

0734

BOX:

112

FOLDER:

1199

DESCRIPTION:

Lee, Annie

DATE:

09/07/83



1199

POOR QUALITY
ORIGINAL

0735

2081V 19

Counsel,

Filed

7 day of

1883

Pleads

At City 10.

THE PEOPLE

vs.

F

Annie Lee

Grand Larceny, Second degree, and

Receiving Stolen Goods.

JOHN McKEON,

District Attorney

A True Bill.

Wm. B. Blawie

Foreman.

Sept 20/83.

Acquitted

Pen 2 1/2 years

POOR QUALITY
ORIGINAL

0736

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Annie Lee

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

Annie Lee

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

The said Annie Lee

31st

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~one~~ day of August in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County aforesaid, with force and arms one wrap of the value of twenty five dollars, one polonaise of the value of fifteen dollars one waist of the value of two dollars, and one vase of the value of one dollar

of the goods, chattels and personal property of one *Nellie F. Spicer* then and there being found, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John McLean
District Attorney.

POOR QUALITY
ORIGINAL

0737

Testimony in the
case of Lee
Annie Lee
filed Sept. 1883

POOR QUALITY
ORIGINAL

0738

2c
The People v. Annie Lee
Indictment for grand Larceny in the second
degree

Court of General Sessions. Part 4
Before Judge Cowing. Sept. 20. 1883.
Nellie G. Spicer, sworn. I live at 620
Lexington Ave. on the 3^d of August I knew
the prisoner at that time; she had been
in my employment nine days as cook
for a week and the day of the arrest she
had been sent up stairs in the capacity
of chambermaid. I had an embroidered
rap valued at \$25, a polonaise worth \$15
the waist of a dress, \$2.00 and a mantle
vase valued at \$1. the value of the property
being in all \$43; the vase was on the
mantel in the fourth story front room
and the other property was locked up
in a cabinet in the bath room on the
second story back. On the evening of
that day she asked permission to go down
town, I granted it; I was sitting on my
stoop and she was going out, I saw
some parcels that looked rather suspi-
cious. I went after her, and when she
reached the corner I said, "what have
you here?" She said she only had a
soiled dress of her own and some
scraps she was taking to her cat. I
tore open the parcel, and then she

0739

a great deal of eatables; she said, it is my dinner I am taking down town. I had not time to eat it." I said, "That is another story, you have no right to take food out." I tore open what she had in her hand and saw it was a vase. I looked down and she had a shawl strap in her hand; the paper was torn and I saw my polonaise. I then immediately took her home; she was very anxious to get ahead of me, which she did; she wanted the gate open in a very great hurry. I did not know the object then. I found out afterwards. I told my daughter to have her papa come down stairs. I told them to send my son for an officer. I picked up off the floor the waist of a dress. I asked her where the other things were? She said she had not anything more. I knew she unlocked the press. I told my son in her presence to watch her while I went up stairs. I learned afterwards that while I was gone up stairs she went in the yard several times. While I was there word was sent by the housekeeper of Judge Low, who is my neighbor and I wanted to know

POOR QUALITY
ORIGINAL

0740

what she wanted; she had found the polonaise and the wrap that had been thrown in the yard. We went to the station house and made a complaint. I think it was between 8 and 9 o'clock in the evening that she went away. Cross Examined I have a few friends with me who pay by the week but I do not keep a boarding house. She had no testimonials when she came to me; she told me she had lived with Dr. Abrams' father. I asked her if it was Dr. James Abrams the dentist? She said it was, and that she lived there five years. Dr. Abrams being a friend of my husband, I thought at any time I would go and investigate the reference. I did not investigate it; she had three bundles in her hand when she left my house. I found the things in her possession. I did not see her take them. I found her carrying them off.

William H. Spicer sworn I am the son of the last witness. I came in a few minutes after the prisoner returned to the house. My mother told me to stay and watch the girl as she had been stealing things up stairs. I stayed there till mother came down and I went for an officer. While I was down stairs this girl was making up

0741

a bundle of the clothes; she went twice from her room out in the back yard. I could not see whether she went near a fence or not for it was dark. I went for an officer. James Mc Daniels sworn I am a member of the police force. I went with the last witness to 620 Lexington Avenue and arrested the prisoner; that is all I know. Annie Lee, sworn and examined in her own behalf I am a cook, I have been in New York going on thirteen years. I lived with Mrs. Abrams five years and a half. I lived with a family in Irvington two years by the name of Adams. I was working for Mrs. Spicer as cook. I am just as clear of taking anything belonging to that lady as of anything belonging to you. This lady wanted me to go from one boarding house to another. I did not want to live with her. She said to me Friday week, "Annie, are you going out?" "Yes, ma'am, I am going to church." I was not after going to church so much as to get out of her house. I was tired asking her for my wages; she would not pay me. That woman did not find a fit on me more than I have got on the palm of my hands. I had my own clothes done up and a little bit of cold

0742

victuals for a pet cat. I never was arrested in my life before. I did not go out while her son was looking after me in the yard and throw the polonaise over the fence.

The jury rendered a verdict of guilty.

POOR QUALITY
ORIGINAL

0743

Police Court - 4 District. *De 81 1698*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm. J. Conner
Magistrate

Annie Lee

1 *Annie Lee*

2

3

4

Offence *Grand Larceny*

Duict *September 1st* 188*3*

Wm. J. Conner Magistrate.

James W. Daniels Officer.

19th Precinct.

Witnesses *William Francis Price*

No. *620* Street.

Care the *Office*

No. *3* Street.

No. *1000* Street.

Conf *Ad*

to answer

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

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

Dated *September 1st* 188*3* *Wm. J. Conner* 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,

0744

Sec. 198-200

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Annie Lee*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *Virginia*

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

Answer. *247 West 29th St. one year*

Question. What is your business or profession?

Answer. *Cook*

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 said what I have
to say of course her
face is white - and she
dnt want to pay me
my wages.*

Taken before me this

day of

September 1883

Jacq. Casey

Police Justice.

0745

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK } ss.

of No. 620 Lexington Avenue Street, Nellie J. Spicer, aged 42 years
being duly sworn, deposes and says, that on the 31st day of August 1883
at the _____ City of New York,

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

One Embroidered wrap of the value of
Twenty five dollars. One Polonaise
of the value of Fifteen dollars -
one waist of a dress of the value of
two dollars. One mantle case of the
value of One dollar

all of the value of Forty Three dollars \$43.00

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 Annie Lee. (now present)

with the intent to deprive deponent of said property
from the fact that previous to said larceny
the said property was in deponent's premises
at the number and amount aforesaid, and
where said Annie was employed by deponent
as a domestic, and this deponent caught
said Annie in the act of taking stealing
and carrying away said property from
the possession of deponent Nellie J. Spicer.

Sworn before me this

1st day of September 1883
at New York
Police Justice,

0746

BOX:

112

FOLDER:

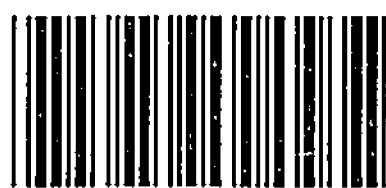
1199

DESCRIPTION:

Lesser, George

DATE:

09/19/83



1199

No 210

Counsel,

Filed 19 day of Sept

Pleads

1883

THE PEOPLE

vs. *George Lester*

by Charles R. P.

INDICTMENT.
Grand Larceny in the 3rd degree.

JOHN McKEON,

District Attorney.

Tr. Sept. 19/13
Pleads R.P.
A TRUE BILL.

Wm. Murray

Foreman.

0747

0748

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

George Sesser

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

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

The said *George Sesser*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *fifteenth* day of *September* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County aforesaid, with force and arms, *one pocket book of the value of ten cents, one silver coin of the United States of the kind known as dimes of the value of ten cents, two nickel coins of the United States of the kind known as five cent pieces of the value of five cents each, ten coins of the United States of the kind known as cents of the value of one cent each, and twelve written instruments and evidences of contract of the kind commonly called pawn tickets of the value of fifty cents each*

of the goods, chattels and personal property of one *John Gabriel* on the person of the said *John Gabriel* then and there being found, from the person of the said *John Gabriel*

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

JOHN McKEON, District Attorney.

