

0 136

**BOX:**

495

**FOLDER:**

4515

**DESCRIPTION:**

Link, Carl G.

**DATE:**

09/16/92



4515

**POOR QUALITY ORIGINAL**

0137

143  
6/11/84

Counsel,

Filed

Pleas

188

of

THE PEOPLE

vs.

Carl S. Link

Forgery in the Second Degree.  
[Sections 611 and 611, Penal Code.]  
(Indorsement, etc.)

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.

Foreman.

James T. ...  
Sept 26 1922

Hand ...  
Sept 30 1922

Witnesses:

.....  
.....  
.....  
.....

POOR QUALITY ORIGINAL

0138

Police Court, 2 District.

City and County of New York, ss.  
of No. 27 West 23rd Street, aged 41 years,  
occupation Book Publisher being duly sworn, deposes and says,  
that on the 11 day of August 1887 at the City of New  
York, in the County of New York, Leahy Link

(now here) who did feloniously make  
false and utter a certain forged  
and fraudulent instrument in  
writing purporting to be a check on  
the West Side Bank payable to the  
order of Leahy Link for the sum of  
nine dollars and signed Edgar S  
Snowman and endorsed Edgar S  
Werner in violation of Section 509  
of the Penal Code of the State of New  
York with intent to defraud  
For the reasons following to wit:  
that the defendant was employed  
by defendant as a stenographer and  
officially defendant is informed  
by Abe Godchand of No 346 East  
43rd that the defendant presented  
the amsed forged check to said  
Godchand and stated that the  
defendant had endorsed said check  
and that the same was good and Godchand  
believing defendant's statement gave him  
the value of the face of said check  
defendant further says that he never  
authorized the defendant to sign or  
endorse said check and that the name  
of Edgar S Werner on said check is  
a forgery and that he defendant never  
signed said check and that the signature  
on said check is not in defendant's  
handwriting

Sworn to before me this 19th day of August 1887  
Edgar S. Werner  
John D. Ryan Police Justice

POOR QUALITY ORIGINAL

0139

CITY AND COUNTY }  
OF NEW YORK, } ss.

1877

aged 36 years, occupation Abe Godchand of No. Controler  
918 East 43 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Edgar S. Verma  
and that the facts stated therein on information of deponent are true of deponent's own  
knowledge.

Sworn to before me, this

day of Aug 189

Abe Godchand

John Ryan  
Police Justice.

POOR QUALITY ORIGINAL

0140

(1885)

Sec. 198-200.

a

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*Carl G Link*

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.

*Carl G. Link*

Question. How old are you?

Answer.

*23 years*

Question. Where were you born?

Answer.

*U.S.*

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

Answer.

*32 (W-37)*

Question. What is your business or profession?

Answer.

*Stenographer*

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*

*Carl G. Link*

Taken before me this

day of

*Sept 13 1892*

Police Justice.





**POOR QUALITY  
ORIGINAL**

0143

(COPY)

Office of  
L.A. Bigger

Hutchinson, Kansas,

Sept. 24, 1892.

Geo.A.Roberts, Esq.,  
321 W. 33rd St.  
N. Y. City.

Dear Sir:

On return home find your letter and telegram. I am not able to put up am't required but will carry out my proposition of Aug. 29, that is fully secure the defrauded party and give Link a chance to earn and return it unless it is contrary to the Laws of N. Y. I think the Dist. Att'y or Judge would assent to this if the prosecuting witness was willing. Mr. Link should at once disabuse the minds of those parties as to his having rich relatives he has none that I know of. I will probably be in New York within 60 days and if Link is able to secure a continuance till Dec. 1, I will look carefully into the matter and render what assistance I can toward effecting a satisfactory settlement with the injured party.

Very truly yours,

L. A. Bigger.

POOR QUALITY  
ORIGINAL

0144

OFFICE OF  
L. A. BIGGER.

Hutchinson, Kansas

Sept 24 1899

Geo A Roberts Esq  
321 W 33<sup>rd</sup> St  
N.Y. City

Dear Sir on return home find your letter & telegram  
I am not able to put up amt required but will  
carry out my proposition of any D. G. that is fully secure  
the defrauded party and give Link a chance to earn  
& return it unless it is contrary to the Law of N.Y.  
I think the Dist Atty or Judge would assent to  
this if the prosecuting witness was willing Mr Link  
shewed of one disablen the mind of those parties as  
to his having rich relative he has none that I know of

POOR QUALITY  
ORIGINAL

0145

I will probably be in New York within today  
and if Link is able to secure a continuance till Dec 1  
I will look carefully into the matter and render  
what assistance I can toward effecting a satisfactory  
settlement with the injured party

Very truly yours  
L. B. Biggar

The People

vs.

Carl G. Link.

The defendant is indicted for forging a check of nine dollars, and securing the money upon it.

1. He is only twenty-three years of age.

2. He has a young dependent wife in New York, who has no friend upon whom to rely for maintenance being an orphan and scarcely an acquaintance this side of South Carolina, where she was born. He has a little boy not quite three years old.

3. His aged mother, who lives at Macon, Ga., being of one of the best families of Georgia, is prostrated with grief at the prospect of her son becoming a convict.

4. He was never in prison before and has suffered for over a month imprisonment in the Tombs, having been arrested on June 19th, 1892. He has been already awakened to the wrong he has done by this imprisonment, and is truly penitent. He says that his confinement has been a torture to him, and the thought of being locked up, aside from anything else, would be sufficient to keep him from ever doing another criminal act.

5. He promises upon being released to pay all money, lost directly or indirectly through him, and to atone as far as possible to his young wife for the misery caused her.

6. His troubles have been caused through drink, and the money lost was on the horse races. He now feels strong enough to desist from bad habits and has no desire for drink, since going without it for a month. He never indulged sufficiently to be called drunk, but could stand a large quantity without affecting his outward appearance.

7. Should he be released, he will be able to get work as he is a newspaper correspondent, was three years a court stenographer. He now desires to make a new start in the right path, which, if he does, will insure success.

The above is from a memorandum made by Mr. Link and from an interview with his wife, and one other party in whom I have confidence, I believe the statement to be true in every particular.

~~W. J. Groo~~

*W. J. Groo*

Counsel,

111 Broadway, New York.

**POOR QUALITY  
ORIGINAL**

0148

*Swim program*

[Faint, illegible text, likely bleed-through from the reverse side of the page]

*1967/77*

[Faint, illegible text, likely bleed-through from the reverse side of the page]

**POOR QUALITY  
ORIGINAL**

0149

The People

vs.

Carl G. Link.

City and County of New York, ss:

Lillie M. Link, now of said city being duly sworn says that her age is 23 years, that she was married to Carl G. Link at Atlanta, Georgia, March 24, 1889, and has ever since lived with him as his wife. That she has read the annexed statement signed by W. J. Groo, counsel for her husband and believes that the statements of fact therein contained are in every respect true. That she was acquainted with Mr. Link and his family for some time previous to her marriage and knows that he has never been charged with any criminal offense or arrested at any time until arrested for the charge under which he is now in prison.

Sworn to before me this  
30th day of September, 1892.

*Austin E. Bassing*

*Lily M Link.*

Commissioner of Deeds.  
New York County.

**POOR QUALITY ORIGINAL**

0150

No. 937

New York Aug 11<sup>th</sup>

1892

**WEST SIDE BANK**

185 & 187 6<sup>th</sup> AVE N.Y.

Pay to the order of  
*Nine*

*Cy Link*

Dollars

\$ 9.00

*C.A. Snowman*

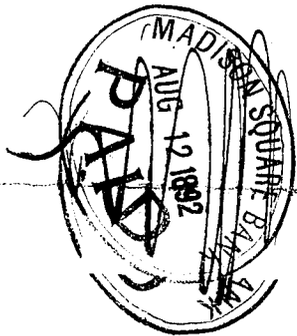
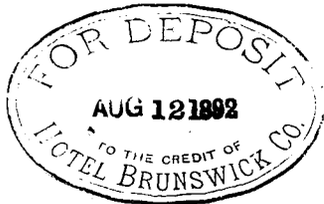
**POOR-QUALITY  
ORIGINAL**

0151

29

*C. G. Lusk*

*Edgar S. Werner*



**POOR QUALITY  
ORIGINAL**

0152

New York, September 30, 1892.

Hon. Frederick Smyth,  
Recorder.

Dear Sir:

In the event that your honor does not deem it wise or expedient to suspend sentence in my case I do most respectfully beg that my sentence may be Elmira.

