

0770

BOX:

203

FOLDER:

2035

DESCRIPTION:

Lachleishner, Nicholas

DATE:

01/13/86



2035

0771

131 B.M. papers [unclear]

Counsel, *See entry*
Filed 13 day of *June* 1886
Pleads *Not Guilty* 14

THE PEOPLE
vs.
B
Nicholas Sachleishner
Defendant.
Speed & Longclayce,
Attorneys.

RANDOLPH B. MARTINE,
S-3rd day. District Attorney.
H. H. [unclear]
A True Bill.
Filed *Mich 15/87*
Wied & [unclear]
Forensic.
[unclear]

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

Witnesses:

0772

Police Court, 4th District.

City and County }
of New York, } ss.

Frank G. Barkley
Street, aged 36 years,

of No. 100 East 23^d

Street, aged 36 years,

occupation Special Officer

being duly sworn, deposes and says,

and avers that, on the 27th day of December 1885, at the City of New York, in the County of New York,

one Nicholas Lachleishner, now present, did willfully maim, injure, disfigure and disable the person of one Joseph Reilly, a male child of the age of six years, and whereby the said child was disfigured and disabled in a member of his body: to wit in the mutilation of the forefinger of the right hand of said child Joseph Reilly, the said injury being inflicted under the following circumstances, to wit: That said child while playing in front of the premises No. 428 East 63^d Street in said city, was seized by said Nicholas Lachleishner, who did then and there place the hand of said child upon an iron railing, and did then draw a certain sharp instrument, commonly known as a cigar-knife across the finger of said child, whereby the said member was nearly severed from the hand of the said child.

Wherefore the said deponent prays that the said Nicholas Lachleishner may be dealt with according to law, and more especially according to the provisions of section 206, of Chapter three, of the Penal Code of the State of New York.

Frank G. Barkley

Subscribed and sworn to before me this 1st day of January 1886

J. W. [Signature]
Police Justice

0773

Police Court-- District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

| | |
|---|-------|
| 1 | _____ |
| 2 | _____ |
| 3 | _____ |
| 4 | _____ |

Offence, _____

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses,

No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ _____ to answer _____ Sessions.

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

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

Dated _____ 188

[Signature] Police Justice.

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

Dated _____ 188

[Signature] Police Justice.

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

Dated _____ 188

Police Justice.

0774

Colored Home & Hospital.
65 St. & 1st Ave. N. Y. City.
Dec. 31 - 1883.

I hereby certify that Joseph Reilly came to me Tuesday Dec. 29, with an incised wound of the right index finger.

Said wound was an incision through the dorsal surface of the index finger of the right hand at the second phalangeal articulation, severing all soft structures down to the integument on the palmar aspect, and disarticulating the second and third phalanges.

George H. Treadwell M.D.
Home Physician.

0775

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, } ss

H District Police Court.

Nicholas Lachleishner 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 *Nicholas Lachleishner*

Question. How old are you?

Answer *Thirty-six years*

Question. Where were you born?

Answer. *Austria*

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

Answer. *1604 Avenue A.*

Question. What is your business or profession?

Answer. *Engineer*

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.*

Nicholas Lachleishner

Taken before me this

day of

1885

Police Justice.

0776

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 _____

Nicholas Laehleisner

four ~~guilty thereof~~, I order that he be held to answer the same and he be admitted to bail in the sum of ~~Five~~ *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 *January* 188*5* *P. Q. Duffy* Police Justice.

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

Dated *Jan 3* 188*5* *P. Q. Duffy* Police Justice.

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

Dated _____ 188 _____ Police Justice.

0777

BAILED,

No. 1, by

Residence

Joseph Schwaninger
1073 - 5th Ave
~~Joseph Schwaninger~~
~~12th Street~~

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court 4 District 12

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank G. Barkley
100 E 23rd

Nicholas Lachleish

2
3
4

Offence Felony Maiming
Schind. Sec. 1002

Dated January 1st 1886

Lufty Magistrate

Barkley Officer.

S.P.C.C. Precinct.

Witnesses Conrad Biegnier

No. 411 E. 63rd Street.

Joseph Keilly + Annie Keilly

No. 411 E. 63rd Street.

Dr. Treadwell

No. Col. Hospital foot of 64th Street,

\$ 500 to answer expenses

Conrad Biegnier

0778

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

The People

v.

BRIEF FOR THE PEOPLE.

Nicholas Jachleishner.

STATEMENT OF THE CASE:

The prisoner is indicted for mayhem under § 296 of the Penal Code, in having mutilated the right forefinger of a boy named Joseph Reilly, on December 29, 1885, in front of the premises 423 East 63rd Street. The child in question while playing in front of the premises, was seized by the prisoner, his hand placed on an iron railing and the finger cut off with a cigar knife. The facts in the case appear from the evidence.

EVIDENCE FOR THE PEOPLE.

JOSEPH REILLY: - 411 East 63rd Street; a child six years old. On December 29, 1885, witness was playing with a little boy named Conrad Biegner and two other boys directly in front of the premises 423 East 63rd Street, when the prisoner came out, and the two boys ran away. Witness was seized by the prisoner, and although he struggled the prisoner drew him up to the rail of the stoop, put the witness' hand on it and then drew a cigar knife quickly across his fore finger. Witness ran directly to his home, 411 East 63rd Street, only a few doors distant, where he was taken to a doctor by his mother and had his finger dressed, at the Colored Home and Hospital.

0779

2

CONRAD BIEGNER: - aged 11; resides at 411 East 63rd Street.

Was playing with Joseph Reilly on the day in question with two other boys. Saw the prisoner come to the door, and he and Joseph ran away. Prisoner ran after them, seized Joseph, placed his finger on the railing and cut off his fore-finger with a cigar knife. He and Joseph then ran home.

ANNIE REILLY: - 411 East 63rd Street; is the mother of Joseph the child injured. Went with Joseph to the Cigar factory at 423-25 East 63rd Street of Blatt, Deutsch & Meyer, which is a large six-story building, where the prisoner was pointed out to her by the boys, as the one who had committed the offence.

DR. GEORGE H. TREADWELL: - House Physician at the Colored Home and Hospital, 65th Street and First Avenue. On Tuesday December 29, 1885, the boy Joseph Reilly came to him with an incised wound of the right index finger, which wound was an incision through the dorsal surface of the index finger of the right hand at the second phalangeal articulation, severing all the soft structures down to the integument of the palmar aspect and disarticulating the second and third phalanges. Will testify that the wound was one which could only be made by a sharp instrument, and that it could not be made by the finger being caught either in any door or in any staple of a door.

0780

N. Y. GENERAL SESSIONS

THE PEOPLE

AGAINST

Nicholas

Lachleishmen

Manhattan
PENAL CODE, § 206.

BRIEF FOR THE PEOPLE.

0781

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Nicholas Saddlerman

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

Nicholas Saddlerman

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:
The said *Nicholas Saddlerman*,

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

Joseph Ruddy

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

Nicholas Saddlerman

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

Nicholas Saddlerman

in *his* right hand then and there had and held, the same being then and there an *instrument* likely to produce grievous bodily harm, *him*, the said *Joseph Ruddy*, 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.