0749

No 210 3/23
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

1 *George Leaver*
2
3
4
Offence *larceny from person*

Dated

Sept 15 1883

No. 3, by

Magistrate.

Residence

Magistrate Officer.

No. 4, by

10 Precinct.

Witnesses

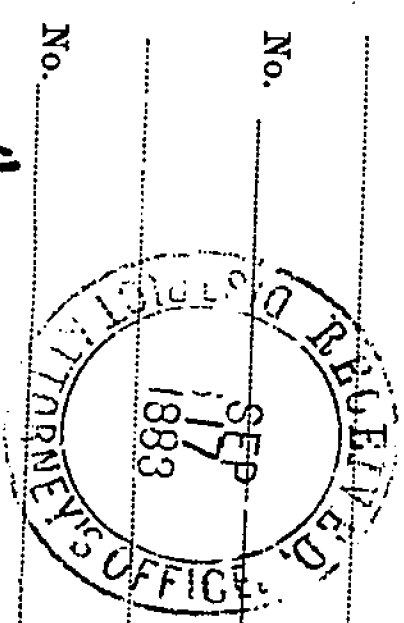
No.

Street.

No.

Street.

No.



\$

500

to answer

Street.

Cave

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

George Leaver

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 *September 15* 1883.

P. H. Magg

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.

0750

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,

3 DISTRICT POLICE COURT.

George Lesser 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.

George Lesser

Question. How old are you?

Answer.

Twenty years

Question. Where were you born?

Answer.

England

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

Answer.

69 Chrystie Street, Five weeks

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I have nothing to say to the Charge

George Lesser

Taken before me, this

day of

1883

P. J. Duffy
Police Justice.

0751

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. 23 Allen Street,

Jette Gabriel

being duly sworn, deposes and says, that on the 15 day of September 188 3

at the Bowery Garden City of New York,

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

One pocket book of the value of Ten Cents
1 American Currency Ten Cents
+ Twelve Pawn Tickets

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 George Kesser ^(now here) for the

following reasons:— Deponent was walking
through the Bowery Garden, and George
Kesser put his hand into the right-hand
pocket of deponent's dress, which was
was then worn on the person of deponent
and snatched therefrom the aforesaid
property

Jette Gabriel

Sworn before me this

1883
POLICE JUSTICE,

0752

BOX:

112

FOLDER:

1199

DESCRIPTION:

Levy, Albert

DATE:

09/07/83



1199

POOR QUALITY
ORIGINAL

0753

No 418
C. J. Pett

Counsel,
Filed day of 1883

Pleas
J. Pett

THE PEOPLE
vs. J. Pett

1883
J. Pett

Albert Perry

JOHN McKEON,

District Attorney.

Sept 11/13
plead by J. Pett
State of Missouri
A True Bill.

Wm. J. McKeon

Foreman.

0754

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

~~Henry Kuper~~
Albert Levy

The Grand Jury of the City and County of New York by this indictment accuse
~~Henry Kuper~~ and Albert Levy

of the crime of Forgery in the ~~first~~ second
Degree

committed as follows:

The said ~~Henry Kuper~~ and Albert
Levy

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the ~~twenty seventh~~ day of August in the year of our Lord one
thousand eight hundred and eighty ~~three~~ with force and arms, at the Ward, City,
and County aforesaid, feloniously did falsely make, forge, and counterfeit, and cause and
procure to be falsely made, forged and counterfeited, and willingly act and assist in the
false making, forging and counterfeiting a certain instrument and writing, to wit:
an order for the delivery of goods

which said false, forged and counterfeited order
is as follows, that is to say:

N. Y. Aug 27th 83

Gents

Please and give me
samples of some of your
good pants 7. or 8. Pair
I Promised Mr. Sumburger
to send down 2 & I require
any thing the pants can
run in price from .4 to \$6.00
send up nice pattern
I need them immediately
and give my boy ride along
send one or two pair
size $\frac{33}{32}$ as I have a
customer this afternoon
for them. and Oblige
yours.

Mr Leon
% Eagle Clothing Co.

57th St

3 Ave

with intent to ~~injure and~~ defraud

~~and divers other persons, to the Grand Jury aforesaid un-~~
known 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.

0755

And the Grand Jury aforesaid further accuse ~~the said~~
~~in the Second Degree~~ ~~of the crime of Forgery,~~
committed as follows: The said ~~Alfred Perry~~
~~Alfred Perry~~

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and year last
aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously and
falsely did utter and publish as true, with intent to ~~injure and defraud the said~~

~~and direct other persons, to the Grand Jury aforesaid unknown,~~ a certain false, forged
and counterfeited instrument and writing, ~~to wit:~~ *an order for*
the delivery of goods

which said last-mentioned false, forged and counterfeited *order*
is as follows, that is to say:

N. Y. Aug 27th 83

Genl

*Please and give my
sample of some of your
good pants 7. or 8. Pair
I am Mr. Sushinger
to send down so I require
any thing the pants can
run in price from .4 to \$5.00
send up nice pattern.*

*I need them immediately
and give my boy size along
and one or two pair
size $\frac{33}{32}$ as I have a
boy this afternoon
for them*

Yours

*57th St
3 Ave*

*Mr Sean
90 Eagle Clothing Co*

the said ~~Alfred Perry~~ ~~Alfred Perry~~
Perry

at the same time ~~so~~ uttered and published the last-mentioned false, forged and
counterfeited *order for the delivery of goods*
as aforesaid, then and there well knowing the same to be false, forged and
counterfeited, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York and their dignity.

JOHN McKEON, District Attorney.

0756

To the Hon Judge Gildersleeve.

Having learned that the Mother of Albert Levi is a Lady of respectability who is suffering from the shame brought down on her by her wayward son I think that to temper humanity with justice you will try to make his punishment as light as possible.

Being the person against whom the crime was committed I trust you will not deem it impudent in my addressing you these lines.

With the Highest Respect
Yours Most Obedient
Isaac Levi

0757

Hon Judge Goldslove

Present

0758

Eagle Clothing Company,
946 & 948 THIRD AVENUE,
S. W. Cor. 57th St., New York.

Hon Judge Childers
Present

POOR QUALITY
ORIGINAL

0759

ref. Sept 11/53

To the Hon Judge Gibbs

I the undersigned
Knowing the Parents of
Mr. Albert Levy to be
respectfully and upright
people will take Albert
Levy in my employ and
send him to San Antonio
Texas upon his release

J. Foster
San Antonio Tex

POOR QUALITY
ORIGINAL

0760

N. Y. Aug 27th 18

Deuts

Please send give boy
samples of some of your
good pants 7. or 8. Pair
I promise Mr. Luebner
to send down if I require
any thing the pants can
run in price from .4 to 6.00
send up nice pattern
I need them immediately
and give my boy bill along
send one or two pair
sizes $\frac{63}{32}$ as I have a
customer this afternoon
for them. and Oblige
Yours.

57th St
Room

Mr. Leon
% Eagle Clothing Co

POOR QUALITY
ORIGINAL

0761

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 48

Police Court

District

THE PEOPLE, v.

ON THE COMPLAINT OF

Offence

1883

23 Precinct.

Officer.

Magistrate.

Witnesses

No. 308 E 85th

Street.

Adm. Jordan

23rd Precinct.

Street.

No.

Street.

to answer

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

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

Dated Aug 29 1883 J. M. [Signature] 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.

0762

POOR QUALITY
ORIGINAL.

Sec. 198-200

5/14

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Albert Levy*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *980 Third Ave one week*

Question. What is your business or profession?

Answer. *Saluman*

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

Answer. *I am guilty*

Albert Levy

Taken before me this

29th

day of

1888

John J. [Signature]
Police Justice

0763

Sec. 198-200

5th

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Kupper 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. *Henry Kupper*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *No 2 First Ave 2 1/2 mo's*

Question. What is your business or profession?

Answer. *Porter*

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. *Luy gave me the order to go
no 748 Broadway. I received a
package which I gave to him
Henry Kupper*

Taken before me this

29

day of

Aug

1883

1883

Police Justice

0764

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

Police Court, 5 District.

Henry A. Robinson

of No. *308 East - 85th*

Street, being duly sworn, deposes and

says, that on the..

27

day of..

