

0008

BOX:

407

FOLDER:

3766

DESCRIPTION:

Ladingsack, Pearl

DATE:

08/22/90



3766

0009

Witnesses:

John W. H. H. H.
John W. H. H. H.

By a company
Civ. Institute
Murray County
Mass. Aug. 1890
but not for the
as contacts Reford

44

264: 3: 1890

Counsel,

Filed 22 day of Aug 1890

Pleads, Not Guilty (20)

THE PEOPLE

Grand Larceny, 1st Degree.
[Sections 528, 530 Penal Code]

Dear Ladingsade

10.15 1-2
Aug 27 PM ADP

JOHN R. FELLOWS,

District Attorney.

2.11.3.1890
Sept 3/91

A True Bill.

John W. H. H. H.

Foreman.

Aug. 29. 1890
Pleads G. L. 2d
1st Pleads G. L. 2d
Sept 3.

0010

Police Court—2nd District.

Affidavit—Larceny.

City and County }
of New York, } ss.of No. 333 10th Avenue Jean Wiener Street, aged 26 years;
occupation Waiter being duly sworndeposes and says, that on the 18 day of August 1890 at the City of NewYork, in the County of New York, was feloniously taken, stolen and carried away from the possession
person of deponent, in the night time, the following property, viz:

good and lawful money of the issue of
the United States, consisting of Bills of
various denomination and in all
of the value of one hundred dollars.

the property of deponentand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Paul Ladinjack (nowhere)

from the fact that deponent met said
defendant, on the 17th Avenue, and she
solicited deponent for the purpose of
Prostitution. Deponent accepted her invitation
and accompanied her to a Room on the
Corner of 30th Street & 14th Avenue,
Deponent at the time had said money
in the pistol pocket of the Pants then worn
upon deponent's person. Deponent when
in said Room took off his coat
and did lay upon a bed with said
defendant and did have sexual
connection with her that when deponent
was done said defendant got up

Sworn to before me, this

day of

Police Justice

0011

and out of the Room that Defendant
then Examined his pockets and discovered
that said money was stolen &
Carried away

Shown to before me this } J. H. Hines
19 day of August 1890 }
John H. Morgan
Prosecutor

0012

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, }

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

Question. What is your name?

Answer. Paul Ladingsack

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. New Orleans

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

Answer. 208 8th Avenue 1 year

Question. What is your business or profession?

Answer. Lawyer

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

Answer. I am not guilty

Paul. his
+ Ladingsack
mark

Taken before me this

19

day of August

1880

Police Justice.

00 13

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

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

Dated Sept 19 1890 John J. Herman Police Justice.

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

Dated..... 18..... Police Justice.

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

Dated..... 18..... Police Justice.

00 14

Police Court---

12th/₄ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sean Brennan
333 vs. 10th arr
1 *Paul Ladnysack*

2 _____
3 _____
4 _____

Lanning
Lanning
Offence

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *Aug 2 19* 189*0*

Gorman Magistrate.

Ref. in Bradley Officer.

19 Precinct.

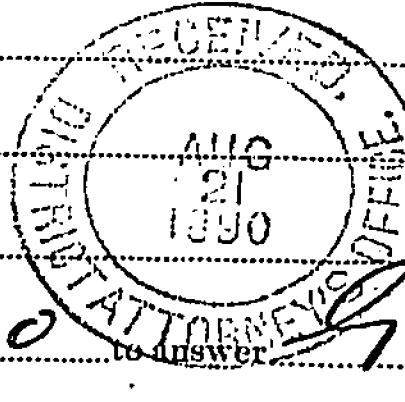
Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *500* to answer _____



Car

00 15

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Pearl Ladingsack

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

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

The said

Pearl Ladingsack

late of the City of New York, in the County of New York aforesaid, on the 18th
day of August in the year of our Lord one thousand eight hundred and
ninety, at the City and County aforesaid, with force and arms, in the
night time of the same day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of \$100.00 fifty

dollars; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of and of the value of fifty

dollars; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of fifty

dollars; divers United States Gold Certificates of a number and denomination to the
Grand Jury aforesaid unknown, of the value of fifty

~~dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of fifty~~

of the goods, chattels and personal property of one

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

JOHN R. FELLOWS, District Attorney.

00 16

BOX:

407

FOLDER:

3766

DESCRIPTION:

Landy, William

DATE:

08/20/90



3766

0017

216.

Counsel,

Filed

20 day of Aug 1890

Pleads,

THE PEOPLE

vs.

I

William Sandys

Robbery, degree, [Sections 224 and 228, Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True BILL

Foreman.

Aug 21, 1890

Pleaded Not Guilty

W. R. F.

Witnesses:

Thos. J. J. J.

W.

0018

Police Court--

11th District.

CITY AND COUNTY } ss
OF NEW YORK,

Patrick Keenan
of No. 111 Newey's Hotel (House) Street, Aged 34 Years
or 111 Central House, Ashbury Park
Occupation Clerk being duly sworn, deposes and says, that on the
17th day of August 1887 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:

One silver case watch of
the value of Twenty dollars.

of the value of Twenty DOLLARS,
the property of Comptroller

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

William Landy from
the fact that while deponent
was working in Park Row
near Pearl Street at about
the hour of 3 am of said
date he was approached by
the defendant and two others
nearly to deponent in person
that the defendant violently assaulted
deponent and snatched his watch
and made off with the same

Patrick Keenan

day of August 1887
J. M. Glavin
Police Justice.

Sworn to before me, this

0019

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, ss.

District Police Court.

William Landy 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 think will tend to your
exculpation?

Answer.

William Landy

Taken before me this

day of

188

Police Justice.

0020

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

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

Dated Aug 17 1892 J. M. Patterson Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0021

Police Court---

131271 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patack Keenan
William Landy

1

2

3

4

Offence

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street

Dated

Aug 27
Patterson
Cunningham

1890

Magistrate.

Officer.

Precinct.

Witnesses

No.

James J. Sullivan
Call Officer

Street.

No.

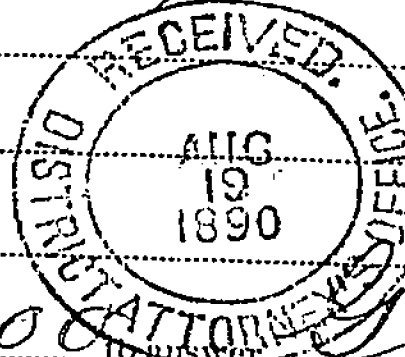
Street.

No.

Street.

\$

100



Cum

0022

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Sandy

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

William Sandy

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

The said William Sandy

late of the City of New York, in the County of New York aforesaid, on the *seventeenth* day of *August*, in the year of our Lord one thousand eight hundred and *eighty-ninth*, in the *mid*time of the said day, at the City and County aforesaid, with force and arms, in and upon one *Salida Keenan*, in the peace of the said People, then and there being, feloniously did make an assault, and

one watch of the value of

Twenty dollars,

of the goods, chattels and personal property of the said *Salida Keenan*, from the person of the said *Salida Keenan*, against the will, and by violence to the person of the said *Salida Keenan*, then and there violently and feloniously did rob, steal, take and carry away, *the said*

William Sandy *then and there* aided by an accomplice actually present, whose name is to the Grand Jury aforesaid as yet 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. M. Jones,
District Attorney

0023

BOX:

407

FOLDER:

3766

DESCRIPTION:

Leahy, Patrick

DATE:

08/15/90



3766

0024

149.

Witnesses:
J. Mc Connell

Counsel,
Filed *15* day of *Aug* 18*90*
Pleads,

THE PEOPLE
vs.
B
Patrick Leahy
Wm. Beard
VIOLATION OF EXCISE LAW
(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), Page 1080, Sec. 5.]

JOHN R. FELLOWS,
District Attorney.

Part 3 Sec 2-1-93 (2000)

A TRUE BILL.
James B. ...

Part 3 Sec 2-1-93 - Foreman.
It appearing that deft
is dead & unable to dep.
R.B. ...

0025

Sec. 198—200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

Patrick Leahy 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.

Patrick Leahy

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.

152 West 28 Street 2 months

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 think will tend to your exculpation?

Answer.

*I am not-guilty and
if held I demand a trial
by jury*

Patrick Leahy

Taken before me this

22

day of *October* 188*8*

John J. McManus
Police Justice.

0026

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 *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 *October 22* 188*8* *John H. Munroe* Police Justice.

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

Dated *October 22* 188*8* *John H. Munroe* 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.

0027

BAILED,

No. 1, by

James Robt.

Residence

152 W 28

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court---

2

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Mathew M. Connell

vs.

Patrick Leahy

2

3

4

*Office bis
Expense Law*

Dated

Oct 22 188*8*

Gorman Magistrate.

M. Connell Officer.

19 Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

100

to answer

Q. A.

Bailed

0028

The People of the } ss.
State of New York }

George Walker being duly sworn deposes and says: I reside at # 136 East 127th Street, N.Y. City. I was well acquainted with Patrick Leahy mentioned in the Indictment for violation of the Excise Law. The said Leahy died in Georgia about two years ago, his body was brought back to New York and I attended the funeral - He was buried in Flatbush, Brooklyn.

Sworn to before me this
21st day of December, 1903

George Walker

Louis Leavitt
Notary Public N.Y.C.

0029

The People

VS.

Patrick Leahy

Affidant of
George Walter

(

0030

Excise Violation—Keeping Open on Sunday.

POLICE COURT— 2 DISTRICT.

City and County } ss.
of New York,

Matthew McConnell
of No. 19 Prescher Police Street,
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 21 day
of October 1888, in the City of New York, in the County of New York,
Patrick Leakey (now here)
being then and there in lawful charge of the premises No. 152 West 28th
Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of
the statute in such case made and provided.

WHEREFORE, deponent prays that said Patrick Leakey
may be arrested and dealt with according to law.

Sworn to before me, this 22 day
of October 1888.
John Thomas Police Justice.

Matthew McConnell

0031

Court of General Sessions of the Peace,

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Patrick Leahy

The Grand Jury of the City and County of New York, by this indictment, accuse *Patrick Leahy* 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 *Patrick Leahy* late of the City of New York, in the County of New York aforesaid, on the *21st* day of *October* 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.

0032

BOX:

407

FOLDER:

3766

DESCRIPTION:

Levenson, Morris

DATE:

08/13/90



3766

0033

132. *Victim*

Witnesses:

*Abraham
Emanuel Greenbaum
Jacob Selon*

*Miriam Ch. Gray
Mary Rebecca
Macey. M.*

Counsel,

Filed *13* day of *Aug* 18 *90*
Pleads, *Not Guilty (14)*

THE PEOPLE

vs.

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

Mary Evenson
Do not
know

JOHN R. FELLOWS,

District Attorney.

*To Party of People
request 190 adyda
1907*

A True Bill.

Emanuel

Sept 14 Foreman.

Party of Convicted

*12 days
all kept
with 22/90*

0034

The People

vs.

Morris

Levermore

Court of General Sessions Part I
 Before Recorder Smyth. Sept. 17. 1890
 Indictment for assault in first degree

The above Greenham, sworn and examined. I remember the 5th or 6th of August of this year. I am a barber. I went on the night of the 8th or 9th of August to a dance at Golden Rule Hall on River Street between Essex and Norfolk streets. I started to go home by eleven o'clock. I went up to the hat room which was one flight above the hall. I saw Levermore standing near the door. He asked me where I was going? I said, I am going in for my hat. He says, "What the hell are you in a hurry about that for?" I said, "I kind your business." He said that word, he hit me with his fist. I cannot remember where, he hit me in the body. I ran down stairs into the street. Mr. De Boss happened to pass by. I said, "Will you please come up and try to get my hat." Then he went up stairs to get my hat and I went with him to the hat room. Levermore was there. I got my hat. He said, "Do you want some more?" He wanted to fight again. I did not say anything. I took my hat and went down stairs. Levermore followed me up on the

0035

street. I went down through Suffolk St.
 he says, "Do you want to fight now?"
 I said, "I ain't no fighter." He says as
 I said that word he struck me. I
 saw the handle of the knife ^{he struck me on the head} he kept ^{it}
 down this (showing) and I saw the
 blood coming, and before I turned
 around I was stabbed. I laid on the
 ground. He struck me again right
 under the arm. He reached there
 with the back of the knife. Jack Labors
 ran and picked me up. He ran
 away, and when I got up he
 followed him up. After I met him
 I says "you stabbed me." He says, "Do
 you want more?" and he makes a
 second attempt to give me the knife.
 Jack Labors was behind me. He
 attempted to make a kick. I don't
 know whether he missed me or not.
 He takes me across and
 took me to the station house and called
 for an ambulance. I went to the Attorney
 St. station house. The ambulance
 came and the surgeon dressed my
 wound. The sergeant sent me down
 to the Aldridge Street station house. I
 got Officer Doyle. I went up to 66th St.

0036

The officer went in before me and called me
 in. I saw the defendant there; he was out
 of bed but undressed. I said, "There is the
 man that stalled me." I could not tell you
 what he said. The officer took him away. The
 doctor said it was a very bad wound I
 guess about 1 1/2 inches. I was bleeding; all
 my clothes were covered with blood. For two
 weeks I went to the hospital to have it dressed.
 Cross Examined. I was never confined in the
 hospital from the effects of the wound. I went
 on the elevated road after my wound was
 dressed by the Police Surgeon to the house of
 the defendant [The]. Sarah Leverenz was
 pointed out to the witnesses. I never saw
 her in my life. I never said to her that
 I was stalled in the street but did
 not know who did it. I never said then
 that I did not think Leverenz stalled me.
 I never told her that if I got M.S. I would
 testify differently against the prisoner. I don't
 know that the ball was given by the A.B.
 Club. I don't know who was the floor
 manager. It is not true that I got on the
 floor of the ball room and started to dance
 with a young man and that Leverenz
 came up to me and told me it was
 against the rules of the ball to do that.
 It is not a fact that about eleven

0037

o'clock when I came to the hat box where
he was that I commenced pounding the door
and when he came out I struck him with
my fist. I was there alone. I had no gang
or fifteen or twenty young men with me
that night. After I got my hat Jack
Leboos and I went down stairs and was
followed by Levensen. I did not see
anybody with him. He followed me up and
ran to Suffolk St. he caught me in Suffolk
St. I got a flock away from the hall
before he got up to me. I was walking fast
because I was afraid to get kicked. I saw
him coming after me. Is it not a fact
that you went down those stairs, left
that hall fully half an hour before he did
and that you and some other young
men waited for him and when he got
out on the street you struck, assaulted
him and knocked him down and the
whole crowd got around him and
the fight took place between you all
there? It is not true. There were people
standing looking when he struck me.
I don't know how many. This happened
between eleven and twelve o'clock at
night. Leboos did not help me; he stood
on the side. The defendant cut me

0038

once, with the knife, but before that he hit me with the handle of the knife. I did not touch or strike him. I had not said anything words to him. I had no quarrel or angry kind with him. Jacob Leboer, sworn and examined. I work on a furniture truck. I remember the night of the 5th of August. I saw greenbaum about half past ten in front of golden rule hall the spoke to me and went up stairs with him to the hat room. I saw the defendant there. greenbaum asked him for his hat. The defendant said, "you are in a hell of a hurry to get your hat; you can't have it, and he wanted to fight some up stairs, and a few of them stopped some up there, and then greenbaum after getting his hat came down stairs with me. We walked down as far as Suffolk st. and saw him following us down the stairs, and when we got down the stairs we did not look around any more. We went down as far as Rivington and Suffolk st. and I heard somebody running back of us, and I said to greenbaum, "Let us stop and see who is that running after us." The defendant and about six more came running down.

