

0427

BOX:

410

FOLDER:

3794

DESCRIPTION:

Lally, Norah

DATE:

09/16/90



3794

0428

BOX:

410

FOLDER:

3794

DESCRIPTION:

Stevens, Margaret

DATE:

09/16/90



3794

0429

BOX:

410

FOLDER:

3794

DESCRIPTION:

Donohue, Ann

DATE:

09/16/90



3794

\$ 147

Witnesses;

Counsel, *[Signature]*
Filed *[Signature]* day of *Sept* 1890
Pleads, *[Signature]*

THE PEOPLE
vs.
Morah Lally,
Margaret Stevens
and
Ann Donohue

Grand Larceny Second degree.
[Sections 528, 531, 532, Penal Code].

JOHN R. FELLOWS,
District Attorney.

A True Bill.
1. *Sept 17/90*
2. *Sept 17/90*
3. *Sept 17/90*
Foreman.

[Signature]
[Signature]
[Signature]

0431

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Weaver

aged 27 years, occupation Club of No.

572 West 57

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Frank M. Levy

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

Sworn to before me, this 17

day of Sept, 1898

Edward Weaver

[Signature]

Police Justice.

0432

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 26 years, occupation Selection of No.

1st Avenue Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Frank M. Levy
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 2
day of Sept 1890 } Benjamin Wolf

[Signature]
Police Justice.

0433

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael J Lyman

aged 30 years, occupation Detective of No.

300 Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Frank M. Terry

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

Sworn to before me, this

day of

Sept

1890

Michael J Lyman

[Signature]
Police Justice.

0434

Police Court- 2 District.

Affidavit-Larceny.

City and County }
of New York, } ss.:Frank M. Terry
of No. Sturtevant House Street, aged years,
occupation Manager being duly sworndeposes and says, that on the 15 day of June 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:Twenty eight
table cloths of the value of seventy five
dollars and a number of bed sheets
and pillow slips - all of the
total value of about eighty dollars.
\$ 80 -the property of The Sturtevant House, and then
in deponent's care & custody.and that this deponent
has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen,
and carried away by Norah Lally (now here) and
feloniously received as stolen goods by
Margaret Stevens and Ann Donohue,
who knew said goods to be stolen,
under the following circumstances:-
The said Norah Lally was a laundress
at the said Sturtevant House, and had
access to said property, and left the
employment of said Sturtevant House at
on July 11 1890. The said property was
recovered immediately and was traced
to the possession of Pawnbroker Joseph
A. Weaver at No 512 West 57th
Street in the said city. Deponent is
informed by Edward Weaver, now
here that the said, stolen property wasSworn to before me, this
day of
188

Police Justice.

0435

all pawned about said time by the defendant Ann Donohue who lived in the residence of the said Margaret Stevens at No 235 West 61st Street in the City of New York. Deponent is informed by Michael J. Lyman, and Benjamin Wolfe now Det., detectives of the Central Office Police that on the 8th day of September the defendants Norah Lally confessed to them that she had stolen the said goods and taken them to the house at 235 West 61st Street, and the said Ann Donohue confessed to the said detectives that she had seen the defendant Norah Lally leave the said goods at the house of the said Margaret Stevens and that the said Margaret Stevens had given the said goods to her (Ann Donohue) to be pawned, and that the proceeds of the pawning of the said goods were divided among the three defendants aforesaid. Deponent and is informed by the said detectives that the three defendants were arrested together in the house of the defendant Margaret Stevens.

Sworn to before me this..... day

of..... September..... 1900

J. H. Wilbur
Police Justice

Frank M. Perry

0436

Sec. 198—200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Norah Lally being duly examined before the undersigned 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. *Norah Lally*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *935 West 61st -*

Question. What is your business or profession?

Answer. *Laundress*

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 have nothing to say*
Norah Lally
(make)

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

Police Justice.

0437

Sec. 198—200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Margaret Steven 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. *Margaret Steven*

Question. How old are you?

Answer. *55 yrs*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *295 West 61st St. New Jersey*

Question. What is your business or profession?

Answer. *Housekeeper*

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 have nothing to say — I
am not guilty.*

*Margaret L. Steven.
(Mark)*

Taken before me this
day of *October* 188*2*

Police Justice.

0438

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.....

Norah Lally, Margaret Stevens, Ann Donohue

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

10 Hundred Dollars,.....and be committed to the Warden and Keeper of

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

Dated *Sept 8* 188*0* *J. H. Williams* Police Justice.

I have admitted the above-named.....

to bail to answer by the undertaking hereto annexed.

Dated.....188.....Police Justice.

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

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

Dated.....188.....Police Justice.

0439

Police Court---

1384
2 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Frank H. Lerry

vs.
Norah Lally
Margaret Steven
Ann Donohue

Larry
Receiving Motor Goods
Office

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated Sept 8 1880

Kilbreth Magistrate.

Ignat Wolf Officer.

C. O. Precinct.

Witnesses Minnie Cunningham

No. Shuteaux House Street.

Cake the Officer

No. _____ Street.

Edward Weaver

No. 512 West 57 Street.

\$ 1000 to answer

Can

0440

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Norah Lally, Margaret
Stevens and Ann Donohue*

The Grand Jury of the City and County of New York, by this indictment,
accuse *Norah Lally, Margaret*

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

The said

*Norah Lally, Margaret
Stevens and Ann Donohue, all*

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

*twenty-eight table-cloths of the
value of three dollars each, five
bed-sheets of the value of fifty
cents each and five pillow-slips
of the value of fifty cents each*

of the goods, chattels and personal property of one *Frank M. Terry*

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.