August -

1883

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

Henry Klupfer

*(now here) did present to deponent
the annexed order for property viz
7 or 8 pair of pantaloons said order
purporting to be signed by the Dean
and deponent then believing it to
be genuine gave to each Klupfer
12 pair of pantaloons property of
the value of sixty one dollars*

Henry A. Robinson

Sworn to before me

this 29th day of August 1883

Henry Police Justice

0765

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

Police Court, 5th District.

Isaac & Leon

of No. 946 Third Avenue Street, being duly sworn, deposes and

says, that on the 27th day of August 1883

at the City of New York, in the County of New York, Henry Kupfer Albert Levy

did falsely and feloniously make forge counterfeit and utter a certain written order on Fickhemer & Goodkind & Company herts annexed and purporting to be an order signed by the Leon for seven or eight pair of pantaloons

That said order is false and forged deponent never signing the same or authorizing any person to sign the same or obtain said pantaloons for him. Deponent charges that on the 27th day of August 1883 in the City and County of New York that said defendants did make forge and utter said order with intent to cheat and defraud deponent.

Deponent further says that said Albert Levy acknowledged and confessed that he wrote said order and signed the name of the Leon for said property and that said ^{Kupfer} also admitted that he received said order from ^{said} Levy and went to store No 748 Broadway in said City and received a package which the said Kupfer gave to said Levy

Isaac & Leon

Sworn to before me this

29th day of August 1883

Henry Police Justice

0766

BOX:

112

FOLDER:

1199

DESCRIPTION:

Lewis, Fannie

DATE:

09/17/83



1199

POOR QUALITY
ORIGINAL

0767

Oct 30 1883
For the reasons stated in the
Indictment against Mrs
Qualification of adms
thy discharge of Defendant
Harris - Mr W H Harris
into this area

W H Harris
CDA

RECEIVING STOLEN GOODS

THE PEOPLE

vs.

Fannie
Lewis
[2 cases]

JOHN McKEON,

District Attorney.

Nov 8/83

A True Bill.

Mr. Barry

Foreman.

Sept 27 1883.

Fred J. J. J. J. J.
7 for the people

Noted Dec 25 1883
Advised by request to 100 pages of
Harris

0768

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Fannie Lewis

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

Fannie Lewis

of the crime of RECEIVING STOLEN GOODS,
committed as follows :

The said Fannie Lewis

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

one piece of lace of the value of one hun-
dred and fourteen dollars and seventy
five cents, ~~seventeen~~ yards of lace of the value
of eighteen dollars each yard, two other
pieces of lace of the value of nine dollars
each piece, one other piece of lace of the
value of eighteen dollars, one other piece
of lace of the value of thirty seven dollars
and ninety seven cents, ten yards of lace
of the value of four dollars each yard,
and one other piece of lace of the value
of eleven dollars

of the goods, chattels and personal property of ~~Richard Muser~~
~~by one James J. Madden and by~~
~~by certain persons~~ persons to the Jurors aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said ~~Richard~~

~~Muser~~
unlawfully and unjustly, did feloniously receive and have the said

Fannie Lewis

then and there well knowing the said goods, chattels, and personal property to have been
feloniously stolen, taken and carried away against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York, and
their dignity.

JOHN McKEON, District Attorney.

0769

BOX:

112

FOLDER:

1199

DESCRIPTION:

Lichtenstein, David

DATE:

09/11/83



1199

Oct 24 1883

On the statement of the
Complainant appearing
within I recommend that
he be discharged in
both indictments against
this Defect

J. H. Williams
Capt Dist. Ct.

It is suggested that Complainant
shall have the property
named in indictment
J. H. W.

98
With
Counsel,
Filed 11 day of Oct 1883
Pleads *Waggoner*

THE PEOPLE

vs.

David

Richenstein

[2 cases]

JOHN McKEON,
District Attorney

Spadickman & Dammass
A True Bill.

Mr. Blodgett
Foreman.

POOR QUALITY
ORIGINAL

0770

0771

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

David Sichtenstein

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

David Sichtenstein

of the CRIME OF Petit Larceny, committed as follows:

The said David Sichtenstein

15-X late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
on the day of August in the year of our Lord one thousand eight hundred and
eighty-five, at the Ward, City and County aforesaid, with force and arms
steal of the value of ten
dollars, and one coat of the
value of ten dollars.

of the goods, chattels and personal property of one Morris
then and there being found, then and there
feloniously did steal, take and carry away, against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York, and
their dignity.

John McKean
District Attorney

0772

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

David Lichtenstein

of the CRIME OF RECEIVING STOLEN GOODS,

committed as follows:

The said *David Lichtenstein*

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

of the goods, chattels and personal property of

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

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

then and there well knowing the said goods, chattels and personal property to have
been feloniously stolen, taken and carried away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of
New York, and their dignity.

JOHN McKEON, District Attorney.

0773

99
Counsel,
Filed 11 day of Dec. 1883
Pleads Property.

THE PEOPLE
vs.
David
Lichtenstein
[2 cases]

Grand Larceny, Second degree, and
Receiving Stolen Goods.
[54528 and 531]

JOHN McKEON,
District Attorney

A True Bill.
Jas. Broderick
Dec 24/83.
Foreman.
Inductively Dismissed.

0775

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

David Lichtenstein

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

David Lichtenstein

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

The said David Lichtenstein

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 15th day of August in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms

sixteen yards of fur trimming of the value of two dollars each yard, one hundred yards of braid of the value of five cents each yard, ten yards of velvet of the value of one dollar each yard, ten yards of silk of the value of one dollar each yard, three fur ears of the value of one dollar each

of the goods, chattels and personal property of one Morris Fain

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

John McKean

District Attorney

0776

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

David Lichtenstein

Larceny

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. The defendant has been in our employ for a number of years, and up to the time of his arrest we always found him an Excellent workman and strictly honest. The property we charged him with having detained, and upon which we predicated our complaint was not of any great value, and it was all returned. Independent of these facts, Lichtenstein is a married man, having a family dependent upon him for support, and it has been his misfortune since his arrest to have lost one of his children. I therefore do most respectfully ask if not inconsistent with the Ends of Justice, that the indictment now pending against him and originated upon my Complaint may be dismissed.

Dated New York October 22nd 1883.

M. W. Brown

POOR QUALITY
ORIGINAL

0777

*the pleading in support of the
fact that the bank is hereby
exchanged to credit of the bank
for in the bank case.*

Charles F. Felt

Section 1728

BAILED.

No. 1, by

Philip Benjamin

Residence

328 Grand Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

CLERKS NO

Police Court

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm. O'Brien

David Lichtenstein

Larceny

Attest

188

Charles F. Felt

Magistrate

Wm. O'Brien

Officer

Wm. O'Brien

Street

Wm. O'Brien

Street

Wm. O'Brien

Street

Wm. O'Brien

Street

Wm. O'Brien

Street

Wm. O'Brien

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

David Lichtenstein

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

Four

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

give such bail

Dated *Aug 21* 188 *3*

Andrew J. White

Police Justice.

I have admitted the above-named

Defendant

to bail to answer by the undertaking hereto annexed.

Dated *29 Aug* 188 *3*

Chas. F. Felt

Police Justice.

There being no sufficient cause to believe the within named

Defendant

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

Dated *August 28* 188 *3*

Police Justice.

Wm. O'Brien

0778

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

1st District Police Court.

David Lichtenstein 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 of the
charge* *Lichtenstein.*

Taken before me this
day of

August 18, 1931
Police Justice.

0779

First

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, ss.of No. 38 White Street, 43 Years old. Manufacturerbeing duly sworn, deposes and says, that on the 13th day of August 188 3at the City of New York,

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

of deponent with intent to defraud the true owner thereof

the following property, viz :

One beaver cloth Cloak & cloak
 trimmings consisting of 16 yards fur trimmings
 one lot of Buckram, one lot of Belnet
 a lot of silk one and one quarter dozen
 fur coats and other valuable property
 all of the value of about Fifty
 two dollars

the property of

deponent & his copartner
 Herman Wronkow

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken

stolen, and carried away by

David Lichtenstein (now here
and Materials)
 That said trimmings, was furnished to
 the defendant to be used in the manufacture
 of cloaks for the aforesaid firm in whose
 employment the defendant was as a cloak
 maker. That he did not use the materials
 aforesaid for such purpose but did unlawfully
 & feloniously sell and dispose of the same
 to one Jacobson for fourteen dollars & a half
 and appropriated the money to his own use
 and profit. That the cloak above

0780

Mentioned was not given to the defendants with the articles enumerated but was by the defendant unlawfully & feloniously taken stolen and carried away from said premises and sold together with the said material to said Jacobson as deponent is informed by him and deponent believes the same to be true. That deponent has since the purchase by Jacobson seen the property all of which he identifies as belonging to him & his co-partner.