0039

When the defendant got within three or four feet of Greenbaum he said, "you son of a b---, you will have to fight; I did not do anything. I was afraid that if I went to help him they would lick me; he had about six people with him. The complainant said he was no fighter he did not want to fight. They walked along till they got in the middle of the block in E 11th St. I stood on the other side of the way about six feet away from him. He struck Greenbaum on the forehead with the handle of a knife and Greenbaum tried to get away. He then stabbed him under the arm with a knife. Greenbaum fell to the ground and the defendant ran away. I ran over and picked Greenbaum up. He went to go after the defendant and I saw him in the next block. Greenbaum said to the defendant he wanted to get him arrested, he stabbed him. The defendant said, "Do you want some more?" He had the knife right in his sleeve there. I was about two feet away from him when I saw the knife. I attempted to kick the knife out of

0040

his hand and I missed him and he
 ran after that we did not see
 him any more Greenbaum went to
 an office corner of Berkeley and Sep
 folk etc and told him and the office
 took him to the attorney st. station
 house and sent for an ambulance
 went to the front door of the station
 house but did not go inside. Green
 baum was standing back. I could
 see the blood running down his
 pants I waited until he got bandaged
 up, and when he got outside they told
 him to go to the Eldridge st. station
 house, and they sent an officer up to
 the house to get him (the defendant)
 he went home from the Eldridge st.
 station house.

Cross Examined I was in 107 Essex St. It
 was by accident that I happened to be
 passing the street when Greenbaum
 asked me to go up and get his hat.
 I did not and Greenbaum did not
 strike the defendant up stairs. Another
 party than Levenson gave Greenbaum
 his hat. I am a friend of Greenbaum
 and speak to him once in a while
 I did not kick the defendant in his
 privates and did not knock him down

0041

I did not see any umbrella in Greenbaum's hand and did not see him use it on the defendant. I did not attend the ball. I heard nothing that night about Greenbaum making a disturbance in the ball room.

Detrich W. Doherty sworn. I am a police officer and arrested the defendant on the night of the 8th of August. I am attached to the 11th Precinct and the station house is on Eldridge st near Grand; Greenbaum came to the station house that night and the sergeant gave me some directions and I went with Greenbaum up to Third Avenue near 65th st. we went into the house No 1122 Third Avenue and found the defendant. I suppose he was in bed, he was undressed. Another officer and I knocked at the door; he came undressed to the door and opened it. I told him what I wanted him for after the complainant identified him. I asked the defendant whether he had stabbed him and he denied it and he said no. I asked him if he had been at the ball and he said he was. I took him to the station house and had no further conversation with him. I searched him and the room for a knife. I did not find any. I asked him what he did with the knife

0042

and he said he did not have any
the doctor's certificate was read in evidence
which stated that he received greenbarron's
wound from a stab wound of the back

for the defense

Sarah Levenson Brown is the sister in
law of the defendant and lives the complainant
greenbarron's home on the street in
front of her home 1400 1/2 St. 100 ft. before
the fight. When the complainant came my
brother in law was home locked up. I was home
in his home for a night and a talk
with him. When I was sent for I went
with my brother Charles Brown. I told green
barron what he went to me for. Then he
said his mother said, "We don't want to
aggravate the case because we don't
know who stabbed the man. The
mother said, I know because the prisoner,
he is coming along, better case; he is
a good decent young man and I do
not think he did it, but my son did
not come home after the fight, only took
the policeman and had Levenson arrested
and did not inform me before he had
him arrested. If I had been informed before
the arrest about it I would not have per-
mitted him. Greenbarron said, "We want
to do this; it will cost about \$125; we

0043

will try to have him out in two days, because Greenbaum said, "I don't know myself who did the slitting there were several others who heard that Greenbaum said he should have told this."

Cross examined. This conversation was in the middle of the week, but I cannot recollect the day. I went twice to his house, once before noon and once in the afternoon. He told me and my brother-in-law to be there in the morning, we went about 6 o'clock to the house in Essex St. but I don't know the name of the village. Lichenstein is the name of the man who went with me, he lived at 134 Suffolk St. It was a couple of weeks ago. Greenbaum lives two flights of stairs up there and doesn't speak, my brother-in-law from up town, Lichenstein, and a woman whom Greenbaum said was his cousin, Greenbaum his mother and sister. I went there alone in the morning. The room was locked; when I was about to go down stairs Greenbaum came up. He did not talk; he only told me that his mother was out and I shall come a second time; then I came again. It is not true that I was the one who

0044

there I could not see exactly what he did. I
could see Greenbaum because he is taller.
The crowd rushed in and separated them
and when all was quiet I went back to
the ball room and commenced dancing.

I am a Charlestonian. I am a tailor
I have known the defendant sixteen years,
we were boys together; he is a peaceable ^{man} man.

Barward Cohen is a man
a factory tailor; my place of business is
237 Broome St. and I employ sometimes
thirty five men, the defendant has been
in my employ; I have known him two
years; he was a steady, quiet workman

Merrie Stevenson born. I have been in this country over two years. I am a tailor and worked for the Bohem steady every week. I have never been arrested before charged with any offence. I did not stab the complainant. I was a member of the F. B. club. I was floor manager of the ball. The greenbawm took a boy and danced around the floor. I went over to him and said, "Why dont you behave yourself?" He said, "I won't give a damn for you; I dont care if you are floor manager; when I pay a quarter I can do anything I like" I said, No, when you come around

0045

a place you have got to behave yourself." He said, "All right". He was down stairs dancing; he went over to the hat box; I was inside with a couple of fellows, and he knocked a couple of times at the door. I said, "What do you want?" He says, "I want my hat." I said, "Don't be in a hurry." He said, "You see if I have what do you think I am? Give me the hat." He knocked a couple of times and he took the hat. He pushed me and I pushed him back. He went down and brings fellows and was watching me down stairs at the saloon. I was up stairs, and I told the saloon keeper, "I cannot go down stairs because there is so many fellows." He says, "Don't be afraid," and he told those fellows they have got to go away. The saloon keeper at Rivington St., said, "I don't want you to stand by my door; go away." Greenbaum and the fellows went to the corner of Essex St. I was up stairs half an hour. I went down stairs, turned Rivington and went to Norfolk St. The ball was over and everybody at that time went home I went to the corner of Norfolk St.; and the fellows

0046

jumped on me. Greenbaum and others, hit me a couple of times on my head. A fellow jumped over to me and kicked me. I fell down and I halloed for a policeman. The fellows kicked me a couple of times and some of them ran away. There was a couple of fellows standing there who said, "Lawrence, what is the matter?" I said, "I feel sick because a fellow hit me a couple of times. Blood was coming from my face and mouth. I walked to Grand St. and I went home by the Elevated. I got home at twelve o'clock. I lay down to sleep and about four o'clock in the morning a man knocked at the door. I went down and I saw a policeman by the door; he arrested me. I had no knife that night. I never carried a knife in my life. I did not stab the man. They were watching for me at the corner of Essex St. and I went to Norfolk St. There were four or five fellows around me. Each fellow would kill people in the street. They only look for such a thing and for a drink. Two of them hit me; one in the back, and one in the

0047

Greenbaum hit me with an umbrella and broke it. I did not use any knife there.

Cross Examined I first saw Greenbaum that night in the hall at half past eight o'clock in Rivington St. where the dancing took place. He came to the hat room about ten o'clock; he hit me up there in the face; he was all alone there. The other two fellows that were with me were inside where the hats were. They could not get out. Greenbaum knocked at the front door of the hat room. A boy gave him his hat and he went away. The next time I saw him when I was looking out of the window and I saw him standing in front of the door with the boys. When he commenced to beat me I commenced to halloo and the people came up. They said, "What does he want of you?" I told them that he wanted his hat. I saw Greenbaum standing in the corner of Essex St. I went on the Norfolk St side and he came after me; he grabbed me and knocked me down. One of the fellows not Greenbaum - gave me a kick

0048

when I was lying there. Three of them hit me I commenced to halloo and they all ran away. Did you show the policeman where you had been hit that night when he came to arrest you? The policeman saw that my pants were torn there where I received the kick. Did you call the policeman's attention to it and say that some one had kicked you? I only said to the policeman that I was beaten and I am still arrested for it.

Retelling Evidence.

Abraham Greenbaum recalled by Mr. Jerome. Did you strike the defendant four or five blows in the hat room that night? I did not. Did you say to him that you did not care a damn if he was floor manager you were going to do what you please? It is not true. Did you throw him down and kick him in the street. I did not. Did you hit him over the head with an umbrella? I did not have any umbrella that night. Did you see Mrs. Levenson and Max Brown at your mother's house about a week after this occurrence about 8 o'clock in the evening? I did not see any one in my house. I never saw them at my house on any occasion. My mother told me

0049

about it; she is here in Court I do not know
Max Lichenstein.

Yette Greenbaum sworn and examined. I
am the mother of Abraham Greenbaum
and live at 109 Essex St. Do you know Mrs.
Sarah Leverson, who was on the stand
here as a witness? I do not know her. Will
tell you now I know her. Have you seen her
before? In my whole life I did not see her.
Had you ever seen Max Brown before?
Never in my life. Nor Max Lichenstein?
A great many came to see me in
my house and I do not know if there is
Max Lichenstein among them. About a
week after your son was cut about 8
o'clock in the evening did anybody come
to your house and talk about this case -
did Mrs. Leverson come to your house
and talk about this case? Yes, they came.
Did Sarah Leverson come? A woman
came there. I do not know if she is Sarah
Leverson. [Mrs. Leverson stood up in
Court] Is that the woman? Yes, she.
Was she alone? A couple of persons came
with her [Max Brown stood up in Court].
Is that one of the people? I do not recol-
lect, I cannot tell if he was there or
not because they were strangers to me.

0050

The Court Let him stand over there. Tell her to look at that man, and ask her if she saw him at her house with Mrs. Leverson? I do not recollect because it is a couple of weeks since it happened.

By Mr. Jerome. Did you or did anybody say that they would take \$125 to settle this case - did you or your children or Joseph Bernstein say that they would take \$125 or any sum of money to settle this case? No sir. Did any one offer any money on that occasion at all? Yes sir fifty dollars and I said, No. Who said that? Those people they all talked about it Joseph A. Bernstein sworn I am a merchant tailor. I was at the house of Mrs. Greenbaum about a week after this cutting in the evening she was there and two other children Mrs. Leverson and Max Brown came there. I never had seen them before. Abraham Greenbaum was not there when they came. I did not say that the thing could be settled for \$125 or anything of the kind, nor did Mrs. Greenbaum or any of the children say so. None of them said that

0051

they did not think it was the defendant who stabbed the complainant. There was nothing said about getting the defendant out if \$125 was paid or any money. I am a cousin of Greenbaum. I have never been a witness before and have never been in court before in my life. I have been a juror many plenty of times, but never a witness. I have been in court today and heard what Greenbaum and his mother testified to. I did not see Greenbaum the night that these people called at the house. I don't know where he was. I had been to the house about an hour. I went there between six and seven o'clock and I went away about eight. Max Brown asked Mrs. Greenbaum to take \$50 and not go against Levenson and Mrs. ~~Greenbaum~~ ^{Levenson} offered Mrs. Greenbaum the same amount. She sent for me and I told Mrs. Greenbaum that as long as the case was in the District Attorney's hands they would get into trouble if they took any money. The jury rendered a verdict of guilty of assault in the second degree with a strong recommendation to mercy.

0052

Testimony in the
Case of
Morris Greenman

filed Aug.
1990.

0053

Police Court King District.

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

of No. 109 Bossel Street, aged 40 years,
occupation Sailor being duly sworn

deposes and says, that on 9th day of August 1887 at the City of New
York in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Morris
Lewenson (now here) who
feloniously cut, stabbed and
wounded, Deponent with a
knife held in the hand of
said Lewenson, in Deponent's
right side, while Deponent
and Deponent were in
Suffolk Street between the
hours of Eleven and Twelve
O'clock on said night and date

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

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

Sworn to before me, this 9th day
of August 1887

John J. [Signature]
Police Justice.

Abraham Greenbaum
mark

0054

Sec. 198-200

CITY AND COUNTY OF NEW YORK, ss.

3 District Police Court.

Mr. Morris Levenson 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. *Mr. Morris Levenson*

Question. How old are you?

Answer. *26 years of age*

Question. Where were you born?

Answer. *Russia*

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

Answer. *1127 Third Ave (3 Months)*

Question. What is your business or profession?

Answer. *Sailor*

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*
Mr. Morris Levenson

Taken before me this

day of

188

Police Justice.

0055

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 *Aug 9 90* 188 *Edgar* 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.

0056

Police Court

1226
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Al Greenbaum
109 vs. *Edw*
Morris Levenberg
2
3
4
Al Greenbaum
Edw
Morris Levenberg

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

189

Magistrate

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

Com

Ames

0057

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Morris Levenson

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

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

The said

Morris Levenson

late of the City of New York, in the County of New York aforesaid, on the
Eight day of *August* in the year of our Lord
one thousand eight hundred and *ninety*, with force and arms, at the City and
County aforesaid, in and upon the body of one *Abraham Greenbaum*
in the Peace of the said People then and there being, feloniously did make an assault
and *him* the said *Abraham Greenbaum*
with a certain *knife*

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

with intent *him* the said *Abraham Greenbaum*
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
Morris Levenson
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Morris Levenson

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 *Abraham Greenbaum* in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and *him* the said

with a certain

Abraham Greenbaum
knife

which the said

Morris Levenson

in *his* right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did
wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York,
and their dignity.

John R. Bellows
District Attorney

0058

BOX:

407

FOLDER:

3766

DESCRIPTION:

Levy, Louis

DATE:

08/20/90



3766

0059

217. *costels*

Counsel,
Filed *20* day of *Aug* 18 *90*
Pleads, *Not Guilty (21)*

THE PEOPLE
vs.
Louis Levy

Grand Larceny, Second Degree.
(From the Person.)
[Sections 528, 529, Penal Code].

JOHN R. FELLOWS,
District Attorney.