If I am sent elsewhere the convict taint will follow myself, wife and child through the remainder of our lives. I am young and if sent to Elmira I may, on regaining my liberty live an upright and honorable life, gaining the respect and confidence of my fellow men and free from the slurs and slights of the people.

If your honor finds it consistent with justice to grant this request, he will find me grateful and my after life will attest my appreciation.

Very respectfully,

*Carl G. Linn*

POOR QUALITY  
ORIGINAL

0153

The People  
Against  
Case: G. Link.

W. J. Gross.

Connect.

111 Broadway

New York.

POOR QUALITY ORIGINAL

0154

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Carl G. Link

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

Carl G. Link

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

The said

Carl G. Link,

late of the City of New York, in the County of New York aforesaid, on the eleventh day of August in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, having in his custody a certain instrument and writing, in the words and figures following, that is to say :

No. 937 New York, Aug 11th 1892  
West Side Bank  
455 + 487 8th Ave. N.Y.

Pay to the order of C. G. Link

Nine Dollars

\$9.00

C. A. Snowman

on the back of which said instrument and writing there <sup>then and there written</sup> was a certain endorsement, to wit: "C. G. Link";

The said

Carl G. Link

afterwards, to wit : on the day and in the year

aforesaid, with intent to defraud, at the City and County aforesaid, feloniously did forge, on the back of the said instrument and writing a certain instrument and writing commonly called an endorsement which said forged instrument and writing commonly called an endorsement is as follows, that is to say :

Edgar S. Werner

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.

POOR QUALITY ORIGINAL

0155

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment further accuse the said *Carl G Link* of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said *Carl G Link* late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, having in *his* possession a certain instrument and writing, in the words and figures following, that is to say:

" No. 937 New York, Aug 11th 1892  
West Side Bank  
415 & 417 5th Ave. N.Y.  
Pay to the order of *C. G. Link*  
Nine Dollars  
\$9.00 *B. A. Snowman*  
on the back of which said instrument and writing <sup>there and there written</sup> was a certain endorsement to wit: "*C. G. Link*"

on the *back* of which said instrument and writing there was then and there written a certain forged instrument and writing commonly called an *Endorsement* which said forged instrument and writing, commonly called an *endorsement* is as follows, that is to say:

*Edgar S Werner*

with force and arms, the said forged instrument and writing then and there feloniously did utter, dispose of and put off as true, with intent to defraud, *he* the said *Carl G. Link* then and there well knowing the same to be forged, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,  
District Attorney.

0156

**BOX:**

495

**FOLDER:**

4515

**DESCRIPTION:**

Livingston, August

**DATE:**

09/14/92



4515

0 157

**BOX:**

495

**FOLDER:**

4515

**DESCRIPTION:**

Livingston, August

**DATE:**

09/14/92



4515

**POOR QUALITY ORIGINAL**

0158

Witnesses:

.....  
.....  
.....  
.....

90

Counsel,

Filed

day of

1892

Pleas,

THE PEOPLE

vs.

*E*

*August Livingston*

Assault in the Second Degree.  
(Section 218, Penal Code.)

DE LANCEY NICOLL,

*District Attorney.*

*Sept 28 1892*

A TRUE BILL.

*James T. [Signature]*

*Part 3. Sept 28 1892 Foreman.*

*Jury and Acquitted*

POOR QUALITY ORIGINAL

0159

Police Court— 4 District.

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

of No. 247 East 47 Street, aged 40 years,  
occupation Superintendent being duly sworn

deposes and says, that on 24 day of August 1892, at the City of New York, in the County of New York,

she was violently and feloniously ASSAULTED and BEATEN by August Livingston (now here) who did then and there cut any stab deponent on the breast with a knife which said Livingston then any then held in his hand any that said assault was committed

with the felonious intent to ~~take the life of deponent~~ or to do <sup>deponent</sup> ~~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 before me, this 24 day } George E. Linton  
of August 1892 }

Charles N. Linton Police Justice.

POOR QUALITY ORIGINAL

0160

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

August 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 sees fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. August Livingston

Question. How old are you?

Answer. 48 years

Question. Where were you born?

Answer. Germany

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

Answer. 447 E. 77 St. - 1 year 6 mos

Question. What is your business or profession?

Answer. \_\_\_\_\_

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

Answer. I am not guilty

August Livingston

Taken before me this 24 day of August 1897  
Charles W. Hamilton  
Police Justice.

POOR QUALITY ORIGINAL

0161

BAILED.

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

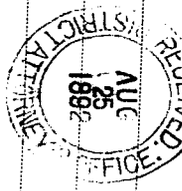
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

Police Court--- 90  
District. 1057

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
*Annin Electric*  
315 Madison St  
Cuyahoga Falls, Ohio  
Offence *Delinquent Assault*

Dated *August 18 1892*  
*Charles N. Fairbanks* Magistrate

Witnesses *Samuel J. Miller*  
No. *247 East 47th* Street



No. \_\_\_\_\_  
\$ *200* TO ANSWER  
*Annin Electric* Street

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

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

Dated *August 18 1892* *Charles N. Fairbanks* 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.

POOR QUALITY ORIGINAL

0.162

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

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*August Livingston*

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

*August Livingston*

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

The said

*August Livingston*

late of the City and County of New York, on the *twenty-fourth* day of  
*August* in the year of our Lord one thousand eight hundred and  
ninety-*two*, at the City and County aforesaid, in and upon one

in the peace of the said People then and there being, feloniously did wilfully and wrongfully  
did make an assault; and the said

*Annie Eberling*  
*August Livingston*

with a certain *knife* which *he* the said

in *his* right hand ~~was~~ then and there had and held, the same being then and there  
a weapon and an instrument likely to produce grievous bodily harm, *her*, the said  
*Annie Eberling* then and there feloniously did wilfully and  
wrongfully strike, beat, ~~cut, stab,~~ *bruise* 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.

POOR QUALITY  
ORIGINAL

0163

SECOND COUNT—

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

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

The said — August Livingston (or)

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,  
at the City and County aforesaid, in and upon the said

— Annie Eberling —

— in the peace of the said People then and there being, feloniously  
did wilfully and wrongfully make another assault; and the said August Livingston  
the said Annie Eberling —  
with a certain knife,

which she the said August Livingston —

in his right hand then and there had and held, in and upon the  
— body of her the said Annie Eberling —  
then and there feloniously did wilfully and wrongfully strike, beat, cut, stab  
— and wound, and did then and there and by the means aforesaid, feloniously, wilfully  
and wrongfully inflict grievous bodily harm upon the said Annie Eberling  
— to the great damage of the said Annie Eberling.  
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.

DE LANCEY NICOLL, District Attorney.

0 164

**BOX:**

495

**FOLDER:**

4515

**DESCRIPTION:**

Loesch, Frederick

**DATE:**

09/26/92



4515

**POOR QUALITY ORIGINAL**

0165

Witnesses:

Left Chapman  
to the good of the  
Company. Ch. reg.  
had  
by  
ditto

28<sup>th</sup> Nov 1892

Counsel,  
Filed 26<sup>th</sup> day of Sept 1892  
Pleads, *Ignorant*

THE PEOPLE

vs.  
144<sup>th</sup> Street  
Hoboken  
Frederick Loesch

RAPE in the 2d Degree and  
ABDUCTION.  
(Sections 278 and 284, Penal Code.)

DE LANCEY NICOLL,  
District Attorney.

A TRUE BILL.

*James Taylor*  
Jury - Oct. 6, 1892 Foreman.  
Pleads Acquittal

Supd 26/92  
6 Nov 29/92  
Oct. 29/92

POOR QUALITY  
ORIGINAL

0 156

N.Y. City

Aug 15 1942

Dear Fred

I will take the  
pleasure of writing you a  
few lines to let you  
know that I can not come  
down tonight because I am  
~~very~~ busy with night work  
I can not come down until  
Sunday how is your birds  
getting along

Dear Fred about you  
get to answer this letter  
as soon as you get it  
I will send you 100  
of kisses until Sunday  
this is all I have to say  
now dear Fred don't  
~~forget~~

POOR QUALITY  
ORIGINAL

0 167

write nothing dirty  
dont forget to answer

From your sweetheart  
address

Maggie Schottner

in care of the eagle pencil  
factory 710 east 14 street

Lizzie was asking for you  
and she told me to tell  
you that she wants  
to see you about sund night

dont forget to answer

**POOR QUALITY  
ORIGINAL**

0 158

Parker  
Jim Campbell

My General Services  
The People  
Inducted Lorch

City of New York

John Brodbeck  
being duly sworn according to  
law deposes as follows

He is a blacksmith &  
wheelwright doing business at  
815 Sixth Street in the City

I know the defendant  
Inducted Lorch for the past  
15 years years, & I know the  
family & his friends.