[Signature] Morris Zinner

Subscribed before me this
20 day of Aug 1883

[Signature]
Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

POOR QUALITY
ORIGINAL

0781

Sec. 192.

1st District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY
OF NEW YORK, } ss.

An information having been laid before Andrew J. White a Police Justice
of the City of New York, charging David Lichtenstein Defendant with
the offence of Grand Larceny

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

We, David Lichtenstein Defendant of No. 126
Henry Street; by occupation a Shoemaker
and Louis Jackson of No. 252, 7257 Broome
Street, by occupation a Hotel Keeper Surety, hereby jointly and severally undertake that
the above named David Lichtenstein Defendant
shall personally appear before the said Justice at the first District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of five
Hundred Dollars.

Taken and acknowledged before me, this
day of August 1888

Andrew J. White
POLICE JUSTICE.

J. Lichtenstein
Louis Jackson

POOR QUALITY
ORIGINAL

0782

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn to before me, this
21st day of Aug 1883
David L. Dickenson
Justice

Louis Jackson
the within named Bail and Surety being duly sworn, says, that he is a resident and house
holder within the said County and State, and is worth ten Hundred Dollars,

exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of stock, fixtures

And furniture of No 952 & 257
Broome street And worth ten
thousand dollars above all debts

Louis Jackson

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David L. Dickenson
vs.

Taken the 21 day of Aug 1883
White
Justice.

Underlying the Examination.
undertaking to appear

POOR QUALITY
ORIGINAL

0783

W. Jim Dy - he has been
in the Empire Brewery
on the 15 Aug and has
many, but he does not know
how much -
- To pay him every 14 days
He says he owes him about
2 to 3 \$400. -

Coak is worth \$12 -
- mining worth \$450 -

Mr. Mary Corbath - Jim
Given him goats from
him to them

before 225 Rwytham
Mr. Jacobson 213 Ave at Aug
- He bought the clock
& the Drums - the Coat now
\$250 - for the Drums
in all \$1420
went there 5th August -
- then the last Saturday
up to 20th Aug
I told Mr. Jim Dorman -

POOR QUALITY
ORIGINAL

0784

affair Heidelberg - that
he made two arrests -

Lochmaston 94 White &
Clock Market & Dept -

they worked 3 - 4 years -
Min PR - on 15th August
they were on \$665.40
this was owing for 14 days
altogether -

He said he sold him various
pieces of goods - but
none of the goods specified
in the complaint -

Mr Min wanted \$5000 - he said give
me this amount -

POOR QUALITY
ORIGINAL

0785

BRIGHTON CLOAK & SUIT CO.

188 Name, _____

All claims for Trimmings or damaged goods have to be made immediately after receiving the work. If anything is wanted, this ticket has to be shown, otherwise it will be charged. Finished work which is not returned on Friday night at 6 o'clock will not be paid that week.

Number.

25

Quantity.

6

FOR THE ENTIRE LOT

Owe Ea. Garm.

FRINGE

GIMP

ORNAMENTS

FUR

GALLOON

TASSEL

LACE

CORD

BUTTONS

COLLARS

72 - good.

REMARKS.

0786

City and County of New York, ss.: POLICE COURT 186 DISTRICT.

THE PEOPLE,

vs.

David Lichtenstein

On Complaint of

Morris Fain

For

Petit Larceny

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this complaint, ~~and my right to make a statement in relation to it~~ and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated 27 Aug 1883

Lichtenstein,

Police Justice.

POOR QUALITY
ORIGINAL

0787

Deaph

for

Lichtenstein

Memorandum

The Complaint contains
two counts - one charge
for Larceny of a Cloak
and Larceny or Conversion of
Trimmings &c

I believe the defendant
to be guilty of the first charge
& not guilty after second day
I have therefore dismissed
the charge of Larceny
& held this defendant
the Larceny of the Coat or
Cloak - for Peter Larceny

Aug 28/83

GP

0788

BOX:

112

FOLDER:

1199

DESCRIPTION:

Lillis, Daniel

DATE:

09/13/83



1199

0789

BOX:

112

FOLDER:

1199

DESCRIPTION:

O'Connor, James

DATE:

09/13/83



1199

POOR QUALITY
ORIGINAL

0790

132
1. M. O'K. Marden 192
2. H. & H.

Counsel,
Filed 13 day of Sept 1883
Plead's Not Guilty - (14)

THE PEOPLE
vs.
Daniel Lillis
and
James O'Connor
arg. 10 p.m.
17/11

JOHN McKEON,
P. 2 Sept 24/83 District Attorney.
Not pleads Not Guilty to
A True Bill, S. P. Eight Years.

Thos J. Mooney
Nov 15/83 Foreman.

No 2.
Pleads Not Guilty 3 days
Per 14.2

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

Daniel Sillis
and
James O'Connor

The Grand Jury of the City and County of New York, by this indictment, accuse
Daniel Sillis and James O'Connor
of the CRIME OF MURDER IN THE FIRST DEGREE, committed as follows:

The said Daniel Sillis and James
O'Connor

late of the City and County of New York, on the 20th day of July
in the year of our Lord one thousand eight hundred and eighty-three at the
City and County aforesaid, with force and arms, in and upon one Lawrence
Nichols

in the peace of the People of the State then and there being, willfully, feloniously, and
with a deliberate and premeditated design to effect the death of him the said
Lawrence Nichols did make an assault.

And the said Daniel Sillis and James
O'Connor, him
the said Lawrence Nichols

with a certain knife

which they the said Daniel Sillis and James
O'Connor

in their right hands then and there had and held, in and upon the abdomen

of him the said Lawrence Nichols
then and there willfully, feloniously, and with a deliberate and premeditated design to
effect the death of him the said Lawrence Nichols
did strike, stab, cut and wound, giving unto him the said Lawrence
Nichols then and there with the knife

aforesaid, in and upon the abdomen

of him the said Lawrence Nichols one mortal wound of
the breadth of one inch and of the depth of six inches, of which said mortal
wound he the said Lawrence Nichols
at the City, and County aforesaid, from the day first aforesaid, in the year afore-
said, until the twenty-ninth day of July
in the same year aforesaid, did languish, and languishing did live, and on which
twenty-ninth day of July
in the year aforesaid, he the said Lawrence Nichols at the
City and County aforesaid, of the said mortal wound did die.

0792

And so the Grand Jury aforesaid do say: That the said *Daniel Sillis and James O'Connor, Junr* the said *Lawrence Nichols* in the manner and form and by the means aforesaid, at the City and County aforesaid, on the day and in the year aforesaid, willfully, feloniously, and with a deliberate and premeditated design to effect the death of *him* the said *Lawrence Nichols* did kill and murder, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0793

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Richard
145th Canal Street

James Lillis

James O'Connor

Offence Homicide

BAILED,
No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated August 10th 1883

Magistrate

Officer

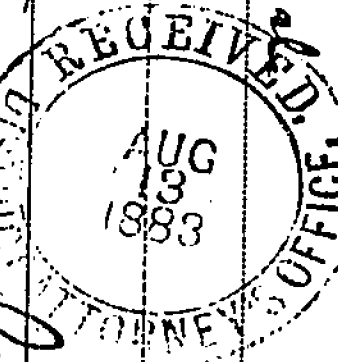
at New York

Witnesses

Sgt. Freuet-Police

James Lillis

No. 450 Canal Street



No. 145th Canal Street

to answer

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

guilty thereof, I order that they be held to answer the same ~~and they be admitted to bail in the sum of \$1000.00~~ and be committed to the Warden and Keeper of the City Prison of the City of New York, until they ~~give such bail~~ be legally discharged

Dated August 10th 1883 at New York 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.

0794

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

1st District Police Court.

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

Question. What is your name?

Answer.

Daniel Lillis

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

Richmond Virginia

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

Answer.

39 Leominster Street, 3 months

Question. What is your business or profession?

Answer.

