in
about one week's time.

In my report yesterday
I remarked a possibility of
future brain trouble - which
is correct - only the possibility
is ~~only~~ a slight one.
With this correction I consider
that I have the correct one.

my June 9/68

Now, Ueloh slept well
last night - is feeling better
this morning.
He will probably be able
to appear at court in
about one week's time;
In my report yesterday
I remarked a possibility of
future boon trouble - which
is correct - only the possibility
is only a slight one.
With this correction I consider
I am in the honest one

277 Albany St

my June 8/88

This is to certify that Mr.
Michael Welch is still confined
to his bed and will require
close and careful attention for
a few days.

He is suffering with a
dull pain on the top of his
head - and with considerable
stiffness about his neck.

There remains yet a slight
vertigo - but an improvement.
The Delirium that he had,
has passed away.

I consider him free from
any immediate danger,
and after a few days of
care will be all right.

G. M. Vandegrift M.D.

over

27720000
or

my June 8/88

This is to certify that Mr.
Michael Welch is still confined
to his bed and will require
close and careful attention for
a few days.

He is suffering with a
dull pain on the top of his
head - and with considerable
stiffness about his neck.

There remains yet a slight
vertigo - but no impairment;
The Delirium that he had,
has passed away.

I consider him free from
any immediate danger,
and after a few days of
care will be alright.

G. M. Handicraft and

over

Mr. Welsh's report consisted
of a scalp wound over right
eye - requiring two stitches.
Upper portion of face
severely swollen.
Concussion of brain due
to a severe blow on
top of head, that could
be seen a serious one,
for in this way may
develop a serious brain trouble.

Wm. Vandegrift M.D.

Mrs. White says a blow
of a scalp wound over right
eye - requiring two stitches.
Upper portion of face
much swollen.
Concussion of Brain due
to a severe blow on
top of head, that would
be sure a serious one,
for in these cases may
develop a serious brain trouble.

John V. ...

There is a Peat layer of 10
feet thick in the center
of the field and the rest
is all peat and the
surface is all peat
to a depth of 10
feet and the rest
is all peat and the
surface is all peat
to a depth of 10

The rest is all peat

051

May June 7/87

In reference to com
Michael Welsh #10

Jackson Pt -

He is still confined
to his bed, and

R

New York June 6th 1888.

This is to certify that Mr.
Michael Walsh is under
medical treatment for injuries
and is confined to his bed.

The injuries are not
necessarily serious.

G. M. Vandegrift M.D.

77 Henry St

New York June 6th 1888.

This is to certify that Mr.
Michael Walsh is under
my treatment for injuries
and is confined to his bed.

The injuries are not
necessarily serious.

G. M. Vandegraft M.D.

277 Henry St.

New York June 6th 1888.

This is to certify that Mr.
Michael McCabe is under
my treatment for injuries
and is confined to his bed.

The injuries are not
necessarily serious.

J. M. Vandegriff M.D.

277 Henry St.

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, 3 DISTRICT.

August Braun
of ~~the~~ the 12th Precinct Street, aged 23 years,
occupation Police Officer being duly sworn deposes and says,
that on the 5 day of June 1888
at the City of New York, in the County of New York, he arrested
Michael Lally (now here) upon
a charge of Assault preferred
by Michael Walsh - The said
Walsh is unable to appear in
Court on account of injuries
alleged to be inflicted by the said
Lally. Deponent saw that the said
Walsh was severely hurt about
the head and has been informed that
said Walsh was unconscious for
several hours

August Braun

Sworn to before me, this

of

188

day

Police Justice

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, 3 DISTRICT.

August Braun
of ~~the~~ the 125 Precinct Street, aged 23 years,
occupation Police Officer being duly sworn deposes and says,
that on the 5 day of June 1888
at the City of New York, in the County of New York, he arrested
Michael Lally (now here) upon
a charge of a assault preferred
by Michael Walsh - The said
Walsh is unable to appear in
Court on account of injuries
alleged to be inflicted by the said
Lally. Deponent saw that the said
Walsh was severely hurt about
the head and has been informed that
said Walsh was unconscious for
several hours

August Braun

Sworn to before me, this

of

188

day

John J. McClelland Police Justice,

307
Police Court - 3 District.

THE PEOPLE, & c.

ON THE COMPLAINT OF

August Brann

vs.

Michael Lally

AFFIDAVIT.
Warrant

Dated June 6 1888

Perterson Magistrate.

Brann Officer.
12 P-8

Witness,

#1500 J. W. Lee

Ex June 7
9 1/2 A.M.

Disposition

June 8
9 1/2 A.M. adjd

2 1/2 P.M.

June 10 - 9 1/2 A.M.
Adj'd without day

Justice O'Reilly will
please hear and
determine the within
case on my absence

M. Patterson Police
Justice

0556

30

STENOGRAPHER'S MINUTES.

District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF
Walsh
 vs.
Rally

BEFORE HON.
Amesbury
 POLICE JUSTICE.
June 11 188*8*

APPEARANCES: { For the People, _____
 { For the Defence, _____
 188

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WITNESSES.	Direct Ex.	Cross Ex.	Re-Direct.	Re-Cross.
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<i>Mr Cristone</i>	12	13		
<i>W. J. Phacey</i> Official Stenographer.				

0557

3

DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF

Marsh
Lally

Examination held
before

June 11th 1888
San Daniel Keely
Police Justice.

I, M. J. Keely, Stenographer of the 3rd District Police

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

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

Dated June 11th 1888. M. J. Keely
Stenographer.

San Daniel Keely
Police Justice.

New York June 11th 1888
 Third District Police
 Court. Hon. Daniel O'Reilly
 Presiding,

Michael Walsh }
 vs. } Assault.
 Michael Lally }

Michael Walsh being duly
 sworn deposes and says,

Q Where do you live?

A No 10 Dackland St,

Q And I am 42 years of age.

Q How long have you known
 the defendant?

A I never spoke
 to him before, I saw her,
 I never spoke to him in
 my life.

Q Did you go into
 his store on the day in
 question?

A Yes Sir.

2

2 More than once?

Q No Sir,

2 Q What was your condition as to sobriety

Q I was under the influence of Liquor, I drank about 5 times in 9 years; that morning I went out and took some Beer, I was that morning, under the influence of Liquor

2

Q Were you under the influence of Liquor the day before?

Q No Sir,

2 Q Had you been drunk the day before?

Q I had been drinking the day before that, on Monday I did not leave the house and was sober

2

Q Had you been drinking

(3)

The day before and for several days before?

Q. How long - a week?

A. It may be two weeks, I had been drinking, on and off.

Q. Is it not true that Gen had been on a protracted spree?

A. No Sir, I was drunk within the last month, about three times.

Q. Were Gen at work last month?

A. No, I had sore eyes, but I was working all summer, I am a Fire Master and general laborer.

Q. What time did Gen go to the saloon?

A. In the afternoon,

3

H

I may have gone in
other places before going
in there,

Q

Who did you
see there?

A

Mrs Emley, that
was her former husband's
name, I know her
since they started in
business.

Q

Do you know
that she is Mrs Lally?

A

No, I heard she
was,

Q

Did you say any
thing to her when you
went in the store?