0441

SECOND COUNT—

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

Margaret Stevens and Ann Donohue
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said *Margaret Stevens and Ann Donohue, both*

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,

*twenty-eight table-cloths of the
value of three dollars each, five
bed-sheets of the value of fifty
cents each and five pillow slips
of the value of fifty cents each*
of the goods, chattels and personal property of one *Frank M. Terry*
by one Norah Lally and

by ~~a certain person or~~ ^{other} persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said *Frank M. Terry*

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

*Margaret
Stevens and Ann Donohue*

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.

0442

BOX:

410

FOLDER:

3794

DESCRIPTION:

Lee, John H.

DATE:

09/10/90



3794

0443

Witnesses;

James Collins
W. J. Foye 19th Sept

#99 NC

Counsel,

Filed

10 Sept 1890
W. J. Foye

Pleads,

THE PEOPLE

vs.

John H. Lee

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

JOHN R. FELLOWS,

District Attorney.

Sept 16 1890

A True Bill.

M. S. Rogers
Sept 17/90

Foreman.

Spied & Brackets
Assault 2nd
3475 Nov 1890

0444

4 e
The People
vs.
John H. Lee

{ Court of General Sessions Part I
Before Recorder Smyth. Sept. 16. 1890.
Indictment for assault in the first degree
Dennis Collins, sworn and examined.
I work at tailoring and live at No. 360
Seventh Avenue. I recollect the 27th of July of
this year. I saw the defendant Lee that night
before one o'clock. I was on the east side
on my way home. He was standing by the
railings. I did not see him at first when
I spoke to this colored woman; she was
walking toward the telegraph post; it was on
Thirty second St. and Seventh Avenue. I was
going home towards Thirtieth St. I spoke to
her first. I saw the woman as I was
going along had a handkerchief to her
face, and I believe her face was swollen.
She stopped as she came to the telegraph
post and stood alongside of it. I saw the
woman looking at me. I came to her and
said, "Hallo"; the woman said, "Hallo". I
asked what was the matter? and there
two men - I did not see them when I
stopped first - they were standing at the
railings - they walked over to me and
said, "What do you want?" I says,
"Nothing, I am talking to this woman."
The defendant asked me what I wanted?
I says, "I am talking to this woman."

0445

Then he says, "This woman aint doing any business." I said, "Are you with this woman?" He says, "yes". I said, "I have not said anything out of the way and done no harm." His friend says, "No." I says, "Shake hands with me." His friend shook hands with me. I says to the defendant, "will you shake hands?" He said, "What do you want, fight?" in a mad way. I says, "No, I am willing to apologize if I said anything out of the way to the woman." He made an attempt to spring at me. His friend caught him. He says, "That man dont want to fight; Leave go!" he said to his friend. His friend would not let go, and they had a tussel; he broke away from his friend, and as I turned to go about my business he grabbed me with one hand around my neck and stuffed me; he caught me sideways; he rushed to me. I did not see how he had the knife. He was standing at the gutter over on the sidewalk and he rushed at me and caught me. Then he cut me I felt the weapons going through me here (pointing to the left shoulder blade) The man let go of me and rushed

0446

1
turst into the street. It was alongside the telegraph pole. The man stood there and I stood looking at him. I looked around to see if I could see anybody. There was a man going up the street. I don't know who he was. I said, "Mister, here is a man that stabbed me." He ran away and I ran after him to Thirty Third St. and 8th Avenue and called "Police". Two officers there surrounded his club and another officer caught him in 33rd street. He was turned over to Officer Loy and taken to the station house. I was taken up to the station house with him. There I got up to where the police officers had him. I told him that the man stabbed me. It was to the first officer who caught him that I said that. There was another officer with Officer Loy. One officer took me and another officer took the colored man (the defendant). I lost my senses, and the next I remember was I was sitting in a chair at the station house. I do not remember anything more after that. They sent for an ambulance, I believe, but I do not remember being put in it. The next thing I remember was lying

0447

the table in the hospital. Dr. Schauffer attended me there.

Cross Examined - There was three or four doctors at me the first night. I live 360 Seventh Ave. and have lived there going on four months. I am a boiler maker. I have a step mother and father; they live in 58th st. I have lived away from them five years. I had not been working and had not drunk any thing the day I was stabbed. I might have drunk a glass of beer during the day, but I was perfectly sober at night. I had been two weeks out of work. I was on the east side of the city at a friend's house in 45th st. Mrs. Bates between First and Second Ave. I left the east side at one o'clock. The colored woman was not selling hot corn at Seventh Avenue on the night I was stabbed. I did not ask the woman to go to her place with me. I was not told by any person that I made a mistake as to the woman, that she was not one of that kind. I explained in the Police Court how the man got hold of me and stabbed me. I was going to my home at the time I met this colored woman.