Plumber

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

Answer.

act was committed in self
defence

Daniel Lillis

Taken before me this

day of

August 1888

Secy. of Court Police Justice.

0795

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK } ss

District Police Court.

James Connor

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

Question. What is your name?

Answer.

James Connor

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York City

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

Answer.

290 Spring Street, 3 1/2 years

Question. What is your business or profession?

Answer.

Tin Smith

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

James O Connor

Taken before me this

day of

August

188

1887
Police Justice.

TORN PAGE

POOR QUALITY
ORIGINAL

0796

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of *Coroner's Office*
No. 15 *Chatham* Street in the *4* Ward of the City of
New York, in the County of New York, this *1* day of *August*
in the year of our Lord one thousand eight hundred and *83* before
Bernard T. Martin Coroner,
of the City and County aforesaid, on view of the Body of *Laurence Nichols*

Sexes good and *lawful* men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Laurence Nichols came to his death, do
upon their Oaths and Affirmations, say: That the said *Laurence Nichols*
came to his death by a stab wound in the
abdomen

at the hands of *Daniel Lillis* on Saturday
July. 28. 1883. at the South East corner of
Wells and Canal street and we believe
that *James O'Connor* to be greatly to
blame in the matter and should be
held.

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

JURORS.

MAING
Pride
William. St. Brown
J. M. Ferry
Philip R. Schraidt
Wm. Sacchi
George Boyer

4 *Read St. N.Y. City*
6 *Hengerland St*
637 *E 11th St*
10 *Sty St*
65- 4th Ave
405. 6th St
48 Chatham St

Bernard T. Martin

CORONER, L. S.

TORN PAGE

POOR QUALITY
ORIGINAL

0797

The People of the State of New York, on the Com-
plaint of

vs.

List of Witnesses.

David Lillenthal

NAMES

RESIDENCE

<i>Henry Nichols</i>	<i>450 Canal</i>	<i>St. (Niagara)</i>
<i>Thos. J. Coleman</i>	<i>87 Christopher</i>	<i>" (Niagara)</i>
<i>James W. Varnum</i>	<i>9 Jane</i>	<i>" "</i>
<i>Jennie Nichols</i>	<i>450 Canal</i>	<i>" (Niagara)</i>
<i>Henry Nichols</i>	<i>" "</i>	<i>" "</i>
<i>Nathan Wolf</i>	<i>537 Broome</i>	<i>" (Niagara)</i>
<i>Henry A. Smith</i>	<i>201 Montgomery St. S. C. Bldg.</i>	<i>" "</i>
<i>O. H. Moran</i>	<i>8 Pratt.</i>	<i>(Niagara)</i>
<i>" Leary</i>	<i>" "</i>	<i>" "</i>
<i>James Warner</i>	<i>" "</i>	<i>" "</i>
<i>or Wm. J. Jenkins</i>	<i>Carriers Office</i>	<i>(Niagara)</i>
<i>or Montgomery</i>	<i>Chamber St. Hospital</i>	<i>(Niagara)</i>

POOR QUALITY
ORIGINAL

0798

Coroner's Office,

CITY AND COUNTY
OF NEW YORK, ss.

David Lillis being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to answer or not, all or any questions put to him, states as follows, viz. :

Question—What is your name?

Answer—

David Lillis

Question—How old are you?

Answer—

17 Years

Question—Where were you born?

Answer—

Richmond, Virginia

Question—Where do you live?

Answer—

39 Carmine St.

Question—What is your occupation?

Answer—

Plumber

Question—Have you anything to say, and if so, what, relative to the charge here preferred against you?

*Act was Committed in
Self Defence*

Taken before me, this

1st

day of *Sept*

1883

Bernard T. [Signature]

CORONER.

POOR QUALITY
ORIGINAL

0799

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
20 Yrs. Months Days.	U. S.	Chambers at Hospital	July 29
Witnesses			
D. W. Montgomery M.D.	Chambers St. Hospital		17.11.9.
William T. Jenkins M.D.	Coroner's Office		
Thomas Coleman	87 Christopher	St.	
James Hannan	9 Jane	"	
Benny A. Smith	220 Hudson	"	
Nathan Wolf	557 Broome	"	
Benny Nichols	450 Canal	"	
Jennie Nichols	" "	"	
Off. Thos. Moran	8 th Prec.	"	
" B. Leary	" "	"	

(Case of Lawrence Nichols)
July 28 1883

3rd 400 20135
1883
HOMICIDE
AN INQUISITION
On the view of the body of
Lawrence Nichols.
whereby it is found that he came to
his death by the hands of
Dennis Little on
Saturday July 28. 1883
at the South East cor-
ner of Wall & Canal st
and we believe that
James O'Connell is
guilty to the same
in the matter and
should be held
inquest taken on the
day
of August 1883
before
Edward J. Weston Coroner.
Committal August 1. 1883
Discharged
Date of death July 29. 1883

0800

Coroner's Office.

TESTIMONY.

Laurence Nicols, aged 20, single, born in U.S., truck driver, living at 450 Canal St., was bro't. to Chambers St. Hospital on July 28th in the ambulance from 188 Hudson St. on July 28th 1883 at 10.55 P.M.

On admission the patient was suffering from shock, and loss of blood. Vomiting of a dark grumous fluid. He had a stab wound ^{of the abdomen} in close proximity to the navel, and complained of severe pain in the abdomen. Three lacerated wounds in the ^{left} shoulder, and a slight wound of the left arm.

The patient sank steadily and died on July 29th at 4.50 A.M.

The autopsy revealed the existence of a penetrating wound of the abdomen — about ~~two~~ quarts of blood in the abdominal cavity. Also an incised wound on anterior surface of stomach near the pyloric valve.

It is my belief that he came to his death from hemorrhage and shock caused by the penetrating wound of abdomen.
Taken before me, (D.W. House Surgeon, 1883)

this

day of

CORONER.

0001

Coroner's Office.

TESTIMONY.

69,
we
14/83

William Jenkins, M.D. being sworn
says: Sunday July 29th 1883. I made
an autopsy on the body Lawrence Nichols,
white, age 20 years, single - at the
Chambers' Street Hospital who died at
4.05 a.m. July 29th 1883.

Body well nourished. - There were three
lacerated wounds of the left shoulder.
An incised wound of the abdomen
1 inch in length extending from
median line to the right 1 inch below
the umbilicus. - the wound penetra-
ted the abdominal cavity. The abdom-
inal cavity contained about 1 quart
of blood. The stomach incised on
its anterior surface, near the greater
curvature and 1 inch from pyloric
valve.

Brain, Heart, Lungs, Kidneys and
Spleen normal

~~Profuse~~

Cause of death Shock & hemorrhage
from incised (stab) wound of
abdomen & stomach.

Wm. Jenkins, M.D.

Taken before me,

this 29 day of July

1883

CORONER.

0002

Coroner's Office.

TESTIMONY.

Henry Nichols residing at No 1450
 Canal St being sworn says that the
 deceased Laurence Nichols was my
 brother, on Saturday evening bet. 5.30
 & 6, P.M. I was ~~being~~ assisting
 a man named Donovan to put ~~the~~
 Waterclosets into Cellar of No 222
~~Hudson~~ ^{My home} St. near Water St. ~~with~~
 Daniel Kellis & James O'Connor struck
 me with their fists, I thought they were
 joking, I squared off at O'Connor in
 a joke & picked him up & put him
 on a stoop. Kellis then said to
 O'Connor go on Jim, go for him, meaning
 me. O'Connor then replied I will
 meet you at 7 O'clock. I laughed
 and made no reply, & continued to
 help to throw the Waterclosets in the
 Cellar, I then went home to No 1450
 Canal St. to eat my supper, & having
 got through, I returned to Seegar Store
 No 220 Hudson, where I generally
 go before driving at said Seegar Store
 Kellis & O'Connor surrounded me in
 the street, Kellis then said, why don't
 you come down the street & fight, I
 replied, I want nothing to do with
 you at all, so when I would not

Taken before me,

this

day of

188

CORONER.

0803

Coroner's Office.