A True Bill

Commander
Aug 22. 1890
Approved on per
Foreman
Brown Recd. 2nd
Mo of R. D. acting
Pro

Witnesses;

Upon examination, I recommend the
defendant to discharge for his own
recognition.
Aug 22. 1890.
Attorney
Pro

0060

Police Court—

3

District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No.

30 Canal

Street, aged

25

years,

occupation

Painter

being duly sworn

deposes and says, that on the

13th

August

1890

at the City of New

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

Person

of deponent, in the

day

time, the following property, viz:

One leather pocket-book
Containing good and lawful
Money of the United States to
the amount and value of
four & 3/100 dollars (\$4.03)
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

Louis Perry (now here)
from the fact that at about
the hour of 9 o'clock A.M.
said date deponent was standing
in the corner West and Ludlow
Streets. and at that time deponent
had said pocket-book in the
inner left hand pocket of his
coat. deponent was about taking
said pocket-book from said pocket.
When deponent looked down, deponent
saw this defendant in the act of
with drawing his the defendant's hand
from said pocket where said
pocket-book had been. deponent

of
before me
this
18

Police Justice.

0061

then discovered that said pocketbook
was missing. Dependent immediately
caught hold of the said dependant
and held him until he was arrested.
Wherefore dependent charges the said
dependant with feloniously taking
stealing and carrying away
said property from the person of
dependent.

Sworn to before me
this 13th day of Aug 1890

Samuel H. Karsch
Notary

[Signature]
Police Justice

0062

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Sam Levy 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.

Sam Levy

Question. How old are you?

Answer.

26 years old

Question. Where were you born?

Answer.

Russia

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

Answer.

No home

Question. What is your business or profession?

Answer.

Driver

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

Answer.

I am not guilty
Sam Levy
Mark

Taken before me this

day of

May

189

9

Police Justice.

0063

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

Dated *Aug 13* 188..... *W. H. Hagan* 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.

0064

Remanded in Court
of 1st District
for 20 days

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Complainant bailed
to testify to amount of
\$100 - by
asher L Hermannsky
30 Canal St

102 3 1242
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel Karch
30 Canal St
Louis Levy

1
2
3
4

Office
Lancaster
the person

Dated Aug 13 1890
Hoggen Magistrate
Louis Selig Officer.

Witnesses
Said Officer

No. Nathan Street.

Nathan Isaac

No. 101 Hester Street.

Shaham Cohen

No. 11 Suffolk Street.

\$ 500 to answer

Com

James Berfer 150 Clinton

0065

RECOGNIZANCE TO TESTIFY.

DISTRICT.

3

POLICE COURT - CITY AND COUNTY OF NEW YORK.

BE IT REMEMBERED, That on

in the year of our Lord 189

Street, in the City of New York,

Street, in the said City,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say: the said

James Karsch
the sum of Hundred Dollars,

and the said *James Karsch*
the sum of Hundred Dollars,

separately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the con-

dition following, viz: The Condition of this Recognizance is such, That if the person first above recognized shall personally

appear at the next COURT OF SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there Testify and give such evidence, in behalf of the People of the State of New York, as he may know concerning an offence or

said to have been lately committed in the City of New York aforesaid by *James Karsch* charged with *James Karsch* from the person

And do not depart thence without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

James Karsch
Taken and acknowledged before me, the day and year first above written.

James Karsch
Attest & Government

James Karsch
Police Justice.

0066

CITY AND COUNTY } ss.
OF NEW YORK, }

the within-named Bail, being duly sworn, says that he is a Home holder in
said City, and is worth Ten Hundred Dollars,

over and above the amount of all his debts and liabilities; and that his property consists of Stock
and fixtures of Book and Publishing
Store situated at No 30 Canal
Street and value at over
one thousand dollars clear

Asher L. Gersman

Sessions.

New York

THE PEOPLE, &c.

Recognition to Testify.

vs.

Magistrate

Filed

day of

1931

Sworn before me, this
1st day of
1931
Police Justice.

0067

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Louis Levy

The Grand Jury of the City and County of New York, by this indictment, accuse
Louis Levy
of the CRIME OF GRAND LARCENY in the *second* degree committed as follows:

The said

Louis Levy

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

two promissory notes for the payment of money of the kind commonly called United
States Treasury Notes, of the denomination and value of *two* dollar *each*; *two*
promissory notes for the payment of money of the kind commonly called Bank Notes, of the de-
nomination and value of *two* dollar *each*; *two* United States Gold Certificates,
of the denomination and value of *two* dollar *each*; *two* United States
Silver Certificates, of the denomination and value of *two* dollar *each*;

four promissory notes for the payment of money, of the kind commonly called United
States Treasury Notes, of the denomination and value of *one* dollar *each*; *four*
promissory notes for the payment of money of the kind commonly called Bank Notes, of the de-
nomination and value of *one* dollar *each*; *four* United States Gold Certificates,
of the denomination and value of *one* dollar *each*; *four* United States
Silver Certificates, of the denomination and value of *one* dollar *each*;

divers coins, of a number, kind and denomination
to the Grand Jury aforesaid unknown, of the
value of *four* dollars and *three* cents, and *one*
pocketbook of the value of *twenty-five* cents

of the goods, chattels and personal property of one *Samuel Karsch*
on the person of the said *Samuel Karsch*
then and there being found, from the person of the said *Samuel Karsch*
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. Tellows,
District Attorney.

0068

BOX:

407

FOLDER:

3766

DESCRIPTION:

Livingston, Harry

DATE:

08/08/90



3766

Witnesses;

Jamie Marks
Ernestine Kahua

Sued for Official

Law Fredrick W
Hymans & Cohered

Filed April 11/90
7

58.

Counsel,
Filed 8 day of Aug 1890
Pleads,

THE PEOPLE

vs.

Harry Livingston

Grand Larceny, Second Degree.
(From the Person.)
[Sections 528, 537, Penal Code].

Aug 8. 1890 JOHN R. FELLOWS,

District Attorney.

Mr. Dean
to announce to the public
the sentence on another person
A True Bill.

Edmond C. Orr

Foreman.

Aug 8. 1890
Pleads P.L.

20

0069

0070

Police Court—

District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 580 Manhattan Avenue ^{Greenwich St.} Street, aged 40 years,
occupation Housekeeper being duly sworn

deposes and says, that on the 30 day of July 1898 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
person of deponent, in the day time, the following property, viz:

One pocket book containing
good and lawful money of the
United States consisting of
bank bills and coins of diverse
denominations of the amount and
value of six dollars and seventy
four cents and two finger rings
also a pocket piece all together
the value of twelve dollars & 74/100

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 Harry Livingston Smith,
from the said deponent at about One
O'clock P.M. of above date while deponent
was standing in the vestibule of
premises No 305 East 55th Street.
she felt some persons hand in her
dress pocket a part of deponent's
clothing then and there worn by her
and upon turning around suddenly
she saw defendant standing near
by her and saw her pocketbook
in his hand and when deponent
attempted to grab hold of him said
defendant ran away and dropped
said pocket book containing said
property.

Ernestine Kahn

Sworn to before me, this

day

of July 1898

Charles J. ...

Police Justice.

0071

Sec. 193-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. *Harry Livingston*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *I reside at 100 West 10th St.*

Question. What is your business or profession?

Answer. *I am a clerk.*

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

Answer. *I am not guilty.*

v Harry Livingston

Taken before me this

day of

1938

Charles J. Conville

Police Justice

0072

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

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

Dated *July 3* 18*70* *Charles M. Smith* Police Justice.

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

Dated.....18.....Police Justice.

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

Dated.....18.....Police Justice.

0073

1169

Police Court---

District.

THE PEOPLE &c.,

ON THE COMPLAINT OF

Ernestine Kahn

Harry Livingston

2

3

4

Officer
James H. Davis

BAILED.

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

July 30 1890

Magistrate.

Officer.

Precinct.

Witness

No.

No.

No.

No.

to answer

Street.

Street.

0074

On vacation see
other side of subpoena
PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Off Egan

of No. _____ Street _____

23
Bring property, if any, in
this case.

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace
in and for the City and County of New York, at the Sessions Building, adjoining the New Court
House in the City Hall Park, in the City of New York, on the
day of _____ 1890, at the hour of 11 in the forenoon of the same
day, as a witness in a criminal action prosecuted by the People of the State of New York, against

87
Harry Livingston

Dated at the City of New York, the first Monday of
in the year of our Lord 1890.

JOHN R. FELLOWS, *District Attorney.*

0075

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Harry Livingston

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

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

The said *Harry Livingston*

late of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *July* in the year of our Lord one thousand eight hundred and *ninety*, in the *day* time of the said day, at the City and County aforesaid, with force and arms, *one pocketbook of the value of fifty cents,*

one promissory note for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of *five* dollars; *one* promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of *five* dollars; *one* United States Gold Certificate, of the denomination and value of *five* dollars; *one* United States Silver Certificate, of the denomination and value of *five* dollars;

two promissory notes for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of *two* dollars each; *two* promissory notes for the payment of money of the kind commonly called Bank Notes, of the denomination and value of *two* dollars each; *two* United States Gold Certificates, of the denomination and value of *two* dollars each; *two* United States Silver Certificates, of the denomination and value of *two* dollars each;

four promissory notes for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of *one* dollar each; *four* promissory notes for the payment of money of the kind commonly called Bank Notes, of the denomination and value of *one* dollar each; *four* United States Gold Certificates, of the denomination and value of *one* dollar each; *four* United States Silver Certificates, of the denomination and value of *one* dollar each;

two finger rings of the value of *three* dollars each, divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *four* dollars and *seventy-four* cents and *one* coin of the value of *ten* cents of the goods, chattels and personal property of one *Ernestine Kahn* on the person of the said *Ernestine Kahn* then and there being found, from the person of the said *Ernestine Kahn* then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John R. Fellows,
District Attorney.

0076

BOX:

407

FOLDER:

3766

DESCRIPTION:

Londrigan, John W.

DATE:

08/22/90



3766

Witnesses:

Edward Cavigle
off stay

2574

Miller & Linn

Counsel,

Filed 22 day of Aug 1890
Pleads, Mr Gully (2574)

THE PEOPLE

vs.

I

John W. Sondrigant

JOHN R. FELLOWS,
District Attorney.

Robbery,
[Sections 224 and 228, Penal Code].

A True Bill.

Edward Cavigle

Foreman.

Perk-I

Nov 12 1890

Spies & Houghton

0077

0078

Police Court-- 2 District.

CITY AND COUNTY }
OF NEW YORK, } ss

Edward Cringle

of No. 380 Madison St Street, Aged 49 Years

Occupation Clerk being duly sworn, deposes and says, that on the

16 day of August 1880, at the 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:About three dollars
in gold and silver money of
the United States

J. B.

of the value of Three 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 byJohn Londrigan, now
deprived and two others (not arrested) for
the reason that deponent was sitting
on a stoop in South Fifth Avenue
near Cruise Street about the hour
of 11 o'clock P.M. Deponent had
been drinking and was drowsy
and deponent was roused by being
choked by the defendant Londrigan
who at the same time attempted to
take the said money from deponent's pocket
and said Londrigan actually
had his right hand in deponent's
pocket and his left hand around

Sworn to before me, this

day of

188

Police Justice.

0079

deponents neck when defendant
made an outcry and the defendant
Londrigan was immediately arrested
by Policeman John E. Shea of
5th Precinct Police. Deponent
asks that defendant Londrigan
be sent with a 14 day
Arrest.

Sworn to before me this

August 18 1890

John J. Herman

E. J. [Signature]

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be 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 1890 Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereunto annexed.
Dated 1890 Police Justice.
There being no sufficient cause to believe the within named
guilty of the offense within mentioned, I order he to be discharged.
Dated 1890 Police Justice.

Police Court, District

THE PEOPLE, &c.,
on the complaint of

1.
2.
3.
4.

Office—ROBBERY.

Dated 1890

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

to answer General Sessions.

0080

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, SS

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

Question. What is your name?

Answer.

John W. Londrigan

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

N.Y.

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

Answer.

22 Hubert St - 6 years

Question. What is your business or profession?

Answer.

Plumber

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

Answer.

*I am not guilty. The
complainant was too
drunk to recognize
anybody*

John W. Londrigan

Taken before me this

day of

August

1880

John J. ...

Police Justice.

0081

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

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

Dated *May 18* 18*90* *John J. Hanna* Police Justice.

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

Dated.....18.....Police Justice.

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

Dated.....18.....Police Justice.

0082

0.125-100. 100-15.
100-100 5 100-15-10

Police Court---

1243-
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Cringle
380 Madison St
John W. Londrigan
1 390

Offence Alleged at
Robbery

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated August 18 1890

E. J. Gorman Magistrate.

Sh. a Officer.

f Precinct.

Witnesses Officer Flaherty

No. 23 Street.

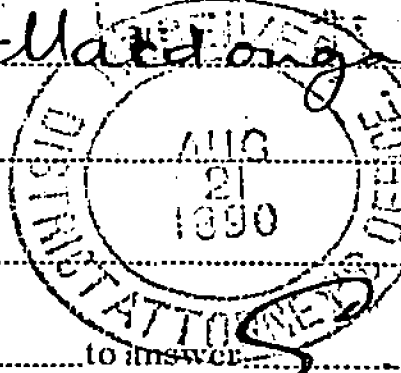
Daniel S. Van Wageningen

No. 23 Madison Street.

No. Street.

\$ 1000 to answer

Cau



0003

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 W. Sandrigan

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

John W. Sandrigan

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

The said *John W. Sandrigan*

late of the City of New York, in the County of New York aforesaid, on the *sixteenth* day of *August*, in the year of our Lord one thousand eight hundred and *eighty-ninth*, in the *night* time of the said day, at the City and County aforesaid, with force and arms, in and upon one *Edward C. Pringle*, in the peace of the said People, then and there being, feloniously did make an assault, and

the sum of three dollars in money, lawful money of the United States of America and of the value of three dollars,

of the goods, chattels and personal property of the said *Edward C. Pringle*, from the person of the said *Edward C. Pringle*, against the will, and by violence to the person of the said *Edward C. Pringle*, then and there violently and feloniously did rob, steal, take and carry away, the said

John W. Sandrigan 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. Bellows
District Attorney

0084

BOX:

407

FOLDER:

3766

DESCRIPTION:

Loppy, Martin D.

DATE:

08/14/90



3766

0085

POOR QUALITY
ORIGINAL

147.

Beintzelman

Witnesses:

Wm
Robert J. Dampson
Robert Veir
Maria Bankert

Counsel,

Filed

14 day of Aug 1890

Pleads,

Not Guilty (10)

THE PEOPLE

vs.

I

Martin D. Lopp

MURDER IN THE FIRST DEGREE

[Section 183, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

James A. ...
in ... Commencing ...
12 Jan 1891

Edmund ...

Part III November 24/90

Foreman
Trind and convicted

Murder 1st degree

20

0086

POOR QUALITY
ORIGINAL

147.