A

No, but I held
out my hand to shake
with her, she was out-
side, I saw no one behind
the Bar, I thought she
did not recognize me,
when I was struck

(5)

Q Did you seize her by the throat?

Q No Sir, Did you say that you were waiting for her since her husband died?

Q I never insulted a woman, in my life

Q Did you take hold of her and try to get the best of her?

Q Never did so in my life

Q While you were shaking hands, you felt a blow?

Q I do not know, that she held her hand out to me, when I got struck

Q You struck in front or behind?

5

(4)

Q In front by that man
 (Defendant pointed out)
 2 That were you struck
 with?

Q Thist with his hands,
 I felt the blow between
 my eyes.

2 Did he have
 anything in his hand?
 Q I cannot say.

Sworn to before me }
 this 11th day of August }
 Police Justice

Margaret Walsh, Wife of the
 Complainant, being duly
 sworn deposes and
 says, When I went to
 take my husband home
 I saw McRally with
 something in his hand
 and I was there five
 minutes. I saw my

0564

(17)

Husband in the street
in a pool of blood

2

Did you see any one
strike your husband?

a

No sir, I followed
the man (Lally) in and
I said you killed my
husband. I could not
tell what he had in
his hand

I swore to before me
this 11th day of June 1888

Police Justice

17

Quichall Lally being
duly sworn, deposes and

Q says, You are the Defendant
A Yes Sir, I am in the
Lignor business at No
79 Jackson St

Q What
time of the day and
under what circum-
stances did you meet
the complainant in
your place of business?

A About three in
the afternoon, I went
up to dress myself and
left a young man tending
Bar; my Wife went down
and went behind the Bar,
and then I came down
and saw him (Walsh)
behind the Bar, having
my Wife by the neck, I
asked him what he

9

meanit, then I pulled
him from behind the
bar, and shoved him
out on the door step,
and he then slipped
on the step and he
fell, there was no blood
on him in the store, I
did not strike him, but
I pushed him out

I swore to before me }
this 11th day of June 1888 }
Police Justice

9

10

Mrs Bridget Lally being
duly sworn deposes And
says,

Q Are you the Wife of
the Defendant?

A Yes Sir,
Q Do you recollect the
afternoon of the day in
question when Mr Walsh
went in your store

A Yes Sir,
Q Go on and state what
occurred?

A I had been up
stairs getting a shirt
for my husband before
he went down town; I
then went down to the Bar-
room, and there was a
glass of Beer on the
Counter for Mr Walsh. The
Bar tender walked out, and
Mr Walsh came right in
the entrance behind the

10

(11)

Bar, and he said, I do not care about my Wife, I am after you, and then he caught me by the throat till my husband came in.

Q What did your husband do or say?

A He asked him what right he had to go behind the Bar, and caught him by the collar, and he used nothing but his fist.

Q What then occurred?

A I cannot tell; Mr Walsh fell at the door step, and a man took him away.

Sworn to before me }
this 11th day of June 1888 }

Police Justice

(12)
 1
 2. James Preston being
 duly sworn, deposes and
 says, I live at No 33 Time
 St, Brooklyn,

Q. Here you in
 this store on the day in
 question?

A. I have been
 tending bar for Mr and
 Mrs Caley, and I was
 there that day, Mr Caley
 told me to look out for
 the Bar, when he went
 up, Mr Walsh came in
 and asked for a glass of
 Old Ale; then Mrs Caley
 came down and I told
 her Mr Walsh had not
 paid for the Ale; Mr
 Walsh then was at the
 Bar, I went out from
 behind the Bar, and I
 went outside

2

What did

(13)

Q You see Walsh do?
 A I did not see him do anything
 Q Did you see anyone else do anything?
 A. No Sir, I took Mr Walsh to his home he was lying outside the door, I did not see him coming out

Sworn to before me
 This 11th Day of August
 Police Justice

14

Mrs Walsh, re-call I

followed Lally in the store
and she was on a different
side of the Counter; I
then accused Lally of
killing my husband
and he did not deny
it, nor did his wife.

Court You are held in
one thousand dollars
to answer

M. J. Treacy
Stenographer

14

0572

BAILED,
No. 1, by Martin Neer
Residence 51 Mallet Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

192 307 888
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Michael Walsh
10 Jackson St
Michael Kelly
1 _____
2 _____
3 _____
4 _____
Offence Assault

Dated June 11 1888

B. O'Reilly Magistrate.
August Bernhardt Officer.
Precinct.

W. E. W. Vandenberg Witness.
No. 277 Wendy St.
Street.

No. _____ Street.
No. _____ Street.
\$1000
RECEIVED
JUN 14 1888
DISTRICT ATTORNEY'S OFFICE
TO HERVEY

Committed to
Bailed

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

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

Dated June 11 1888 Sam'l O'Reilly Police Justice.

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

Dated June 12th 1888 Sam'l O'Reilly 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 _____ 1888 _____ Police Justice.

0573

Police Court— 3 District.

CITY AND COUNTY } ss,
OF NEW YORK,

Michael Walsh
of No. 10 Jackson Street, aged 43 years,
occupation Roof being duly sworn, deposes and says, that
on the 5 day of June 1888 at the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by Michael Lally (now here)
who caught hold of deponent by the throat
and struck him on the face cutting
him severely

without any justification on the part of the said assailant.

Wherefore this deponent prays that the said assailant may be apprehended and bound to
answer the above assault, &c., and be dealt with according to law.

Sworn to before me, this 11

day of June 1888

Sam'l C. Kelly Michael Walsh
Police Justice

Notary Public

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Michael Lally

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

Michael Lally

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

The said

Michael Lally

late of the City of New York, in the County of New York aforesaid, on the *fifth*
day of *June* in the year of our Lord one thousand eight hundred and

eighty-eight at the City and County aforesaid, in and upon the body of one *Michael*

Walsh in the peace of the said People then and there being, with force

and arms, unlawfully did make an assault, and *him* the said *Michael*

Walsh did then and there unlawfully beat, wound and ill-treat, to the great damage

of the said *Michael Walsh* against the form of the

statute in such case made and provided, and against the peace of the People of the State of

New York and their dignity.

JOHN R. FELLOWS,

District Attorney

0575

BOX:

311

FOLDER:

2959

DESCRIPTION:

Lally, Thomas

DATE:

06/08/88



2959

65. C. W. Gundy, Jr.

Counsel,
Filed day of June 1888
Pleads, Chas. Gundy - (11)

THE PEOPLE
vs.
Thomas Lally
Burglary in the Third degree.
Exhibit
[Section 498.506.5284.5321]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Edmund A. Barry

Foreman.

June 11/88.

Wendell C. Gundy
House of Rep. P.M.

13

Witnesses:

Chas. D. Buddman

Camp

John Lally

252-1st St.