TESTIMONY.

fight, they called me all sort of bad
 names, (saw of bitches, pimps, &c)
 I then walked to the Ligar Store. & having
 reached there sat down on a chair
 inside the store, after a while say 5 to
 10 minutes after I was in the Ligar Store
 Lillis & O'Connor came there, they
 came to the door of Ligar Store, and
 asked me to come out & fight.
 they called me a coward & said
 I was no good. ~~O'Connor~~ they
 I would not go out of the store, & they
 then left & went to the Corner of Wall's
 & Hudson Sts. O'Connor returned
 alone to the Ligar Store, about 10
 minutes afterwards, & brought a
 cigarette, & after lighting the same,
 said to me, I don't want you around
 the Corner & fight me, I replied go
 on I don't want to have anything to do
 with you, you are only a Gas. ~~McConrad~~
 then left. My brother Lawrence Nichols
 came to the Ligar Store about 8 P.M.
 on the same evening, and asked me
 what was the matter, I replied that
 these fellows down here, meaning
 Lillis & O'Connor wanted to
 lick me. My brother replied, Come on.

Taken before me,

this

day of

188

CORONER.

0804

Coroner's Office.

TESTIMONY.

Here, My brother I started to go
 they reached Corner of Wall St &
 Hudson St, Daniel Lillis, Ganey
 & Ganey & several more were standing
 there. Lillis & a Lawyer wanted to
 know was going to fight. Asking me
 to go up the alley &c. I refused to
 have anything to do with them, during
 the fight. I positively saw Lillis
 stab my brother Lawrence Nichols,
 my sister was also present & was
 cut in the wrist, by Daniel Lillis.

Here
 Henry Nichols

Taken before me,
 this 30th day of

July 1883
 Permitted F. Hart

CORONER.

0805

Coroner's Office.

TESTIMONY.

1.
 Thomas Moran being sworn says. I am
 attached to Inspector Byrnes staff
 and detached at the 8th Prec. Saturday
 last about 10 o'clock. I was standing
 talking to a gentleman who attracted
 my attention to a crowd cor. Hudson
 & Watts st. I went down and inquired
 what was the matter, no one seemed
 to know anything about it. I met
 Officer Loden in Watt st. I asked
 him what he done with the prisoner
 he said he let him go as there was
 no one to make a complaint. I heard
 there was a person injured and found
 a man in the basement of 188 Hudson
 st. I saw he was bleeding and sinking
 fast, I asked him who done it he
 did not answer me the second time
 he said, ^{Quint Phillip stabbed me} Nichols brother could tell
 all about it, some time afterwards
 I met O'Connor in Greenwich st.
 Henry Nichols said O'Connor had
 assaulted him. I took O'Connor
 to the Station House where Henry Nichols
 made a charge of assault & battery
 against him, he was brought before
 Judge Patterson the next day and
 remanded, the next night Lillie

Taken before me,

this

day of

188

CORONER.

POOR QUALITY
ORIGINAL

0005

Coroner's Office.

TESTIMONY.

2

his brother and brother in law came
to the ~~Station~~ House and Lillis
surrendered himself and said what
I done I done in self defence
the next day I took O'Connor
before Judge Patterson and he told
me I had better take him before
the Coroner, I asked him on Monday
morning to going to the Coroner's office
if that was his knife (that is ~~the knife~~
Lillis) he said Yes that is ~~the knife~~
~~knife~~ ^{I had}, there was nothing on O'Connor
when I searched him, his shirt was
bloody, he had no hat or coat on
he said a boy had charge of them
I took both men to the Coroner's
Office where they were committed
all I could find out that Henry
Nichols and O'Connor had a fight
that O'Connor had followed Nichols
around wanting him to fight, until
the stabbing took place

Thomas Moran

Taken before me,
this 12th day of

August 1883

James H. Hester CORONER.

0007

Coroner's Office.

TESTIMONY.

3.

Officer Cornelius Leary being sworn says.
I am attached to ~~4th~~ Inspector
Byrnes staff and detailed at 8th Prec. I corroborate
the testimony of Officer Moran of the 8th
excepting that when Sergeant Robb
asked ^{O'Connor} who done it, O'Connor
replied Daniel Lillis

Cornelius Leary

Henry Nichols. testimony was read to
the jury and he said afterwards
When Daniel Lillis & O'Connor came
to the Segas store Lillis said he would
cut my heart from ear to ear, when
my brother got stabbed, I saw the
Officer have Lillis and then let
him go. I met Officer Moran after-
wards. at 388 Hudson, I was
perfectly sober, my brother had not
been in the habit of drinking, my
sister was there trying I think to
separate Lillis and my brother.
I was fighting with O'Connor,
I saw my brother fall, and Daniel
Lillis run away. I have always
been friendly. I lived at home with

Taken before me,

this

11 day of August 1883

Ernest H. Hester

CORONER.

0000

Coroner's Office.

TESTIMONY.

4

my parents, I drive a truck
O'Connor and I were chucked.
and I heard then my brother was
stabbed, I then stopped fighting
~~my brother~~ I did not see Lillis
hand at O'Connor's ^{at} my brother's throat.
I don't know whether my brother
struck Lillis or not, when I and
O'Connor were fighting I think
it was fifteen minutes. My brother
died about 5 o'clock Sunday morn-
ing

Henry Nichols

Jennie Nichols. being sworn says.
I reside at 450 Canal street. Laurence
Nichols came home about (time not known)
and asked for his supper and I said
the tea was cold and he said take
50¢ and go over to the restaurant
we did not go there, a little boy
came and told me that two young
men wanted to whip Harry on the
corner, we stood between Hudson
and Watts on the corner, I said to
my brother don't have any thing to
do with them, he said No Jennie

Taken before me,

this 11 day of August 1883

J. M. Nichols CORONER.

0009

Coroner's Office.

TESTIMONY.

I'll stand by you and Henry can fight his own battle, we were about a half a block from my brother Henry, and Lillis came running up and said you saw of a hitch what are you putting you ^{over} ~~are~~ it in for. I saw him draw the knife and stab him seven times on the shoulder, the last time he stabbed him in the stomach I know this from the motion of his hand, I went in between them and Lillis said I'll stab you to he stabbed me on the wrist, I swear positively that Lillis stabbed me (witness identifies Lillis), O'Connor did not interfere I caught Lillis by the collar and brought him to the Policeman, I went to the 5th Precinct and made a charge and then went to the 8th Precinct. I saw my brother taken by the ambulance, the Police Sergeant told me to go home and send my brother to the Station, a lady came and told me at the hour after six o'clock my brother was dead, I did not see O'Connor after the affray, deceased lived at home

Taken before me,

this

day of

188

CORONER.

08 10

Coroner's Office.

TESTIMONY.

6

my brother did not drink, & I made the same statement to a sister of the prisoner Lillis

her
James E. Nichols
 Mark

~~Thomas Wolfe being sworn says. I reside at~~

Nathan Wolf being sworn says.
 I reside at 57 Broom, I was turning the corner of Canal into Hudson about 8 o'clock on Saturday night and I saw ^{deceased & prisoner} ~~a crowd~~ with his back against a truck they were having angry words, I went about my business and stopped in front of 222 Hudson st, while there some boys came along, Henry Nichols was in the cigar store sitting down and they boys wanted to fight I was there in the afternoon early, Lillis came around the last time I was there, the cigar man put him out because he was noisy, & I don't remember what he said to Lillis, Lillis went out, I don't recognize

Taken before me,

this 11th

day of August 1883
Ronald A. Heath

CORONER.

0011

Coroner's Office.

TESTIMONY.

7

any one, witnesses don't know. O'Connor
there was no one went in the cigar
store but Lillis. I afterwards went
around the corner of Canal st. I
saw the quarrel Henry Nichols
brother came up ~~I then saw at~~
for his brother Henry and they went
away together I said they were
going to fight to a lady and said
I would help Nichols. O'Connor
called Henry some names and
Henry either pushed or struck
O'Connor. I was told O'Connor's
name by some parties in the neighbor
hood, I identify O'Connor, the
crowd went down towards Canal
street, after a woman threw water
of out of a window, Laurence &
O'Connor Lillis had words together
and Nichols sister and mother tried
to part them, I saw no one have
a knife, I read the account in
the papers of the affray the next
day, I heard some one holler he
has cut me in the belly, I stood
on the corner all the time

Nathan Woolf

Taken before me,

this

day of

August

1883

German Street

CORONER.

0812

Coroner's Office.

TESTIMONY.