0782

SECOND COUNT:

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

- Nicholas Sachtlein -

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

The said *Nicholas Sachtlein*

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

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault: and the said *Nicholas Sachtlein* the said *Joseph Reilly*, with a certain *knife* which *he* the said *Nicholas Sachtlein*,

in *his* right hand then and there had and held, in and upon the *right hand* of *him* the said *Joseph Reilly*, 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 *Joseph Reilly*, to the great damage of the said *Joseph Reilly*, 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.

~~RANDOLPH B. MARTINE~~

~~District Attorney~~

0783

Third COUNT.

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

Nicholas Sachinman
of the CRIME OF Maiming,
committed as follows:

The said Nicholas Sachinman,
late of the _____ Ward of the City of New York, in the County of New York, on the
Twenty ninth day of December in the year of our Lord one thousand
eight hundred and eighty five at the Ward, City and County aforesaid, with force and arms,
in and upon one Joseph Riley, with
and feloniously made an assault, and
with intent to injure and disgrace the
said Joseph Riley did then and there
wilfully and feloniously receive
disgrace and injury and disgrace
Riley by a malicious threat, to wit:
by then and there wilfully and
feloniously cutting and severing
of the fingers of the right hand of
then the said Joseph Riley with a
certain knife which he the said
Nicholas Sachinman then and
there had and held in his hand,
against the form of the Statute,
in such case made and provided,
and against the peace and dignity
of the said People.

Richard B. Smith,
District Attorney

0784

BOX:

203

FOLDER:

2035

DESCRIPTION:

Lagerloff, Christina

DATE:

01/08/86



2035

0785

Witnesses:

A. L. B.

Counsel,

Filed *9* day of *June* 188*6*

Pleas *Not Guilty*

THE PEOPLE

vs.

R

Christina Lagerloff

Grand Larceny, *1st* degree [Sections 628, 631 Penal Code].

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Wm. J. Higgins Foreman.

Lang. J. H.

Wm. J. H.

Wm. J. H.

0786

Police Court 1 District.

Affidavit—Larceny.

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

Emley Grundt

of No. 215 East 21st Street, aged 30 years,

occupation Scavenger being duly sworn

deposes and says, that on the 18 day of Dec 1885 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 time, the following property viz:

One Gold Ring One pair of Sleeve Buttons.
One Gold Ring One Women's skirt one White
skirt. One Chinese Two pair Drawers
One pair of shoes one Water proof Cloak.
One Women's shirt Two Gold plates
Brooches and Five one silver dollars
seven 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 Christina Lageroff (Korhne)

with the intent to deprive the
owner thereof of said property
from the fact that the said
deponent has a certificate
that deponent in the presence
of Officer John V B. Lopez
that she did take the above
property

Emley Grundt

Sworn to before me, this 18 day of Dec 1885

Wm. G. Hamm Police Justice.

0787

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 34 years, occupation Police Officer of No. Eighteenth Street

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

Sworn to before me, this 13 day of Dec 1887

John T. B. Cooney

John J. ...
Police Justice.

0788

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

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

Question. What is your name?

Answer. *Christina Lageroff*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *Sweden*

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

Answer. *94 Stuyvesant St New York*

Question. What is your business or profession?

Answer. *Seaman*

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

Answer. *I have nothing to say*

Christina Lageroff

Taken before me this

day of *July* 188*5*

John J. ... Police Justice.

0789

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

Cefum

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Seven* 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 *Dec 13* 188*3*

John P. ... Police Justice.

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

Dated 188

Police Justice.

There being no sufficient cause to believe the within named

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

Dated 188

Police Justice.

0790

Police Court

1457

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Emley G. ...
775 East 75th

Resident Agent

Office
James ...

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

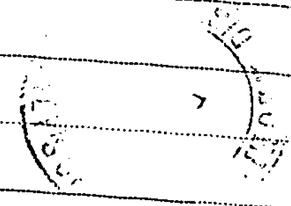
No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *Dec 13* 188*3*

Gunn Magistrate.
Cree Officer.
18 Precinct.

Witnesses *J. P. ...*
No. *18* Street.



No. _____ Street,

No. _____ Street.
\$ *700* to answer *Paul* Sessions.

[Signature]

0791

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Riviera Saagloff

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

Riviera Saagloff

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

The said *Riviera Saagloff*

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

one ring of the value of five dollars,
two silver buttons of the value of
five dollars each, one pin of the
value of five dollars, two pairs of
the value of three dollars each, one
pair of the value of three dollars,
two pairs of drawers of the value of
two dollars each, one pair of
the value of four dollars, one
pair of the value of five dollars, one
pair of the value of five dollars, one
pair of the value of one dollar, two
pairs of the value of one dollar, and
the value of one dollar each, five
of the goods, chattels and personal property of one *Emilie Spunth.*

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.

Randolph Martin,
District Attorney

0792

BOX:

203

FOLDER:

2035

DESCRIPTION:

Laracy, Philip

DATE:

01/27/86



2035

0793

Witnesses:

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

176

Counsel, *Raymond*
Filed *27* day of *May* 188*6*
Pleads *W. H. Lacey*

MISDEMEANOR.

THE PEOPLE

vs.

B
Philip Savoy

RANDOLPH B. MARTINE,

Part III District Attorney.

April 18 1887
Pleas Guilty

A TRUE BILL.

Chauncey Higgins
Foreman.
Sub #100
FA

0794

STATE OF NEW YORK,

City County of New York

ss.:

350 Washington Street

Joseph J. Sorogan being duly sworn, deposes and says:
That he resides in the City of New York in the County of New York and State of New York, and is 28 years of age, and is an Expert appointed by JOSIAH K. BROWN, New York State Dairy Commissioner;

That on the 19th day of December, 1885, in the Stone occupied by him, No. 327 Tenth Ave street, in the City of New York in the County of New York and State of New York, one Philip Laracy,

against the form and statutes in such cases made and provided, and in violation thereof, and against the peace of the people of the State of New York, had in his possession, with intent to sell the same for Butter made from unadulterated Milk or Cream, a number of pounds of a substance, product, manufacture and compound, which was not Butter made from unadulterated Milk or Cream, but had been made by manufacturing, mixing and compounding with and adding to a small quantity and proportion of natural Milk, Cream or Butter a large quantity and proportion of animal fats or animal or vegetable oils, and was a manufactured oleaginous substance not produced from Milk or Cream; that it had been and was colored with some coloring matter whereby the same was made to resemble Butter, the product of the Dairy, and was so colored thereby, in semblance of and resembled Butter, and did resemble Butter the product of the Dairy; that the said Philip Laracy

offered said substance, product, manufacture and compound for sale as and for Butter made from unadulterated Milk or Cream at such time and place, with intent to sell the same as and for Butter made from unadulterated Milk or Cream, and did sell some considerable portion thereof, to wit, one pound

as and for Butter, the product of the Dairy, and represented the same to be Butter at such time and place; that the said substance, product and compound was not natural Butter produced from pure unadulterated Milk, or Cream of the same, and was not Butter the product of the Dairy, and was not made exclusively from Milk or Cream, or both; that it contained some substance for the purpose and with the effect of imparting thereto a color resembling that of yellow Butter, and was in imitation and semblance of natural Butter produced from pure unadulterated Milk or Cream of the same, and was colored by some substance to resemble yellow Butter, and was in semblance of natural Butter; that the same was a substance known as Oleomargarine; that it had been made, manufactured and rendered after April thirtieth, 1885, out of some animal fat, or animal or vegetable oils not produced from unadulterated Milk, or Cream of the same, in imitation and semblance of natural Butter, produced from pure unadulterated Milk, or Cream of the same, by mixing, compounding with and adding to a small quantity of Milk, Cream or Butter a large quantity and proportion of some animal fats or animal or vegetable oils not produced from Milk or Cream, with design and intent to render, make and produce an article, substance and human food in imitation and semblance of natural Butter. That the same was not manufactured, or in process of manufacture on April thirtieth, 1885, but has been rendered, manufactured, compounded and mixed since April thirtieth, 1885, as deponent is informed and believes.