Complaint

0577

Police Court—3rd District.City and County { ss.:
of New York,of No. 300 8th St Christopher W. Budelmann Street, aged 24 years,occupation Grocer being duly sworndeposes and says, that the premises No. 300 8th St Street, 17th Wardin the City and County aforesaid the said being a Brick building thestore of~~and~~ which was occupied by deponent as a Grocery storeand in which there was at the time a human being, ~~by name~~Baker andwere BURGLARIOUSLY entered by means of forcibly entering saidstore through the jam light overthe door, at the hour of 5 o'clockA. M.on the 31st day of May 1888 in the day time, and the

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

three Syrup Candles, in all of thevalue of ninety cents.the property of deponent

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

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

Thomas Lally, now here,for the reasons following, to wit: That deponent thencaught and detected the saiddefendant in the act of comingout of said store through thejam light over the door,raising and the rope whichkept the jam light partially open,and deponent on entering the storefound that the property aforesaid

0578

had been taken from a case
near the door.

Sworn to before me this Christopher D
31 day of May 1888 Buddenau.

John Patterson Police Justice

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

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

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

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

0579

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Lally 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 Lally

Question. How old are you?

Answer.

15 years of age

Question. Where were you born?

Answer.

New York

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

Answer.

282 First Avenue, one year.

Question. What is your business or profession?

Answer.

Upholsterer

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 went into the store through the jam light but I did not take anything.

Thomas Lally

Taken before me this

day of

188

John J. [Signature]

Police Justice.

0580

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

65
Police Court District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Christina M. O'Donnell
30th St
Thomas Lally

2 _____
3 _____
4 _____
Offence Burglary and Larceny

Dated May 31st 1888

William Magistrate.

Howard Officer.

14 Precinct.

Witnesses

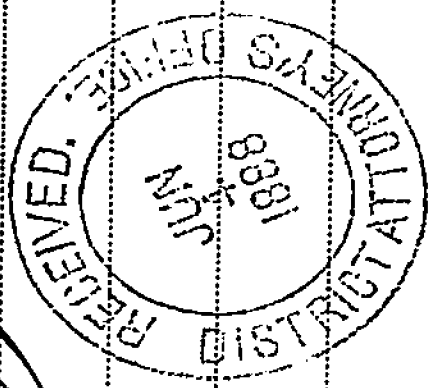
No _____ Street _____

No _____ Street _____

No _____ Street _____

\$ 1500 to answer

Conrad



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

Dated May 31st 1888 J. M. O'Donnell Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

Oliver Howard

Thomas Gally,
 Arrested March 18th
 Burglary, at 1884,
 Mrs Carys. No. 342,
 East 11th St.

March 31

Me

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Salluy

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

— Thomas Salluy —

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

The said *Thomas Salluy*

late of the *Seventeenth* Ward of the City of New York, in the County of New York, aforesaid, on the *thirty-first* day of *May*, in the year of our Lord one thousand eight hundred and eighty-eight, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *Store* of one

Alvin Karpman D. Rudelmann.

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

Alvin Karpman D. Rudelmann.

in the said *Store* then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

— Thomas Gally —
 of the CRIME OF PETIT LARCENY, — committed as follows:

The said

Thomas Gally

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

Three sugar boxes of the value
 of thirty cents each.

of the goods, chattels and personal property of one

Christopher D. Budelmann.

in the Store of the said

Christopher D. Budelmann.

there situate, then and there being found, in the Store aforesaid, then and there
 feloniously did steal, take and carry away, against the form of the statute in such case made and
 provided, and against the peace of the People of the State of New York and their dignity.

John R. Kellams.
 District Attorney

0585

BOX:

311

FOLDER:

2959

DESCRIPTION:

Lamb, John

DATE:

06/26/88



2959

0586

BOX:

311

FOLDER:

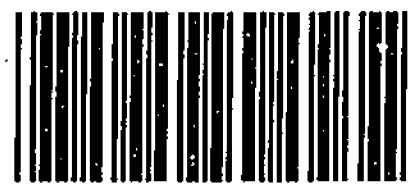
2959

DESCRIPTION:

Dugan, Martin

DATE:

06/26/88



2959

Witnesses:

James Cozmore
Robt. barstow
Lee Rees
Worham FH

Counsel,

Filed 26 day of June 1888

Pleas, *Robbery*

THE PEOPLE

vs.

John Lamb

and

Martin Dugan

Robbery, *Link* degree. [Sections 224 and 225, Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edmund Arthur
Foreman

July 2. P. 1. I

(Book) July 3/88.

I heard Robby 2 day

at 12. 4. 12. 17

at 12. 4. 12. 17

at 12. 4. 12. 17

at 12. 4. 12. 17

Police Court--

District.

CITY AND COUNTY } ss
OF NEW YORK,

James Cosgrove
 of No. House of Detention Street, Aged 34 Years
 Occupation. Seaman being duly sworn, deposes and says, that on the
 23rd day of June 1888, at the 5th Ward of the City of New York,
 in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
 ponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful money
 of the United States to the amount
 and

of the value of Three + 7500 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 force and violence as aforesaid by

John Lamb and Martin Dugan
 (both now here) from the fact that at
 about the hour of 1.30 O'clock A.M. said
 date deponent was walking down Washington
 street and at that time deponent had
 said sum of money in the pockets of his
 clothing. And when deponent reached the
 corner of Chautauk St. two men walked up
 to deponent. the smaller one of whom struck
 deponent lightly on the breast when the larger
 one caught deponent violently by the throat
 and backing him up against a building
 held him there tightly against said building

Sworn to before me this

1888

Police Justice

at the same time choking him. when the smaller man placed his hands into the pockets of deponent's clothing and took there from said sum of money. when they walked away together up Charlton st. and shortly thereafter deponent found Romaine Ernest Lindemann of the 5th Precinct Police on West St near Spring St. and reported to him that he had been robbed and described the two men who robbed him. Deponent is informed by said Romaine that he found and arrested the said two defendants on Washington St. between Charlton and King Streets near where deponent was robbed.

Deponent has since seen said two defendants and fully and positively identifies them as the men who had robbed him. Wherefore deponent charges the said defendants with being together and acting in concert with each other and feloniously taking stealing and carrying away said sum of money from the person of deponent by force and violence against his will and without his consent.

Police Justice.

James H. Cosgrove

Sworn to before me this 23rd day of June 1885

Police Justice.

Dated 1885

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

J. M. Patterson

Police Justice.

Dated 1885

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

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

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—ROBBERY.

vs.

1
2
3
4

Dated

1885

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

0590

CITY AND COUNTY }
OF NEW YORK, } ss.

Ernest Lindemann

aged _____ years, occupation Police Officer of No. _____

8th Precinct Police

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of James Cosgrove

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

Sworn to before me, this

23

day of

June

188

Ernest Lindemann

J. M. Patton

Police Justice.

0591

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I refuse to answer.

John Lamb

Taken before me this

47

188

Police Justice.

0592

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Martin Dugan

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.

Martin Dugan

Question. How old are you?

Answer.

27 years old

Question. Where were you born?

Answer.

New York city

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

Answer.

500 Washington St. New York

Question. What is your business or profession?

Answer.

Work in a cracker baker.

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

Answer.

I am not guilty

Martin Dugan.

Taken before me this

day of

1888

John P. ...
Police Justice.

0593

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

246 938
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles George
Stacy, Captain
John A. Smith
Martin Sugan
1
2
3
4
Offence Robbery

Dated June 22 1888

William Magistrate.