His reputation in our  
neighborhood for honesty &  
general conduct is the best

He is always a steady &  
sober workman & a good son  
to his parents

I have heard of having  
been arrested before this occasion  
except for a quarrel about 6  
years ago when he was discharged  
I have been a

POOR QUALITY  
ORIGINAL

0170

our good reputation  
I want to refer me this } John Brodbeck  
14<sup>th</sup> day of October 1852 }  
Reynald Durand.

Count of deeds  
by C. B.

My General Services

The People vs  
Frederick Lorch

City & County of New York ss

Henry M. Mitchell  
being duly sworn according to  
law deposes & says,

He resides at 278 - Seventh  
Street in the City of New York and  
is a Hay & Grain Dealer doing  
business at 89 Avenue D. in this  
City.

I know the defendant Frederick  
Lorch for over ten years last  
past. & I know a number of people  
in the neighborhood who likewise  
know him.

His reputation for honesty  
sobriety & general good conduct  
is the best. & he bears an excellent  
reputation in the neighborhood.

I never heard of his having  
been arrested before the present  
& I know him to be an excellent  
workman.

I have been his landlord

POOR QUALITY  
ORIGINAL

0172

17  
I was sworn to refer me this  
14<sup>th</sup> day of October 1892 Henry W Mitchell  
Requiescat in pace.

Commissioner of Deeds  
in and for the City and  
County of New York

General Jerosius  
The People of  
Forduch Loock

City & County of New York  
John H. Munn  
being duly sworn deposes & says  
I am an undertaker  
carrying on business at No 77 Avenue  
D in this City

I have known the defendant  
for the past nine years. She  
has always resided in my locality  
for that time

I know her to be a hardworking  
honest & industrious young woman  
& a good & kind hearted son to  
her aged mother

She bears an excellent reputation  
in our neighborhood & I never heard  
of her being in trouble or arrested  
before the present time

Subscribed before me this John H. Munn  
14 Day of October 1892

Richard D. Dumont.  
Commissioner of Deeds  
in and for the City and  
County of New York

POOR QUALITY ORIGINAL

0174

of several persons

The People of  
Franklin County

County of New York ss

I John Klingel  
being duly sworn say.

I reside at No 59  
Stroma St in the City of  
and am a Coal Manufacturer  
carrying on business at said place

I know the defendant  
for the past 5 years & more

I know him to be an  
honest, hard working sober &  
industrious young man.

I have had a good opportunity  
of observing the general conduct  
of the defendant during that time  
& I am of the opinion that

he has a good reputation  
in the neighborhood where I  
reside, & I never heard of his  
having been arrested before

I do hereby certify that  
14 Dec 1842  
Commissioner of the Court  
John Klingel

**POOR QUALITY ORIGINAL**

0175

STATE OF NEW YORK,  
CITY AND COUNTY OF NEW YORK. } SS.:

.....being duly  
sworn, says that he resides at No. .... Street, in the City of  
New York; that he is ..... years of age; that on the..... day of  
189 , at Number..... in the City of  
New York, he served the within..... on.....  
the..... by leaving a copy thereof with.....

Sworn to before me this  
day of ..... 189 }

*M. H. Beaulieu*

*The People*

Plaintiff,

against

*Lawrence Leach*

Defendant.

*affidavits of  
good character*

~~XXXXXXXXXX~~

Attorneys for

87 & 89 Centre St., New York City.

Due and timely service of copy of the within  
hereby admitted

this day of ..... 189

Attorney.

To.....

**POOR QUALITY  
ORIGINAL**

0176

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

THE PEOPLE

VS

BRIEF FOR THE PEOPLE.

FREDERICK LOESCH.

STATEMENT OF CASE.

The Defendant, Loesch, aged 26 years, is charged with the crime of Rape on one Maggie Schloterer, aged 14 years, which was perpetrated in the Defendant's Fish Market, situated at 87 Avenue D, on or about September 1st, 1892.

WITNESSES:

Maggie Schloterer,  
Delia McDonald,  
Mrs. Maggie Schloterer,  
Hugo Schultes,  
Edward V. Gormley,  
W. Travis Gibb, M. D.

MAGGIE SCHLOTERER, aged 14 years, on November 25", 1891, residing with her widowed mother, who is the housekeeper of premises No. 425 East 17th Street, will testify:

That, on July 26", 1892, accompanied by a girl named Delia McDonald, aged 15 years, she went on an excursion by boat to River View on the Hudson. That while en route, defendant, who was aboard, made their acquaintance, and suggested that all three (Witness, Delia and Defendant) go after some cherries on a landing being made, which suggestion was accordingly carried out. That all three went up a hill and sat down; that Defendant soon after procured some cherries and that all partook of them. That after this, Defendant told Delia McDonald to lay down, which she declined to do. That Defendant then pushed her down, pulled up her clothing, laid on top of her and had sexual intercourse with her (Delia McDonald) in the presence of Witness. That Defendant, on getting off of Delia, called Witness over to where he was sitting and placed his hand under her clothing and felt of her private parts. That he then exclaimed: "I am going to have a good fuck"; and that she (Witness) replied: "Oh, - you dirty slob". That Witness then told Defendant to stop feeling of her; but that instead Defendant pushed her down, placed his hand over her (Witness') mouth to prevent her screaming, lifted up her clothes and had complete sexual intercourse with her, which was accomplished in the immediate presence of Delia; and that, on the following day, Witness discovered her drawers, which were of the open pattern, in a bloody condition. That Defendant afterwards treated them to refreshing drinks, and that later the three returned to New York, arriving at about 11-30 P. M.

That Delia McDonald parted company with Witness and Defendant

**POOR QUALITY  
ORIGINAL**

0177

and the latter two went to Defendant's Fish Market at 87 Avenue D, where Witness remained all night, sleeping with Defendant on an old mattress under the counter, during which time Defendant had sexual intercourse with Witness three times. That when morning came, Defendant handed Witness Twenty-five cents with which to obtain her breakfast; that she (Witness) then endeavored to obtain employment but that she was unsuccessful and went home, where her mother severely punished her.

That about one week after the above occurrence, while Witness was passing the Defendant's store, at about 8-00 P. M., Defendant called Witness in and solicited her to have connection with him; and that on her hesitating, Defendant pushed her down on the floor and had sexual intercourse with her. That about one week later, Witness felt sore in her private parts and went to the Bellevue Dispensary for treatment.

That about three weeks after this, Defendant took Witness in a boat to an Island near North Beach, where he again had sexual intercourse with her.

That the last time, Witness had connection with Defendant was on or about September 1, 1892, at about 4-30 P. M. That on this occasion, Witness was passing Defendant's store, when he called her in, where he tripped her up and for the last time had sexual intercourse with her.

FURTHERMORE,- That on Defendant's being placed under arrest he admitted having had sexual intercourse with Witness, but consoled himself with the declaration "that he was not the only one who had had sexual intercourse with Witness".

DELIA McDONALD, aged 15 years, an inmate of the N. Y. Catholic Protectory, will testify:

In corroboration of that part of Maggie Schloterer's testimony relating to the excursion to River View, when Defendant forcibly had sexual intercourse with Witness and Maggie against their will.

ALSO that Defendant had on divers other occasions had sexual intercourse with her (Witness), the last time being on a mattress under a counter in his (Defendant's) fish store at 87 Avenue D.

MRS. MAGGIE SCHLOTERER, housekeeper at 425 East 17th Street, will testify that her daughter Maggie was born on November 25, 1877.

HUGO SCHULTES, an Officer of The N.Y.S.P.C.C., will testify: That he arrested the Defendant, who admitted in the presence of Officer Gormley that he (Defendant) had sexual intercourse with Maggie Schloterer on two occasions, but strenuously denied having raped her.

EDWARD V. GORMLEY, an officer of The N.Y.S.P.C.C., will testify in corroboration of the testimony given by Officer Schultes, relative to the admittance made by Defendant.

W. TRAVIS GIBB, M. D., of 365 Lexington Avenue, will testify: That he made a physical examination of the person of the girl Mary Schloterer and found that her genital organs had been penetrated by some blunt instrument. (See certificate on file.)

**POOR QUALITY  
ORIGINAL**

0178

THE 1918 BIRTH AND DEATH RECORDS OF THE CITY OF PHOENIX, ARIZONA

DOCUMENTARY EVIDENCE.