0448

Joseph Joye, sworn and examined, testified. I am a police officer and arrested the defendant on the 24th of July. I was standing on the corner of Thirty Fourth St. and Seventh Ave. in company with another officer when I heard somebody halloo, "stop thief." I ran in the direction I heard the sound coming from and I saw a lot of people running down Thirty Third St.; so I ran down after them and rapped and an officer from the 90th precinct headed off the defendant and held him till I got there. Collins came along ~~and~~ the man who just testified; I saw the blood on him. Then he says, "this is the man that stabbed me." I saw the big cut and blood was on his shoulder. I took him to the station house. I asked Lee why he did it? He says, "He spoke to a lady friend of mine, and Lee told him she was not a woman of that kind, she was not doing business; he got in some quarrel, he was afraid of him because Collins had another man with him and he stabbed him. He said that Collins punched him and he stabbed him, and that he ran away because he was afraid. There was five or six other people running. I did not see any marks on the

0449

defendant of violence. I did not examine him. The complainant appeared to be sober. He said going to the station house, "Hurry up, I am weak from the loss of blood;" the defendant was sober. He told how it happened to the Sergeant. He sent for an ambulance right away. They dressed his wound first in the station house; he had a very big wound. They put him in an ambulance and sent him up to the New York hospital. I went back on post to search for the knife. I found the knife a little way from the corner about eight or ten feet. The knife shown is the one. I asked the defendant what he did with the knife? He says I threw it away somewhere around there. He identified the knife in the station house and said it was his.

The certificate of Dr. Schauffer of the New York Hospital was offered in evidence. It was to the effect that Dennis Collins was suffering from an incised wound over the posterior part of the left shoulder blade, four inches long, clean cut as if made by some sharp instrument and reached down to the bone. He considered the wound a dangerous one.

0450

The Case for the Defence.

Martha Doyle, sworn and examined Live 243 West Thirty Second St. in the rear house, the defendant lives in the front house with his wife. I am a laundress, but I sell hot corn every summer. I was selling hot corn the night of this row. Johnny Lee, who works at the Grand Central, was coming home. He said to me, I was on the watch late, we stood talking and up came three men. One of them was the defendant. He asked me, "Are you doing any business?" I said, "Go on, I am not one of that kind." Johnny says to the man too, "This woman is not of that kind." The defendant turned around and said, "Isnt it all right?" Lee said, "You insulted the woman." The defendant said, "I can kick any black son of a so and so." He struck Lee and he staggered about two feet. Then Lee made a blow at him and the complainant halloed, "I am cut." I did not see any knife. Those other two fellows rushed after Lee and he ran down 33rd street, I did not see any more of it after that.

John H. Lee sworn. I have been in New York three years. I was working steady as a waiter at the Grand Central hotel. Have never been arrested before for anything. On the night of the difficulty I was on my way

home from my work; on the corner of
 Twenty eighth St. and Seventh avenue and I
 met a young fellow I was acquainted with. Mr.
 Doyle was selling hot corn; we were talking
 together when Collins and two young fellows
 came up. Collins asked her, "Are you doing
 any business?" She says, "No, I am no wor-
 man of that kind." He says, "That is all
 right." She says, "yes." Then he says to me, "that
 is all right," and I says, "yes." I turned around
 and starts away, and he says, "Why, you
 are a cranky son of a b—h." I walked
 away from him. I told him I was no more
 a son of a b—h than he was. He says,
 "I can lick you; he hauls off and strikes
 me ^{and} almost knocks me down. I goes back
 about four feet and he hauls at me
 again and I cut him while he was in the
 act of striking me the second time. The
 other two fellows rushed at me. I started to
 run and all three chased me to Thirty third
 St. where the officer caught me. I
 struck him with the Knife because he
 hit me and I was afraid. I told the
 officer where I dropped the Knife.
 Dennis Collins recalled. I did not call
 the defendant a black son of a b—h. I
 did not insult the colored woman.
 The jury rendered a verdict of guilty of assault
 in the second degree with a recommendation to
 mercy.

0452

Testimony in the
case of
John H. Lee
filed Sept.

1890.

0453

Police Court—2 District.

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

Dennis Collins
of No. 360 4th Avenue Street, aged 21 years,
occupation Barber being duly sworn
deposes and says, that on the 27 day of July 1888 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

John H. Lee (brother)
who cut and stabbed deponent
in the back with a knife or
other sharp instrument he held
in his hand

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 be dealt with according to law.

Sworn to before me, this 23 day
of August 1888.

Dennis Collins

Wm. H. Mann Police Justice.

0454

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. *John H. Lee*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Virginia*

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

Answer. *243 West 32 Street 6 months*

Question. What is your business or profession?

Answer. *waiter*

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

Answer. *I am not guilty and demand an acquittal*
John H. Lee

Taken before me this

23

day of

March

1885

William J. Flannery

Police Justice

0455

New York Hospital,

West Fifteenth Street,

New York, *Aug 8th* 1890

This is to certify that
Dennis Collins' condition is
good, but he is still con-
fined to Hospital.

Respectfully
W. J. Schaeffer, M.D.
House Surgeon.

0456

New York Hospital,

West Fifteenth Street,

New York, Aug. 18 1890

This is to certify that Dennis
Collins is progressing very
satisfactorily. He is now in
no danger + should be able
to leave the hospital in about
10 days.

Respectfully
W. J. Schaeffer M.D.
House Surgeon

0457

GEO. P. LUDLAM,
Superintendent.

New York Hospital,

West Fifteenth Street,

New York, *Aug 12* 1890

This is to certify that
Dennis Collins is still
confined to the hospital
but is progressing satis-
factorily

Respectfully
W. J. Schaeffer M.D.
House Surgeon

0458

New York Hospital,

West Fifteenth Street,

New York, Aug. 3rd 1898.

This is to certify that Dennis
Collins' condition is good. He is
now in no danger of his life,
but will be confined to the hospital
for 10 days to 2 weeks more.