Reintzelman

Witnesses :

Officer
Robert J. Dampson
Robert Weir
Maria Bankert

Counsel,

Filed *14* day of *Aug* 18*90*

Pleads, *Not Guilty (15)*

THE PEOPLE

vs.

Martin D. Loring

MURDER IN THE FIRST DEGREE

[Section 183, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

Summary of death
in case Commonwealth v. [illegible]
12 June 1891
A True Bill.

Edward [illegible]

Part III November 24/90

Trind and [illegible] Foreman

Murder 1st degree

70-

0087

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

Martin D. Laffey 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.

Martin D. Laffey

Question. How old are you?

Answer.

49 years old

Question. Where were you born?

Answer.

Brooklyn N.Y.

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

Answer.

220 Chrystie St. New York

Question. What is your business or profession?

Answer.

Arguer and Machinist

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

Answer.

*I am not guilty of
the act.*

Martin D. Laffey

Taken before me this
day of July

1884

Police Justice.

0088

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 Smith
guilty thereof, I order that he be held to answer the same ~~with out-bail and~~
~~than he~~ ~~Hundred Dollars~~ ~~be committed to the Warden and Keeper of~~
~~the City Prison, of the City of New York, until he~~ ~~be legally discharged~~

Dated July 5 1891 Police Justice.

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

Dated..... 18..... Police Justice.

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

Dated..... 18..... Police Justice.

0009

1042

Robert Robt Heir
bailed in the sum
of \$300.

by Isabella Rogers
73 Hill St.
114 Debevoise St
Brooklyn

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court--- 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert F. Humphrey
vs.
Martin D. Lofsky

Offense Domestic

Dated July 5 1890
Hogson Magistrate.

Humphrey Officer.

11 Precinct.

Witnesses Robert Heir Bailed

~~Isabella Rogers~~ in default

No. 114 Debevoise St.

Theresa Bonst

No. 220 Chrystie Street.

Wm C. M. M.

No. 220 Chrystie Street.

to answer

Committed

0090

INQUEST INTO THE DEATH

- of -

R S T H E R L O P P Y,
Deceased.

Before
CORONER LEVY
and a JURY.

New York, July 10th, 1890.

APPEARANCES: Mr. John K. Heinzieman, appears for
the prisoner.

OFFICER ROBERT F. DEMPSEY, duly sworn, testified, that on July 4th he was on Post in Chrystie Street standing at the corner of Chrystie and Rivington Streets when a man by the name of Conklin came up to him and told him there was a woman dead at No. 220 Chrystie Street. He went there and found the woman lying on the floor with a pillow under her ^{head} ~~breast~~. She had a stab wound on the right side of her ^{breast} ~~head~~. The prisoner was sitting on a lounge, partly intoxicated and said that the woman had committed suicide. The prisoner's clothing was smeared with blood. The prisoner said that the woman had stabbed herself with a pair of

0091

scissors. When the ambulance surgeon came in he said that the woman had been dead a couple of hours. When he arrived there where the woman was he found Mr. Lippy there, Mr. Weir and also the house-keeper, whose name was Mrs. Benker. There was no blood on the pillow upon which the dead woman lay.

-----c00-----

THERESA BENKERT, duly sworn, testified:-

BY THE CORONER:-

Q Where do you live? A. No. 218 Chrystie Street.

Q State what you know about this occurrence? A. I was sitting in my room when my husband came upstairs and said to me go over in the next house and see what is the matter. I went over there and I seen Mrs. Lippy lying on the floor and I told Mr. Lippy -- I asked him what is the matter with Mrs. Lippy; he said she killed herself with the scissors; and there was another man sitting there by the name of Wier on a chair, and he said, "I don't believe you -- I don't believe that she killed herself, maybe you killed her."

He said she was working all the time for you she was a hard working woman and worked for you; he said yes. He said

0092

you will see what you get for that -- you will get something for that.

Q Had you been upstairs that day before, or was that the

first time you came up? A. I met her at 10 o'clock in the morning.

Q And when did you go up to the room again, what time?

A. That was after three o'clock in the afternoon of the same day.

Q Where did you see her at 10 o'clock? A. On the stairs.

Q What was the matter with her then? A. She was laughing -- she was telling me I will see you to-morrow night; she said that -- she was sober.

Q You didn't see her again until after she was dead?

A. I didn't see her again until she was dead.

Q Was Mr. Lippy sober or intoxicated? A. He was not sober; he had plenty in his head, and he was hollering in the morning at five or six o'clock, he was fighting with her and she said for God's sake keep quiet she said.

Q How do you know that? A. I heard it in the yard.

Qx I looked out to see where the hollering was coming from, because I lived in the back.

0093

CROSS EXAMINED.

BY MR. HEINZELMAN:-

Q Did you often speak with Mrs. Lopy before that day?

A. I met her every morning. I knew her voice.

Q Did you often talk with Mr. Lopy? A. No, not very often, because he was drunk every day.

Q That is the reason you didn't talk to him? A. Yes.

Q Tell us when Mr. Wier told Lopy that he had killed his wife -- what did he say? A. He says I don't think she killed herself at all.

Q Didn't he say she committed suicide? A. Yes; he told him that she killed herself with the scissors.

-----oOo-----

TILLIE WEINERT, duly sworn, testified:-

BY THE CORONER:-

Q Where do you live? A. No. 220 Chrystie Street, 5th floor. Loppys lived on the sixth floor above, the floor above. ✓

Q Do you know anything ~~xxxxxxx~~ about what happened there on the 4th of July? A. They were fighting all the morning. From the time I got up -- I got up about quarter of six and

0094

I met her in the hall at half past six and she said that man of hers had her almost crazy.

Q Did you see her after she was dead? A. Yes.

Q After she was dead did you go upstairs? A. I was the first one that he called.

Q What time was it? A. A few minutes after three o'clock.

Q Did you go up? A. I didn't go up until he came to the door because I thought she was drunk or asleep.

Q Did you go up with him? A. No, after him.

Q What did you see? A. She was lying on the floor partly on her side; her clothes were up to her knees and she was covered with blood on her breast.

Q Where was he? A. Over by the window; he said she had killed herself; he said he was insured but she was not; she had committed suicide.

Q Was he intoxicated? A. Yes, very drunk.

CROSS EXAMINATION:-

BY MR. HEINZELMAN:-

Q Do I understand you to say that when Mr. Lopy first asked you to go upstairs you did not go up, that she was either drunk or asleep as you thought? A. I thought she had fallen asleep or was drunk.

Q And had you seen her under the influence of drink prev-

0095

ious to this day? A. Oh, yes.

Q Seen her in a condition of drunkenness? A. One Sunday a couple of weeks before that.

Q And on one occasion you saw her drunk? A. Yes.

Q You saw her dead about three o'clock? A. Yes.

Q And it was at the invitation of Lippy himself that you came up there? A. Yes.

Q He told you she was dead? A. Yes.

Q That she had committed suicide? A. Yes.

Q Did he say who was present in the room at the time she committed suicide? A. No.

Q Did he say where he was? A. He said he was in the bed-room; and when he came out she was on the floor dead.

Q Did he say about having placed her head on the pillow?

A. He placed it on the pillow in my presence.

Q She was bloody? A. The only blood that was on her was on her breast; the rest of the blood he had washed up with a towel and threw it in a tub.

Q You could see there had been blood on the floor?

A. Yes.

Q And he wiped it up? A. Yes.

Q You saw blood on his hands? A. Yes.

0096

Q. And in arranging the body of this dead woman, placing the pillow under her head he had to take hold of her body?

A. Yes; only her head.

Q. And the towel with which he wiped up the floor was placed in a tub? A. Yes:

-----000-----

WILLIAM CONKLING, duly sworn, testified.

By The Coroner.

Q. Where do you live? A. No. 220 Chyrstie Street. I am a varnisher by trade. I am a married man.

Q. What do you know about this occurrence? A. It was about quarter past three o'clock; I was in my room taking a nap when the prisoner came down and knocked at my door and asked me up stairs and said my wife is on the floor and I think she is dead. I went up stairs and saw her waist was covered with blood and lying there. I went out and notified the police.

CROSS EXAMINED.

By Mr. Heinzelman.

Q. You left Loppie in the room? A. Yes.

Q. Did he say anything about suicide? A. He said she killed herself with a pair of scissors.

Q. Did he say anything where he was at the time she commit-

((7))

0097

ted suicide? A. No.

Q. Were you present when this lady, the last witness was in the room? A. No.

Q. You had gone after the police? A. Yes.

Q. Lippy didn't try to get away from there, did he?

A. No.

-----000-----

By advice of counsel the prisoner declined to testify at this stage of the proceedings.

The medical testimony states that death was due to shock from stab wound at the heart.

THE CORONER: Gentlemen of the Jury, you have heard the testimony in this case given by the witnesses and the doctors testimony and it is for you to say by your verdict the manner in which this woman met her death, the cause of death and where and when and at whose hands. If you consider the evidence warrants you in coming to a conclusion that she died from other than her own hands, it is for you to say. The counsel says his client will not testify before you, and you are simply to pass upon the cause of death. If you believe that the woman Esther Lippy

0098

came to her death from suicidal causes, of course, it would exonerate this man; but that would not dispose of this case; this man stands here fully committed, it makes no difference in that respect what you pass upon except as to the cause of death. As the law stands at present since April, 1887, you would have the right, if this man took the stand and if he satisfies you that this woman came to her death by wounds self inflicted, you would have the right to exonerate him, and we have had those cases. Now gentlemen, you know what has been testified to and it is for you to say whether this woman came to her death at her own hands or at the hands of anybody else, the time and place you know. The prisoner has a right if he wishes to to testify but he is not compelled to testify here and in the majority of cases where he is represented by counsel he does not testify; even if counsel were not here I would advise him not to do so.

There was a witness ^{absent} who seemed to be a material witness, Mr. Weir, but it will make no difference now, the prisoner has been fully committed by the Police Magistrate.

0099

VERDICT: We, the Jury find that Esther Lopy came to
her death at No. 218 Chrystie Street, on July 4th,
1890 by a stab wound inflicted by some person un-
known to the Jury.

-----oOo-----

**POOR QUALITY
ORIGINAL**

0100

District Attorney's Office.
City & County of New York.

Conklin

18.

[illegible]

**POOR QUALITY
ORIGINAL**

0101

District Attorney's Office,
City & County of
New York. (2)

2

18

[illegible]

Max Rosenberg 11/12

POOR QUALITY
ORIGINAL

0102

District Attorneys Office
City & County of
New York

18

Handwritten text, likely a legal document or letter, written in cursive script. The text is dense and spans multiple lines, covering the majority of the page below the header. It appears to be a formal communication, possibly a summons or a legal notice, given the context of the header.

**POOR QUALITY
ORIGINAL**

01037

District Attorney's Office.
City & County of
New York.

18

[illegible][illegible]

POOR QUALITY
ORIGINAL

0104

District Attorney's Office.
City & County of
New York. (3) 18

Received of the City of New York
the sum of \$100.00

0105

TESTIMONY.

M. D., being duly sworn, says:

I have made

of the body of
now lying dead at

and from such

and history of the case, as per testimony, I am of opinion the cause of
death is

M. D.

A stab wound of left ^{fore} arm on the outside midway
between elbow & wrist & over ~~forearm~~ ^{forearm} cutting skin
1/2 inch in length & little depth.
a stab wound 3/4 inch in length over left elbow
on outside of arm slanting off bone but penetrating
3/4 inch.

An irregular shaped wound of left arm midway between
elbow & shoulder on outside of arm passing through
a fold of the skin on the back of arm coming
out through an opening 1/2 inch in length &
passing into the left breast. 8th rib of the
mammary gland - 3 1/2 inches to the left
of median line between 3rd & 4th ribs & entering
the left ventricle of heart.

Death due to shock from
stab wound of heart

R. D. Miller M.D.

Sworn to before me,

this

5th

day of

July 1890
Daniel Hardy

CORONER.

0107

D. H. *July 1401*
1890
1890

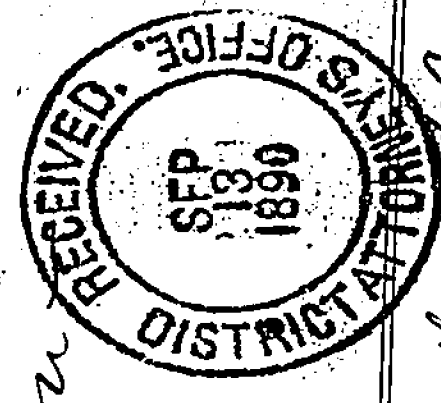
AN INQUISITION

On the VIEW of the BODY of

Edgar L. Lippert

whereby it is found that he came to
his death by

*stab-wound of
heart inflicted by
some person or
persons known*



Inquest taken on the *10* day
of *July* *1890* before
DANIEL HANLY, Coroner.

MEMORANDA.

AGE		PLACE OF NATIVITY	WHERE FOUND	Date When Reported
Years	Months			
<i>40</i>		<i>?</i>	<i>Marysville</i>	<i>July 5/90</i>

*220 Chapple St
Old Mr. Lippert by Hanly*

0108

STATE OF NEW YORK,

CITY AND COUNTY OF NEW YORK, ss.

AN INQUISITION

Taken at the Coroners Office

No. 67 Park Row Street, in the 4th Ward of the City of New York, in the County of New York, this 10th day of July in the year of our Lord one thousand eight hundred and 90

before DANIEL HANLY, Coroner,

of the City and County aforesaid, on view of the body of Esther Lappin now lying dead at

Upon the Oaths and Affirmations of Ten good and lawful men of the State of New York, duly chosen and sworn, or affirmed, and charged to inquire, on behalf of said people, how and in what manner the said Esther Lappin came to her death, do upon their Oaths and Affirmations, say: That the said Esther Lappin

came to her death by
Stab wound of the heart inflicted with a knife, in the hands of some person unknown to the jury at 218 Chrystie Street, July 4th 1890

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

JURORS.

1015 6th A

Charles F. Beck 416 6th Ave.

Martin Downing

7th Avenue 336 Ave

Joseph Dillon 857 - 6th Ave

Nathan Low 101 6th Ave

C. F. McJannet

Martin Kurt

108 West 39th St
Langstaedt 475 6th Ave

Maurice S. Case 441 6th Ave

H. Michie 1436 5th St

Daniel Hanly Coroner. I. S.

0109

District Attorney's Office.
City & County of
New York.

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District Attorney's Office,
City & County of
New York.

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0111

District Attorney's Office
City & County of
New York

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Exhibit in the case of ...
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4 -

Transcript

... ..
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0112

District Attorney's Office,
City & County of
New York.

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to the Hon. the District Attorney,
City & County of New York,
from the Hon. the District Attorney,
City & County of New York.

0113

People

v.

Clinton D. Sapp.

Order.