And Edward Anderson, Officer.

Witnesses
Charles Anderson
No. _____
Street _____
Precinct _____

Charles Anderson
No. _____
Street _____
Precinct _____

Charles Anderson
No. _____
Street _____
Precinct _____

Charles Anderson
No. _____
Street _____
Precinct _____

Charles Anderson
No. _____
Street _____
Precinct _____

Charles Anderson
No. _____
Street _____
Precinct _____

Charles Anderson
No. _____
Street _____
Precinct _____

Charles Anderson
No. _____
Street _____
Precinct _____

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 _____

Lamb and Martin Sugan
guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of Fifteen Hundred Dollars, each, and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail.

Dated June 22 1888 Police Justice.

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

Dated _____ 1888 Police Justice.

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

Dated _____ 1888 Police Justice.

Police Department of the City of New York,

Precinct No. EightNew York, July 2nd 1888

About 12³⁰ A.M. June 22nd 1888 while on patrol
 visiting Patilmann on their boat and going up
 West St. met Stanning and Charlton and found a
 poor English sailor shivering and crying talking
 to the officer on West St. I asked the officer
 what the trouble was he informed me that
 a highway robbery had just taken place and
 invited upon the sailor I took the sailor
 with me to where the robbery had taken
 place and obtained a perfect description
 of the robbers from him which made me believe
 at the time that in case I should run
 across them it would not be much trouble
 to identify them having been furnished
 with such a good description I left the
 Complainant James Casgrove with the officer
 on Washington St giving him instruction what
 to do that in case he should find the
 robbers to be careful and act promptly as
 I thought by the description of them I sus-
 pected them to be criminals and desperates I then
 started out and made up my mind that
 if I saw any place in the street that
 I would do all in my power to arrest
 them I then started to look for them
 and while going up Charlton St and near

Greenwich St I confronted them bringing them with my revolver and ordering them to consider themselves under arrest I brought them both to the Complainant who fully identified them as being the parties who had assaulted ~~them~~ him and robbed him of \$325 all the money he had at the time

While the Complainant Cosgrove was walking up Washington and when near the Cor of Chatham St they again stopped him Martin Suggan the Purser struck him gently on the breast while John Lamb aka Kennedy grabbed him by the throat holding him up against a Building Martin Suggan went through his pockets and took \$325 from him the Complainant Cosgrove was unable to give an out cry as Kennedy had my neck strangled him at the time

0596

Police Department of the City of New York,

Precinct No. EightNew York, July 6th 1888

John Lamb alias James Kennedy
 Arrested May 1883. Charged with
 Burglary. Convicted. and sentenced to
 4 1/2 years to Sing Sing by Recorder Smith
 Officer in Carl Frank Thompson & full

John Lamb alias Kennedy arrested 27th
 Day of December 1887 and charged
 with Highway Robbery. Complainant failed
 to appear. Prisoner discharged same Officer

John Lamb alias Kennedy arrested
 10th April 1888 charged with Grand
 Larceny stealing a team and truck.
 Complainant was kept out of the way
 by prison friends. Prisoner discharged

Martin Suggan is a general thief moving
 around every night has been arrested
 several times charged with thefts served
 6 months in Penitentiary for stealing Property
 from National Bank also arrested on his
 parents' Complaint

Police Department of the City of New York,

Precinct No. EightNew York, July 6th 1888

In the Morning of April 19th 1880 while attempting to arrest Michael Callaghan a Highwayman on the Car of Clarkson and George H. I was set upon by a gang of ~~the~~ Callaghan's associates who attempted to take the Prisoner from me I received a fracture of my jaw-bone and had my stomach cut open with a Dutch knife by the hands of Edward Coleman. I also had 2 shots fired at me by a Irish pirate named Richard Blake all things severely wounded during the struggle. I succeeded in bringing my Prisoner to the Station House but I had to report sick and was on the sick report for a long time for the act and proved more brave act. The Hon Board of Police Commisars presented me with a Medal of Honor the day of ~~the~~ our annual Police Parade John Lamb also Kennedy at this time belonged to this desperate gang who made the West side unsafe for any person to pass along during day or night time.

Court of General Sessions -
City & County of New York
People vs.

1887-

John Lamb
et al

City & County of New York vs.

R. H. Purdy being duly sworn says that he is the attorney for the above named defendant, and that Henry Tool who resides in the city of New York is a necessary and material witness for the defendant and without the evidence of said witness, said defendant cannot safely go to trial, that deponent saw said witness on July 2, 1887, and had a conversation with him and learned from him the facts which he stated he was able to swear to. Deponent neglected to take the address of said witness, and has not been able to learn it since but deponent is satisfied that

if he be given one day time
he can find said witness
and serve upon him a
subpoena.

A. H. Perry

sworn to before
me July 3rd 1888
Edmund Hall Deputy Clerk Court of General Sessions
People v. Lamb M. G. C.

City of County of New York
Annie Crowley being
duly sworn says that
this morning she went
to the house of Henry
Tone

who resides at No 64
Levy St New York City
said Tone being the
witness spoken of in
the foregoing affidavit
of A. H. Perry and
the wife of said Tone

informed defendant
that said Tone
was going to sea
at seven o'clock
to night ^{the night} Annie Crowley
sworn to before
me July 3rd 1888.

Edmund Hall
Deputy Clerk
Court of General Sessions
M. G. C.

0600

The People

cc
L. H. Lamb

Friday July 3/74

0601

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 2nd DISTRICT.

Must Linden
of No. *5th West 10th* Street, aged _____ years,
occupation *Police Officer* being duly sworn deposes and says,
that ~~on the _____ day of _____ 188~~
~~at the City of New York, in the County of New York.~~

James Cosgrove
(Now here) is an important and material witness against *James Kennedy* and *Martin Dugan*. charged with robbery and as he *Cosgrove* is a seaman and has no home in New York city deponent has reason to believe and does believe that he will not be forth coming when wanted. Wherefore deponent prays the said *James Cosgrove* may be ordered to find surety for his appearance when wanted. and in default of

Sworn to before me this _____ day of _____ 188

Police Justice,

0602

such surety be committed to the
House of Detention.

Sworn before me
this 22nd day of June 1888 } *Emil Lindemann*

Wm P. Peterson
Police Justice

Police Court District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated 188

Magistrate.

Officer.

Witness,

Disposition,

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*John Sands and
Martin Dugan*

The Grand Jury of the City and County of New York, by this indictment,
accuse *John Sands and Martin Dugan*

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

The said *John Sands and Martin
Dugan, both* —

late of the City of New York, in the County of New York aforesaid, on the *twenty-
third* day of *June*, in the year of our Lord one thousand eight
hundred and eighty-*eight*, in the *night* time of the said day, at the City and
County aforesaid, with force and arms, in and upon one *James Rosagone*,
in the peace of the said People, then and there being, feloniously did make an assault, and

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

two promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as
United States Treasury notes), of the denomination and value of *one* dollar each; *two*
promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes),
of the denomination and value of *one* dollar each; *two* United States Silver
Certificates of the denomination and value of *one* dollar each; *two* United States
Gold Certificates of the denomination and value of *one* dollar each; and *divers*
coins of a number, kind and denomination
to the Grand Jury aforesaid unknown, of
the value of three dollars and seventy-five cents,
of the goods, chattels and personal property of the said *James Rosagone*,
from the person of the said *James Rosagone*, against the will,
and by violence to the person of the said *James Rosagone*,
then and there violently and feloniously did rob, steal, take and carry away, *the said*

John Sands and Martin Dugan,
and each of them being then and
there aided by an accomplice
actually present, to wit: each of
the other —

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.