Respectfully
W. J. Schauffler M.D.
House Surgeon.

0459

New York Hospital,

West Fifteenth Street,

New York, *July 31st* 1890

This is to certify that Dennis
Collins has continued to improve,
+ his condition is quite satisfactory.
He must, however remain under
hospital care for some time
longer.

Respectfully
W. P. Chandler M.D.
House Surgeon,

0460

New York Hospital,

West Fifteenth Street,

New York, *July 29* 1890

This is to certify that Dennis
Collins' condition is slightly
improved, but that he is not
yet able to leave his bed.

Respectfully,
W. J. Shanley, M.D.
House Surgeon

0461

New York Hospital,

West Fifteenth Street,

New York, July 27 1890

This is to certify that Dennis
Collins is suffering from large
incised wound of left shoulder.
His condition is serious, especially
from loss of blood following
injury

Respectfully
W. Schaeffer, M.D.
House Surgeon

0462

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

Joseph. Doyle
of No. 19 Precinct Police Street, aged 4 years,
occupation Police Officer being duly sworn deposes and says

that on the 27 day of July 1889
at the City of New York, in the County of New York

arrested John H Lee (nowhere)
upon information he received from
my friend Collins who charged
the said John H Lee with having
wilfully and maliciously cut
and stabbed him Collins in
the back with a knife that he
then and there held in his hand
inflicting such injuries
as to necessitate his confinement
to the New York Hospital

Sworn to before me, this

of

188

day

Police Justice.

0463

Wherefore Defendant asks
that said John H Lee be
held to await the result
of said injuries.

Summons returned
this 2nd day of June 1890
John Herman

x Joseph Doye

Police Court-- District.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

vs.
John H Lee

Dated

July 27 1890

John Herman Magistrate

Joseph Doye Officer

Witness,

The presiding magistrate
is authorized to hear and
determine this case in my
absence, and to accept bail.

John Herman
Police Justice

Disposition, \$2500 bail for
Ex. and to await result of
inquiry

July 31, 1890
B. 9 a m

0464

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 *August 25* 18*90* *John Korman* 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.

0465

\$1000 bail for
Aug 25 2 PM

Police Court---

1312 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Demetrius Collins
360 7th Ave
1 *John H. Lee*
2
3
4

Office *assault*
Belmont

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *Aug 23* 18*90*

W. W. W. W. Magistrate.

Joyce Officer.

19 Precinct.

Witnesses _____

No. _____ Street.

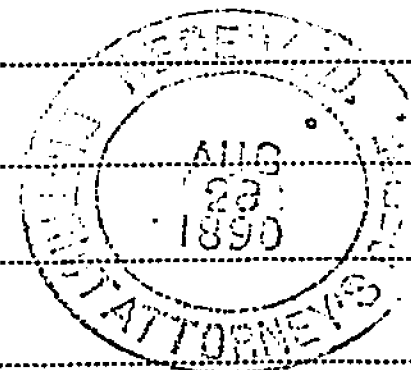
No. _____ Street.

No. _____ Street.

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

Chen

Aselt



0466

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. Lee

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

John W. Lee
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said

John W. Lee

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*, with force and arms, at the City and
County aforesaid, in and upon the body of one *Dennis Collins*
in the Peace of the said People then and there being, feloniously did make an assault
and *him* the said *Dennis Collins*
with a certain *knife*

which the said

John W. Lee
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 *Dennis Collins*
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

John W. Lee
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

John W. Lee

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 *Dennis Collins* in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and *him* the said
Dennis Collins
with a certain *knife*

which the said

John W. Lee

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.

0467

THIRD COUNT—

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

John W. Lee
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

John W. Lee
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 said
Dennis Collins in the peace of the said People then
and there being, feloniously did wilfully and wrongfully make another assault, and
the said Dennis Collins
with a certain knife

which he the said John W. Lee
in his right hand then and there had and held, in and upon the back
of him the said Dennis Collins
then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-
fully inflict grievous bodily harm upon the said Dennis Collins

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.

0468

BOX:

410

FOLDER:

3794

DESCRIPTION:

Lenhart, Francis A.

DATE:

09/25/90



3794

Witnesses:

Off. Kerr 26th Decr 1890

#2222 McMayes R

Counsel,

Filed 25th day of Decr 1890

Pleaded

Not guilty

THE PEOPLE

vs.

P

Francis A. Senhardt

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

24th 30 P. JOHN R. FELLOWS,

District Attorney.

A True Bill.

Wm. H. Hayes
Foreman.

P. 2. Oct. 20. 1890.

Pleaded A, J & dy
Sentence - suspended

P.B.H. 20

0470

Police Court—☒—District.

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

of No. 4th St. Precinct Police Street, aged 36 years,

occupation Police Officer being duly sworn

deposes and says, that on the 18th day of September 1887 at the City of New

York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Thomas

a Clerk (now here) who wilfully

pointed and aimed at deponent with

a revolving pistol loaded with

powder and ball

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 be dealt with according to law.

Sworn to before me, this 11 day
of September 1887

W. Mead Police Justice.

0471

Sec. 198-200.

✓ District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Francis A. Lenhart 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. *Francis A. Lenhart*

Question. How old are you?

Answer. *33 years*

Question. Where were you born?

Answer. *Pa. S.*

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

Answer. *Philadelphia Penn*

Question. What is your business or profession?