Henry A. Smith of ^{201 Montgomery st. J.C.} ~~220 Hudson street~~ being sworn says. I keep a cigar store at 220, Hudson st. I knew deceased about a year, he never had any quarrel. On Saturday afternoon Henry Nichols was helping to put water melons next door to me that is 222.

Lillis & O'Connor came along and struck him in the back, then Henry caught hold of O'Connor. I thought they were skylarking. O'Connor said he wanted to see him that night at 7 o'clock and Nichols said all right, they went away, about 7. ~~Henry~~ Nichols came in and got a paper of tobacco. Lillis came in and wanted to fight, Nichols said he did not want to fight, I told them to go out, they went out, ~~they~~ ~~went out~~ Lillis said he would cut his heart out, then O'Connor wanted to fight, Nichols said no. About 10 PM Nichols brother Lawrence came along and Henry was outside they talked about the quarrel and went away together. O'Connor and Henry Nichols called each other names.

Taken before me,

Henry A. Smith

this

12th day of August

1883

J. M. H. H. H.

CORONER.

08 13

Coroner's Office.

TESTIMONY.

James Hannen. being sworn says.

I reside at 9 Jane st. On Saturday night about 10 o'clock, O'Connor and Henry Nichols had some words Nichols struck O'Connor the first blow ~~then was at~~

I first met O'Connor about 6 o'clock in the evening, I saw them fooling Nichols and O'Connor about 6 o'clock at 222 Hudson. Nichols said I am you looking for fight O'Connor said Yes. about 6.30 P.M. they were in the Segar store that is O'Connor and Lillis, Laurence Nichols and Henry were together, and they began quarrel, O'Connor C'Connor said Nichols hit him down, they were both standing up, Laurence said to his brother, don't mind him,

Lillis walked around, and I heard Laurence Nichols say he ~~has stabbed~~ ^{stuck} me, I did not see Laurence and Lillis fighting together, I then went home, I know all the parties connected with the affray, I recognize both the prisoners. Lillis & O'Connor. I was not waiting for any quarrel. James Hannen

I recognize the knife as one
 belonging to Lillis
 Taken before me

this

day of

188

CORONER.

08 14

Coroner's Office.

TESTIMONY.

10.

I am employed at Bauman & Bros
 117. Fourteenth St as assistant to the
 the carpet cutter. O'Connor was ~~in~~ 20
 feet away from Laurence Nichols

James Haman

Thomas J. Coleman being sworn says
 I reside at No. 87 Christopher St.
 I work at china & glass ware. On
 Saturday about 10 or 11 P.M. I left
 the store to go to 143. Hudson St.
 I stopped on the corner of Matts &
 Canal St and spoke to Lillis &
 O'Connor about who could hold
 a can of oil that I was carrying
 the brothers Nichols came along and
 they walked about fifteen yards
 from where I was. O'Connor
 wanted Nichols to fight, ~~that~~
~~which~~ ^{and go} up the alley. Nichols
 said, he would fight were he
 was, O'Connor struck O'Connor
 when he called him a son of a
 bitch, the deceased said Give it to
 him Henry, Henry Nichols and
 O'Connor were fighting together

Taken before me,

this 1st day of August 1883

Prudent H. Hester 1883

CORONER.

08 15

Coroner's Office.

TESTIMONY.

when Laurence said go in Henry
 O'Connor said shut up, some one
~~threw out~~ water from a window
 I heard some one say Cheese it
 the cops, Laurence Nichols and
 Lillis were clucked against a
 bill board, I heard Laurence
 Nichols say I am all cut up
 I recognize. O'Connor and Lillis
 the prisoners. I am positive that
 O'Connor did not do any stabbing

Wm J. Gilman.

Charles Somerville being sworn says.
 I reside at, I saw the
 fight between Laurence Nichols and
 Lillis and heard some one cry I'm
 stabbed I then saw Lillis run away
 I saw Nichols sister then, she was
 chasing Lillis

Charles Somerville

Taken before me,
 this 1st

2nd of August
 Edmund Martin

1883

CORONER.

0816

Form 9.

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

First-District Police Court.

of No. 1450 Canal

street,

being duly sworn, deposes and says,

that on the

28th

day of

July

1883

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

Lawrence Nichols (deceased) who was
deponent's brother was violently unlawfully and
feloniously assaulted and beaten by
Daniel Lillis and James O'Connor
from the following facts to wit:

That on said
day between the hours of 5.30, and 6 o'clock P.M.
deponent was assisting a man named
Doran to put Water mellons into a cellar
at premises No. 222 Hudson near Wall street
when said Daniel Lillis and James O'Connor
struck deponent with their fists, deponent
thought that they said defendants were
joking, that deponent squared off at
O'Connor in a joke and picked him up
and put him on a stoop, said Lillis
then said to O'Connor "go on Jim and go for
him" meaning deponent, said O'Connor
said to deponent "I will meet you at 7 o'clock
when he deponent laughed and made no
reply and commenced helping on with the
said Water Mellons, Deponent then went
home to get Supper and when through with
Supper went to a Cigar Store at No. 220
Bedford Street in said City, that before
he deponent arrived at the Cigar Store
he was met by said Lillis and O'Connor
when he said Lillis said to deponent "Why
don't you come down the street and fight,"
deponent replied "I want nothing to do
with you at all, so when I would not fight,
they called me all sorts of names (son
of a Bitch &c) Deponent having reached
the Cigar Store remained two or ten minutes

POOR QUALITY
ORIGINAL

0017

said
that Lillis and said O'Connor came to the ^{said} Cigar
Store when they called me out said I was a
 coward and was no good, deponent would not go
out of said store, ~~and~~ they said deponent left;
and went to the corner of Matt and Hudson
street in said city, said O'Connor returned to the
said Cigar store about ten minutes afterward,
and bought a cigarette, and after lighting the
same, said to deponent "why don't you come
around the corner and fight me," deponent
replied go on I don't want to have anything to do
with you, you are only a Cur, said O'Connor then
left, deponent's brother Lawrence Nichols deceased
came to the Cigar Store at about 1 P.M.
on said day and asked me what was the matter
I replied that those fellows meaning the said
defendants wanted to ~~beat~~ me, ~~my brother~~
said Lawrence Nichols then said to deponent
come on home, deponent and brother said
Lawrence started home, that on the corner of
Matt and Hudson street said Daniel
Lillis and said James O'Connor defendants
and others were standing there, when said Lillis
and O'Connor wanted me to fight, I refused to
have anything to do with them, when they said
defendants assaulted and beat deponent and
said Lawrence Nichols, my brother, and during the
fight deponent saw said Daniel Lillis cut and
stab said Lawrence Nichols with a knife then and
then held in the hand of said Lillis causing his death.
deponent then for charges the said Daniel Lillis with
feloniously cutting and stabbing, said Lawrence Nichols
with a knife then by killing him and that said
James O'Connor aided abetted and acted in
concert with him at the time he was so
feloniously cut and stabbed. Deponent therefore
asked that each of said defendants be dealt with
according to law.

Sworn to before me this
10th day of August 1877
City of New York

Jerry Nick

POOR QUALITY
ORIGINAL

0018

Court of Criminal Sessions

The People vs

Plaintiff,

AGAINST

Samuel Ellis

Defendant.

Affidavits as to Character

KINTZING, SIMONSON & MEYER,

Attorneys for

Post-office and Office Address,

No. 15 CENTRE STREET,

NEW YORK CITY.

Due service of a copy of the within is hereby
admitted.

Dated New York,

18

THE NATIONAL PRINTING CO., 16-22 Chambers St., N. Y.

POOR QUALITY
ORIGINAL

0819

Court of General Sessions

The People }
vs
Daniel Lellis }

City & County of New York ss

Maurice Meyer of No. 13
Jay Street this City being duly sworn says
that he is a member of the firm of Kutzung,
Simonsen & Meyer, Counsellors at Law.

That he has known the defendant above
named for about seven years, during which
time he has seen him often, and always
found him to be a peaceable and quiet
young man, never before having heard of
him being arrested charged with the com-
mission of any offence.

Deponent further says that he is also ac-
quainted with the family of the defendant
who are very respectable people.

Sworn to before me this }
24 day of September 1883 } Maurice Meyer
P. Alexander
Notary Public
N.Y.C.