James H. Keenan
Attorney at Law

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*John Sands and
Martin Dugan*

The Grand Jury of the City and County of New York, by this indictment,
accuse *John Sands and Martin Dugan*

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

The said

*John Sands and Martin
Dugan, with* —

late of the City of New York, in the County of New York aforesaid, on the *Twenty-
third* day of *June*, in the year of our Lord one thousand eight
hundred and eighty-*eight*, in the *night* time of the said day, at the City and
County aforesaid, with force and arms, in and upon one *James Rosgrave*,
in the peace of the said People, then and there being, feloniously did make an assault, and

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

two promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as
United States Treasury notes), of the denomination and value of *one* dollar each; *two*
promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes),
of the denomination and value of *one* dollar each; *two* United States Silver
Certificates of the denomination and value of *one* dollar each; *two* United States
Gold Certificates of the denomination and value of *one* dollar each; and *divers*
coins of a number, kind and denomination
to the Grand Jury aforesaid unknown, of
the value of three dollars and seventy-five cents,
of the goods, chattels and personal property of the said *James Rosgrave*,
from the person of the said *James Rosgrave*, against the will,
and by violence to the person of the said *James Rosgrave*,
then and there violently and feloniously did rob, steal, take and carry away, *the said*

John Sands and Martin Dugan,
and each of them being then and
there aided and abetted, accomplished
actually present, to wit: each by
the other —

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.

James H. Sullivan
Attorney

0605

BOX:

311

FOLDER:

2959

DESCRIPTION:

Lasch, George

DATE:

06/08/88



2959

Witnesses:

Offr Clark

322 Pruch

47

Conan

Court of Oyer and Terminer

Counsel,

Filed,

Pleads,

day of

188

8 June 8
Not Replied (11)

THE PEOPLE,

vs.

VIOLETION OF EXCISE LAW

(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), Page 1080, Sec. 5.]

B.

George Larch

332 44.40.7

JOHN R. FELLOWS.

District Attorney.

55

Dated..... 1888

True Bill.

Transferred to the Court of Special Sessions for trial and final disposition.

position.

Subscribed
For the People

10

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against
George Lasch

The Grand Jury of the City and County of New York, by this indictment,
accuse *George Lasch*
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG
AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

George Lasch —
late of the City of New York, in the County of New York aforesaid, on the
eighteenth day of *March* in the year of our Lord one
thousand eight hundred and eighty *eight*, the same being the first day of the
week, commonly called and known as Sunday, being then and there in charge of, and
having the control of a certain place there situate, which was then duly licensed as a
place for the sale of strong and spirituous liquors, wines, ale and beer, with force and
arms, at the City and County aforesaid, the said place so licensed as aforesaid, unlawfully
did not close and keep closed, and on the said day the said place so licensed as aforesaid
unlawfully did open and cause and procure, and suffer and permit to be open, and to
remain open, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0608

BOX:

311

FOLDER:

2959

DESCRIPTION:

Lauritsen, Theodore

DATE:

06/28/88



2959

Witnesses:

Off Scott
Pr Pe

76³

Court of Oyer and Terminer

Counsel,
Filed, 28 day of June 1888
Pleads *Not Guilty July 2*

THE PEOPLE,
vs.
Theodore Savitsky
VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
(Ill Rev. Stat. (7th Edition), page 1083, Sec. 21 and
page 1080, Sec. 6.)

JOHN R. FELLOWS.
District Attorney.

*Transferred to the Court of Special Sessions for trial and final dis-
position.*
True Bill.
*Transferred to the Court of Special Sessions for trial and final dis-
position.*

Dated... Dec... 11... 1888.

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Theodore Santzen

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

Theodore Santzen

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

The said

Theodore Santzen

late of the City of New York, in the County of New York aforesaid, on the 18th day of July, in the year of our Lord one thousand eight hundred and eighty-six, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one *Joseph Scott*.

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Theodore Santzen

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows :

The said

Theodore Santzen

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

06 11

BOX:

311

FOLDER:

2959

DESCRIPTION:

Leavitt, Andrew

DATE:

06/08/88



2959

Witnesses:

Adrian Herbert
J. S. White.

Counsel,

Filed

day of June 1888

Pleads

Magistrate (111)

THE PEOPLE

vs.

Andrew Scaritt

Grand Larceny/second degree.
[Sections 528, 531, Penal Code].

JOHN R. FELLOWS,

District Attorney.

Subscribed

A True Bill

Edmond A. Murray

Foreman.

Part 2 June 18. 1888

Pleads P. L.

Per One year.

0613

Police Court Second District.

Affidavit—Larceny.

City and County } ss.:
of New York, }of Charles Hotel Centre Canal Street, aged 22 years,
occupation Fanner being duly sworndeposes and says, that on the 17 day of February 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

Good and lawful money of the United
States consisting of divers bills
of divers denominations of the
amount and value of one
hundred dollars

the property of

Deponent -

and that this deponent

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

Deponent says on or about the 5th day of February
1888 he saw an advertisement in the New
York World Newspaper for a Cashier for
a traveling minstrel company and he
apply to 209 East 4th Street to said
defendant. Deponent says that he received
and wrote three letters in all to said
defendant and said defendant requested
deponent to meet him 66 East 4th
Street (Turn Hall). Deponent says that on
the 17th day of February 1888 he went
to said place and met said defen-
dant and the said defendant then and
there informed deponent that he was

Sworn to before me this
1888 day of
Police Justice.

0614

proprietor and sole manager of a
Mineral Company named after himself
That said defendant asked deponent
if he had said one hundred dollars
to give as surety to obtain said situation
and stated if the said deponent
deposited the same if he would give
him said Employment immediately

Deponent says that he gave said
defendant the said sum of money and
he said defendant informed deponent
to meet him at the Grand Central
Depot ^{February 20, 1888} and accompany him said defendant
to Sing Sing ^{9th} Jail where said
Company was going to play Deponent says
that on said night that he gave said
defendant said money he received a telegram
from said defendant requesting him to wait
for a letter and ticket before he
started Deponent says that he received
a letter from said defendant stating that
he was disappointed about printing and

^{Dated 1888}
that he would send defendant word when
he wanted him Deponent says that he

^{Dated 1888}
was heard from said defendant thereafter
and that he said defendant is not the

^{Dated 1888}
owner of a mineral property
Hundred Dollars
of the City of New York, until he give such bail.
and be committed to the Warden and Keeper of the City Prison
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

Therefore deponent charges said
defendant with the following

dealing and carrying away said
money as aforesaid

Sworn to before me
this 23d day of May 1888

San Francisco Police Justice

Police Court, District, Office—LARCENY, 188, Officer, Clerk, Street, Street, Session, to answer, Witnesses, No., No., No., 1, 2, 3, 4, Dated

06 15

Sec. 108—200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Anders Leavitt

Question. How old are you?