0114

POOR QUALITY
ORIGINAL

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1.45 - 3.10

0115

POOR QUALITY
ORIGINAL

Hours of fruit labor can only exist
by cultivation of the Police

**POOR QUALITY
ORIGINAL**

0116

$$b_6 \cdot \underbrace{(-1)}_{=1} = -1 \quad \{ \} =$$

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$\frac{d}{dt} \left(\frac{1}{r^2} \right) = -\frac{2}{r^3} \frac{dr}{dt}$

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"G... .. 7/6/00"

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$69 - dx^2 \in L_{\infty} - \text{range}$

$\frac{1}{2} \times \frac{1}{2} = \frac{1}{4}$

~~$$\rightarrow (h, r) \in \{a, b\} \Rightarrow h = a, r$$~~

798-2

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\checkmark b $\sqrt{\quad}$ c $b_x^2 = \text{shaded box} \times$

67264

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0117

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 3 DISTRICT,

of No. 11th Precinct Police Office, Street, aged 28 years,
occupation Police Officer being duly sworn deposes and says
that on the 11th day of July 1890

at the City of New York, in the County of New York:
Robert Weir (nowhere) is an
important and necessary witness
against Martin D. Laffey. Charged
with Homicide.

Dependent further says that he has
reason to believe that the said Weir
will not be forthcoming when wanted.
Dependent therefor prays that the said
Weir may be ordered to find surety for his
appearance when wanted to testify. And in
default be committed to the House Detention.

Robert F. Dempsey

Sworn to before me this
11th day of July 1890

Police Justice.

0118

Police Court, 3 District,

City and County } ss.
of New York,

of No. 11th District Police Precinct, aged 28 years,
 occupation Police Officer, being duly sworn, deposes and says,
 that on the 4th day of July 1894 at the City of New
 York, in the County of New York,

Martin Loffy (nowhere)
 did wilfully and maliciously
 cut and stab his wife Hester
 Loffy. three times in the left
 arm and once in the left
 breast with a pair of shears.
 thereby causing the death of the
 said Hester Loffy. as deponent
 truly believes. from the fact
 that at about the hour of 4.30
 o'clock P.M. said date deponent
 entered room no 18. which is on the
 fifth floor of the tenement house
 no 220 Chrystie St. and occupied
 by this defendant and his wife the
 aforesaid Hester Loffy. and in
 said room deponent found the
 dead body of the said Hester Loffy
 lying on the floor with a pillow
 under her head. deponent also
 found this defendant in said room
 sitting on a lounge in his stocking
 feet and in an intoxicated
 condition. and deponent noticed that
 there were blood stains on the said
 defendant's stockings, his shirt and
 under wear. and that his hands
 were also covered with blood. deponent
 in company with an ambulance
 surgeon. examined the body of the
 said Hester Loffy. and found three
 stab wounds in her left arm and
 one stab wound in the left breast.

0119

and the waist-Corsets. and top of the
Chimney worn by the said Hester Lofpy was
saturated with blood. and the Ambulance
Surgeon said that in his opinion the said
Hester had been dead for about two hours.
depmunt also found one blade of a pair of
shears. on the floor near the window with blood
on it. and another blade of a pair of shears
was found by Theresa Bankert the housekeeper
of said premises in a bureau in the bed room
which also had blood stains in it. depmunt
also found in a tub with water in it a
bloody towel. The defendant then informed
depmunt in answer to depmunt's questions that
the said Hester had stabbed herself with a pair
of shears.

Wherefore depmunt charges this defendant
with having caused the death of the said
Hester Lofpy. in the manner aforesaid.
and prays that he may be held and
dealt with according to law.

Sworn to before me
this 5th day of July 1891

[Signature]

Robert F. Lempsey

Dated 1888

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

There being no sufficient cause to believe the within named

Dated 1888 Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 1888 Police Justice.

Prison of the City of New York, until he give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of the City

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
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Offence,

Dated

1888

Magistrate.

Officer.

Clerk.

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Witnesses,

No.

Street,

No.

Street,

No.

Street.

\$

to answer

Sessions

0120

Police Court, 3 District.

City and County } ss.
of New York,

of Robert Keir Street, aged 43 years,
 occupation Mate of a tug boat. being duly sworn, deposes and says,
 that on the 4 day of July 1890, at the City of New
 York, in the County of New York,

deponent went to room no 18 on
 the 5th floor of the premises no
 220 Chrystie Street which was occupied
 by Martin and Hester Lofpy, at
 about the hour of 10.30 O'clock
 A.M. for the purpose of seeing
 the said Martin Lofpy. deponent
 found the said Hester Lofpy
 alive, in said room, apparently in
 good health. but the said Martin
 Lofpy was not in at the time,
 but came in some minutes later
 in a state of intoxication and
 very quarrelsome. and threatened
 several times in deponent's presence
 to kill the said Hester Lofpy.
 deponent remained until about
 11.30 O'clock A.M. said date when
 deponent left said premises.

deponent returned to said
 premises at about the hour of three
 O'clock P.M. said date. deponent
 knocked on the door and was
 admitted by Martin Lofpy. and
 as soon as deponent entered said
 room deponent discovered that said
 room was in a disordered condition
 the furniture being disarranged and
 the room bearing indications of their having
 been a struggle therein. deponent then
 noticed the dead body of the said
 Hester Lofpy lying on the floor with
 a pillow under her head.
 deponent then asked the chamberlain

0121

What was the matter, when he the said defendant answered deponent that Peter Lohby had started himself deponent noticed blood stains on the defendants sleeves and hands.

Signed before me }
this 5th day of July 1890 }

Robert Wier

[Signature]
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 mentioned, I order he to be discharged.

Dated _____ 1888 _____ Police Justice.

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1
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3
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Offence,

Dated _____ 1888

Magistrate.

Officer.

Clerk.

Witnesses,

No. _____ Street,

No. _____ Street,

No. _____ Street.

\$ _____ to answer _____ Sessions

0122

CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT,

DISTRICT,

of No.

occupation

that on the

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

218 Chrystie

Housekeeper

4th

Theresa Dankert

Street, aged 45 years,

being duly sworn deposes and says

day of

July

1890

Room No 18 on the 3rd floor of the premises
No 220 Chrystie St occupied by Martin
Lofpy this defendant and his wife
Hester Lofpy at about the hour of 3.30
A.M. P.M. said date. defendant saw
the dead body of the said Hester Lofpy
lying on the floor of said room with a
pillow under head. the said Martin
Lofpy was also in said room. and a
man who defendant has since learned was
Robert Meir was also in said room.

0123

depmunt saw me stab wound in the heart
and three stab wound in the left arm of the said
Hester and saw blood in her waist and under
wear. And also saw blood in the defendant's
stockings. And shirt. the defendant then told
depmunt that the said Hester had stabbed herself.
depmunt found a blade of a pair of shears
stained with blood. lying in a bureau in the bedroom.
depmunt saw the said Hester alive at 10 o'clock
said date. depmunt heard the said Martin

District.

Police Court--

AFIDAVIT.

THE PEOPLE & Co.,

ON THE COMPLAINT OF
Seymour Wolfson me,
4th day of July 1891

Deputy
Police Justice

188
Magistrate.
Officer.
Topsy quarrelling with the said Hester
Topsy at the hour of 6 o'clock. After.
said date.

Yours Truly,
S. L. Smith

Disposition,

0124

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT,

DISTRICT, 3

William Conklin

of No.

220 Chrystie

Street,

aged 20 years,

occupation

Painter

being duly sworn deposes and says

that on the

24th

day of

July

1890

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

the hour of 3.15 O'clock P

M said date. Martin

Lophy this defendant came to my door which is room no 15

fourth floor of said building and

when I opened the door this

defendant informed me that

his wife the said Hester Lophy

was dead. Defendant then notified

Officer Robert F. Murphy of the

death of the said Hester Lophy.

William Conklin

Sworn to before me, this

July

1890

day

Police Justice.

0125

District Attorneys Office
City & County of
New York

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- ✓ Robert Weir, 73 Little Bull St., c/o Isabella Rogers
- ✓ Tillie Weinsack, 220 Chrystie St, 4th floor, Room 6.
- ✓ Edgar Weinsack, " " " " " "
- ✓ William Bonklin, 220 Chrystie St
- ✓ Theresa Benkert, 220 Chrystie St
- ✓ 6-2-20 ✓ Officer Robert F. Dempsey, 11th Precinct, R-6
- ✓ " Rudolph Granzer " " "
- ✓ Ambulance Surgeon, Dr. Vanderweir, Long Branch, Ct. J.
- ✓ Officer Richard Dohel, 11th Precinct R-6, 17th
- ✓ Patrick Donnelly, Driver of dead wagon.
- ✓ John J. Donovan, Keeper of ~~last~~ house.
- ✓ Philip E. Donlin, Deputy coroner.
- ✓ Harry Williams, 220 Chrystie St.
- ✓ Off Italian boy, 11th Precinct
- ✓ Tony Smith, Bar man
- ✓ Albert K. White, Captain of alleguer

0-2-20

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R-2

0126

Saffy.

Witnesses.

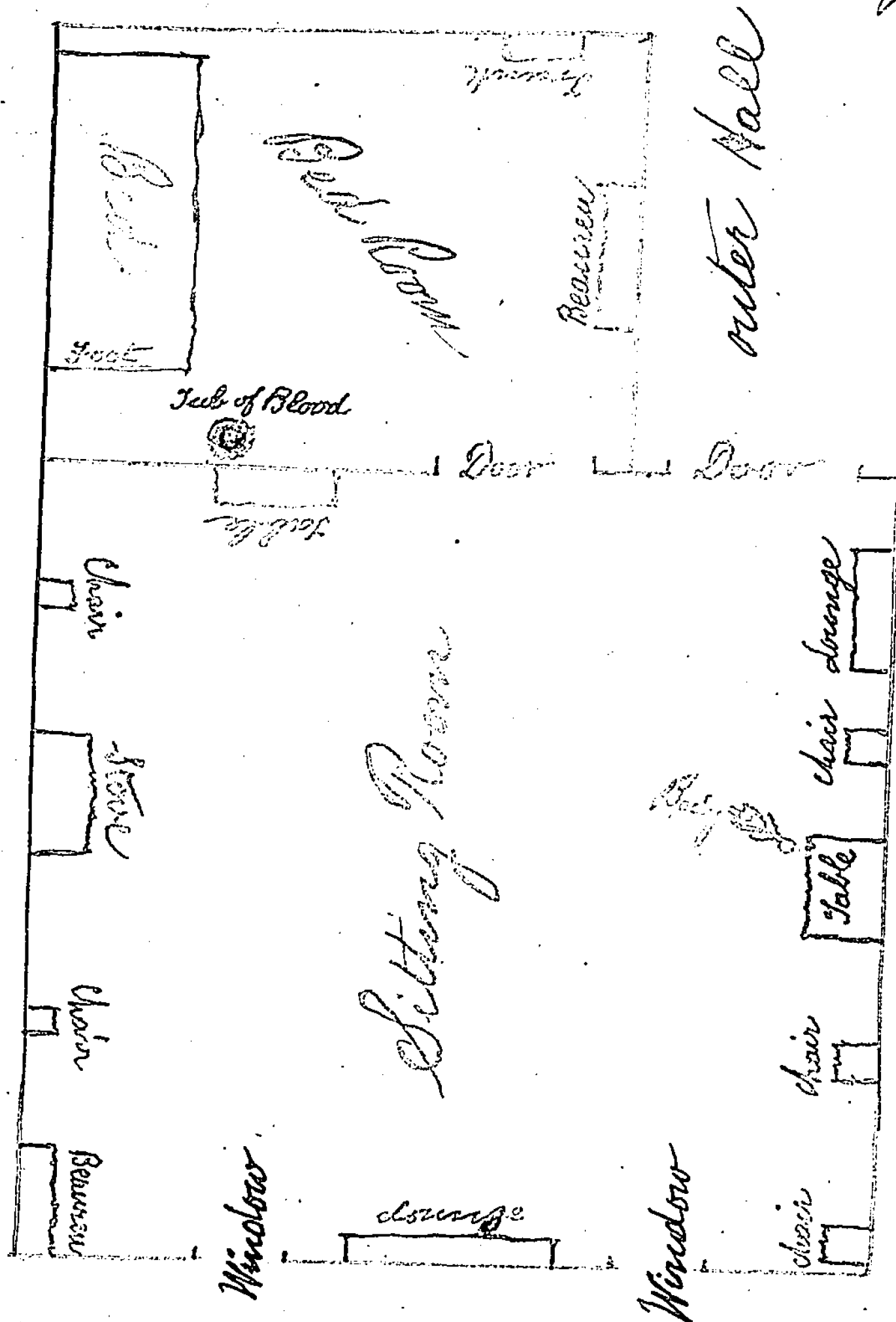
0127

Police Department of the City of New York,

Precinct No. _____

New York, _____ 189

Diagram of Rooms 220 Chrystie St



Length of Sitting Room	15 feet 9 inches
Width " " "	10 " 8 1/2 "
Length " Bed	8 " 4 1/2 "
Width " " "	8 " 4 1/2 "

0128

in first instance
Appeal directly to Court of Appeals
Appeal to Court of Appeals in Capital Case
Evidence found sufficient to support verdict of conviction.
Court of Appeals.

The People,

Respondents,

-vs-

Oct. 6th, 1891.

Martin D. Lippy,

Appellant.

Wm. F. Howe, for Appellant.

McKenzie Semple, Asst. Dist. Atty.,
for Respondents.

+ Ruger, Ch. J. -

Solid

This case is an illustration of the general character of the appeals taken in capital cases, under the recent statute (Chap. 493, Laws of 1887) authorizing appeals directly from the trial to this court. This statute makes the formality of filing and serving a notice of appeal operative as a stay of proceedings on the judgment of conviction, and imposes upon the county where the conviction was had the labor and expense of preparing and ~~printing~~ printing the record for a review, without regard to the question whether any errors were committed on the trial or not. Thus, without any risk, expense or burden on his part, a convicted criminal is allowed to secure a delay of many months in the execution of his sentence and impose upon the people unnecessary expense and upon the courts the burden of examining cases, generally destitute of merit. The unlimited license thus given to criminals to create delay and expense, is invariably availed of and a large majority of the appeals thus taken to this court have come to us,

0129

-2-

either without exceptions, or, if any, those usually of the most trivial character. This case forms no exception to the general character of such cases. There is but one exception in the case which has been called to our attention, and that is of a frivolous and unimportant character. The main object, which these appeals have if any beyond creating delay, seems to be to see if the court can, on a review of the evidence, discover some ground, not perceptible to counsel, upon which to base a reversal of the findings of the jury on questions of fact. The rule repeatedly laid down by this court, that such questions are for the exclusive consideration of juries, seems to have had no restraint upon the freedom with which such appeals have been taken, as, indeed, there is no good reason why it should so long as criminals, without trouble or expense to themselves, are encouraged by the law to take appeals, and thereby secure delay, at all times, and a possible chance of escaping punishment for their crimes (People vs. Wood, 123 N.Y. 632; People vs. Jugigo, id. 630; People vs. Cignarale, 110 N.Y. 23; People vs. Kelly, 113 N.Y. 647).