Transcript of Baptismal Records in the R. C. Church of the Assumption, at 425 West 49th Street, showing Maggie Schloterer to have been born on November 25th, 1877, and baptized on January 17, 1878.

-----:~::~:-----

ADDITIONAL FACTS.

From investigation, it was learned that the Defendant Frederick Loesch is living apart from his wife, who does not desire to have anything to do with him on account of his immoral habits. He is said to be living with his mother.

**POOR QUALITY ORIGINAL**

0179

**N. Y. GENERAL SESSIONS**

**THE PEOPLE**

**AGAINST**

**FREDERICK LOESCH.**

PENAL CODE, §

**BRIEF FOR THE PEOPLE.**

**POOR QUALITY  
ORIGINAL**

0180

*The New York Society for the  
Prevention of Cruelty to Children*

100 EAST 23D ST. (COR. FOURTH AVE.)

New York, *Sept 26*<sup>th</sup> 1892

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

*The People  
against*

*Fredrick Loesch*

*Notice of Prosecution.*

*To the District Attorney of the  
City and County of New York,*

*Sir: This Society is interested in the prosecution of  
the above defendant, and is familiar with the facts of the  
case. It respectfully requests that before sending the papers  
to the Grand Jury, fixing the day of trial, consenting to  
any postponements thereof, or to any reduction of bail, or  
final disposition of the charge, you will duly notify me as  
its President and Counsel, so that I may confer with you  
in regard thereto. This request is made pursuant to the  
statute (Laws of 1886, Chapter 30, Section 1), and in  
furtherance of the ends of Justice.*

*I have the honor to remain, with great respect,*

*Elbridge T. Gerry,  
President, &c.*

**POOR QUALITY ORIGINAL**

0 18 1

**N. Y. GENERAL SESSIONS**

*Walter*  
CRUELTY TO CHILDREN

THE PEOPLE



**NOTICE OF PROSECUTION**

BY THE SOCIETY.

ELBRIDGE T. GERRY,  
*President, &c.*

POOR QUALITY ORIGINAL

0182

Police Court, First District.

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

of No. 108 East 23<sup>rd</sup> Street, in said City, being duly sworn, deposes and says, that a certain male child called Delia MacDonald [now present], under the age of sixteen years, to wit, of the age of fifteen years, is a necessary and material witness on behalf of the People of the State of New York in a certain criminal case now pending in the Court of General Sessions of, in and for the City and County of New York, entitled, The People against

Friedrich Loesch, wherein the said Friedrich Loesch is charged with the crime of Rape, under section 278 of the Penal Code of said State, in that he, the said defendant

did willfully and unlawfully perpetrate an act of sexual intercourse with a certain female, called Maggie Schlatterer, said female being then and there actually and apparently under the age of sixteen years, to wit of the age of fifteen years, not being his wife

and that the said Delia MacDonald will, as deponent verily believes, unless duly held to appear on trial thereof, avoid giving his testimony at the instance of the people.

Wherefore, deponent prays that the said child Delia MacDonald may be held as a witness to appear on the trial of the aforesaid criminal case, and be committed temporarily to an institution authorized by law to receive children on final commitment, and to have compensation therefor from the City or County authorities, as a witness, to appear on the trial of the aforesaid criminal case, in pursuance of the statutes in such case made and provided, and especially of Section 291 of the Penal Code of the State of New York.

Sworn to before me this 20<sup>th</sup> day of September 1892

Hugo Schutter

Police Justice.

POOR QUALITY ORIGINAL

0 183

POLICE COURT, *East* DISTRICT.

THE PEOPLE, &C.,  
ON THE COMPLAINT OF

FRIDAVIT.  
WITNESS.



*Aug. Schell*

*Delia M. ...*

*161-9-17 4th Broome St.*

Dated *Sept. 20* 189*2*

*Magistrate.*

*Charles J. ...*

*Disposition: You, the New York Society for the Prevention of Cruelty to Children.*

POOR QUALITY ORIGINAL

0184

Police Court, First District.

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

of No. 108 East 93<sup>rd</sup> Hugo Schuster Street, in said City, being duly sworn, deposes and says, that a certain female child called Maggie Schlatterer [now present], under the age of sixteen years, to wit, of the age of fifteen years, is a necessary and material witness on behalf of the People of the State of New York in a certain criminal case now pending in the Court of General Sessions of, in and for the City and County of New York, entitled, The People against Fred

Logan, wherein the said Fred Quach is charged with the crime of Rape, under section 278 of the Penal Code of said State, in that he, the said Defendant

did willfully and unlawfully perpetrate an act of sexual intercourse with the said Maggie Schlatterer, said child being then and there actually and apparently under the age of sixteen years, to wit, of the age of fifteen years, not being his wife.

and that the said Maggie Schlatterer will, as deponent verily believes, unless duly held to appear on trial thereof, avoid giving his testimony at the instance of the people.

Wherefore, deponent prays that the said child Maggie Schlatterer may be held as a witness to appear on the trial of the aforesaid criminal case, and be committed temporarily to an institution authorized by law to receive children on final commitment, and to have compensation therefor from the City or County authorities, as a witness, to appear on the trial of the aforesaid criminal case, in pursuance of the statutes in such case made and provided, and especially of Section 291 of the Penal Code of the State of New York.

Sworn to before me this 20<sup>th</sup> day of September 1892

Hugo Schuster

H. J. Madala

Police Justice.

POOR QUALITY ORIGINAL

0185

POLICE COURT DISTRICT.

THE PEOPLE, &C.,  
ON THE COMPLAINT OF



AFRIDAVID  
WITNESS.

*Aug*

*Magge*

*10. N.Y. 420*

*P. 17*

Dated *Sept 2nd* 1892

*Mr Mann* Magistrate.  
*Signature* Officer.

Disposition: *to the New York Society for the Prevention of Cruelty to children.*

POOR QUALITY ORIGINAL

0186

*F. J.* District Police Court.

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

*Hugo Schuttler.*

of Number *108 East 23<sup>d</sup> street.* being duly sworn,  
*He has just reason to believe and does believe that*  
deposes and says, that on the *15* day of *September* 18*93* at the

City of New York, in the County of New York, *At the premises; known*

*as Number 87 Avenue D, in said city of New York, one Fred Loesch, did willfully and unlawfully perpetrate an act of sexual intercourse with a certain female, now here, called Maggie Schuttler, said female being then and there actually and apparently under the age of sixteen years, to wit of the age of fifteen years, not being his wife; in violation of the statute in such case made and provided and especially of Section 278 of the Penal Code of the State of New York.*

Wherefore the complainant prays that the said

*Fred Loesch.*

may be apprehended, arrested and dealt with according to law.

Sworn to before me, this

day of *September* 18*93*

*Hugo Schuttler.*

*W. W. ...*

Police Justice.

POOR QUALITY ORIGINAL

0187

*Thomas E*  
POLICE COURT DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

CRUELTY TO CHILDREN.



*Ango*  
*Fred*

DATED *September 19* 18*92*

*Mr. Mahon* Magistrate.

*Paul M* Clerk.  
Officer.

Witnesses:  
*P. Follows Jenkins, Supt.,*  
*100 East 23d Street.*

.....  
.....  
.....  
.....  
.....

Disposition, .....

POOR QUALITY ORIGINAL

0 188

CITY AND COUNTY }  
OF NEW YORK, } s.

*Maggie Schlotter*

aged *15* years, occupation *None* of No.

*425 West 17<sup>th</sup>* Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Hugo Schlotter*

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

Sworn to before me, this *19<sup>th</sup>* day of *September* 18*82* } *Maggie Schlotter*

*J. J. Mahon*  
Police Justice.

POOR QUALITY ORIGINAL

0189

(1885)

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*Frederick Loesch*

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

Question. What is your name?

Answer. *Frederick Loesch*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *144 Lewis St - 4 years*

Question. What is your business or profession?

Answer. *Fish 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  
Fred Loesch*

Taken before me this *20* day of *Sept* 189*2*

Police Justice.

POOR QUALITY ORIGINAL

0190

Sec. 151.

Police Court First District.

CITY AND COUNTY OF NEW YORK, ss.

In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Hugo Schuster of No. 108 East 23<sup>rd</sup> Street, that on the 15<sup>th</sup> day of September 1892 at the City of New York, in the County of New York,

At the premises known as Number 87 Avenue D in said city of New York, one Fred Loesch, did willfully and unlawfully perpetrate an act of sexual intercourse with a certain female, called Maggie Schlotter, said female being then and there under the age of sixteen years, the act of the age of fifteen years not being his wife, in violation of Section 278 of the Penal Code of the State of New York.