that said Philip Laracy suffered and permitted his clerk and servant in his presence to sell to deponent one pound of oleomargarine as aforesaid

~~That the tube in which the same was contained did not have the words "Oleomargarine Butter" upon the top or side thereof, and such words were not burned in or painted thereon, with permanent black paint, in a straight line not less than one half inch in length, where deponent could see such brand; that no printed label, bearing the words "Oleomargarine Butter" was delivered therewith to the purchaser thereof.~~

Deponent further says that on said 19th day of December 1885, he went to the said Stone of said Philip Laracy in said City and County, and told his servant and clerk

that he wanted some Butter; that said servant and clerk showed ~~deponent~~ number of pounds of the said Oleomargarine hereinbefore mentioned, offered the same to deponent for sale, and sold the same to deponent; that he so sold to deponent as butter one pound

thereof, and deponent then paid to him therefor the agreed price thereof, amounting to the sum of \$ twenty five cents; that, as deponent believes and charges, the said Philip Laracy and his clerk at the time of so offering and selling the same, well knew that it was Oleomargarine, and had been manufactured and colored as hereinbefore stated; ~~that he did not tell deponent at any time that the said Oleomargarine so sold to deponent was not Butter, the product of the Dairy; that deponent saw the tube in which the said Oleomargarine was contained, and no printed label bearing the words "Oleomargarine Butter," was delivered by said~~ Philip Laracy

~~or his clerk or servant~~ to deponent with the Oleomargarine sold to him; that on December 21st 1885, deponent delivered a sample of such Oleomargarine, so purchased by him as aforesaid, to Joseph F. Weisler a chemist of the city of New York N. Y., and caused the same to be analyzed by such chemist, as shown by the annexed certificate of such chemist.

Wherefore, deponent prays that a warrant may issue for the arrest of the said Philip Laracy and that he may be dealt with as the law directs.

Sworn to before me this Joseph J. Sorogan day of January 1885

Justice

0795

~~Grand District~~
Court of ~~Police Court~~
County of New York

THE PEOPLE, &c.,

vs.
Philip Tracy

Affidavit:

Joseph J. Sorogain
350 Washington Street

Witnesses:

S. S. Wilson

Residence 350 Washington Street

Joseph Filander

Residence Cor West 4th St

Residence _____

0796

Sec. 193-200.

CITY AND COUNTY
OF NEW YORK

2
District Police Court.

Philip Paracy 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 *Philip Paracy*

Question How old are you?

Answer *Thirty-eight years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *No 827-10 Ave - About two years*

Question What is your business or profession?

Answer *Unemployed*

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

Answer. *I have nothing to say & demand a trial by jury*

Philip Paracy

Taken before me this 15

day of *February*

[Signature]
Police Justice.

0797

Sec. 151.

Police Court _____ District.

CITY AND COUNTY } ss. In the name of the People of the State of New York; To the Sheriff of the County
OF NEW YORK, } of New York, or 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 Joseph Corcoran
of No. 350 Washington Street, that on the 19 day of December
1885 at the City of New York, in the County of New York,

Philip Corcoran, did suffer and permit his clerk and
servant in his presence to sell to Complainant one pound
of Stearogami a substance, product or manufacture which was
not butter made from unadulterated milk, but made by manufacturing
mixing and compounding a small portion of natural milk or cream
with a large quantity of animal fat or vegetable oils

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 2nd 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 21 day of January 1885

Joseph Corcoran
POLICE JUSTICE.

0798

327-10th ave

Police Court 2^d Dist. District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph J. Morgan

vs

Phillip Harvey

Warrant-General.

Dated January 22 1886

W. J. Duff Magistrate.

R. J. [unclear] Officer.

The Defendant [unclear]

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

Richard Kelly Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, January 22 1886

Native of Ill

Age, 38

Sex, _____

Complexion, _____

Color, White

Profession, None

Married, Y

Single, _____

Read, Y

Write, Y

327 10 e

0799

Police Court 2 District 5th

THE PEOPLE, &c,
ON THE COMPLAINT OF

Joseph Morgan
350 Washington

1 Phillip Murray
2
3
4

Offence Stealing

BAILED,

No. 1, by Frank Rogers
Residence 36 10th St Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated January 15 1886
J. W. Duffy Magistrate.

John Kelly Officer.
1st Precinct.

Witnesses E. S. Nelson
No. 350 Washington Street.

Joseph Geister
No. n.y. Mercantile Building Street.

No. _____ Street.
\$ 200 to answer G. S.

It appearing to me by the affidavits 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 200 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 January 15 1886 Phillip Murray Police Justice.

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

Dated Jan 23 1886 John Kelly Police Justice.

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

Dated _____ 1886 John Kelly Police Justice.

0800

OFFICIAL CHEMIST
- TO THE -
N. Y. MERCANTILE EXCHANGE.

Office and Laboratory
JOSEPH F. GEISLER, Ph. C.,
Analytical and Consulting Chemist,
N. Y. Mercantile Exchange Building.

New Series, No. 1157

New York, Jan. 2nd 1886.

Certificate of Analysis

of a sealed sample of "BUTTER"
marked #221 Dec. 19th 1885 Ph. L. No. 227, 10th Ave. New York E. S. Wilson
received for account of Mr. B. F. Van Valkenburgh
drawn by J. J. Serogan Dec. 21st 1885

| | | | |
|-----------------------------|----------------|---|--------|
| <i>This Sample contains</i> | | <i>Analysis of the Fat present in the sample:</i> | |
| Animal and Butter Fat,... | 84.89% | Soluble Fatty Acids, [on a dry basis]..... | 33% |
| Curd,..... | .91% | Insoluble " " " "..... | 95.41% |
| Salt, [Ash]..... | 3.17% | Specific Gravity of the dry Fat, at 100° F.,..... | .9048 |
| Water, at 100° C.,..... | 11.03% | Titre, | |
| | <u>100.00%</u> | | |

This sample is composed mainly of Animal Fat and is not produced from unadulterated milk, or cream from the same. It contains coloring matter, whereby it is made to resemble butter—the product of the dairy, and is made in imitation and semblance of butter produced from unadulterated milk or cream from the same.

Very Respectfully,
J. F. Geisler

Mr. B. F. Van Valkenburgh

State of New York
County of New York
On the fourth day of January in the year one thousand eight hundred and eighty six before me personally came Joseph F. Geisler to me known, and known to me to be the individual described in, and who executed the foregoing instrument, and he acknowledged that he executed the same.