This condition of the record leaves but one question open to us to examine, and that is whether the evidence discloses any just reason why the judgment of the court below should not be enforced. In reviewing the evidence in such a case, this court has frequently laid down the rule that we shall be governed by the practice regulating appeals to the Supreme Court in dealing with questions of fact. This practice regards the jury as the ultimate tribunal for the investigation and determi-

0130

-3-

nation of questions of fact and, unless there are circumstances indicating some partiality, mistake, error or prejudice on their part, to regard their findings on disputed and conflicting evidence as conclusive. (People vs. Cignarale, supra; People vs. Kelly, supra).

A careful perusal of the evidence in this case leads us to the conviction that the jury have made no mistake in their verdict. It is not necessary to detail the evidence at length, as a reference to its leading features will indicate by irresistible inference the identity of the person charged with the commission of the crime. Loppy and his wife were living in a tenement house in Chrystie street, New York, and the crime was there committed about 2 o'clock in the afternoon of July 4th, 1890. They had been married about fifteen years and constituted the whole family. They occupied two small rooms, a sitting room and bed room, in the fifth story of a crowded tenement. They were people of humble circumstances and supported themselves by their daily labor. The deceased was about forty years old and worked for tailors as a finisher of pantaloons; and the defendant was fifty years of age and had been employed as a fireman on tugboats in the harbor of New York; but for two years previous to the homicide had been out of work and was supported by his wife. He was dissipated, as well as idle, and had no means of obtaining the money necessary to enable him to indulge his vices, except from his wife. As might be expected, she was not at all times able to supply his wants and he then became ugly,

0131

-4-

abusive and violent. He frequently quarreled with his wife and often threatened to kill her. On the day in question he arose about six o'clock in the morning and, after a quarrel with his wife, obtained money from her and went out and drank until he became intoxicated. A friend and associate of the parties visited their rooms about eleven o'clock in the forenoon of July 4th and left soon after. While there he witnessed a quarrel between Lippy and his wife, in which Lippy called her abusive names and threatened her life. The next that is learned about Lippy was from the same friend, who visited the defendant's rooms about three o'clock of the same day; when he found the door locked. He repeatedly knocked at the door and finally after much delay obtained an entrance. The defendant came to the door and, after inquiring who was there, opened it and let Weir into the room. Weir then beheld the dead body of the deceased, fully dressed, lying on the floor of the sitting room. The floor of the room was covered with oil cloth and near the body considerable pools of blood appeared to have been formed and wiped up with a wet cloth. The defendant had no clothes on but his pantaloons, shirt, underclothing and socks. His hands, stockings and shirt were spattered and stained with blood and he had the appearance of being intoxicated. Upon inquiry, he replied that his wife had killed herself with the scissors. Weir then charged him with having killed her himself; but he said, no, she killed herself. Weir then left and went down into the street where he remained until he was

0132

-5-
called back into the room, some half an hour later. After Weir left, the defendant went out into the hall and called the inmates of the other rooms of the house, saying: "Come up stairs, my wife is dead." After some of the people gathered in his room he repeatedly said that "she had killed herself with the scissors." Some one suggested calling the police, to which the defendant replied: "this is a case for the coroner." One of the first visitors to the room found near the body the half of a pair of scissors, covered with blood, and he picked it up. The defendant immediately took it and held it behind him. Upon being asked by another bystander what he had in his hand, he replied "nothing." After he had been left alone in the room for a short time, the police arrived and he said, "my wife has committed suicide." On being asked "what with?" he replied "a pair of scissors." He was then asked "where they were", and answered "I don't know where they are." On search being made one half of a broken pair of scissors, covered with blood, was found under the oil cloth, covering the floor, and the other half in the bedroom under a basket. There was also found in the bedroom a pail containing bloody water and a bloody towel. There were found four wounds on the body; all, apparently, made with the same instrument; three upon the outside of the left arm and one into the heart, on the left side of the body. The blow entering the heart, evidently first pierced the fleshy part of the arm about half way between the elbow and the shoulder and then entered the body and reached the heart. At the time the fatal blow was struck the left arm had

0133

-6-

obviously been drawn up so as to cover the region of the heart and interposed to guard against an anticipated blow. Upon the trial, the defendant testified that he left the house, and his wife alive, just before two o'clock and returned about ten minutes past three and found her dead, lying on the floor; that Weir was the first person who called at his room after he returned and got there about fifteen minutes past three; that after Weir left he went into the hall and called the inmates of the other rooms and informed them that his wife was dead, and that about four o'clock he was arrested and taken to the police station.

Each floor of the house was occupied with tenants who had opportunities of seeing those who passed out and in the house, but none of them saw the defendant go out or come in at the time he claimed to have done so. It was his habit to remain in the house during the day, and some of the witnesses testified that on the day in question Lippy and his wife were almost constantly engaged in quarrelling from the time they arose in the morning until two o'clock in the afternoon. The medical evidence showed that death must have occurred about two o'clock. In the face of this evidence it seems impossible to resist the conclusion that Mrs. Lippy was murdered and that her husband caused her death. He never suggested that the crime was committed in his absence during the commotion which immediately followed it; but constantly asserted that she killed herself with scissors, implying that he was present and knew it as a fact. The nature

0134

-7-
and character of the wounds found on her arm and body are inconsistent with the idea that she inflicted them herself. A person attempting to kill herself would hardly have tried to protect the vital parts by holding her arm over them and thus interposing additional obstacles to the accomplishment of her purpose. That position would be instinctively adopted by one desiring to protect herself from assault and save, instead of taking her life. It could hardly have been possible that Lippy should have been ~~xxxx~~ absent from the room while the crime was committed. He claims that he was in the street from two to three o'clock; but no one saw him pass out or in the house and no one is called who saw him in the street or away from the house during this time. The condition of his clothing tended to show that he had not recently left the room and he was found, immediately after he pretends to have returned, with his hands and clothing stained and spattered with blood and having, obviously, been interrupted in an effort to remove the evidence of his crime. He evidently concealed the scissors with which the crime was effected and, although constantly asserting that she killed herself with scissors, denied all knowledge as to where they were or what had become of them.

Sufficient has been related of the circumstances of this crime to show that the jury were not only justified in their verdict, but were compelled to the conclusion which it indicated.

We are, therefore, of the opinion that the ends of justice require us to approve the verdict of the jury

over

0135

-8-

and affirm the judgment appealed from.

All concur, except ^JFinch, J. absent.

~~A copy.~~

~~H. E. Sickels,~~

Reporter, per 6

0136

Payable

to
S. J. J.

Simon.

Ruger, R. J.

Please return to
F. W. J. H.
Receivable

Approved
for
Wednesday

2.00

W. R. P. J. H.

W. R. P. J. H.

"VII" concept, except for the space.
and still the judgment is based from.

0137

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Martin D. Sarry

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

Martin D. Sarry

of the CRIME OF Murder in the First Degree, committed as follows:

The said Martin D. Sarry

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

Hester Sarry

in the peace of the said People then and there being, wilfully, feloniously, and of his malice aforethought, did make an assault, and he the said

Martin D. Sarry, her,

the said Hester Sarry, with a certain shears,

which he the said Martin D. Sarry in

his right hand then and there had and held, in and upon the breast

of her the said Hester Sarry,

then and there wilfully, feloniously, and of his malice aforethought did strike,

stab, cut and wound, giving unto her the said Hester Sarry,

then and there with the shears aforesaid, in and upon the breast

of her the said Hester Sarry,

one mortal wound of the breadth of one inch, and of the depth of six inches, of which said

0138

mortal wound *she* the said *Hester Dargy then and*
at the City and County aforesaid, from the day first aforesaid, in the year aforesaid, until the
day of *in the same year*
aforesaid, did languish, and languishing did live, and on which said
day of *in the year aforesaid,* the said
at the City and County aforesaid,
of the said mortal wound did die.
Here dies.

And so the Grand Jury aforesaid do say: That the said

Martin D. Dargy, her,

the said *Hester Dargy,* in the manner and form, and by
the means aforesaid, wilfully, feloniously, and of *his* malice aforethought, did kill,
and murder, against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Martin D. Dargy

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

The said *Martin D. Dargy,*

late of the City and County aforesaid, afterwards, to wit: on the said *fourth*
day of *July,* in the year of our Lord one thousand eight hundred
and *eighty-ninth*, at the City and County aforesaid, with force and arms, in and
upon the said *Hester Dargy,*

in the peace of the said People then and there being, wilfully, feloniously, and with
a deliberate and premeditated design to effect the death of *her,* the said
Hester Dargy, did make another assault, and
the said *Martin D. Dargy, her,* the said
Hester Dargy, with a certain *shears*
which *she* the said *Martin D. Dargy* in

0139

his right hand then and there had and held, in and upon the *breast*
of *her* — the said *Martin D. Sapping*,
then and there wilfully, feloniously, and with a deliberate and premeditated design to effect
the death of *her* the said *Martin D. Sapping*, did strike, stab, cut and
wound, giving unto *her* the said *Martin D. Sapping* then
and there, with the *shears* aforesaid, in and upon the *breast*
of *her* — the said *Martin D. Sapping* —
one mortal wound of the breadth of one inch and of the depth of six inches, of which said
mortal wound *she* the said *Martin D. Sapping*, at
the City and County aforesaid, from the said *day of*
in the year aforesaid, until the *day of* in the
same year aforesaid, did languish, and languishing did live, and on which said
day of in the year aforesaid,
the said *her*, at the City and County
aforesaid, of the said mortal wound did die.

then and there died.

And so the Grand Jury aforesaid do say: That the said
Martin D. Sapping, her,
the said *Martin D. Sapping*, in the manner and form, and by
the means aforesaid, wilfully, feloniously, and with a deliberate and premeditated design
to effect the death of *her* — the said *Martin D. Sapping*
did kill and murder, against the form of the Statute in such case made and provided, and
against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0140

BOX:

407

FOLDER:

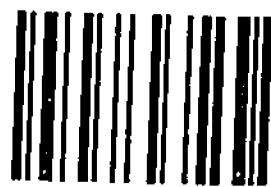
3766

DESCRIPTION:

Lucas, William

DATE:

08/20/90



3766

0141

Witnesses;

Indeedy make
Resolutions
F.S.
Resolutions
Mase. first
consideration in
his place. F.S.

226.

Counsel,

Filed

20 day of Aug 1890

Pleads,

W. E. Bullock

THE PEOPLE

vs.

William Lucas

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

Aug 26 1890

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Commander
Aug 29. 1890
1911 Penn F.S.
Foreman.

Aug. 26. 1890

Pleads

~~W. E. Bullock~~
P.L.

0142

Police Court

2

District.

Affidavit—Larceny.

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

Eliza Davis

of No. 209 Wooster Street, aged 26 years,
occupation Housekeeper being duly sworn

deposes and says, that on the 11 day of August 1890 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession
and person of deponent, in the day time, the following property, viz:

one pocket book
containing good and lawful money
of the United States, all of the
value of five dollars and twenty
two cents

the property of Deponent

charge and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by William Lucas, (now here)

Deponent had the said property in
the pocket of her dress about 5 o'clock P. M., on said date, in
Bleecker street near South Fifth
Avenue and deponent caught the
defendant in the act of feloniously
stealing and carrying away the
said property and deponent felt
defendants hand in her pocket,
and saw him running away with
said property.

Eliza Davis

Sworn to before me, this 12 day
of August 1890

Police Justice.

0143

Sec. 108—200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

William Lucas

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

Washington D.C.

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

Answer.

98 Macdonough St

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, I
did not take it*

William Lucas

Taken before me this

day of

August 1901

1891

Police Justice

0144

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.....

William Luea

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 August 12 1890 Do J. C. Sullivan Police Justice.

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

Dated..... 18..... Police Justice.

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

Dated..... 18..... Police Justice.

0145

Handwritten notes in cursive script, likely a ledger or account book, covering the left page of the document.

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

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Handwritten notes at the bottom of the left page.

Police Court--- 2 District. 1259

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Eliza Davis
209 Wooster St
Wm Lucas

Offence
Larceny
felony

Dated August 12 1890

O. Reilly Magistrate.

Michael P. Carey Officer.

15 Precinct.

Witnesses

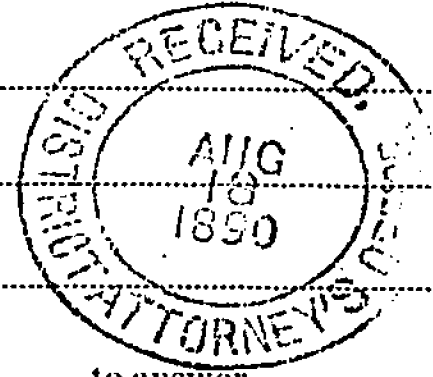
\$ 1500 Bond Thudg. Aug

14 10 A.M. Etc

No. _____ Street.

No. _____ Street.

\$ 1500 to answer



FORWARDED

Handwritten signature or initials at the bottom right.

0146

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

William Lucas

The Grand Jury of the City and County of New York, by this indictment, accuse
William Lucas
of the CRIME OF GRAND LARCENY in the *second* degree committed as follows:

The said

William Lucas

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

one promissory note for the payment of money, of the kind commonly called United
States Treasury Notes, of the denomination and value of *five* dollars; *one*
promissory note for the payment of money of the kind commonly called Bank Notes, of the de-
nomination and value of *five* dollars; *one* United States Gold Certificate,
of the denomination and value of *five* dollars; *one* United States
Silver Certificate, of the denomination and value of *five* dollars;

two promissory notes for the payment of money, of the kind commonly called United
States Treasury Notes, of the denomination and value of *two* dollars each; *two*
promissory notes for the payment of money of the kind commonly called Bank Notes, of the de-
nomination and value of *two* dollars each; *two* United States Gold Certificates,
of the denomination and value of *two* dollars each; *two* United States
Silver Certificates, of the denomination and value of *two* dollars each;

three promissory notes for the payment of money, of the kind commonly called United
States Treasury Notes, of the denomination and value of *one* dollar each; *three*
promissory notes for the payment of money of the kind commonly called Bank Notes, of the de-
nomination and value of *one* dollar each; *three* United States Gold Certificates,
of the denomination and value of *one* dollar each; *three* United States
Silver Certificates, of the denomination and value of *one* dollar each;

several coins of a number, kind and denomination to the Grand
jury aforesaid unknown, of the value of five dollars and
twenty two cents and one pocketbook of the value of fifty cents
of the goods, chattels and personal property of one *Eliza Davis*
on the person of the said *Eliza Davis*
then and there being found, from the person of the said *Eliza Davis*
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. Bellows
District Attorney

0147

BOX:

407

FOLDER:

3766

DESCRIPTION:

Lucca, John

DATE:

08/11/90



3766

0148

Witnesses:

Philip Stein
H. Wheaton

No Reliance
in this country

99. Counsel,

Filed

11

day of

Aug 18 90

Pleads,

12 THE PEOPLE

vs.