Answer.

39 years old

Question. Where were you born?

Answer.

Albany N.Y.

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

Answer.

162 West Houston St. New

Question. What is your business or profession?

Answer.

Performer.

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

Answer.

I am not guilty
A. Leavitt

Taken before me this

day of

May 1888

Police Justice.

06 16

Sec. 151.

Police Court 2d District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
 OF NEW YORK, } *of New York, or any Marshal or Policeman of the City of New York:*

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 Andrew Holbert Jr
 of Ni Street, that on the 17 day of February
 188 8 at the City of New York, in the County of New York, the following article to wit:

Good and lawful money of the United
States
 of the value of one hundred Dollars,
 the property of Complainant
 w as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
 believe, by Andrew Leavitt

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you, to apprehend the bod of of the said Defendant
 and forthwith bring him before me, at the 2 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 23 day of May 188 8
Paul J. [Signature] POLICE JUSTICE.

Dated 188 *Police Justice.*

061

June 14 /88

Col. F. L. L. L.

Dear Sir

Your case of Andy
Levine for to morrow
I write to inform you
there is a witness is
76 St in fact the main
one the can give you
all the points required
I advise you to stop -
for the O.K. list to
gather in the same
apartment for House
194 E. 76 St. H. E. Linn
her name

Truist Report

0620

Sec. 151.

Police Court 2^d District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK, } *of New York, or any Marshal or Policeman of the City of New York:*

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 Andrew Holbert Jr
of Ni Street, that on the 17 day of February
188 8 at the City of New York, in the County of New York, the following article to wit:

Good and lawful money of the United
States
of the value of one hundred Dollars,
the property of Complainant
w as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Andrew Learitt

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you, to apprehend the bod of of the said Defendant
and forthwith bring him before me, at the 2 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 23 day of May 188 8

Paul J. [Signature] POLICE JUSTICE.

062

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated 188

Magistrate

Officer.

The Defendant.....
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

Dated 188

Police Justice.

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

The within named

0622

26. B D m 1889
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Andrew Deavitt

~~James Deavitt~~

8
4

Offence Larceny
Felony

Dated May 23 1889

Wm H. Creed
Magistrate

C D
Precinct.

Residence
No. 8, by
Street.

Residence
No. 4, by
Street.

Residence
No. 2, by
Street.

Residence
No. 1, by
Street.

Residence
No. 1, by
Street.

Residence
No. 1, by
Street.

Residence
No. 1, by
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

Andrew Deavitt

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

Dated May 23 1889
James Deavitt
Police Justice.

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

Dated May 23 1889
Police Justice.

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

Dated May 23 1889
Police Justice.

the justice pursuing
in 2nd Court in
my absence will
please hold the
examination in
within case

Wm H. Creed

Office address
No. 1, by
Street.

at 10 am

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Andrew Seaint *et al*
George J. Seaint

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

Indictment accuse *Andrew Seaint and George*
J. Seaint

of the crime of *Grand Larceny in the second degree,*

committed as follows:

The said *Andrew Seaint and George*
J. Seaint

late of the City of New York, in the County of New York, aforesaid, on the

seventeenth day of *February* in the year of our Lord one thousand
eight hundred and eighty-*eight*, at the City and County aforesaid,

with force and arms, the sum of one
hundred dollars in money, lawful
money of the United States, and of
the value of one hundred dollars, of
the proper money, goods, chattels and
personal property of one Adrian Stoll
the owner, then and there being found,
then and there feloniously did steal,
take and carry away against the
form of the Statute in such case
made and provided, and against the
peace of the People of the State

0624

of New York, and their signatures

company fully equipped or equipped with
all the necessary properties, apparatus and
paraphernalia for a house, and arrange-
ments had not been made and completed
for a house, and it had not been fully
arranged that said company was to leave
said city on the said twentieth day of February,
from said Grand Central Depot, or to go to Sing
Sing, Barmy House or any other place or places,
and no preparations whatsoever had been made
for such departure, and no engagements had
been made or entered into for performances
by the said company at said places;

And whereas in truth and in fact there was
not then a vacancy in the position of cashier in
said company, and said position did not require
the depositing of any money who might be engaged
to fill said position, of the sum of one hundred
dollars as security for the faithful and honest
discharge of the duties of such position; and the
said Adrian stated the manager could not have
such position at a salary of only five
dollars per month and deposit.

And Whereas, in truth and in fact, the pretenses and representations so made
as aforesaid by the said Andrew Seaint and George W. Evans,
to the said Adrian that the manager was and were

then and there in all respects utterly false and untrue, as they the said
Andrew Seaint and George W. Evans
at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said
Andrew Seaint and George W. Evans
in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods,
chattels and personal property of the said Adrian
the manager,
then and there feloniously did STEAL, against the form of the Statute in such case made and
provided, and against the peace and dignity of the said people.

JOHN R. FELLOWS,

District Attorney.

0628

2501
George

Counsel, _____
Filed _____ day of _____ 188

Pleade, _____

THE PEOPLE
vs.
Andrew Leavitt
vs.
George W. Evans
[Section 529 and 531 Penal Code]
(False Testimony)
1st degree

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Foreman.

0629

BOX:

311

FOLDER:

2959

DESCRIPTION:

Legendre, Adonis

DATE:

06/06/88



2959

Officer Stapp

[illegible]

Adonis Legendre

Edmund A. Murray
Foreman.

Foreman.

For
the
Library

0631

Police Court—2—District.City and County {
of New York, } ss.:

Anna Arnold
 of No. 54 West 14th Street, aged 27 years,
 occupation Domestic being duly sworn

deposes and says, that on the 21st day of May 1888 at the City of New
 York, in the County of New York, in premises no 54 West 14th St.

he was violently and feloniously ASSAULTED and BEATEN by Adonis Legendre

(now here) who wilfully and maliciously pointed
 and aimed a revolving pistol loaded
 with powder and ball which he the said
 Adonis Legendre then and there held in his hand,
 at the breast of deponent.

Deponent further says that such assault
 was committed

with the felonious intent to take the life of deponent, or to do ~~him~~ ^{her} grievous bodily harm; and without
 any justification on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be ~~apprehended and~~ bound to answer
 for the above assault, etc, and be dealt with according to law.

Sworn to before me, this 21st day
 of May 1888

Anna Arnold

Sam'l C. Miller Police Justice.

0632

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Question. What is your name?

Answer.

Adonis Legendre

Question. How old are you?

Answer.

22 years old

Question. Where were you born?

Answer.

Belgium

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

Answer.

741. 1st av, 2nd floor

Question. What is your business or profession?

Answer.

Painter

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

Answer.

I am not guilty, I did
not print the pistol at this gate
I love this girl

Legendre

Taken before me this

day of

May

1888

Sam'l C. M. Kelly Police Justice.

0633

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

9.
Police Court-- 21802 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anna Church

54 West 140 St
Albion Regent

2 _____
3 _____
4 _____

Offence Assault felony

Dated May 21st 188

Officer

Magistrate.