Notary Public
Comm. of New York

0001

No 826
July 2nd - 86

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

... BOLLEB ...

... COMPANY OF ...

... TO ...

... OF ...

0802

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Isidore Saracoy

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

Isidore Saracoy

(Chap. 458, Laws of 1885, § 8.) of a Misdemeanor, committed as follows:

The said *Isidore Saracoy*

late of the City of New York, in the County of New York aforesaid, on the nineteenth day of December, in the year of our Lord one thousand eight hundred and eighty-five, at the City and County aforesaid, one pound of a certain oleaginous substance and compound, not made nor produced from milk or cream (a more particular description of which said substance and compound, and of the ingredients and matters of which the same was made and produced, is to the Grand Jury aforesaid unknown, and cannot now be given), unlawfully did sell, and cause and procure to be sold to one *Isidore Saracoy*, for butter, the product of the dairy; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SECOND COUNT: (Chap. 246, Laws of 1882, § 1.)

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

Isidore Saracoy

of a Misdemeanor, committed as follows:

The said *Isidore Saracoy*

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 unlawfully sell and cause and procure to be sold, at retail, to one *Isidore Saracoy*, one pound of a certain substance, not butter, commonly called oleomargarine, and did then and there falsely represent the same to the said *Isidore Saracoy*,

to be butter; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

0803

THIRD COUNT: (Section 430, Penal Code.)

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

- Philip Saracy -

of a Misdemeanor, committed as follows:

The said *Philip Saracy*

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 unlawfully sell, and cause and procure to be sold, to one

Joseph J. Saracy, as an article of food ~~one pound~~ of a certain substance in imitation of a certain article of food, to wit: butter, without disclosing such imitation by a suitable and plainly visible mark or brand; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

FOURTH COUNT: (Chap. 238, Laws of 1882, § 3.)

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

- Philip Saracy -

of a Misdemeanor, committed as follows:

The said *Philip Saracy*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, a certain parcel containing ~~one pound~~ of a certain article and substance in semblance of butter, not the legitimate product of the dairy, and not made exclusively of milk or cream, but into which divers oils and fats not produced from milk or cream, entered as component parts (a more particular description of which said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given), the same being then and there an article and substance required by law, in case of retail sales in parcels, to be sold from a tub, firkin, box or package, distinctly and durably stamped, branded or marked upon the top and side with the words "Oleomargarine Butter" only, where it could be plainly seen, in Roman letters, burned in or painted thereon with permanent black paint in a straight line, and not less than one-half inch in length, and wherewith the seller was then and there required by law, to deliver to the purchaser, a printed label, bearing the plainly printed words "Oleomargarine Butter" only, in Roman letters not less than one-half inch in length, in a straight line, unlawfully did then and there sell and cause and procure to be sold at retail to one *Joseph J. Saracy*.

~~from a certain tub and box~~ which was not then and there stamped, branded or marked as aforesaid, and did then and there unlawfully omit to deliver therewith to the said *Joseph J. Saracy*, a label of the kind and description aforesaid, against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

0804

FIFTH COUNT : (Chap. 215, Laws 1882, § 2.)

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

Philip Baracny

of a Misdemeanor, committed as follows :

The said *Philip Baracny*

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 unlawfully sell and cause and procure to be sold to one

Joseph J. Savage, one pound

of a certain article and substance in semblance of natural butter, and known as oleomargarine or imitation butter, the same not being the legitimate product of the dairy, and not being made exclusively from milk or cream, or both, with salt or rennet, or both, with or without coloring matter or sage, but into which divers oils, and animal and other fats, not produced from milk or cream, had been introduced (a more particular description of which said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SIXTH COUNT : (Chap. 458, Laws of 1885, § 2.)

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

Philip Baracny

of a Misdemeanor, committed as follows :

The said *Philip Baracny*

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 unlawfully sell and cause and procure to be sold to one

Joseph J. Savage, one pound

of a certain article, substance and compound in imitation and semblance of, and designed to take the place of natural butter produced from pure, unadulterated milk, or cream of the same the said article, substance and compound, so sold as aforesaid, being rendered and manufactured out of divers animal fats and oils not produced from unadulterated milk, or cream from the same, the said article, substance and compound not being manufactured or in process of manufacture on the ~~thirteenth~~^{30th} day of April, in the year of our Lord one thousand eight hundred and eighty-five (a more particular description of which said article, substance and compound, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

RANDOLPH B. MARTINE,

District Attorney.

0805

BOX:

203

FOLDER:

2035

DESCRIPTION:

Lass, Herman

DATE:

01/12/86



2035

0006

W. D. Long
McCombe

Counsel,

Filed *15th* day of *Aug* 1886
Pleads *Not Guilty*

THE PEOPLE

vs.

R

Herman Lass

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

RANDOLPH B. MARTINE,

15th Aug 1886 District Attorney.

And demands to be held in
from custody-

A True Bill.

Francis Higgins
Foreman.

Jan 19 1886

Witnesses:

I recommend that the
Indictment against the deft
be dismissed and the deft
discharged on his own recogni-
tance the complainant being
indignant the charges being
Y. H. C. G. S. B.
Jan 17 1886 - A. D. A.

0807

Police Court 4 District

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

of No. 162 1st Avenue Street, aged 40 years,
occupation Shoemaker being duly sworn

deposes and says that on the 14 day of December 1885 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Herman Less Nowhere

Who Wilfully and maliciously
Cut and stabbed this deponent
With the forefinger
With a knife then used
then used in the hands of
the said defendant cutting
and injuring deponent
severely

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

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

Sworn to before me, this 4 day
of January 1886

Charles Minch

Samuel O'Connell Police Justice.

0808

The wound of Mr. Charles Munch
852 E. Ave is so far not dangerous.
he has only light fever and will
most probably recover within about
10 or 12 days Wm Hassloch M.D.
N.Y. Dec 16. 1855

WM. HASSLOCH, M. D.,
220 E. 49th St., N. Y.

0809

Police Department of the City of New York,

Precinct No. 19

New York, Dec 24th 1885-

To the Hon Judge Gorman;
Sir;

This is to certify that
I have this evening (at 8.30
p.m.) examine Charles
Munch of 862-1st ave
& found him suffering
from an unhealed
wound of the scalp received
apparently about 10 days
ago. I further certify
that, in my opinion
the ^{present} condition of the said
Charles Munch does not
permit of his presence
at court. I remain

08 10

Very Respectfully
By Woodhouse
Surgeon of Police

0811

This is to certify that it is not advisable to bring Charles Munch 862 I Ave to court because his wound did not reunite per primam and yesterday night he complained of a pain in the neighbourhood of his wound. When examining I found there a painful swelling ^{probably} from light periostitis which will, if so, necessitate incision to-day. Corresponding to this consecutive affection the patient was in feverish condition last night.

As soon as he may without any risk leave his home I shall send him up to court.

Respectfully

New-York Dec 22. 1885

Wm. Hasb. Child
220 E 49

08 12

N. 3 Dec 16/83-

I have just examined
Mr Menck of 862 1 case
I do not consider his
wounds dangerous =

Believe me

R. B. Boutwell M.D.

U2 Q 48

0813

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

POLICE COURT, 4 DISTRICT.