John Lucca

Burglary in the third degree

[Section 498, Penal Code]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edward E. For

Foreman.

Aug. 12, 1890

Plea as Guilty
No Protection

0149

Court of
General Sessions

The People

v.
John LuccaREPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23D STREET,

New York, Aug 8 1890

CASE NO. 50895

OFFICER

DATE OF ARREST

CHARGE

AGE OF CHILD

RELIGION

FATHER

MOTHER

RESIDENCE

AN INVESTIGATION BY THE SOCIETY SHOWS THAT boy came from Italy with his grandfather, one Lorenzo Caffera, about 5 months ago. His parents are still in Italy. Nothing further is known.

All which is respectfully submitted,

D. L. D. D. D.

Wm. E. Stockring
Sect. Secy.

*Court of
General Sessions*

The People

vs.

John Lucca

Alvin Karpis
PENAL CODE, §

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President, &c.,

100 East 23d Street,
NEW YORK CITY.

0150

0151

CITY AND COUNTY }
OF NEW YORK, } ss.

William J. Wheaton
aged 29 years, occupation Police Officer of No. 29th Precinct

Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Philip Stein
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

188

William J. Wheaton
Wm. J. Wheaton

Police Justice.

0152

Police Court— District.

City and County } ss.:
of New York,

of No. 31 West 53 Street, aged 27 years,
 occupation Porter for Browning, King & Co being duly sworn
 deposes and says, that the premises No. 226 3rd Avenue Ward
 in the City and County aforesaid the said being a clothing store

and which was occupied by deponent as a clothing store
 and in which there was at the time a ^{human} being, by name

attempted to be
 were BURGLARIOUSLY entered by means of forcibly entering a
door in 121st Street fifty feet east of
3rd Avenue and leading into the said
store

on the 31 day of July 1889 in the night time, and the
 following property feloniously taken, stolen, and carried away, viz:

A quantity of
clothing of the value of One
hundred dollars

the property of Browning, King, & Company
 and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
 BURGLARY was committed and the aforesaid property ^{attempted to be} taken, stolen and carried away by

for the reasons following, to wit:

deponent is informed
by Officer William J. Wharton of the
29th Police Precinct that at about
the hour of 11 o'clock P.M. on said
date that he found the said
defendant Lucca standing at
the said door in 121st Street and
on the approach of the said Wharton
the defendant Lucca started to

0153

run away, said Wheaton caught
the said Lucca and found in his
possession a head of a hammer.
Deponent and said Officer Wheaton
have since examined the said
door and found the marks of
some instrument on said door, and
on fitting the said hammer head into
the said marks found that it fitted
the said marks.

Deponent therefore
accuses the said Defendant with having
attempted to feloniously and unlawfully
enter said premises.

~~Philip J. Stein~~

Philip J. Stein

Sworn to before me, this,
1 day of August 1890

~~Philip J. Stein~~

Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 188
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 188
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.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—BURGLARY.

1
2
3
4

Date

188

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

to answer General Sessions.

0154

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

day of

Taken before me this

1890

Police Justice.

0155

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 Dr. E. J. E. J. E. J.

Few guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of Few 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, Aug 1 1890

M. J. E. J. E. J. Police Justice.

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

Dated, _____ 189

Police Justice.

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

Dated, _____ 189

Police Justice.

0156

Police Court---

1199 District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Philip Steen
31 West 88th
John Lucca

Offense
Disputed
Wm. J. ...

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated, *Aug 1st* 1890

Welder Magistrate.

Whitton Officer.

29 Precinct.

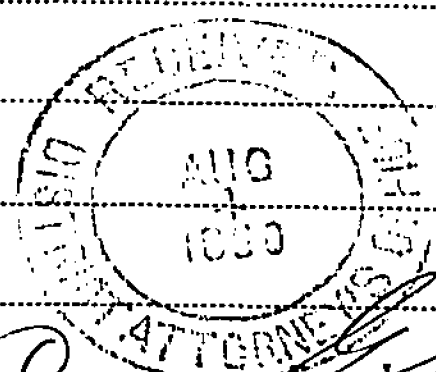
Witnesses *Edw. Becker*

No. *100 E. 73^d* Street.

No. Street.

No. Street.

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



Qu

0157

Grand Jury Room.

PEOPLE

vs.

John Lucca

Philip Stein

Officer Wheaton

I am not guilty

0158

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 Lucca

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

John Lucca, of the crime of Attempting to Commit

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

The said

John Lucca

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

William C. Browning

attempt to 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

William C. Browning

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.

John R. Fellows,
District Attorney

0159

BOX:

407

FOLDER:

3766

DESCRIPTION:

Lungo, Nicola

DATE:

08/11/90



3766

0160

Witnesses;

Dr. W. J. Ward
Joseph A. Auriaco
Thaddeus Auriaco
Rosina Auriaco
F. Ricciardi

26
Max Albrun
241 Bway

Counsel,

Filed 11 day of Aug 1890

Pleads, Not Guilty (12)

THE PEOPLE

vs.

116

I

Nicola Lungo

R A P H
(Sections 278 and 218, Penal Code.)

JOHN R. FELLOWS,

District Attorney.

Part 1 Sept 8 at 12h request.
Wof

A TRUE BILL.

Edward L. Fry

Sept 12. 1890

Foreman.

Part 2 Sept 12, 1890

Part 4 Attorney.

S.D. 9 yrs - R.M.

0161

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORKPolice Court, 1st District

Emanuel Purlando.

of No. 100 East 23rd Street, being duly sworn, deposes andsays, that on the 1st day of July 1890

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

Nicolai Lungo. (Nowhere)
 did unlawfully and feloniously
 Ravish and have sexual in-
 tercourse with one Rosina Curia
 aged 8 Years.

From the fact that
 Dependent is informed by Rosina
 Curia that on or about the 18th
 day of July 1890. The said Lungo
 did feloniously Ravish and
 have sexual intercourse with
 her in premises ~~located~~ located on
 the South East Corner of 2nd Avenue
 and East 110th Street Dependent therefore
 prays that the said Lungo may
 be held to answer

Emanuel Purlando
 sworn to before me
 this 25th day of July 1890

Wm. C. Conroy
 Police Justice

0162

Rossina Aurora, Irvon.
am 8 years old, resides
at 407 East T. 13th Street
with her parents - That
on Sat. Saturday^a week ago
this defendant, Nicholas
Surgo, did place her on
a bed, took off her drawers,
then took down his pants
laid on her body and
penetrated it with what
he has between his legs
and hurted her, She cried
out, he said shut up.
and don't tell your mother
or father: This is the ~~Chaise~~
Mawett I wore them - he took them
off of me and then put the
drawers ~~off~~ again. It was
one o'clock in the day in
the defendants room behind
the Salom^{S.E.} corner of 110th
Street & 2nd av.

Cross Ex^d by Counselor Key,

I did not know the defendant
before, he took ~~me~~ ~~me~~ by the arm
and led me into the room from
the street. I cried when I
went into the room and I cried
when he hurted me. I said
I would tell my mother,

0163

and he said I must
not do it. I did not
tell my mother until
she spoke to me about it.
My mother said, my dear
child who did that, and
I said I would tell if
she would not hit me.
She said she would not
and I told her it was the
defendant.

Sworn to before me
the 29 day of
July, 1891,
de J. Quver

Subscribed and sworn to
before me
Anna Maria
Mark

The Juror
Philomena Maria, sworn, as
the mother of the last witness
Anna; I found the drawer
of my child Anna soiled with
a yellow corrupt matter - and
on my assurance that I would
not whip her if she told me
the truth about it she said it
was done by the defendant. I took
the child to Dr. Ward. He
examined Anna in my presence,
and gave me the Certificate. ^{her name}
annexed to this Complaint in this case.

0164

Cup 20°

by Counselor Perry -

I noticed the yellow matter
in the ~~Dear~~ Rosina's Drawers each

Thursday night. took the
check to the ~~Dr.~~ Dr. Ward then
and on his advice came to
Court last Friday ~~that~~

Rosina, My daughter did not tell me
anything of this assault until
I discovered her soiled Drawers.

Sworn to before me
this 29th day of
July 1891

Witness does not
write

W. J. Cowley

Relatives

William ~~Ward~~ Rosina
Ward

The Court offers the defense to Subpoena
Dr. Ward, to testify to the conditions
of the Case of Rosina, that caused
him to give the annexed Certificate -
& Counsel for defense waives this and
accepts the Certificate instead for the
purpose of this Examination.

July 30

William S. Ward, M.D. sworn says

I am the Physician who gave the
annexed Certificate: the child
Rosina Auriana, here now, was
brought to me by her mother,
on July 24. ~~and~~ I made

0165

An examination of her sexual organ and found the hymen ruptured and the parts of it otherwise lacerated and bruised, the incisions were of a recent rupture - I did not find any blood discharge - there was a discharge of pus from the sexual organ -
Counsel for the defense W. D. Long
Or of examine.

How long have you been practicing?
about 30 months; the child ~~was~~ brought to me in the evening about 6. of that day. my examination took about 20 minutes - In the best of my judgment the assault that caused the wounds in the sexual organ of the child and the rupture of the hymen therein must have taken place been made within twenty four hours of the time when I examined her.

Sworn to before me this 30 day of June 1890
Union D. Ward, M.D.
J. S. Brown (Plaintiff)

0166

DR. U. S. WARD,
Office Hours:
Until 10 A.M.
1 to 3 P.M.
7 to 9 P.M.
168 East 111th Street,
NEW YORK.

R

New York, July 24,
1890.

This is to certify
that I have examined
carefully the Sexual
Organs of Rosina Furiana
and find that
there is no good
reason to believe she
has met with criminal
assault.

U. S. Ward, M.D.

0167

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 8 years, occupation Rosario Curcio of No.

407 Essex 113 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Emmanuel Benlamin

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

Sworn to before me, this

day of

189

July 25 } Rosario Curcio
must

[Signature]
Police Justice.

0168

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Merlo Lungo

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.

Merlo Lungo

Question. How old are you?

Answer.

40 Years

Question. Where were you born?

Answer.

Italy

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

Answer.

110th Street & 2nd Ave, 3rd Fl.

Question. What is your business or profession?

Answer.

Shoe Dealer

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

Answer.

I am not guilty - I do not know the little girl. I am not

sure that I ever saw her before. I do not remember the 18th day of July. I did not associate the child or any other child I have a family in Italy. I never saw the child or any other child in the store with me.

Merlo Lungo
Mum

Taken before me this

day of

1892

Police Justice.

0169

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 deponing

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of High 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, July 30 1890

deponing Police Justice.

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

Dated, _____ 189

Police Justice.

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

Dated, _____ 189

Police Justice.

0170

\$ 5000. in R^y
9th AM July 29.
4 30.

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Witness Rosina Auria
bailed by
Luigi Starace
333 East 109th St.

Police Court---

District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Manuel Rinaldi.
100 E. 23rd St. S.P.C.
Mortai Rinaldi

2.....

3.....

4.....

Offense

Dated July 25 1890

Fowler Magistrate.

Hay Officer.

St. Louis Precinct.

Witnesses Rosina Auria

No. 407 East 113th Street.

U.S. 2nd Precinct

No. 165 East 111th Street.

Pietro Licciardi

No. 136 E. 110th Street.

\$ 5000 to answer

0171

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Nicola Surago

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Nicola Surago*
of the CRIME OF RAPE, committed as follows:

The said *Nicola Surago*, —
late of the City of New York, in the County of New York aforesaid, on the
~~eighteenth~~ day of *July*, in the year of our Lord one thousand
eight hundred and ~~eighty~~ *ninety*, at the City and County aforesaid, with
force and arms, in and upon a certain female not his wife, to wit: one *Rosina*
Auria, — then and there being, wilfully and,
feloniously did make an assault, and her the said *Rosina Auria*,
then and there, by force and with violence to her the said *Rosina*
Auria —, against her will and without her consent, did wilfully
and feloniously ravish and carnally know, 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 *Nicola Surago* —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-
mitted as follows:

The said *Nicola Surago*, —
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 a certain
female not his wife, to wit: her the said *Rosina Auria*, then
and there being, wilfully and feloniously did make another assault, with intent her the
said *Rosina Auria*, against her will and without her consent, by
force and violence, to then and there wilfully and feloniously ravish and carnally know,
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.

0172

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said Nicola Surgo —
of the CRIME OF RAPE, committed as follows:

The said Nicola Surgo —

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 a certain
female not his wife, to wit: her the said Rosina Auria, then
and there being, wilfully and feloniously did make another assault, and an act of sexual
intercourse with her the said Rosina Auria, —

then and there wilfully and feloniously did commit and perpetrate, against the will of the
said Rosina Auria, and without her consent; against
the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

FOURTH COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said Nicola Surgo —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-
mitted as follows:

The said Nicola Surgo —

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 a certain
female not his wife, to wit: her the said Rosina Auria,
then and there being, wilfully and feloniously did make another assault, with intent, an
act of sexual intercourse with her the said Rosina Auria —
against her will and without her consent then and there wilfully and feloniously to commit
and perpetrate, 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~~

0173

First COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment further

accuse the said

Nicola Dunge —

of the CRIME OF RAPE, committed as follows:

The said

Nicola Dunge —

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 a certain
female not his wife, to wit: her, the said Rosina Auria,
then and there being, wilfully and feloniously did make another assault, she, the said
Rosina Auria being then and there a female under the
age of sixteen years, to wit: of the age of eight years; and the said
Nicola Dunge — then and there
wilfully and feloniously did perpetrate an act of sexual intercourse with her, the said
Rosina Auria —, 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.*

0174

BOX:

407

FOLDER:

3766

DESCRIPTION:

Luttman, Alfred

DATE:

08/12/90



3766

Witnesses:

Esther Horseth

Seaword opped

W

Alfred Luttman
FD

Counsel,

Filed 12 day of Aug 1899

Pleads,

THE PEOPLE

vs.

Alfred Luttman

Grand Larceny, First Degree,
(DWELLING HOUSE.)
[Sections 628, 630 Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Commenced

Aug 13. 1899

Foreman.

Pleads

Petit Larceny

6 Nov 1901
Aug 10. 1899

0176

Police Court—4 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Nattie Hassett
 of No. *357 East 71st* Street, aged *25* years,
 occupation *Seamstress* being duly sworn
 deposes and says, that on the *2nd* day of *August* 18*90* at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the *night* time, the following property, viz:

*One diamond ring of the value
 of Fifty 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 *Alfred Luttman (now here)*

for the reasons that deponent received
 said property from her apartment
 in the above premises and the
 defendant had been there on a
 visit Deponent is informed by *George
 Croft (now here)* that he Croft caused
 the defendant's arrest and at the
Brook Precinct Station however saw
 the defendant surrender the same
 pawn ticket representing a ring
 which had been pledged Deponent
 has seen the ring represented
 by said ~~ring~~ ticket and identifies
 it as her property *Nattie Hassett*

Sworn to before me, this *4th* day
 of *August* 18*90*

Alfred Luttman
 Police Justice.