Answer. *Printer*

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

Answer. *I was intoxicated*

F. A. Lenhart

Taken before me this

day of *September* 189*2*

W. H. C. C.
Police Justice.

0472

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 Seamus

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, Sept 11 189

W. M. Mead 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.

0473

Police Court---

1402
1402
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Ferr
Francis C. Leubner

Offense
Adultery

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

2.....
3.....
4.....

Dated *Sept. 11* 1890

Meyers Magistrate.

Ferr Officer.

36 Precinct.

Witnesses *Roundman Mc Coy*

No. *26th* Street.

Off Mc Kitchick

No. *26th* Street.

No. Street.

No. Street.

\$ *10.00* to *custodian*



Care

*Indelible
aim to*

0474

New York General Sessions -

The People vs
- against -
Francis Lenhart.

City and County of New York, ss:

John R. Connors being duly sworn says I am a conductor on the New York Central Rail Road and reside at No 327 West 47th Street in New York City. I have known the defendant above named for the last three years and for the period during that time of over two years the defendant worked along side of me as a brakeman on the Philadelphia and Reading Rail Road. During the time above mentioned I never knew or heard of the defendant Lenhart being in any trouble of any kind, he always behaved as a peaceable and quiet young man was steady in his work. I also know others who know him and they speak well of him as to his reputation for peace & quietness. Up to the present charge against him, I never heard of any being made against him.

0475

Sworn to before me
this 20th day of October 1898 by John B. Connor
J. B. Connor
Notary Public King Co
Curt V. Freden Army Co

0476

N.Y. General Sessions

The People vs
— apt —
Francis Leubart

City and County of New York ss.

Philip McPoyl.

Being duly sworn says that I reside at
to 37 West 47th Street in said City
I am a conductor on the New York
Central Rail Road. I know the defendant
Francis Leubart for the past Eighteen
months and have seen him every day
during that time. I was formerly
employed as a brakeman on the
Philadelphia & Reading Rail Road, the
same Road the defendant Leubart
was employed on. I have ^{heard} read the
affidavit of John B. Connor hereto
attached and except as to the more
matters more specifically stated
above I know the facts therein
mentioned to be true of my
own knowledge.

Sworn before me

This 20th day of October 1890

Not Meddman

Notary Public Kings Co

Acted before me

Philip McPoyl.

0477

My General Session
The People,
- apt -
Francis Lenhart

City & County of New York, ss:

Philip Farley
being duly sworn says that I reside
at 609 11th Avenue in said City
I am engaged as a switchman on
the New York Central Rail Road
I know the defendant Lenhart
going on two years last past
and during that time have seen
him every day, the defendant and
myself most of the aforesaid time
working on the Philadelphia &
Reading Rail Road, both being
employed as a brakeman - during
the aforesaid time we roomed together
and I never knew him to be in any
difficulty whatsoever. I know others
who know the defendant and he was
always regarded and looked upon as
a peaceable citizen.

Sworn to before me this 11th day of May 1906
at New York City
Philip Farley
Subscribed and sworn to before me
this 11th day of May 1906
Philip Farley
Subscribed and sworn to before me
this 11th day of May 1906

0478

My General Sessions

The People vs
— Apt —
Francis Leubart

City of New York ss:

Daniel Kelly being duly sworn says that I reside at no 327 West 67th Street in said City. I am employed on the New York Central Road in their yard at 65th Street & 11th Avenue. I have known the defendant for the past year and during that time have seen the defendant three to four times every week. Know him to be a hard working industrious & peaceable young man. He was considered so by other employees of the Road. I never knew or heard of his being in any trouble or charge made against him. Charged with any offence.

Sworn to before me this
2nd day of October 1895 by Daniel Kelly
Hilf Madsen
Notary Public Kings Co
City of New York
Hilf

N.Y. General Sessions

The People vs

vs

Francis Leachman

Applicant vs

Jacob Perlunger
Atty for Deft
23 Chambers St. N.Y.

filed Oct. 23. 1890

0480

Tomb, Sept 17-90

Mr Herr,

Dear Sir

I take this opportunity
of writing to you & offering my humblest
apologies to you as a man for my insane
behaviour of last Wednesday night. in
extenuation allow me to say that I had
been drinking whiskey heavily all day & not
being an habitual drinker I was out of
my mind as a result. I hope you will
believe me when I write that I am
sincerely sorry, do not think that I am
writing this for effect as I am not,
& not Mr Herr allow me to say further
that I am a complete stranger &
that this is the first time I have
ever been arrested & I ask you as a

0481

favor to a Young Man who will
appreciate it, that you will not go
any harder against me that is consistant
with your duty.

hoping Dear Sir that you read these
lines & understand the spirit in
which they are written I remain

Yours Respectfully
Francis A Genhart

0482

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Francis A. Lenhart

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

Francis A. Lenhart
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said

Francis A. Lenhart
late of the City of New York, in the County of New York aforesaid, on the
ten day of *September*, in the year of our Lord
one thousand eight hundred and ~~eighty nine~~ *ninety*, with force and arms, at the City and County
aforesaid, in and upon the body of one *John Kerr*
in the peace of the said People then and there being, feloniously did make an assault and
to, at and against *him* the said

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

in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did then and there shoot off and discharge *aim, point & present with intent the same,*
with intent *him* the said

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
Francis A. Lenhart
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Francis A. Lenhart
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 *John Kerr* in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and to, at and against *him* the said

a certain pistol then and there charged and loaded with gunpowder and one leaden bullet,
which the said *Francis A. Lenhart*

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 shoot off and discharge *aim, point & present with intent to the same,*
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.