Patrick H. Kelly

of 19 Police Precinct Street, being duly sworn, deposes and says,

that on the 14 day of December 1885

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

Samuel Cox (nowhere) on a charge of feloniously assaulting Charles Munch with a sharpened knife. That said Charles by reason of his injuries is unable at present to appear in court. Therefore deponent asks that deponent be held till such time as said Munch can appear in court. Patrick H. Kelly

Sworn to before me, this 15 day of December 1885

Thomas W. Moran Police Justice.

0814

POLICE COURT DISTRICT.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Patrick H. Kelly

vs.

Simmons

AFFIDAVIT.

Dated *Dec. 15* 188*6*

Conroy Magistrate.

Kelly Officer.

Witness,

The Magistrate presiding
within Court will please
hear and determine the
within Complaint
by reason of my absence

John J. Gorman
Complainant

dated Dec. 27. 1885

*\$500 for exp
Jan 2^d at 2:30 pm*

Disposition

*Held without bail
until 3 PM Dec 15/85*

0815

Sec. 193-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

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

Question. What is your name?

Answer

Question. How old are you?

Answer

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
Erman Lass

Taken before me this

day of

1886

Police Justice.

08 16

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

James

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 20 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 January 6 188

Samuel M. Bell Police Justice.

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

Dated _____ 188

Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188

Police Justice.

0817

Police Court

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Minch
86th St
German Lass

Office Address
Belmont

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *July 4* 188*6*

J. Kelly Magistrate
Patrick Kelly Officer.
19th Precinct.

Witnesses *Charles Minch*
No. *86th St* Street.

Dr. Wm. Hassloch
No. *220 E-49* Street,

Dr. B. Wood
No. *218 East 70th* Street,

\$ *2,000* to answer

E. J. ...

08 18

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Herman Lass

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. but because the defendant and I have always been friends, and he has never to my knowledge been arrested or in any difficulty of this kind before. The trouble arose through some words we had while under the influence of intoxicating drinks, and I now believe he had no intention of seriously hurting me. I believe that he has been sufficiently punished and respectfully ask permission to withdraw the complaint theretofore made by me.

Dated Jan'y 15/86.

Charles Münch

Signed in presence

of Rudolph L. Schaff

08 19

COURT OF GENERAL SESSIONS.

The People, &c.

Romualdo

vs.

OFFENCE

RANDOLPH B. MARTINEZ
District Attorney.

Withdrawal

0820

4th District Police Court
27th January 4th 1886

Charles Meushy

agst.

Heriman Lash

Before Hon. Daniel O'Reilly

Police Justice

Charles Meushy, the complaining witness
being sworn testified as follows on

Cross Examⁿ by - Mr. Lery

I have known the defendant about
two years & have always been on
friendly terms with him. He visited
me often - sometimes in two weeks and
sometimes two and three times a
week. This trouble was in the evening.
The defendant, another man and I
were playing cards & sent out for some
beer. This knife is mine and it was
on the counter, I didn't have it in
my hand. It is used for cutting
soles. He took it up and cut me with
the knife. He didn't strike me with
a club, it was with a knife head.
It was not a club or a broomstick

0821

he struck me with but a knife.

By "The Court"

Q He cut you with the knife?
A Yes sir.

By Mr. Lery -

Q Whom was present - a man named
August Kleeman?
A Yes sir; he was in the yard.

By "The Court"

Q Who was there at the time?
A My boy.

By Mr. Lery

I didn't strike him at all nor did I
go at him with a club nor did I
threaten to stab him. I did not ap-
proach him with a club in one
hand and this very knife or any knife
2

0822

in the other. I was sitting down when he attempted to get the knife & then I got up. I was standing up when he stabbed me & was outside.

Herman Lass, the defendant being duly sworn testified as follows, on

District Exam - by - sw. Levy

I live at 234 East 41st St and am a butcher. About 8 P.M. on the 14th of December 1885 I visited the complainant at his house. I didn't not stab him at all. The complainant approached me with a club in his hand and struck me in the face with it, under the right eye & he had a knife in his hand. Then I took this club out of his hand & struck him on the forehead with it & inflicted the wound there. When he approached me with a knife & club in his hand - he tried to strike me with the club. I struck him in self defence one blow.

0823

Patrick Kelly, a policeman of the
19 Precinct being sworn testified as
follows:

I found this knife on the counter and
there was blood on it and I found the
complainant sitting on a chair bleed-
ing. It has been in my possession
since.

Cross-Examination - by - our lawyer

I might not the blood on the knife to
dropped on it from the blood coming
from his injuries.
I don't know.

Correct transcripts

2nd Aug 7/80

James T. Law
Steno Grapher

4

0024

H. Dist. Police Court

The People vs Complaint
of

Charles Olmstead

against

Heenan Lock

Stenographer
manuscript

January 4 1886

By the Hon. Dan. O'Reilly

Police Justice

0825

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Samuel Sars

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

Samuel Sars

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

The said *Samuel Sars*,

late of the City and County of New York, on the *fourteenth* day of *December*, in the year of our Lord one thousand eight hundred and eighty *five*, with force and arms, at the City and County aforesaid, in and upon one

Charles Munde,

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

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

Samuel Sars

in *his* right hand then and there had and held, the same being then and there an *instrument* *and* *weapon* likely to produce grievous bodily harm, *him*, the said *Charles Munde*, then and there feloniously did wilfully and wrongfully strike, beat, *hit*, *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.

0826

SECOND COUNT:

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

- Herman Sarr -

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

The said *Herman Sarr,*

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

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

Sarr, with the said *Charles Munch* with a certain *knife -* which *he* the said *Charles Munch*

in *his* — right hand then and there had and held, in and upon the *head* of *him* the said *Charles Munch,*

then and there feloniously did wilfully and wrongfully strike, beat, *stab, cut,* bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *Charles Munch,* to the great damage of the said *Charles Munch,* 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.

RANDOLPH B. MARTINE,

District Attorney.

0827

BOX:

203

FOLDER:

2035

DESCRIPTION:

Lauter, Isidor

DATE:

01/21/86



2035

0828

216

Counsel, *D. M. [unclear]*
Filed *21* day of *January* 188*6*
Pleads *Ad lib. July, 1887*

VII, R. S., (7 Ed), page 1981, § 18, and LAWS
of 1888, Chap. 840, § 67.
VIOLATION OF EXCISE LAW.

THE PEOPLE

vs.

B
Iosior Sauter
(2 copies)

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Thurman Higgins

Foreman.

MAY 18 1887

Sent to Special Foreman

March 17/87

Witnesses:

0830

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Vindor Sauter

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

Vindor Sauter

(III. Revised Statutes, [7th edition] p. 1981 Section 13.)

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES WITHOUT A LICENSE, committed as follows:

The said *Vindor Sauter,*

late of the City of New York, in the County of New York aforesaid, on the *27th* day of *January* in the year of our Lord one thousand eight hundred and eighty *six*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at a time, to

Edward Shadway, and to certain *other* persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1888, chapter 340, section 6.)