Harry Hopkins

Officer.

Precinct.

Witnesses Anna Mathison

No. 54 West 140 St

J. H. McEwen

No. 54 West 140 St

At. George 188, 188

No. 326 188

\$ 1000 to answer

Albion Regent

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 _____

Alfred Rank

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

Dated May 21st 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0634

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Adonis Segundre

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

Adonis Segundre

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

The said *Adonis Segundre*,

late of the City of New York, in the County of New York aforesaid, on the *Twenty-fifth* day of *May*, in the year of our Lord one thousand eight hundred and eighty*eight*, with force and arms, at the City and County aforesaid, in and upon the body of one *Anna Arnold*.

in the peace of the said People then and there being, feloniously did make an assault and to, at and against *her* the said *Anna Arnold*.

a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said *Adonis Segundre*.

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there *aim and point, with intent to shoot off and discharge, the same,* with intent *and* *her* the said *Anna Arnold*.

thereby then and there feloniously and wilfully to kill,, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Adonis Segundre

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

The said *Adonis Segundre*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Anna Arnold*, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against *her* the said

Anna Arnold.

a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said *Adonis Segundre*.

in *his* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there *aim and point, with intent to shoot off and discharge, the same,* wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0635

BOX:

311

FOLDER:

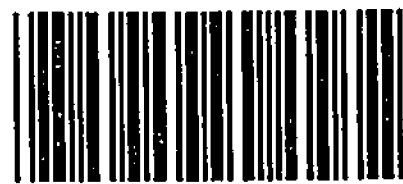
2959

DESCRIPTION:

Leistner, August

DATE:

06/26/88



2959

0636

BOX:

311

FOLDER:

2959

DESCRIPTION:

Schilling, Peter

DATE:

06/26/88



2959

254

Witnesses;
Abraham Weinstein
Peter Heider

Counsel,
Filed 26 day of June 1888
Pleads

THE PEOPLE
vs.
August Leistner
Peter Schilling
[Section 408, 506, 528, 532]
Burglary in the Third degree.
and Petit Larceny

John R. Fellows
District Attorney.

A True Bill.

Edmund A. Hurray
Foreman.
Bob D. Head
Each ten. 14 P.M.

0638

Police Court—3—District.

City and County { ss.:
of New York,Abraham Weinstein
of No. 207 Broome Street, aged 23 years,

occupation Soda Waterstand Keeper being duly sworn

deposes and says, that the premises No. 195 Broome Street, 13th Ward

in the City and County aforesaid the said being a Soda waterstand

or Booth

and which was occupied by deponent as a Soda waterstand or Booth
~~and in which there was at the time a house being, by name~~were BURGLARIOUSLY entered by means of forcibly ~~breaking~~ ^{breaking} a
wooden box covering the said Soda water
~~stand or booth~~ ^{stand or booth}
Stand or Boothon the 19 day of June 1888 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:Two silver plated metal fountain
ornaments, which were wrenched
and broken off the fountain, there-
by breaking the marble coverplate of
the value of Two dollarsthe property of John Matthews in the care and charge of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away byPeter Schilling and August Leistner
(now here)

for the reasons following, to wit:

Deponent has been in-
formed by Peter Heider (now here) that
he saw the defendants at about three
o'clock A.M. on the 19th of June, ~~attempting to break~~
~~open~~ the aforesaid Soda waterstand
and that he fully identifies them.
Deponent was further informed
by Officer John T. Boyle of the 12th
Police Precinct that some citizens

handed over the prisoners to him, informing him that they had broken open the ~~main~~ said Goddard's stand

Given to before me
this 19th day of June 1888

Abraham Weinstein

Samuel C. Ruffey
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars _____ and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated _____ 1888
Police Justice.
I have admitted the above named _____
to bail to answer by the undertaking hereto annexed.
Dated _____ 1888
Police Justice.
There being no sufficient cause to believe the within named _____
guilty of the offence within mentioned, I order he to be discharged.
Dated _____ 1888
Police Justice.

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

0640

CITY AND COUNTY }
OF NEW YORK, } ss.Peter Gleider
aged 28 years, occupation milkman of No.202 Broome Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Abraham Weinstein
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 19 day of June 1888 } Peter Gleider

James C. Sullivan
Police Justice.CITY AND COUNTY }
OF NEW YORK, } ss.John T. Coyle
aged 35 years, occupation Police Officer of No.the 12 Police Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Abraham Weinstein
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 19 day of June 1888 } John T. Coyle

James C. Sullivan
Police Justice.

0641

Sec. 193-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Peter Schilling 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.

Peter Schilling

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

On New York City

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

Answer.

35 Willett Street, three months

Question. What is your business or profession?

Answer.

Trammit

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

Peter Schilling

Taken before me this

day of

April 1881

Ed. C. Kelly Police Justice.

0642

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. August Leistner

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. Germany

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

Answer. 111 Greenwich Street, three months

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am not guilty, the box
was open, I was under the
influence of liquor at the time

August Leistner

Taken before me this

day of

19

1888

David J. C. Smith Police Justice.

0643

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

95h 915
Police Court--- 3 District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

1. William Minnister
2. Edward Brown
3. August Leister
4. Peter Schilling

Offence Burglary

Dated June 19 1888

S. O'Neil Magistrate.
Deputy Officer.
12 Precinct.

Witnesses Peter Heiden

No. 202 Brown Street.

No. John O'Neil Street.

No. 1000 Street.
DISTRICT ATTORNEY, N. Y.
JUN 19 1888

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 _____

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

Dated June 19 1888 Sanice Ruff 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.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Peter Schilling and
August Seiskner*

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

Peter Schilling and August Seiskner

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

The said *Peter Schilling and August
Seiskner, both* —

late of the *Fifteenth* Ward of the City of New York, in the County of New York, aforesaid, on the *nineteenth* day of *June*, in the year of our Lord one thousand eight hundred and eighty-eight, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *South* of one

— *Abraham Weinstein,* —

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

Abraham Weinstein, —

in the said *South* then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0645

SECOND COUNT—

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

Peter Schinnerer and August Seiskner
of the CRIME OF *Peter* LARCENY, — committed as follows:

The said Peter Schilling and August
Sister, both —

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the Ward, City and County aforesaid, in the 10th time of the said day, with force and arms,

The metal ornaments of the
value of one dollar each.

of the goods, chattels and personal property of one Abraham Weinstein.

in the mouth of the said Abraham Weinstein -

there situate, then and there being found, in the book aforesaid, then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John D. Helms,
District Attorney

0646

BOX:

311

FOLDER:

2959

DESCRIPTION:

Lewauger, Joseph

DATE:

06/28/88



2959

23
Court of Oyer and Terminer

Witnesses:

Off Campbell
28th Pre

Counsel,

Filed, 28

Pleads,

day of June 1888

THE PEOPLE,

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[Ill Rev. Stat. (7th Edition), page 1083, Sec. 21 and page 1080, Sec. 5.]

Joseph Leverage

JOHN R. FELLOWS

District Attorney.

Transferred to the Court of Special Sessions for trial and final dis-

Due Bill.

Dated.

Wm. C. Manning

Foreman.

Feb 2/89

0648

Sec. 198-200.