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring him forthwith before me, at the 1<sup>st</sup> District Police Court, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 19<sup>th</sup> day of September 1892

H. W. W. W. W. W. POLICE JUSTICE.

Police Court First District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Hugo Schuster

vs

Fred Loesch

Warrant-General.

Dated September 19<sup>th</sup> 1892

H. W. W. W. W. Magistrate.

H. W. W. W. W. Officer.

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

Officer.

Dated September 19<sup>th</sup> 1892

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

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

GOOD QUALITY ORIGINAL

0191

BAILED,  
 No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

Police Court... 288  
 District... 119th  
 1894

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF

Anna Schultz  
108 E 23rd St  
Brooklyn

2 \_\_\_\_\_  
 8 \_\_\_\_\_  
 4 \_\_\_\_\_  
 Offense... Rape

Dated, Sept 22 1892  
In Motion

Schulles  
 Officer

Witnesses Magie Schletter  
108 E 23rd St  
Brooklyn

No. 108-2-23  
E. G. Carver  
 Street

No. 108-2-18  
Det. M. Donald  
 Street

No. 108-2-23  
57th St  
 Street

Good bail of \$50.00 paid  
Commuted

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 Fifty 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, \_\_\_\_\_ 189 \_\_\_\_\_  
W. M. Schuler 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.

POOR QUALITY ORIGINAL

0192

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

THE PEOPLE OF THE STATE OF NEW YORK, against

Fredenida Goesch

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse Fredenida Goesch of the CRIME OF RAPE IN THE SECOND DEGREE, committed as follows:

The said Fredenida Goesch, late of the City of New York, in the County of New York aforesaid, on the day of September, in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, in and upon a certain female not his wife, to wit: one Maggie Delbottner feloniously did make an assault, she the said Maggie Delbottner being then and there a female under the age of sixteen years, to wit: of the age of fifteen years; and the said Fredenida Goesch then and there (under circumstances not amounting to rape in the first degree), feloniously did perpetrate an act of sexual intercourse with her the said Maggie Delbottner, 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 Fredenida Goesch of the CRIME OF ABDUCTION, committed as follows:

The said Fredenida Goesch, late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did feloniously take, receive, harbor, employ and use her, the said Maggie Delbottner, so being then and there a female under the age of sixteen years, to wit: of the age of fifteen years, as aforesaid, for the purpose of sexual intercourse, he, the said Fredenida Goesch, not being then and there the husband of the said Maggie Delbottner, 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.

DE LANCEY NICOLL, District Attorney

0 193

**BOX:**

495

**FOLDER:**

4515

**DESCRIPTION:**

Loew, William

**DATE:**

09/26/92



4515

POOR QUALITY ORIGINAL

0 194

259

Counsel,

Filed

day of

189

Pleas,

THE PEOPLE

vs.

William Loew

Grand Larceny, Degree. [Sections 628, 629, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Sept 23/92

Foreman.

Witnesses:

One paper to  
Reilly to the  
you say.

Friday

Friday

Robert L. Bean  
with presence

[Signature]

[Handwritten mark]

POOR QUALITY ORIGINAL

0195

(1985)

Police Court- / District.

Affidavit-Larceny.

City and County }  
of New York, } ss.

Gottlieb Schouleber

of No. 8 State Street, aged 19 years,

occupation Butcher being duly sworn,

deposes and says, that on the 16 day of September 1892 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:

A Gold watch and chain  
valued at thirty eight (\$38<sup>00</sup>)  
Dollars

the property of Deponent

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

for the reasons following to wit:  
On said date the defendant and deponent occupied the same room in no 8 State Street. The deponent placed his clothing in a valise in said room and the said watch and chain was in a pocket in said clothing - deponent went to bed and when he awoke in the morning his missed said property - after a search of said room was made the watch and chain were found in a pocket Handkerchief which handkerchief was the property of defendant. Defendant admitted that he had stolen said property

Gottlieb Schouleber

Sworn to before me, this 17 day

of 1892

Police Justice.

POOR QUALITY ORIGINAL

0 196

(1885)

Sec. 198-200.

District Police Court

CITY AND COUNTY OF NEW YORK, ss.

*William Loew*

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

Question. What is your name?

Answer.

*William Loew*

Question. How old are you?

Answer.

*18 years*

Question. Where were you born?

Answer.

*Germany*

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

Answer.

*8 State St - 1 week*

Question. What is your business or profession?

Answer.

*Locksmith*

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  
Wilhelm Loew*

Taken before me this

day of

189

Police Justice.

POOR QUALITY ORIGINAL

0197

BAILED,  
 No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

Police Court--- 2579  
 District. 1176

THE PEOPLE, etc.,  
 ON THE COMPLAINT OF

Arthur Schenkler  
 & State vs  
 William Seew

2 \_\_\_\_\_  
 8 \_\_\_\_\_  
 4 \_\_\_\_\_

Offense: Larceny

Dated, Sept 17 1892

Magistrate: W. Schupp  
 Officer: W. Schupp

Witnesses \_\_\_\_\_ Precinct \_\_\_\_\_

No. \_\_\_\_\_ Street \_\_\_\_\_  
 No. \_\_\_\_\_ Street \_\_\_\_\_

No. 572 to answer H. B. \_\_\_\_\_ Street \_\_\_\_\_  
 \_\_\_\_\_

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

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 17 1892 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.

**POOR QUALITY ORIGINAL**

0198

**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 Loew*

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

*William Loew*

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

The said *William Loew*

late of the City of New York, in the County of New York aforesaid, on the *16th* day of *September* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms,

*one watch of the value of twenty-five dollars, and one chain of the value of thirteen dollars.*

of the goods, chattels and personal property of one *Gottlieb Schouleber*

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.

*De Lancey Ricall,*  
*District Attorney*

0 199

**BOX:**

495

**FOLDER:**

4515

**DESCRIPTION:**

Lonergan, William

**DATE:**

09/22/92



4515

POOR QUALITY ORIGINAL

0200

236.

Counsel,

Filed

Pleas,

1892

THE PEOPLE

vs.

William Loneygan

Grand Larceny,  
(From the Person)  
[Sections 629, 630, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

Sept. 30  
A TRUE BILL  
Oct 21  
Sept 30  
District Attorney

Foreman.

Sept 2 - Oct. 11, 1892  
Trial and Verdict

Witnesses:

Police Court

X District.

Affidavit—Larceny.

City and County of New York, ss:

of No. 303 East 73<sup>rd</sup> Street, aged 47 years, occupation Laborer being duly sworn,

Lawrence Brady

deposes and says, that on the 14 day of September 1892 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 <sup>aus person</sup> nighttime, the following property, viz:

One silver watch, of the value of Twenty Dollars, \$20<sup>00</sup>/<sub>100</sub>

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 <sup>from the person of</sup> William Lonergan,

(now here) from the fact that deponent had said property in the left-hand pocket of his vest on said date at East River Street 63<sup>rd</sup> that at about 11<sup>30</sup> P.M. that deponent was standing in a crowd when he felt a tug at his vest and then found his watch to be missing; that he saw the defendant had said property in his hand and go away with it and that deponent could not then find defendant in said crowd. Therefore deponent accuses defendant of having stolen said property and prays that he may be dealt with as the law directs.

Lawrence Brady

Sworn to before me, this 14 day of September 1892, at New York City, N.Y. Justice.

**POOR QUALITY ORIGINAL**

0202

CITY AND COUNTY }  
OF NEW YORK, } ss.

1877

*John Brady*

aged *eleven* years, occupation *school boy* of No.

*303 East 73*

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Rosemary Brady*

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

Sworn to before me, this *7* }  
day of *September*, 189 *2* }

*John M. Brady*

*M. W. ...*

Police Justice.

[Lined area for additional text or notes]

**POOR QUALITY ORIGINAL**

0203

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

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

Question. What is your name?

Answer. *William Louergin*

Question. How old are you?

Answer. *73 yrs*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *1356 1st Ave - 1 yr*

Question. What is your business or profession?

Answer. *Steam driller*

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*

*William Louergin*

Taken before me this *189* day of *Dec* 1899  
*[Signature]*  
Police Justice.