0483

BOX:

410

FOLDER:

3794

DESCRIPTION:

Littlefield, Milton S.

DATE:

09/19/90



3794

0484

Witnesses:

Josephine Stephens
Lela Foster

March 2, 1892

Spied to Equille

Bailed by -
Henrietta Talcott
7 West 54th Street

#153

Counsel,

Filed

Pleads,

1500 1/2
B. W. 191
B. W. 191
day of 2nd 1892
Not Guilty (May 27, 1891)

THE PEOPLE

vs.

Milton S. Littlefield

JOHN R. FELLOWS.

District Attorney

Order and Terminals

A TRUE BILL.

May 19, 1892

J. S. Maynes
Foreman.
George Sessions

March 7th, 1892, Trial V.M.S.

0485

Police Court—

District.

Affidavit—Larceny.

City and County } ss.:
of New York,

William H. Lendrum
 of No. 96 Broadway Street, aged 46 years,
 occupation Broker or about being duly sworn
 deposes and says, that on the 23 day of July 1887 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 Mortgage Bond and assignment
 of the Sedgwick Loan and Trust
 Company of Wichita, Kansas
 of the value of Seventeen
 Hundred dollars

the property of

The Sedgwick Loan and
 Trust Company deponent being
 their resident agent

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 M. J. Littlefield (age about)

From the fact that on or about said
 date deponent delivered said Bond
 into the possession of said
 Littlefield with the understanding
 that he Littlefield was to negotiate
 it for deponent's benefit and if
 negotiated, the proceeds to be given
 to deponent. Deponent says
 that he has frequently demanded
 the return of the Bond or the money
 received for the same and that
 said Littlefield refuses to return the
 same.

Wm H. Lendrum

Sworn to before me, this

of

1887

Police Justice.

0486

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.....18.....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.

0487

W 30 53
Police Court---

15 20
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William H. Rindrum
96 Broadway
Miles Littlefield
Office of the District Attorney
Printed and Published by
J. H. White

Date 1890
Magistrate:
Officer:
Precinct:

Witnesses:
No. 1 Street:
Office Oct 7/90
No. Street:
to answer

BAILED,

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

0488

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Milton S. Littlefield

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

Indictment accuse

Milton S. Littlefield

of the crime of

Grand Larceny in the first degree

committed as follows:

Heretofore, to wit:

on the nineteenth day of June, in the year of our Lord, one thousand eight hundred and ninety, and at all the times herein mentioned, there was depending in the Court of General Sessions of the Peace of the City and County of New York, a certain criminal action between the People of the State of New York, plaintiffs, and one Alphonse J. Stephani, defendant, upon an indictment for the felony of murder in the first degree, duly filed in the said Court on the fourth day of June in the year aforesaid, and on the day and in the year ^{first} aforesaid and at all of the said times, the said Alphonse J. Stephani was confined in the City Prison of the

City of New York under the said indictment, and the said indictment was pending and undetermined.

And the said Milton S. Littlefield late of the City of New York in the County of New York, aforesaid, well knowing the premises, afterwards, to wit: on the said nineteenth day of June in the year aforesaid, at the City and County aforesaid, with intent to deprive and defraud one Josephine Stephani, the mother of the said Alphonse J. Stephani, of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to his own use, did then and there feloniously, fraudulently and falsely pretend and represent to the said Josephine Stephani, that a commission had then been appointed by the said Court of General Sessions of the Peace to examine the said Alphonse J. Stephani, and report to the said court as to his sanity at the time of such examination; that there were large expenses attached to the appointment, conduct and report of the said commission which were then properly and lawfully charge-

able upon her, the said Josephine Stephani: that among other things, it was necessary and proper that she, the said Josephine Stephani should bear and pay the fees of all the physicians to be examined upon the said commission for their evidence and that for the lawful and proper purposes of the said commission and to defray the legitimate and necessary expenses thereof, it was requisite that she should then pay to him, the said Milton S. Littlefield the sum of fifteen hundred dollars and that he the said Milton S. Littlefield was then duly authorized to receive the said sum of money from her for that purpose.

And the said Josephine Stephani then and there believing the said false and fraudulent pretenses and representations so made as aforesaid by the said Milton S. Littlefield and being deceived thereby was induced by reason of the false and fraudulent pretenses and representations so made as aforesaid, to deliver, and did then and there deliver to the said Milton

S. Littlefield, the sum of fifteen hundred dollars in money, lawful money of the United States of America and of the value of fifteen hundred dollars, and one written instrument and evidence of debt, to wit: an order for the payment of money of the kind called bank cheques, for the payment of and of the value of fifteen hundred dollars, of the proper money, goods, chattels and personal property of the said Josephine Stephani.

And the said Milton S. Littlefield did then and there feloniously receive and obtain the said proper money, goods, chattels and personal property from the possession of the said Josephine Stephani by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent to deprive and defraud the said Josephine Stephani of the same and of the use and benefit thereof, and to appropriate the same to his own use.

Whereas in truth and in fact no commission had then been ap-

pointed by the said court to examine the said Alphonse J. Stephani, and report to the said court as to his sanity at the time of such examination, and there were no expenses whatever, attached to the appointment, conduct or report of such commission, which were then properly or lawfully chargeable upon her; the said Josephine Stephani; and it was not necessary or proper that she, the said Josephine Stephani should among other things, bear and pay the fees of all the physicians to be examined upon the said commission for their evidence; and it was not requisite for the lawful and proper purposes of the said commission or to defray the legitimate and necessary expenses thereof that she the said Josephine Stephani should then pay to him, the said Milton S. Littlefield the sum of fifteen hundred dollars; and the said Milton S. Littlefield was not then duly authorized to receive the said sum of money from her for that purpose.