0177

CITY AND COUNTY }
OF NEW YORK, } ss.

George Croft

aged *45* years, occupation *Salesman* of No.

357 East 71st Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Matthew H. Hackett*

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

Sworn to before me, this *4*

day of *August* 18*90*

George Croft

Wm. Mahon

Police Justice.

0178

Sec. 193—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Alfred Luttman 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.

Alfred Luttman

Question. How old are you?

Answer.

50 years

Question. Where were you born?

Answer.

England

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

Answer.

1291 First Ave 2 weeks

Question. What is your business or profession?

Answer.

Engrosser

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

Answer.

*I am guilty**A. Luttman*

Taken before me this

day of

August

1890

A. J. M. Justice

Police Justice

0179

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 find such bail.

Dated Aug 4 18 90 W. M. Mahon Police Justice.

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

Dated.....18.....Police Justice.

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

Dated.....18.....Police Justice.

0180

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court---

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Hatter Nassett

357 East 71

Alfred Luttman

2

3

4

Dated *Aug 4* 188*90*

W. Mahon Magistrate.

Dauphree & Martin Officer.

25 Precinct.

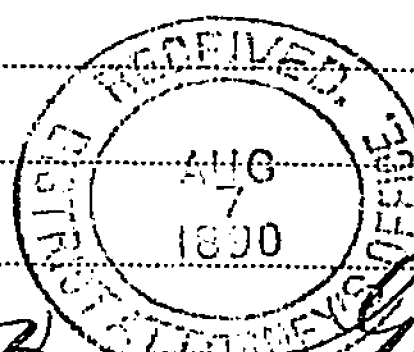
Witness *George Proft*

No. *357 East 71* Street.

No. Street.

No. Street.

\$ *1000* *h. S. BH.*



0181

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Alfred Luttman

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

Alfred Luttman

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

The said *Alfred Luttman*

late of the *Nineteenth* Ward of the City of New York, in the County of New York
aforesaid, on the *second* day of *August* in the year of
our Lord one thousand eight hundred and ~~eighty-ninety~~ *eighty-nine* in the night time of the same day,
at the Ward, City and County aforesaid, with force and arms,

*one ~~de~~ finger-ring of the value
of fifty dollars*

of the goods, chattels and personal property of one

Hattie Hassett

in the dwelling-house of the said

Hattie Hassett

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

0182

SECOND COUNT---

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

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

The said

Alfred Luttman

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

one finger ring
of the value of fifty dollars

of the goods, chattels and personal property of one

Hattie Harsett

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

Hattie Harsett

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

Alfred Luttman

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.

0183

BOX:

407

FOLDER:

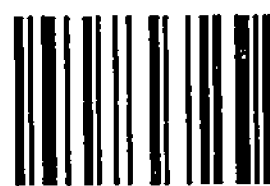
3766

DESCRIPTION:

Lynch, James

DATE:

08/08/90



3766

0184

BOX:

407

FOLDER:

3766

DESCRIPTION:

Duffy, James

DATE:

08/08/90



3766

0185

Witnesses:

August Roueali
officer Stephenson

After examination, I recommend
the discharge of defendant Lynch
on his own recognizance.

Aug 12/90.

R. D. Clarke
A. J. H.

Counsel,

Filed 8 day of Aug 1890
Pleads, Not Guilty (11)

THE PEOPLE

vs.

James Lynch

and
James Luffy

Grand Larceny, second degree
[Sections 528, 531, 537, Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edmond C. Burr
August 13, 1890

Foreman.

Part 2, Sept. 3/90

Pleds Guilty, P. 2 day
Sentence suspended

R.B.M.

0186

General Sessions

The People
vs

James Busby

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23D STREET.

New York, Aug 6 1890

CASE NO. 50872 OFFICER Sardner
DATE OF ARREST July 30, 90
CHARGE Grand Larceny

AGE OF CHILD Three years
RELIGION Catholic
FATHER James

MOTHER Bridget

RESIDENCE # 191 West Houston Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT Boy resides
with parents in two rooms in
rear of above address. The
boy has never been arrested
before but is very mild and
associates with bad company.

All which is respectfully submitted,

To Dist atty.

Henry E. Stockmeyer
assn Supt.

Count of
General Sessions

The People

vs.

James Duffey

Grand Jurors

PENAL CODE, §

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President, &c.,

100 East 23d Street,
New York City.

0187

0188

General Sessions

The People

vs.

James Lynch

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23D STREET,

New York, Aug 6th 1890.

CASE NO. 50872. OFFICER Gardner

DATE OF ARREST Aug July 28th 90

CHARGE Grand Larceny

AGE OF CHILD fifteen years

RELIGION Catholic

FATHER James, dead for five years

MOTHER Alice, washer-woman

RESIDENCE 118 Beakton Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT Boy resides with his mother, a widow who supports her four children by doing washing cleaning &c. but boy is idle does not work and associates with vicious boys. On May 11. 1887 the boy was arrested by an Officer of the Eighth Precinct Police for stealing clothing from his mother and Justice Murray at Jefferson Market Court committed boy to the Catholic Protectory where he remained for some time and was finally returned home. On December 27. 89 Boy was arrested by an Officer of the Eighth Precinct Police for disorderly conduct and Justice Morgan at Jefferson Market Court fined boy five dollars. All which is respectfully submitted,

To Dist Atty

Wm. E. Stocking.
Asst Supt.

Report of

General Sessions

The People

vs

James Lynch

Theresa Lawrence

PENAL CODE, §

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,

President, &c.,

100 East 23d Street,

NEW YORK CITY.

0189

0190

Police Court—

H

District.

Affidavit—Larceny.

City and County }
of New York, } ss.James B. Stony
of No. 142 Varick Street, aged 38 years,
occupation Forman being duly sworndeposes and says, that on the 30th day of July 1890 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 horse and set of harness
together of the value of about
Two hundred Dollars
(\$200.00)the property of Knigfield and Taylor, and
in deponent's care and custody
as Formanand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by James Lynch andJames Duffy, (both now here),
from the fact that deponent is
informed by Patrick Brady
a blacksmith of No 27 Clark Street,
that the said property was left in
his shop to have the horse shod.
He, Brady sent August Roncali
with the said horse and harness to
deliver to deponent's stable at No 614
Brennwick Street. Deponent is further
informed by August Roncali, that
while he, Roncali was bringing the
said property through Van Dam Street
about the hour of 5 1/4 o'clock P.M. on

Subscribed to before me, this day of July 1890

Police Justice.

0191

said date these two defendants acting in concert with each other took the said property from Ponca and the defendant Duffy got on the horse's back and rode away with him. Depomur is further informed by Thomas Stephenson, an officer attached to the 25th Precinct Police that he, the officer found the defendant Duffy, at the horse number 519 East 74th Street, with the aforesaid property in his possession and in the act of selling it. Depomur further says that he has since seen the said property and fully identified it as the property in his care and custody and charges the said defendants with being together and acting in concert with each other and feloniously taking, stealing, and carrying away the said property and prays that they be dealt with as the law directs.

Given before me } James B. Story
this 1st day of August 1890 }

J. J. Mahoney
Police Justice

0 192

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Brady
aged 28 years, occupation Blacksmith of No.

27 Clark — Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of James B. Stoney

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

Sworn to before me, this

day of August 1890

Patrick Brady

W. W. McMahon
Police Justice.

0193

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 14 years, occupation School boy of No. 28 Clark Street, being duly sworn deposes and

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

Sworn to before me, this

day of

1st August 1890 } August B. Stoney

D. J. McMahon

Police Justice.

0194

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Stephenson
aged _____ years, occupation Police Officer of No. _____
The 25th Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of James B. Stoney
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this _____ day of August 1889 } Thomas Stephenson

W. D. McMahon
Police Justice.

0-195

Sec. 193-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James Lynch*

Question. How old are you?

Answer. *15 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *1648 Charlton St - 5 1/2 years*

Question. What is your business or profession?

Answer. *Errand boy*

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

Answer. *I am not guilty*
James Lynch

Taken before me this

day of

August 1890

John McMahon

Police Justice.

0196

Sec. 193-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James Duffy*

Question. How old are you?

Answer. *17 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No 195 West Houston St - 3 months*

Question. What is your business or profession?

Answer. *School boy*

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

Answer. *I am not guilty*
James Duffy

Taken before me this

day of

December 1890

W. J. [Signature]
Police Justice.

0 197

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

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

Dated *August 1* 18*90* *Wm. M. Mahon* Police Justice.

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

Dated.....18..... Police Justice.

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

Dated.....18..... Police Justice.

0198

noted by
att. for Lynch
25 Chambers St
Police Court--- *14* District. *1200*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James B. Stoney
142 W. 25th St
James Lynch
James Duffy

Lynch
Duffy
Offence

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *August 1* 18*90*
W. Mahon Magistrate.
Stephenson Officer.
75 Precinct.

Witnesses *Patrick Brady*
No. *27* *Clark* Street.
August Boncali
No. *78* *Clark* Street.
Thomas Stephenson
No. *75* *Precinct Police* Street.

\$ *1000*
to answer
Witness *John W. Gardner*
2006-1008-23 JV

0199

The People &c
 vs
 Defendant Statement of James Lynch

James Lynch says that while he was at play in Vandam st on the day in question he saw Duffy with a horse that Duffy asked him to come along for a ride; that he went with Duffy and at Duffy's request they hitched the horse to an idle wagon standing a few blocks away, that they then drove for awhile and as Duffy said the wagon was too heavy for the horse they left it and took a lighter one and then drove up town to about 70th st. that then Duffy said he was going to sell the Rig and asked me to go with him to the horse market, that he could get some money, that I then told Duffy he was doing wrong and would get into trouble and left him. I did not help Duffy to take the horse from the boy and only thought that Duffy was in for a bit of fun. I was never arrested before and I live with my mother at 48 Charlton st and have been to work for my mother and was idle then owing to my being weak eyes, that I had secured another position on the very day that this trouble happened and was going to work on the following morning.

Dated Aug 13th 1890

James Lynch

Sworn & before me this

13th day of August 1890

William D. Connelley
 Assistant Clerk

0200

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against
James Lynch and
James Duffy

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

James Lynch and James Duffy

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

The said *James Lynch and James Duffy, both*

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

one horse of the value of one
hundred and fifty dollars, and
one set of harness of the
value of fifty dollars

of the goods, chattels and personal property of one *George W. Wingfield*

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.

0201

SECOND COUNT—

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

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

The said

James Duffy

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 horse of the value of one
hundred and fifty dollars
and one set of harness of the
value of fifty dollars,*

of the goods, chattels and personal property of one James George W. Wingfield
by one James Lynch, and also
by a certain ^{other} person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said George W. Wingfield

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

James Duffy
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.

0202

BOX:

407

FOLDER:

3766

DESCRIPTION:

Lynch, Patrick

DATE:

08/08/90



3766

0203

POOR QUALITY
ORIGINAL

35.

Counsel,

Filed

6

day of

Aug 1890

Pleads,

THE PEOPLE

vs.

Patrick Lynch

Grand Larceny, Degree

(From the Person.)

[Sections 538, 539, Penal Code]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edmond E. Pratt

Foreman.

Aug. 7. 1890

Pleads G. L. 2d g.

24th 9 Nov 5th

Aug 15, 1890

FF

15

Chas. McNeill
Officer Carley

County of Deerp

Reverend. 21st Feb

Tr.

and for officer
last Nov.
Grand Juror

0204

POOR QUALITY
ORIGINAL

35

Witnesses;

Chas. Mc Nellis
Officer Carley

Reverend. 21st Feb
Tr.

and for officer
last Nov.
Emo. Decent

Counsel,

Filed

6

day of

Aug 1890

Pleads,

20
456
10

THE PEOPLE

vs.

Patrick Lynch

Grand Larceny, 1st Degree
(From the Person.)
[Sections 538, 539, 540 Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edmond A. Pratt

Aug. 7. 1890 Foreman.

Pleads G. L. 2nd deg.

24th 9 Nov 5th 1890

Aug 15. 1890 F. 15

0205

Police Court—

2

District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No.

430 West 21

Street, aged

28

years,

occupation

Iron Moulder

being duly sworn

deposes and says, that on the

27

day of

July

189

at the City of New

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

and person

of deponent, in the Night time, the following property, viz:

One Silver Watch, plated Chain
and locket, all of the amount
and value of Fourteen Dollars

(\$ 14 ⁰⁰/₁₀₀)

the property of

Deponent

Sworn to before me, this
27 day of July 189

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 Patrick Lynch (now here)

from the following facts to wit: that
said Watch was in the watch
pocket of deponent's pants, attached to the
Chain and locket, which was connected
with his shirt; and that deponent
was asleep on a truck in front
of 428 West 21 Street when said
property was taken from his person;

And that deponent is informed
by Officer John E. Carley of the 20
Precinct Police, that he found
said property in the possession
of said defendant who was running
at the time of his arrest

Chas McNeil

of
189
day
Police Justice.

0206

CITY AND COUNTY }
OF NEW YORK, } ss.

John E. Carley
aged _____ years, occupation *Policeman* of No. _____

20th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Charles McNeilis*

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

Sworn to before me, this

day of

188

Aug 27 } *John E. Carley*

John Herman
Police Justice.

0207

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Patrick Lynch

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. N.Y.

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

Answer. 416 10 Ave

Question. What is your business or profession?

Answer. Driver

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

Answer. I am not guilty.

Patrick Lynch

Taken before me this

day of

188

Police Justice.

0208

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

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

Dated July 27 18 90 Wm. J. H. H. H. Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0209

1153

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles M. Pelis
430 West 31st St
Patrick Lynch
Larceny from the Person
Offence

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated July 27 1890
Gorman Magistrate.

Carney Officer.

20 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer.

Chm

CH

0210

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Patrick Lynch

The Grand Jury of the City and County of New York, by this indictment, accuse
Patrick Lynch
of the CRIME OF GRAND LARCENY in the first degree committed as follows:

The said Patrick Lynch

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

one watch of the value
of ten dollars, one chain of the
value of two dollars and one locket
of the value of two dollars

of the goods, chattels and personal property of one Charles Mc Nelis
on the person of the said Charles Mc Nelis
then and there being found, from the person of the said Charles Mc Nelis
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.

0211

SECOND COUNT—

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

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

The said

Patrick Lynch

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 watch of the value of
ten dollars, one chain of the
value of two dollars, and one locket
of the value of two dollars*

of the goods, chattels and personal property of one

Charles Mc Nelis

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

Charles Mc Nelis

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

Patrick Lynch
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.