SECOND COUNT:

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

Vindor Sauter

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said *Vindor Sauter,*

late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate known as number

135 Sutton Street.

certain strong and spirituous liquors, and certain ales, wines 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 sell to

Edward Shadway and to

certain *other* persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, 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.

0031

(Laws of 1883,
chapter 840, sec-
tion 5.)

THIRD COUNT:

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

- Victor Sauter -
of the CRIME OF GIVING AWAY STRONG AND SPIRITUOUS LIQUORS, ALES,
WINE AND BEER, WITHOUT A LICENSE, to be drank upon the premises, committed
as follows:

The said *Victor Sauter,*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at
the City and County aforesaid, and at the premises there situate, known as number

133 Fulton Street. -

certain strong and spirituous liquors, and certain ales, wine 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 give
away to *Edward Shalvey and Co. -*

certain *other* persons whose names are to the Grand Jury aforesaid unknown, to be drank
upon the premises aforesaid, without having a license therefor, as required by law, 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.

RANDOLPH B. MARTINE,

District Attorney.

0832

BOX:

203

FOLDER:

2035

DESCRIPTION:

Lawler, William

DATE:

01/05/86



2035

0033

Witnesses:

29 Counsel, *G. W. Cleaves*
Filed day of *January* 1886
Pleads, *Voluntarily*

THE PEOPLE
vs.
R
William Sawyer

[Sections 224 and 227, Penal Code].
Robbery, *1st* degree.

RANDOLPH B. MARTINE,
In May 14/86 District Attorney.
Indict & accepted.

A True Bill.

M. Higgins Foreman.
Jan 12
G. W.

0834

Police Court First District.

CITY AND COUNTY OF NEW YORK, 88

Anastasia Bourmakis
of No 19 Bell Street, Aged 19 Years
Occupation Cedar

being duly sworn, deposes and says, that on the
26 day of December 1885, at the 6th Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

A pocket book containing lawful
Money in bills, and silver coins,
to the amount and

four of the value of four 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

William Lawlor now present and another
person not arrested acting in collusion
that about eight o'clock P.M. on said
day as deponent was lying down on
in a room of the aforesaid premises the
defendant and said other entered the
room that said other person struck
and beat deponent upon his head with
a heavy stick and placing his hand upon
deponent's breast held deponent down
while the defendant thrust his hand
into deponent's trouser pocket and took
therefrom by force and violence said property

that the pocket book which contained said money was
afterwards found in the possession of said Lawlor
by officer Northrup as deponent is informed Anastasia Bourmakis

Sworn to before me this
day of December 1885

Wm. J. Sullivan
Justice

0835

CITY AND COUNTY }
OF NEW YORK, } ss.

Benjamin B. Northrup

aged *34* years, occupation *Police Officer* of *Co.*

the 6th Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Constantin Stormalis*

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

Sworn to before me, this

day of *December* 188*5*

27 by *Benjamin B. Northrup*

Henry J. ...
Police Justice.

0836

Sec. 199-200.

CITY AND COUNTY OF NEW YORK.

District Police Court.

William Lawlor

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 Lawlor*

Question. How old are you?

Answer *18 Years*

Question. Where were you born?

Answer. *Boston*

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

Answer. *223 East 121 Street*

Question What is your business or profession?

Answer. *Cabinet Maker*

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

Answer. *I am not guilty of the charge
The pocketbook belongs to me
I have had it for the past eight
months*

William Lawlor

Taken before me this

day of *December* 188*7*

Wm. Thompson

Police Justice.

0837

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

William Carver

_____ 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 *December 27* 188 *5* *Henry Murray* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0838

Police Court 1464 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Mastasia Gourmakis
to the Hon. Dr. Pell
William Carver

- 1 _____
- 2 _____
- 3 _____
- 4 _____

Office of _____

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *December 27* 188 *5*

Murray Magistrate
Benjamin B. Knott Officer.
C? Precinct.

Witnesses *Call the officer*

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *300* to answer *Yes*



Com

0839

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 Sander

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

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

The said William Sander,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the twenty ninth day of December, in the year of our Lord one thousand eight hundred and eighty-nine, in the midst of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one Anastasia Bonnardis, in the peace of the said People, then and there being, feloniously did make an assault, and

two United States Treasury notes of the denomination and value of two dollars each, four United States Treasury notes of the denomination and value of one dollar each, silver coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of four dollars, and one pocket watch of the value of one dollar.

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

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

Richard B. Martin
District Attorney

0840

BOX:

203

FOLDER:

2035

DESCRIPTION:

Lennon, James

DATE:

01/27/86



2035

0841

280

Counsel,
Filed *27* day of *Jan'y* 1886.
Pleads.

Witnesses:

Violation of Excise Law,
(Sunday),
[III Rev. Stat., 7th Edition, page 1089 Sec. 21, and
page 1089, Sec. 5].

THE PEOPLE

vs.

W. H. W.
W. H. W.
W. H. W.
James Lemmon

RANDOLPH B. MARTINE,

Tr. Jan'y 28/86 District Attorney.

reads guilty.

A TRUE BILL.

Judge's suspended.

R. B. W.
Chambers

Foreman.

0842

Excise Violation—Selling on Sunday.

POLICE COURT—2nd DISTRICT.

City and County } ss.
of New York, }

of No. 16th Precinct Police Frank G. Jackson

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 6th day

of December 1885, in the City of New York, in the County of New York, at

premises No. 87-9th Avenue Street,

John Robert Barkeeper in said premises, whose name is written now (but whose deposed name ~~was~~ ^{was} ~~John~~) did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN A WAY under his direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said John Robert Barkeeper may be arrested and dealt with according to law.

Sworn to before me, this 7th day of December 1885 } Frank G. Jackson

Solomon Sturck Police Justice.

0043

W

Police Court, 2^d District.

THE PEOPLE, & c.
ON THE COMPLAINT OF

Frank G. Jackson
vs.

John Doe

EXCISE VIOLATION.
SELLING ON SUNDAY.

Dated 7th day of Nov. 1885

Smith Magistrate.

Jackson "16" Officer.

Witness,

Bailed \$ _____ to Ans. _____ Sessions.

By _____

_____ Street.

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

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

Dated _____ 188 . _____ Police Justice.

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

Dated _____ 188 . _____ Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188 . _____ Police Justice.

0844

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

POLICE COURT, 2 DISTRICT.

Frank G. Jackson

of No. 16th Precinct Police Street, being duly sworn, deposes and says,

that ~~case~~ case ~~case~~ case ~~case~~

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

nowhere, is the person designated as John Doe in the annexed affidavit of deponent, and is the Bar-keeper in premises 87-9th Avenue, a liquor saloon, in which saloon deponent bought, from said Lennon, a glass of Ale on Sunday last as set forth in said affidavit of deponent.

Frank G. Jackson

Sworn to before me, this

16th December

1885

day

John P. Smith
Clerk of the Court

0845

Sec. 108-200.

CITY AND COUNTY OF NEW YORK, { ss

2 District Police Court.

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

Question. What is your name?

Answer. *James Lennon*

Question. How old are you?

Answer. *24 years of age*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *87-9th Avenue, 5th Ave*

Question. What is your business or profession?