✓ District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

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

Question. What is your name?

Answer

Question. How old are you?

Answer

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty and demand a trial by jury
Joseph Lewanger

Taken before me this 1st

day of

1888

Charles J. Smith
Police Justice.

Dated 188 *Police Justice.*

0650

Court of General Sessions, PART *OMY*

THE PEOPLE

INDICTMENT

For

Joseph Lewanger

To

M

No.

Francis Egan
318 East 54th

Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *Pleading* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on the *10th* day of *December* instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time your bond will be forfeited.

JOHN R. FELLOWS,

District Attorney.

Excise-Violation-Selling on Sunday.

POLICE COURT- *L* DISTRICT.

City and County } ss.
of New York,

of No.

The 28th Precinct Police Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the *11* day

of *July* 188*8* in the City of New York, in the County of New York, at

premises No. *115 West 59th* Street,

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

WHEREFORE, deponent prays that said *Joseph Lewanger*
may be arrested and dealt with according to law.

Sworn to before me, this *14th* day

of *July* 188*8*

J. Campbell
Police Justice.

069

District Attorney's Office.

PEOPLE

vs.

Joseph Lemay for
Excess

Put this on for
pleading next
Monday

Me

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph Leuanger

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

The said

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

Samuel J. Campbell
and to certain other persons whose names are to the Grand Jury aforesaid unknown,
against the form of the Statute in such case made and provided, and against the peace of
the People of the State of New York and their dignity.

SECOND COUNT—

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

Joseph Leuanger
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG
AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Joseph Leuanger
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, the same being the first day of the week, commonly called and known as
Sunday, being then and there in charge of and having the control of a certain place
there situate, which was then duly licensed as a place for the sale of strong and
spirituous liquors, wines, ale and beer, with force and arms, at the City and County
aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep
closed, and on the said day the said place so licensed as aforesaid unlawfully did then
and there open, and cause and procure, and suffer and permit, to be open, and to remain
open, against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0653

BOX:

311

FOLDER:

2959

DESCRIPTION:

Lightfoot, John

DATE:

06/28/88



2959

Officer Clark

My Dear Mary Ann

his Ch is very

Good - Ed

Filed

day of ~~March~~ 188

Pleads, Not Guilty - (29)

THE PEOPLE

Robbery in the 1st degree. (MONEY.)
[Sections 224 and 225, Penal Code].

John Eightfoot

JOHN R. FELLOWS,

District Attorney.

A True Bill

Edmund A. Murray
Sept 13th Foreman.

Foreman.

Wm. Robby Zeley

2. 4. 17. 18. 19.

0655

Police Court— District.

CITY AND COUNTY } ss
OF NEW YORK,

Works at 92 Fulton St. N.Y. *Frank Timmerfeld*
 with E. J. Ryming
 of No. 1111 Hill New Jersey — Street, Aged 29 Years
 Occupation *Turner* — being duly sworn, deposes and says, that on the
 23 day of June 1888, at the 11th Ward of the City of New York,
 in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
 ponent by force and violence, without his consent and against his will, the following property, viz:

*Good and lawful money of
 the United States in the
 amount and*

of the value of *Ten* DOLLARS,the property of *deponant*and that this deponent has a probable cause to suspect, and does suspect, that the said property was
 feloniously *attempted* taken, stolen, and carried away, by force and violence as aforesaid by

*John Lightfoot (New York) from
 the fact that at or about the hour of
 11:45 P.M. on said date the said
 Lightfoot in company with an unknown
 person. Both men arrested, arrested
 deponent in James Slip near Water
 Street. That the said unknown person
 placed his arm around deponent's
 neck and held deponent while the
 said Lightfoot took his hand in
 the right hand pocket of the deponent
 then in deponent's person and attempted
 to feloniously steal said property—*

F. Timmerfeld

day of

Sworn before me, this

24

1888

Police Justice.

Police Court District.

CITY AND COUNTY OF NEW YORK, ss

Wrote at 92 Fulton St. N.Y. Frank. Zimmerfeld
with S. J. Ryman
of Minn. Hill New Jersey Street, Aged 29 Years
Occupation Farmer being duly sworn, deposes and says, that on the

23 day of June 1888, at the 1st Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful money of
the United States to the
amount and

of the value of Ten DOLLARS,
the property of Dependent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was
feloniously taken, stolen, and carried away, by force and violence as aforesaid by

John Lightfoot (now here) from
the fact that at or about the hour of
11:45 P.M. on said date the said
Lightfoot in company with an unknown
person. Both yet forestall, accosted
deponent in James Slip near Water
St. That the said unknown person
placed his arm around deponent's
neck and held deponent while the
said Lightfoot put his hands with
the right hand broken of the deponent
then on deponent person and attempted
to feloniously steal said property -

F. Zimmerfeld

day of June 1888
Sworn before me, this
Police Justice.

0657

Sec. 198-200.

1 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

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

Question. What is your name?

Answer. *John Lightfoot*

Question. How old are you?

Answer. *17 Years -*

Question. Where were you born?

Answer. *New York*

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

Answer. *72 Oliver St. 16 Years -*

Question. What is your business or profession?

Answer. *Printer*

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

Answer. *I am not guilty of the*
Charge
John Lightfoot

Taken before me this

day of

188

Police Justice.

Dated 188 *Police Justice.*

0659

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Siegfried

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

of the crime of ROBBERY IN THE First DEGREE, committed as follows:

'The said

late of the City of New York, in the County of New York aforesaid, on the Twenty-third day of June, — in the year of our Lord one thousand eight hundred and eighty ~~eight~~, in the ~~night~~ time of the said day, at the City and County aforesaid, with force and arms, in and upon one ~~Franklin D. Roosevelt~~, in the peace of the said People then and there being, feloniously did make an assault, and ~~_____ promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars~~;
one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars _____; Two promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each; Five promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; Ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; ~~_____ promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars~~; one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars _____; Two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each; ~~_____ United States Silver Certificate of the denomination and value of twenty dollars~~; one United States Silver Certificate of the denomination and value of ten dollars _____; Two United States Silver Certificates of the denomination and value of five dollars each; Five United States Silver Certificates of the denomination and value of two dollars each; Ten United States Silver Certificates of the denomination and value of one dollar each.

United States Silver Certificates of the denomination and value of one dollar *each*;

0660

~~United States Gold Certificate of the denomination and value of twenty dollars~~
~~_____~~; ~~one~~ United States Gold Certificate of the denomination and value of ten
dollars _____; ~~two~~ United States Gold Certificates of the denomination and value of
five dollars ~~each~~; and divers coins, of a number, kind and denomination to the Grand Jury
aforesaid unknown, of the value of *ten dollars,* _____

of the goods, chattels and personal property of the said *Franka Simmesfeld,*
from the person of the said *Franka Simmesfeld,* against the will,
and by violence to the person of the said *Franka Simmesfeld,*
then and there violently and feloniously did rob, steal, take and carry away, *(the said*
John Sigfriedson being then and there
aided by an accomplice actually
present, whose name is to the
Grand Jury aforesaid unknown)

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

JOHN R. FELLOWS,

District Attorney.