POOR QUALITY ORIGINAL

0204

BAILED

No. 1, by Mrs. J. Deum  
 Residence 321 St. 68  
 Street

No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street

No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street

No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street

Police Court... 230 District 1140

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF  
James J. Brady  
324 St. 3rd  
William Sawyer

Offence Larceny from the Person

Date Sept 7 1892  
 Magistrate McKee  
 Officer McLean  
 Precinct 25

Witnesses John Brady  
303 St. 7th  
324 St. 3rd

No. 500 Street St. J.  
 \$ 500 to answer

Wm. J. Deum  
321 St. 68

SEP 12 1892  
 ST. JOHNS  
 DISTRICT

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 7 1892 Wm. J. Deum Police Justice.

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

Dated Sept 11 1892 Wm. J. Deum 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.

POOR QUALITY  
ORIGINAL

0205

504

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 Lonergan*

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

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

The said

*William Lonergan*

late of the City of New York, in the County of New York aforesaid, on the *4<sup>th</sup>*  
day of *September* in the year of our Lord one thousand eight hundred and  
ninety-*two*, in the *nighttime* of the said day, at the City and County aforesaid,  
with force and arms,

*one watch of the  
value of twenty dollars*

of the goods, chattels and personal property of one *Lawrence Brady*  
on the person of the said *Lawrence Brady*  
then and there being found; from the person of the said *Lawrence Brady*  
then and there feloniously did steal, take and carry away, against the form of the statute in  
such case made and provided, and against the peace of the People of the State of New York  
and their dignity.

POOR QUALITY  
ORIGINAL

0206

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said  
*William Lonergan*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

*William Lonergan*

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  
twenty dollars*

of the goods, chattels and personal property of one

*Lawrence Brady*

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

*Lawrence Brady*

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

*William Lonergan*

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.

DE LANCEY NICOLL,

*District Attorney.*

0207

**BOX:**

495

**FOLDER:**

4515

**DESCRIPTION:**

Luft, David

**DATE:**

09/09/92



4515

POOR QUALITY ORIGINAL

0208

Witnesses:

Secy for  
Mr. [unclear]

[unclear]

Indey  
-  
[unclear]  
Secy for  
for R.H. in  
Per. [unclear]

Counsel,  
Filed  
Pleads,

day of [unclear] 189.

THE PEOPLE

vs.

P

David Luyt

[unclear]

DE LANCEY NICOLL,  
District Attorney.

Grand Larceny, Second Degree,  
[Sections 628, 68, Penal Code.]

A TRUE BILL.

[Signature]  
Foreman.

[Signature]  
R. H. [unclear]  
[unclear]

**POOR QUALITY ORIGINAL**

0209

Police Court 3 District. Affidavit—Larceny.

City and County }  
of New York, } ss:

Janni Schwartz  
of No. 248 Stanton Street, aged 30 years.

occupation Keep eating house being duly sworn,

deposes and says, that on the 24 day of August 1892 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:

A toy safe containing a gold watch and chain and valued One hundred dollars and Eighty one dollars and Ten cents lawful money of the United States

the property of deponent and her husband

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 David Luft (now here) for the reasons that the deponent took said property from deponent's eating saloon and ran away her Janni X Schwartz mark

Sworn to before me, this 24 day of August 1892  
Police Justice.

**POOR QUALITY ORIGINAL**

0210

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss:

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

Question. What is your name?

Answer. David Lefft

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. Austria

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

Answer. 262 Rivington St. 11 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

David X Lefft  
man

Taken before me this 24  
day of August 1892  
[Signature]  
Police Justice.

POOR QUALITY ORIGINAL

0211

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

*Jennie DeLaport*  
*David Luff*  
 248 Broadway  
 Offense, *Fraud*

1  
2  
3  
4

Dated, *Aug 24* 189*2*

*A. J. Rogan* Magistrate.

Witness *Callan* Precinct *13*  
 No. .... Street

No. .... Street

No. *100* to answer  
 Street *Stuy*

*Stuy*

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 *100* 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 24* 189*2* *A. J. Rogan* Police Justice.

I have 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.

POOR QUALITY  
ORIGINAL

0212

The Suple  
David Luff

Get the address of Mr. Robinson  
any name that your address

POOR QUALITY ORIGINAL

0213

BAILED,

No. 1, by.....  
Residence.....  
Street.....

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

No. 3, by.....  
Residence.....  
Street.....

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

Police Court, 8 District, 1053

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Jennett DeLapack*  
*248 Stuyvesant*  
*David Lutz*

Offense, *Grand Larceny*

Dated Aug 24 1893

*W. J. Hogan* Magistrate.

*W. J. Hogan* Officer

Witness *Callite offic*

No. .... Street.....

No. .... Street.....

No. .... Street.....

*1000* to answer

*Callite*

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 1000 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 24 1893 *W. J. Hogan* Police Justice.

I have 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.

POOR QUALITY  
ORIGINAL

0214

505

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

David Luft

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

David Luft

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

The said

David Luft

late of the City of New York, in the County of New York aforesaid, on the *24th* day of *August* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms,

*one watch of the value of one hundred and twenty dollar and one chain of the value of sixty dollars and one toy safe of the value of one dollar*

of the goods, chattels and personal property of one

Jennie Schwartz

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.

W. Lancy Recall,  
District Attorney

02 15

**BOX:**

495

**FOLDER:**

4515

**DESCRIPTION:**

Lynch, Jeremiah

**DATE:**

09/08/92



4515

POOR QUALITY ORIGINAL

0216

30<sup>th</sup> ~~Sept~~

Counsel,

Filed

*S. J. Murphy*  
day of *Sept* 189*2*

Pleas,

THE PEOPLE

Assault in the Second Degree.  
(Section 218, Penal Code.)

*19 Park St  
37 Penn St  
Jeremiah Lynch*

DE LANCEY NICOLL,

District Attorney.

*Part 3, Sept 16/92  
Pleas. Answered 30 day,*

A TRUE BILL.

*James A. ...*

Foreman.

*Jan 1 79  
Sept 16/92  
S. J. Murphy*

Witnesses:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

POOR QUALITY ORIGINAL

0217

Police Court—

District.

CITY AND COUNTY } ss,  
OF NEW YORK,

*Timothy J. Sullivan*  
of No. *131 Mulberry* Street, aged *33* years,  
occupation *Sherrman* being duly sworn, deposes and says, that  
on the *23* day of *August* 188*9* at the City of New York,  
in the County of New York,

he was violently ASSAULTED and BEATEN by *Jeremiah Lynch*  
*who threw a stone at deponent*  
*the said stone striking deponent*  
*on the head inflicting some injuries*  
*and said assault was committed*  
*without any justification on the part of the said assailant.*

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

Sworn to before me, this *27*  
day of *August* 188*9*

*Timothy J. Sullivan*  
*W. J. McNamee* Police Justice.

POOR QUALITY  
ORIGINAL

0218

The Society of the New York Hospital,

HOUSE of RELIEF, 160 Chambers St.,

New York, 8-24-1892

This is to certify that  
Timothy J. Sullivan is in this  
hospital, suffering from a  
compound depressed fracture  
of the skull, that his condition  
is serious, but he will probably  
recover

William S. Stone  
House Surgeon

POOR QUALITY ORIGINAL

0219

CITY AND COUNTY OF NEW YORK. } ss.

POLICE COURT, 1 DISTRICT.

*Horatio S. Allen*

of No. *4th Precinct* Street, aged \_\_\_\_\_ years,  
occupation *Police Officer* being duly sworn, deposes and says  
that on the *23* day of *August* 189 *7*  
at the City of New York, in the County of New York *He arrested*

*Jeremiah Lynch (now dead).  
Charged with having assaulted  
Timothy D. Sullivan and from the  
effects of the injuries he received  
said Sullivan is now confined  
at the New York Hospital, and  
deponent asks said defendant  
be committed to await the recovery  
of injuries*  
*Horatio S. Allen*

Sworn to before me, this *24* day of *August* 189 *7*  
*H. M. ...* Police Justice.

POOR QUALITY ORIGINAL

0220

Police Court, \_\_\_\_\_ District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*James T. Allen*

vs.

*James T. Allen*

*James T. Allen*

Dated *Aug 24* 189 *2*

*W. S. ...* Magistrate.

*Allen* Officer.

Witness, \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Disposition *Committed without bond to await result of inquiris*  
*8 Aug 25. 2 P.M*  
*du 27. 9 am*

AFFIDAVIT  
of *James T. Allen*

**POOR QUALITY ORIGINAL**

0221

(1835)

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*Jeremiah Lynch* 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. *Jeremiah Lynch*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *140 Cherry St. 1 year*

Question. What is your business or profession?

Answer. *Painter*

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

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

*Jeremiah Lynch*

Taken before me this *17* day of *August* 189*4*  
*A. B. [Signature]*  
Police Justice.