Answer. *Bar-Keeper*

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

Answer. *I am not guilty I sold the officer the glass of all*
James Lennon

Taken before me this

James J. [Signature]
188
Police Justice.

0846

Sec. 151.

Police Court 2 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 Frank G. Jackson of 16 Precinct Police Street, that on the 6 day of December 1887 at the City of New York, in the County of New York,

John Doe, Car Keeper, at 87-9th Avenue
whose real name is unknown, but whose
Complainant knew identity, did violate the
Vehicle Law of the State of New York, by
selling Complainant a glass of alcohol on
Sunday the said 6th day of December instant, at
and within said Precinct 87-9th Avenue

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 2 District Police Court, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 7 day of December 1887
John B. Smith
POLICE JUSTICE.

0847

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

James Lennon

OW 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 *December 7* 188

Solon B. Smith Police Justice

I have admitted the above-named _____

James Lennon

to bail to answer by the undertaking hereto annexed.

Dated *Dec 9th* 188

Solon B. Smith Police Justice

There being no sufficient cause to believe the within named _____

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

Dated _____ 188

_____ Police Justice.

0848

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Sebastian Lennon
227 P. St. N. W.

Police Court

District.

2nd 1384

THE PEOPLE, & c.,

ON THE COMPLAINT OF

Clark G. Jackson
16 Precinct, 7
Lennis Lennon

1
2
3
4

surety bail &
Cod. Court Jan 26/85

Office Violation of
Police Laws

Dated

Dec. 7

188 5-

Magistrate

S. Smith
Jackson

Magistrate

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street,

No.

Street,

\$

100

to answer

G.S.

Com

Bailed, Dec. 9/85

0850

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

| | | |
|------------------------|---|-----------------------------|
| The People | : | |
| against | : | Before |
| Lennon | : | Hon. Henry A. Gildersleeve, |
| Indicted for violation | : | And a Jury. |
| of the Excise law. | : | |

Arraigned - January 28th, 1886.

The Defendant having been arraigned,
Judge Gildersleeve said:

" You have pleaded guilty to a violation of the Excise law, in selling liquor to the Officer who makes the complaint. You acted simply as a Bar-Keeper, and I suppose your employer is going right on with the business, with some other Bar-Keeper. As I am informed, you have been in the country three weeks, and you have spent two weeks of that time in prison, for selling liquor for another man. I think you have been sufficiently punished. Be careful, however, in the future how you sell liquor for anybody.

0851

Leave your address here, so that you may be summoned at any time.

I now suspend sentence. You are discharged.

-----000-----

0852

Indictment filed - January 27. 1886.

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

The People

against

Lennon

STENOGRAPHERS' TRANSCRIPT.

Arraigned - January 28th, 1886.

0053

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Sennow

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

James Sennow —

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

The said *James Sennow,*

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

Branda Fy Jackson, and to —

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

SECOND COUNT :

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

James Sennow —

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

The said *James Sennow,*

late of the Ward, City and County aforesaid, afterwards, to wit : On the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week

0854

commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to *Frank*

By Jackson, 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.

THIRD COUNT:

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

James Sennow, -

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

The said *James Sennow,*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

Eighty seven Third Avenue, -

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

0855

BOX:

203

FOLDER:

2035

DESCRIPTION:

Levine, Jane

DATE:

01/20/86



2035

0856

202

Witnesses:

Counsel,
Filed, 20 day of Jan 188
Pleads, *Chiquita*

SABBATH BREAKING.
(Section 267, Penal Code.)

THE PEOPLE

vs. *R*

Jane Levine

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

James Higgins

Foreman
Part IV June 14/87.

Ind. & Returned.

0857

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

POLICE COURT, 3^d DISTRICT.

John H Repper

of No. *the 10th Precinct Police* Street, being duly sworn, deposes and says,

that on the *29th* day of *March* 1885

at the City of New York, in the County of New York, *said day being*

the first day of the week commonly called Sunday, Jane ^{Levine} ~~Levine~~, now here was at 9 1/2 Essex street in the City ^{and County} of New York, and did then and there ^{publicly} offer for sale certain Merchandise, and did sell them and there a tin roasting Pan in violation of Section 267 of the Penal Code.

John H. Repper

Sworn to before me, this *29th* day of *March* 1885

Henry R. ...
Police Justice.

0058

POLICE COURT— 3^d DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John H. Repper
vs Levine
Jane Levine

AFFIDAVIT.
J. W. Sub. Law

Dated March 30 1888

Gorman Magistrate.

Repper Officer.

Witness,

Disposition

0859

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Jane Levine

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

Question What is your name?

Answer Jane Levine

Question. How old are you?

Answer 40

Question. Where were you born?

Answer. Russian Poland

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

Answer. 9 1/2 Essex St. a year about

Question What is your business or profession?

Answer Fin wane

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

Answer. I am not guilty. I am a Jewess. I keep my store closed on Saturdays. My husband carries on the business. Jane Levine Mark

Taken before me this

30th

day of

188

William J. Morrison Police Justice.

0860

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

Jane Lemie
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 *March 30* 188*5*. *John J. ...* Police Justice.

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

Dated *March 30* 188*3*. *...* Police Justice.

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

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

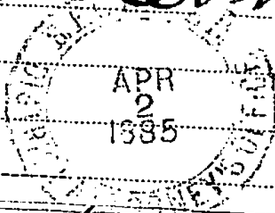
0861

Police Court *3d 341* District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

John H. Repper
10 Precinct,
Jane Levine

2
3
4



Offence *Vio. Sub. Law*
Sec 267

Dated *March 30* 188*5*

Gorman Magistrate.

Repper Officer.

10 Precinct.

Witnesses

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *100* to answer *CS*

Bailed

BAILED,

No. 1, by *Mendel Levin*

Residence *97 1/2 East* Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street

No. 4, by _____

Residence _____ Street.

0062

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Jane Sevine

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

Jane Sevine

of the CRIME OF SABBATH BREAKING, committed as follows:

The said Jane Sevine,

late of the City of New York, in the County of New York aforesaid, on the
twenty-ninth day of March, in the year of our Lord one thousand
eight hundred and eighty-five, the same being the first day of the week,
commonly called and known as Sunday, at the City and County aforesaid, unlaw-
fully did publicly sell and expose for sale to

divers persons to the Grand Jury aforesaid unknown, certain property,

to wit: one tin roasting pan,
and divers other articles of
merchandise to the Grand Jury
aforesaid unknown;

to the serious interruption of the repose and religious liberty of the community,
against the form of the Statute in such case made and provided, and against the peace
and dignity of the said People.

RANDOLPH B. MARTINE,

District Attorney.

0863

BOX:

203

FOLDER:

2035

DESCRIPTION:

Lynch, Michael

DATE:

01/19/86



2035

0864

BOX:

203

FOLDER:

2035

DESCRIPTION:

Golden, John

DATE:

01/19/86



2035

0865

187.

Counsel, *C. A. [unclear]*
Filed *Jan 19* day of *Jan* 188*6*
Pleaded *Voluntarily*

THE PEOPLE
vs.
Michael Lynch
and
John Golden

[Sections 224 and 225, Penal Code].
Robbery, *1st* degree.