And Whereas, in truth and in fact,

the pretenses and representations so made as aforesaid by the said Milton S. Littlefield to the said Josephine Stephani was and were then and there in all respects utterly false and untrue, as he the said Milton S. Littlefield at the time of making the same then and there well knew.

And so the Grand Jury aforesaid do say that the said Milton S. Littlefield in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods, chattels and personal property of the said Josephine Stephani then and there feloniously did steal, against the form of the Statute in such case made and provided, and against the peace and dignity of the said people.

Second Count

And the Grand Jury aforesaid by this indictment further accuse the said Milton S. Littlefield of the same crime of Grand larceny in the first degree, committed as

follows:

Heretofore, to wit: on the nineteenth day of June in the year of our Lord one thousand, eight hundred and ninety, and at all the times herein mentioned, there was depending in the Court of General Sessions of the Peace of the City and County of New York, a certain criminal action between the People of the State of New York, plaintiffs, and one Alphonse J. Stephani, defendant, upon an indictment for the felony of murder in the first degree, duly filed in the said Court on the fourth day of June in the year aforesaid, and on the day and in the year first aforesaid and at all of the said times, the said Alphonse J. Stephani was confined in the City Prison of the City of New York under the said indictment, and the said indictment was pending and undetermined.

And the said Milton S. Littlefield late of the City of New York in the County of New York aforesaid, well knowing the premises, afterwards, to wit: on the said nineteenth day of June in the year aforesaid,

at the City and County aforesaid, with intent to deprive and defraud one Josephine Stephani, the mother of the said Alphonse J. Stephani of the proper money, goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to his own use, did then and there feloniously, fraudulently and falsely pretend and represent to the said Josephine Stephani that a commission had then been appointed by the said Court of General Sessions of the Peace to examine the said Alphonse J. Stephani and report to the said court as to his sanity at the time of such examination, and that it was necessary that she the said Josephine Stephani should then pay to him, the said Milton S. Littlefield, the sum of fifteen hundred dollars for the legitimate expenses of the said commission.

And the said Josephine Stephani then and there believing the said false and fraudulent pretenses and representations so made as aforesaid

by the said Milton S. Littlefield and being deceived thereby was induced, by reason of the false and fraudulent pretenses and representations so made as aforesaid, to deliver and did then and there deliver to the said Milton S. Littlefield the sum of fifteen hundred dollars in money, lawful money of the United States of America and of the value of fifteen hundred dollars, and one written instrument and evidence of debt, to wit: an order for the payment of money of the kind called bank cheques for the payment of, and of the value of fifteen hundred dollars of the proper money, goods, chattels and personal property of the said Josephine Stephani.

And the said Milton S. Littlefield did then and there feloniously receive and obtain the said proper money, goods, chattels and personal property, from the possession of the said Josephine Stephani, by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent to deprive and defraud the said Josephine Stephani

of the same, and of the use and benefit thereof, and to appropriate the same to his own use.

Whereas, in truth and in fact, no commission had then been appointed by the said court to examine the said Silphonse J. Stephani, and report to the said court as to his sanity at the time of such examination, and it was not necessary that she, the said Josephine Stephani should then pay to him the said Milton S. Littlefield the sum of fifteen hundred dollars or any sum of money whatever for the legitimate expenses of the said commission.

- And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said Milton S. Littlefield to the said Josephine Stephani was and were then and there in all respects utterly false and untrue as he the said Milton S. Littlefield at the time of making the same, then and there well knew.

And so the Grand Jury aforesaid do say that the said Milton S. Littlefield in the manner and

0498

from aforesaid, by the means
aforesaid, the said proper money,
goods, chattels and personal property
of the said Josephine Stephani,
then and there feloniously did
steal, against the form of the
statute in such case made
and provided and against the
peace and dignity of the said
people.

John R. Fellows,
District Attorney.

0499

BOX:

410

FOLDER:

3794

DESCRIPTION:

Lowery, Emma

DATE:

09/16/90



3794

0500

468.

#139

Counsel,

Filed

Pleads,

May 17

1898

THE PEOPLE

vs.

Ennia Lowery

April 23/90

PETIT LARCENY.

[Sections 528, 532 Penal Code.]

JOHN R. FELLOWS,

District Attorney.

Sept 23, 1898

A True Bill.

Wm. H. Hayes

Foreman.

Witnesses:

Wm. H. Hayes

Adeline Hines

0501

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Emma Lowery

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

Emma Lowery

of the CRIME OF PETIT LARCENY committed as follows :

The said

Emma Lowery

late of the City of New York, in the County of New York aforesaid, on the *twenty-first* day of *August* in the year of our Lord one thousand eight hundred and ~~eighty-ninety~~, at the City and County aforesaid, with force and arms,

*one wrapper of the value
of four dollars*

of the goods, chattels and personal property of one

Ellen Harris

then and there being found, then and there unlawfully 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.*

0502

BOX:

410

FOLDER:

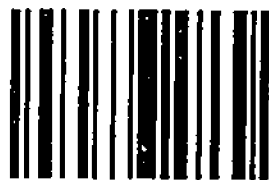
3794

DESCRIPTION:

Lynch, Mary Ann

DATE:

09/09/90



3794

0503

#81 High Court

Counsel,
Filed
Pleads,
1890
Sept. 1890
Sept. 1890

THE PEOPLE
14
19
Grand Larceny, Second degree.
[Sections 528, 531 Penal Code].
Mary Ann Lynch

JOHN R. FELLOWS,
District Attorney.