POOR QUALITY ORIGINAL

0222

BAILED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

Police Court--- 30  
District 1070

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*William J. Sullivan*  
*James J. Muldoon*  
*James J. Muldoon*

1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Dated, *Aug 27* 189*2*

*W. J. Muldoon*  
Magistrate

*W. J. Muldoon*  
Officer

Witnesses \_\_\_\_\_  
Precinct \_\_\_\_\_



No. *500*  
to answer \_\_\_\_\_  
Street *4th St.*

*C*

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, *Aug 27* 189*2* \_\_\_\_\_ 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.

GOOD QUALITY ORIGINAL

0223

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

THE PEOPLE OF THE STATE OF NEW YORK,  
against  
*Jeremiah Ryuch*

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

*Jeremiah Ryuch*

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

The said *Jeremiah Ryuch*

late of the City and County of New York, on the *twenty-third* day of *August* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, in and upon one

*Timothy J. Sullivan* in the peace of the said People then and there being, feloniously did wilfully and wrongfully did make an assault; and the said *Jeremiah Ryuch*

with a certain *stone* which *he* the said *Jeremiah Ryuch*

in *his* right hand then and there had and held, the same being then and there a weapon and an instrument likely to produce grievous bodily harm, *him*, the said *Timothy J. Sullivan* then and there feloniously did wilfully and wrongfully strike, beat, *cut*, bruise 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.

POOR QUALITY ORIGINAL

0224

SECOND COUNT—

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

*Jeremiah Ryuch*

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

The said

*Jeremiah Ryuch*

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, in and upon the said

*Timothy J. Sullivan*

~~\_\_\_\_\_~~ in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault; and the said *Jeremiah Ryuch* the said *Timothy J. Sullivan* with a certain *stone*

which *he* the said *Jeremiah Ryuch*

in *his* right hand then and there had and held, in and upon the *head* of *him* the said *Timothy J. Sullivan* then and there feloniously did wilfully and wrongfully strike, beat, *cut*, bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *Timothy J. Sullivan* ~~\_\_\_\_\_~~ to the great damage of the said *Timothy J. Sullivan* 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.

DE LANCEY NICOLL, District Attorney.

0225

**BOX:**

495

**FOLDER:**

4515

**DESCRIPTION:**

Lynch, John

**DATE:**

09/16/92



4515

POOR QUALITY ORIGINAL

0226

Witnesses:

It appearing undenied  
to proven and, evidence  
for the presentation as  
afford by the applicant  
of evidence of  
inability to secure  
services, the applicant  
being 1972, I recommend  
that the day be  
discharged on his  
own recognizance

April 12-78  
Dorothy

John Bellows  
James [unclear]

144  
1149

Counsel,

Filed

Pleas,

189

THE PEOPLE

ENTERED  
T. J. W.

John Lynch

Commissioner

DE LANCEY NICOLL,  
District Attorney

Robbery,  
Degree,  
(Sections 224 and 228, Penal Code.)

A TRUE BILL.

James Talley  
Foreman.

Subscribed 16/9/78  
April 12, 1978  
On motion of the D.A.  
which in his own recogni-  
zance is in accordance with  
the endorsement.

POOR QUALITY ORIGINAL

0227

Police Court 5 District.

CITY AND COUNTY OF NEW YORK, ss

Robert Earl

of No. 308 E. 8th St Street, Aged 29 Years

Occupation fire warden being duly sworn, deposes and says, that on the

6th day of September 1892 at the 12th Ward of the City of New York, in the County of New York, was feloniously taken, stolen, and carried away, from the person of deponent by force and violence, without his consent and against his will, the following property, viz:

One silver watch

1915

of the value of Sixteen DOLLARS,

the property of Deponent.

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

John Lynch. (now here) and a colored man unknown to deponent and not arrested from the fact that at about the hour of 11.30 o'clock P.M. said date while deponent was in the saloon at no 216 E. 9th St. this deponent threw his arm about deponent and held deponent while the said colored man took said watch from the pocket of deponent's vest.

Wherefore deponent charges this defendant and said colored man with being together and acting in concert with each other and feloniously taking, stealing and carrying

Subscribed and sworn to before me this 18th day of September 1892

**POOR QUALITY ORIGINAL**

0228

away said property from the person  
of defendant by force and violence  
against his will, and without his  
consent.

Sworn to before me  
this 8th day of Sept 1892

John Earl

John R. Brodie

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

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

Dated 1888

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

Dated 1888

Police Justice

Police Court, District,

THE PEOPLE, &c.,  
on the complaint of

Offence—ROBBERY.

vs.

1  
2  
3  
4

Dated 1888

Magistrate

Officer

Clerk

Witnesses

No. Street

No. Street

No. Street

\$ to answer General Sessions.

**POOR QUALITY ORIGINAL**

0229

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

*John Lynch*

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

Question. What is your name?

Answer. *John Lynch*

Question. How old are you?

Answer. *25 years old*

Question. Where were you born?

Answer. *New York*

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

Answer. *118 E. 88th St. All my life*

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  
John Lynch*

Taken before me this *25th* day of *Sept* 189*2*  
*John W. McDonald*

Police Justice.

*92*

POOR QUALITY ORIGINAL

0230

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court--- 5 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Robert Earl  
John Lynch  
Offense Robbery

1  
2  
3  
4

Dated, Sept 8 1892

John P. Hamilton, Magistrate.

Witnesses  
Precinct, 22

No. 1, by  
Residence

No. 2, by  
Residence

No. 3, by  
Residence

\$300 for Geo. S. ...  
\$1000 to answer  
\$1000 & answer

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 A. ...

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, Sept 10 1892 ... 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.

GLUED PAGE

POOR QUALITY ORIGINAL

0231

**PART III.**

THE COURT ROOM IS IN THE SECOND STORY  
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 J. Olpp

of No. 216 East 89 Street  
or 177 East 96

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 New Criminal Court Building on Centre Street, between Franklin and White Streets, in the Borough of Manhattan of the City of New York, on the 12 day of \_\_\_\_\_ 1898, at the hour of 10 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

John Lynch

Dated at the Borough aforesaid, in the County of New York, the first Monday of APRIL

in the year of our Lord 189 8

ASA BIRD GARDINER, District Attorney.

called on for trial, and no reason  
inquire in the District Attorney's  
day save time.  
in, and you prefer another day,  
District Attorney, in the Court.  
be send timely word to the District  
testimony than was produced be-  
a fact which you think material  
but, please state the same to the  
of his Assurances.  
fifty cents for each day's attend-  
more than three miles from the  
for each mile, going to the

28.

*John Lynch*

City and County of New York, ss:

*Joseph A Redmond*

being duly

sworn, deposes and says: I reside at No. *509 East 81 st*  
Street, in the City of New York. I am a Subpoena Server in the office of the District Attorney of  
the City and County of New York. On the *11* day of *April* 189*8*,  
I called at *216 East 89 st* & *177 East 96 st*

the alleged *Residence* of *J Olpp*  
the ~~complainant~~ <sup>witness</sup> herein, to serve him with the annexed subpoena, and was informed by

*The Janitor at 216 East 89 st that no such  
person resides there and that he not  
resided at said address within the past year.  
I called at 177 East 96 st and  
I was informed by the storekeeper that  
the witness J Olpp had moved away  
from said address about four years ago  
to parts unknown. I could not secure  
any information as to his whereabouts*

Sworn to before me, this *12th* day of *April* 189*8*

*William H Broderick*  
Notary Public *N.Y.C.*

*Joseph A. Redmond*  
Subpoena Server.

POOR QUALITY ORIGINAL

0233

**Court of General Sessions.**

THE PEOPLE, on the Complaint of

vs.

Offense:

*John Lynch*  
~~ASA BIRD GARDINER,~~  
~~JOHN R. FELLOWS,~~

District Attorney.

Affidavit of

*Joseph A. Leonard*

Subpoena Server.

**Failure to Find Witness.**

GLUED PAGE

POOR QUALITY ORIGINAL

0234

**PART III.**

THE COURT ROOM IS IN THE SECOND STORY  
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.]

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

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

To Robert Earl  
of No. 300 E 82 Street

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 New Criminal Court Building on Centre Street, between Franklin and White Streets, in the Borough of Manhattan of the City of New York, on the 12 day of APRIL 1898 at the hour of 10 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

John Lynch

Dated at the Borough aforesaid, in the County of New York, the first Monday of APRIL in the year of our Lord 1898

ASA BIRD GARDINER, District Attorney.