RANDOLPH B. MARTINE,
By *Feb 4/86* District Attorney.
Mark [unclear] [unclear]

A True Bill.

Therence Higgins
Foreman.

Feb 4th 1886

Witnesses:

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

0856

Police Court-- 1st District.

CITY AND COUNTY }
OF NEW YORK, } ss

Jules Regan
of No. 14 Grand Street, Aged 27 Years

Occupation. Shown after being duly sworn, deposes and says, that on the 17th day of January 1886, at the Ward of the City of New York, in the County of New York, was feloniously taken, stolen, and carried away, from the person of deponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful money of the United States amounting to and

of the value of twenty Cents
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

Michael Ryan and John Golden (both now dead) who were acting in concert from the fact that on the hour of 5.25 A.M. on said date deponent was seized by the throat by either of said, aforesaid out while the latter forcibly took from the left pocket of the trousers which deponent then had on, the said money. Wherefor deponent having identified the said defendants charged them with feloniously taking, stealing

Sworn to before me this

Police Justice

188

0867

and carrying away by force
and violence of the affendant
man.

Sworn to before me this (Julian Segura)
17th day of January 1886

Solomon S. Smith

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 _____ 1886

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

Dated _____ 1886

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

Dated _____ 1886

Police Justice

Police Court, _____ District,

THE PEOPLE, &c.,
on the complaint of _____ vs.

1 _____
2 _____
3 _____
4 _____

Offence—ROBBERY.

Dated _____ 1886

Magistrate.

Officer.

Clerk.

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

\$ _____ to answer General Sessions.

0868

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

187 District Police Court.

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

Question What is your name?

Answer *John Golden*

Question. How old are you?

Answer *21 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *312 Front Street 5 months*

Question What is your business or profession?

Answer. *Wickel Plater*

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

Answer. *I am not guilty of the charge
John Golden*

Taken before me this

day of

19
1908
John Golden
Police Justice.

0869

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

187 District Police Court.

Michael 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. Michael Lynch

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. Brooklyn

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

Answer. 100 of Utica Ave + East New York + Brooklyn

Question. What is your business or profession?

Answer. Tow boy

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

Answer. I am not guilty of the charge

Michael Lynch
mark

Taken before me this

day of February 1938

Richard Justice
Richard Justice

0870

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 _____

Robert A. [unclear]
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 200 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 January 17 1886

Solomon [unclear]
Police Justice.

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

Dated _____ 188 _____

Police Justice.

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

Dated _____ 188 _____

Police Justice.

0871

Police Court 100 63 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Jules Legan
14 Grand
Michael Lynch
John Galan

[Signature]
Office

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *January 7* 188 *6*

[Signature] Magistrate
[Signature] Officer.
[Signature] Precinct.

Witnesses _____

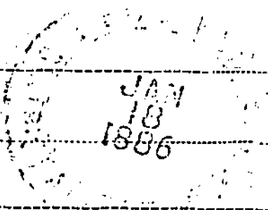
No. _____ Street.

No. _____ Street.

No. _____ Street.

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

[Signature]



0872

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Szyndu
and
John Fyden

The Grand Jury of the City and County of New York, by this indictment, accuse Michael Szyndu and John Fyden

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

The said Michael Szyndu and John Fyden, each -

late of the First Ward of the City of New York, in the County of New York aforesaid, on the nineteenth day of January, in the year of our Lord one thousand eight hundred and eighty-six, in the night time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one Julius Segor, in the peace of the said People, then and there being, feloniously did make an assault, and two silver coins of the kind known as dimes, of the value of ten cents each, four nickel coins of the kind known as five cent pieces of the value of five cents each, ten coins of the kind known as two-cent pieces, of the value of two cents each, and twenty coins of the kind known as one cent each, of the value of one cent each, of the goods, chattels and personal property of the said Julius Segor, from the person of the said Julius Segor, against the will, and by violence to the person of the said Julius Segor, then and there violently and feloniously did rob, steal, take and carry away,

of them the said Michael Szyndu and John Fyden being then and there aided by an accomplice actually present - 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.

Randy J. Martine,
District Attorney.

0873

BOX:

203

FOLDER:

2035

DESCRIPTION:

Lynch, Thomas

DATE:

01/12/86



2035

0874

123

Counsel,
Filed 12th day of May 1886
Pleads,

Section 498, Penal Code
Burglary in the Third Degree.

THE PEOPLE

vs.

Thomas Lynch

vs.
M. G. M. W.

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Wm. Higgins Foreman
May 13/86
Henry J. Ziegler
24th St. N. Y.

Witnesses: Dean
in Pen for approx
Witnesses: Smith, Miller.

BY
/

0875

Police Court 2 District.

City and County }
of New York } ss.:

of No. 361 E. 11th St. Abraham Denacs Street, aged 38 years,
occupation Florist being duly sworn

deposes and says, that the premises No 361 E. 11th St. Street,
in the City and County aforesaid, the said being a Four story and
Basement Brick dwelling house
and which was occupied by deponent as a Florist Store or
Basement and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly Breaking
and wrenching the pad lock, handle
and fastenings of the door leading
into deponent's store or basement

on the 9th day of January 1898 in the Night time, and the
following property feloniously taken, stolen, and carried away, viz:

Several varieties
of natural flowers, business
furniture, and fixtures of the
value of three hundred dollars
(\$300)

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

BURGLARY was committed and the aforesaid property taken, stolen, and carried away by
Thomas G. M. C. (now here)

for the reasons following, to wit: (1) When deponent left said
premises he securely locked and fastened
his store; (2) at the hour of 12:30 o'clock
on the above date, Officer Edward
Gallagher of the 20th Precinct, came a
light in deponent's place, and going
in, found the defendant in the
place; having no right or lawful
business therein; therefore deponent

0876

Prays that the said defendant
be dealt with as the Law
directs

Sworn to before } Alanham Isaac
This 9th day of Jan 1886 }
J. M. Wood }
Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree. Burglary

vs.

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0877

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Gallagher
aged *39* years, occupation *Policeman* of No.

The Do Beecher Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Abraham Deacs*

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

Sworn to before me, this
day of *Jan*

188

E. Gallagher

J. Murphy

Police Justice.

0878

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

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

Question. What is your name?

Answer

Thomas Lynch

Question. How old are you?

Answer

40 years of age

Question. Where were you born?

Answer.

Ireland

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

Answer.

216 West 27th (70 Year)

Question. What is your business or profession?

Answer

Fire man

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

Answer.

I went in there to sleep. I am guilty

*His
Thomas Lynch
mark*

Taken before me this

day of *May*

188

[Signature]

Police Justice.

0879

Police Court-2 District. 41

THE PEOPLE, &c,
ON THE COMPLAINT OF

Alpha Deane
361 18th St.
vs.
Mrs. Lynch

2
3
4

Dated Jan 9 1886

Ed. Gallagher
Magistrate.
Officer.
20 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 1000 to answer G.S.

Court

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

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

Dated 1886 Police Justice.

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

Dated 1886 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 1886 Police Justice.

0880

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Sugden

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

- Thomas Sugden -

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

The said Thomas Sugden,

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

- Abraham S. Graves, -

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

Abraham S. Graves,

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

David J. ...
District Attorney

0001

END OF
BOX