A True Bill.

M. A. Hayes,
Foreman.
Sept 2, Sept 18, 1890
Grand Jury Larceny
Pen 1792
RBH
Sept 26, 1890

Witnesses:
L. J. Kelly

0504

Police Court-

District.

Affidavit-Larceny.

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

of No.

92

Gila Kelly

occupation

married

Street, aged 23 years,

deposes and says, that on the

18th

day of

April

1888 at the City of New

York, in the County of New York, was feloniously taken, stolen, or

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

A ring, of the value
of Forty Eight 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

Mary Ann Bynch (now her)

for the reasons following, to wit:

Defendant was employed by
deponent as a domestic, and
on ^{or about} said date, deponent missed said
ring from her dressing case in said
premises, 826 Washington Street.Deponent further says, - She
caused arrest of defendant by
Officer Arthur A. Carey of the 2nd
Precinct, for the reason, that on
the night of the 17th of August, de-
fendant left deponent's employ, and
after defendant's departure, de-
ponent missed a sum of money

Sworn to before me, this

1888

Police Justice.

and owing to defendant's sudden leaving
in the night, she suspected her of
having stolen said money, - hence
- defendant's arrest on August 29th.

Deponent further says - she is
informed by said Officer that de-
fendant admitted to said officer
that she had repeatedly made
thefts from deponent, and further
admitted to said Officer that
on or about the 18th of April, she had
stolen said ring, and pawned it
with D. Abrahams of 87 Park Row.

Deponent further says, - said
Officer recovered said ring from said
D. Abrahams for the purpose of iden-
tification, defendant having told
said Officer where he could obtain
said pawn ticket representing said
ring, and deponent on seeing
said ring, secured by said Officer
in the manner aforesaid, identified
said ring as being her property, and
as being the ring she had missed.

Wherefore, Deponent charges
defendant, with taking, stealing
and carrying away said property
from her possession.

Sworn to before me by Mrs Lila Kelly.
this 1st day of Sept 1890.

John B. Bennett
Police Justice.

0506

CITY AND COUNTY }
OF NEW YORK, } ss.

Arthur A. Carey
aged _____ years, occupation Officer of No. _____

2nd Precinct

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Rila Kelly

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

Sworn to before me, this

day of

1898

Solon Belmont

Police Justice.

0507

Sec. 198—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Mary Ann Bynck being duly examined before the undersigned 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 she see fit to answer the charge and explain the facts alleged against *her* that *she* 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.

Mary Ann Bynck

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

19 Morris St — 9 months

Question. What is your business or profession?

Answer.

Domestic

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 did not take the ring.
her
Mary Ann X Bynck
mark

Taken before me this *7* day of *June* 189*8*
John J. Smith
Office Justice.

0508

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 1st DISTRICT.

of No. 2nd Arthur A. Carey
Precinct Street, aged _____ years,
occupation Officer being duly sworn deposes and says,
that on the 29th day of Aug 1898

at the City of New York, in the County of New York, he arrested
Mary Ann Lynch (now here) charged
with Harceny on complaint of one
Aida Kelly. Dependent says—
he has not sufficient evidence
to produce in Court to prosecute
said charge, and prays that
Defendant be held, to enable
Dependent to produce necessary
evidence in Court.

Arthur A. Carey

Sworn to before me, this _____ day of _____ 1898

Wm. J. Sullivan Police Justice.

0509

Police Court, 1 District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Mary Ann Lynch

AFFADAVIT.

Dated

Aug 31 1890

McMahon Magistrate.

Carey Officer.

Witness, _____

Disposition, _____

1000 bond 4 Sept 1st 9 am

05 10



Court of General Sessions,
Judge's Chambers,
32 Chambers Street.

New York,

1888

Dear Judge.

There is a case of Kelly
against Lynch, and ^{in his depositions} Complaint calls
for. Mr Kelly informs me that the
following articles were stolen:

1 Gents ring \$15 - ✓
Blue velvet dress \$50 - missing -
Black silk dress \$50 - " "
4 Coats worth \$75 - " "
also stole money \$15. - " "

~~Her mother (prisoner) has also been~~
~~arrested for robbing clothes bins, in~~
~~Washington St near Morris (Herald)~~

Three weeks she lived with some man
before her arrest after leaving Kelly's house
this is the statement made by Kelly

05 11

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 *Sept 1* 18*90* *Solon B. Lusk* 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.

05 12

Police Court---

1325
District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Ella Kelly
92 Vesey St
Mary Finbrych

2

3

4

Grand Jurors

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Sept 1* 18*90*

Smith Magistrate.

Arthur A. Carey Officer.

2nd Precinct.

Witnesses *Said Officer*

No. *& Abraham* Street.

87 Port'r River

No. Street.

No. Street.

\$ *500* to answer *G. V.*

Com gr

0513

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Mary Ann Lynch

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

Mary Ann Lynch

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

The said

Mary Ann Lynch

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

*one finger-ring of the value of
forty-eight dollars*

of the goods, chattels and personal property of one

Lila Kelly

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

John R. Fellows
District Attorney