GLUED PAGE

POOR QUALITY ORIGINAL

0235

**PART III.**

THE COURT ROOM IS IN THE SECOND STORY  
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.]

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

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

To Robert Earl

of No. 300 E 82 Street

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 New Criminal Court Building on Centre Street, between Franklin and White Streets, in the Borough of Manhattan of the City of New York, on the 12 day of APRIL 1898 at the hour of 10 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

John Lynch

Dated at the Borough aforesaid, in the County of New York, the first Monday of APRIL in the year of our Lord 1898

ASA BIRD GARDINER, District Attorney.

PART III

THE COVER BOOK IS IN THE SECOND STORY  
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 Robert Earl  
of No. 300 E 82 Street

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 New Criminal Court Building on Centre Street, between Franklin and White Streets, in the Borough of Manhattan of the City of New York, on the 12 day of APRIL 1898 at the hour of 10 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

John Lynch

Dated at the Borough aforesaid, in the County of New York, the first Monday of APRIL in the year of our Lord 1898

ASA BIRD GARDINER, District Attorney.

I am a Subpoena Server in the Office of the District Attorney of

the City and County of New York. On the 11<sup>th</sup> day of April 1898,

I called at 300 East 82<sup>nd</sup> St

the alleged Residence of Robert Earl

the complainant herein, to serve him with the annexed subpoena, and was informed by

The housekeeper and the tenants that the above named Robert Earl has not resided at the above address within the last three years and that they do not know him. I inquired about the neighborhood but was unable to secure any information as to his whereabouts.

Sworn to before me, this 12<sup>th</sup> day of April 1898.

William H. Borden  
Notary Public N.Y.C.

Joseph A. Resman  
Subpoena Server.

POOR QUALITY ORIGINAL

0237

**Court of General Sessions.**

THE PEOPLE, on the Complaint of

vs.

*John J. [Signature]*  
ASA BRYANT  
JOHN R. FELLOWS,  
District Attorney.

District Attorney.

Affiant of

*Joseph A. Edmund*  
Subject Server.

Subject Server.

**Failure to Find Witness.**

POOR QUALITY ORIGINAL

0238

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 Lynch

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

John Lynch

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

The said John Lynch,

late of the City of New York, in the County of New York aforesaid, on the sixth day of September, in the year of our Lord one thousand eight hundred and ninety-two, in the night time of the said day, at the City and County aforesaid, with force and arms, in and upon one Robert Earl,

one watch of the value of sixteen dollars,

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

John Lynch being 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.

Edmund McCall
District Attorney

0239

**BOX:**

495

**FOLDER:**

4515

**DESCRIPTION:**

Lynch, John

**DATE:**

09/27/92



4515

0240

**BOX:**

495

**FOLDER:**

4515

**DESCRIPTION:**

Lynch, Thomas

**DATE:**

09/27/92



4515

POOR QUALITY ORIGINAL

0241

316

1195  
~~M. Mc...~~

Counsel,

Filed

day of

1892

Pleas,

26

THE PEOPLE

vs.

Assault in the Second Degree,  
(Restating Arrest.)  
(Section 218, Penal Code.)

John Lynch  
24-35-5-11  
Thomas Lynch

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Foreman.

Sept. 20, 1892

Robt Lead Sprinkler

S.P. 3 4886 mo

P.S.M.

17th Sept. 1892

No. 1. Served to in Pen,  
Procure 1888. P.S.M.

Witnesses:

POOR QUALITY ORIGINAL

0242

Police Court 3 District.

City and County } ss.:  
of New York,

of No. 14<sup>th</sup> Precinct Street, aged 40 years,  
occupation Police officer being duly sworn

deposes and says, that on the 31 day of September 1892 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by John Lynch  
and Thomas Lynch (both now here) who were acting in concert. Deponent further says that while he was in full uniform and performing police duty he arrested John Lynch and Thomas Lynch charged with the commission of a crime and while they were in deponent's custody, they, the said defendants, to resist deponent in their lawful apprehension and detention, struck deponent a number of violent blows upon the head face and hands with a glass bottle held in the hand of said Thomas and with some sharp instrument held in the hand of said John.

Said assault was committed

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<sup>s</sup>:

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

Sworn to before me, this 21 day of September 1892 } Joseph Breerton

[Signature]  
Police Justice.

POOR QUALITY ORIGINAL

0243

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

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

Question. What is your name?

Answer. *John Lynch*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *207 Avenue B. 3 weeks*

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*  
*John Lynch*

Taken before me this 22 day of September 1894

Police Justice.

*[Signature]*

**POOR QUALITY ORIGINAL**

0244

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

*Thomas Lynch*

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

Question. What is your name?

Answer. *Thomas Lynch*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *535 East 11<sup>th</sup> Street; 4 months*

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  
Thomas Lynch*

Taken before me this *22*  
day of *September* 189*3*

Police Justice

POOR QUALITY ORIGINAL

0245

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

*Joseph G. Lawrence*  
*James G. Lawrence*  
*James G. Lawrence*

1195

Dated, *Sept 22* 189 *2*

*Hogan*  
Magistrate.

*Joseph G. Lawrence*  
14 Precinct

No. *318 E. 11<sup>th</sup>*  
Street

No. \_\_\_\_\_  
Street \_\_\_\_\_

\$ *1000* to answer

COMMITTED

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

*defendants*

guilty thereof, I order that *they* be held to answer the same, and *be* admitted to bail in the sum of *1000* Hundred Dollars, *each* and be committed to the Warden and Keeper of the City Prison of the City of New York, until *he* give such bail

Dated, *Sept 22* 189 *2*

*Hogan*  
Police Justice.

I have 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.

POOR QUALITY  
ORIGINAL

0246

Police Department of the City of New York,

Precinct No. ....

New York, ..... 188

January 10<sup>th</sup> 1895

Arrested John Lynch  
Charged with Larceny from the person  
Complainant Peter Murphy held in \$1.500.  
to answer in Essex Market Court

Justice Gorman

Sentenced in Court General Sessions  
Part 2 one year Penit

Judge Giddens

William Butler

13<sup>th</sup> Precinct

**POOR QUALITY  
ORIGINAL**

0247

Second June  
1850  
27<sup>th</sup> Sept 1850

POOR QUALITY ORIGINAL

0248

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 Lynch*  
and  
*Thomas Lynch*

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

*John Lynch and Thomas Lynch*

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

The said *John Lynch and Thomas Lynch, both*

late of the City of New York, in the County of New York aforesaid, on the *21st*  
day of *September* in the year of our Lord one thousand eight hundred and  
ninety-*two*, at the City and County aforesaid, with force and arms, feloniously made an  
assault in and upon one *Joseph Brereton*

then and there being, a *patrolman* of the Municipal Police of the City of  
New York, and as such *patrolman*, being then and there engaged in the lawful  
*apprehension* of *them*, the said *John Lynch*  
*Lynch and Thomas Lynch,*

and the said *John Lynch and Thomas Lynch*  
him the said *Joseph Brereton*  
then and there feloniously did beat, strike, wound and otherwise illtreat, with intent then and there  
and thereby to prevent and resist the lawful *apprehension*  
of *them*, the said *John Lynch and Thomas Lynch* as aforesaid,  
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.

DE LANCEY NICOLL,  
District Attorney.

0249

**BOX:**

495

**FOLDER:**

4515

**DESCRIPTION:**

Lynch, Thomas

**DATE:**

09/30/92



4515

POOR QUALITY ORIGINAL

0250

367 106

Counsel,

Filed, 20 day of Sept 1893

*W. J. ...*

THE PEOPLE

vs.

B  
Thomas Lynch

Transferred to the Court of Special Sessions for trial and final disposition  
Part 2... 1893

VIOLATION OF THE EXCISE LAW  
[Chap. 401, Laws of 1893, § 33.]

DE LANCEY NICOLL.

District Attorney.

A TRUE BILL.

*James ...*

Foreman.

Witnesses:

Witness lines

**POOR QUALITY  
ORIGINAL**

0251

**Court of General Sessions of the Peace**

1997

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Thomas Lynch*

The Grand Jury of the City and County of New York, by this indictment, accuse  
of the CRIME OF *Thomas Lynch* SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND  
BEER ON SUNDAY, committed as follows:

The said *Thomas Lynch*

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  
ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong  
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill  
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,  
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-  
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*Thomas Lynch*  
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,  
WINES, ALE AND BEER, committed as follows:

The said *Thomas Lynch*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the  
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of  
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one  
gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of  
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and  
expose for sale to one

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

DE LANCEY NICOLL

*District Attorney.*