POOR QUALITY
ORIGINAL

0020

Court of General Sessions

The People }
vs }
Daniel Lellis }

City & County of New York ss

Marcus Horbelt of No. 65
Manhattan Street this city being duly sworn
says that he is one of the Police Sergeants
of the City of New York attached to the
14th Police Precinct.

That he has known the defendant above
named for the last eight years and
lived in the same house with him three
years, during which time I have always
found him to be a peaceable and
quiet young man, never before having
heard of him being arrested charged with
the commission of any offence.

Sworn to before me this

24th day of September 1883

Maurice Meyer

Notary Public

N.Y.C. (29)

Marcus Horbelt

POOR QUALITY
ORIGINAL

0021

Court of General Sessions

The People }
vs
Daniel Lillis }

City & County of New York ss

Patrick Haugh of No. 114 King Street this city being duly sworn says that he is a police officer attached to 8th Police Precinct.

That he has known the defendant above named for the last several years during which time he has seen him frequently and that his character for peace and quietness is excellent, never before having heard of him being arrested charged with the commission of any offence.

Deponent further says that he lived in the same house with defendant, always found him peaceable and is acquainted with the family of defendant who are very respectable people.

Sworn to before me this

24th day of September 1883

Maurice Meyer
Notary Public
N.Y.C. (S)

Patrick Haugh

POOR QUALITY
ORIGINAL

0022

Court of General Sessions

The People }
Daniel Lillis }

City & County of New York ss

Marlborough Lindsay
Clerk of No. 545 Broome Street this
City being duly sworn says that he
knows the defendant above named
for the last five years and lived in
the same house with him two years
during which time I have always found
him to be a peaceable and quiet young
man, never before having been arrested
charged with the commission of any offense.
That he is also acquainted with the family
of defendant who are very respectable
people.

Done to before me this }
24 day of September 1883 } M Lindsay
Maurice Meyer
Notary Public
N.Y.C. (P)

POOR QUALITY
ORIGINAL

0023

Court of General Sessions

The People }
vs
Daniel Lillis }

City & County of New York ss.

Frederick W. Grube
of No. 6 Bedford Street this city being
duly sworn says that he knows the
defendant above named for the last
Eight years during which time he has
seen him almost daily and that his
character for peace and quietness up to
the present offence has been most ex-
cellent. That he is acquainted with the
family of defendants who are very re-
spectable people.

Sworn to before me this }
24th day of Sept 1883 }

Maurice Meyer

Notary Public

N.Y. Co. (24)

Frederick W. Grube

POOR QUALITY
ORIGINAL

0824

Court of General Sessions

The People }
vs
Daniel Lillis }

City & County of New York ss

Thomas Lillis of No. 393
Houston Street this city being duly sworn
says that he is the father of the defendant
above named, who will be 17 years of age
the 8th of February next.

Deponent further says that at the time of his
arrest (defendant) he was employed by George
Dusenbury at No. 20 New Church Street, and
received a week salary, said salary al-
ways being given to his mother and which
went to the support of myself and family.
Deponent further says that this is the
defendants first offence of any kind,
never before having been arrested.

Sworn to before me this }
24 day of September 1883 }
Maurice Meyer
Notary Public (24)
N.Y.C.

Thomas Lillis

POOR QUALITY
ORIGINAL

0025

Court of General Sessions

The People }
vs
Daniel Lillis }

City & County of New York ss

Samuel Sommersville of
No. 570 Broome this City being duly
sworn says that he has known the
defendant above named for the last
Eight years during which time he has
seen him frequently and that his char-
acter for peace and quietness has been
most Excellent never before having heard
of him being charged with the commission
of any offence.

That he is also acquainted with the
family of the defendant who are very
respectable people.

Sworn to before me this

24 day of Sept 1883

Maurice Meyer

Notary Public

N.Y.C. (24)

Samuel ^{his} Sommersville
mark

0826

BOX:

112

FOLDER:

1199

DESCRIPTION:

Livingston, William

DATE:

09/25/83



1199

0027

BOX:

112

FOLDER:

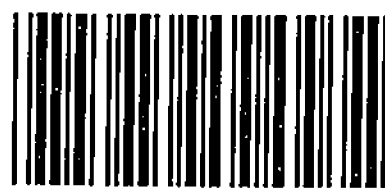
1199

DESCRIPTION:

Davies, Samuel

DATE:

09/25/83



1199

0028

BOX:

112

FOLDER:

1199

DESCRIPTION:

Sanderson, Edward

DATE:

09/25/83



1199

POOR QUALITY
ORIGINAL

0029

Counsel,

Filed 25 day of Sept. 1883

Pleaded 1st guilty etc.

THE PEOPLE

Wm. Livingston
Samuel Davies
Edward Sanderson

JOHN McKEON,

District Attorney.

Pr. Oct 4, 1883

All ahead guilty &
A TRUE BILL.

Mr. Robinson
No 2. 5 P. 87
No 3. 346 No.
No 1. Secret

W. H. H.

W. H. H.

W. H. H.

W. H. H.

*All evidence, printed in the
present is all found by
the jury.*

And in the

0030

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 Davies
Edward Sanderson and
William Livingston

The Grand Jury of the City and County of New York, by this indictment, accuse Samuel Davies, Edward Sanderson, and William Livingston of the CRIME OF GRAND LARCENY IN THE ~~First~~ DEGREE, committed as follows:

The said Samuel Davies, Edward Sanderson, and William Livingston late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 23rd day of September in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms, in the night time of said day, one watch of the value of two hundred dollars, and one chain of the value of fifty dollars

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

JOHN McKEON, District Attorney.

0831



City of New York Recorder's Chambers

New York 188

Sundries, alias R.

Rances alias James

Langdon - Lones

POOR QUALITY
ORIGINAL

0032

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

299. 2 Q 142
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Livingston
25 Shippen Avenue
Samuel Davis
Edward Sanderson
Offence Larceny from Person.

Dated September 23rd 1883

Hugh Gardner, Magistrate.

Charles W. McNamee, Officer.

Precinct.

Witnesses

Street.

No.

Street.

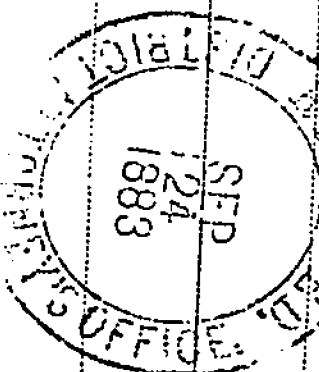
No.

Street.

No.

Street.

\$1000 each to ans



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 Livingston
Samuel Davis & Edward Sanderson.
guilty thereof, I order that they be held to answer the same and they 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 they
give such bail.

Dated September 23rd 1883 Hugh Gardner Police Justice.

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

Dated _____ 1883 _____ 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 _____ 1883 _____ Police Justice.

0833

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, } ss.

2 District Police Court.

William Livingston being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is *his* right to
make a statement in relation to the charge against him *and*, 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 *no* waiver cannot be used
against him on the trial.

Question. What is your name?

Answer. *William Livingston*

Question. How old are you?

Answer. *19 Years.*

Question. Where were you born?

Answer. *New York.*

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

Answer. *Refused.*

Question. What is your business or profession?

Answer. *Coler.*

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

Answer. *I am not guilty and name*
Sanitation William Livingston

Taken before me this

day of

Sept 1893

1893

August Stevenson Police Justice.

POOR QUALITY
ORIGINAL

0034

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. *Edward Sanderson.*

Question. How old are you?

Answer. *32 Years.*

Question. Where were you born?

Answer. *New York.*

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

Answer. *May. 18 Years.*

Question. What is your business or profession?

Answer. *Machinist*

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

Answer. *I am not guilty and have no conviction*
Edward Sanderson

Taken before me this

23

day of *September* 188*3*

John J. Gorman

Police Justice.

POOR QUALITY
ORIGINAL

0035

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, } ss.

2 District Police Court.

Samuel Davis

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

Question. What is your name?

Answer. *Samuel Davis*

Question. How old are you?

Answer. *42 Years.*

Question. Where were you born?

Answer. *Russia*

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

Answer. *First Street 3 days.*

Question. What is your business or profession?

Answer. *Dealer.*

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

Answer. *I am not guilty - Am Waive
Examination*

Samuel Davis

Taken before me this

day of *September*, 188*3*

Augustus Garret

Police Justice.

POOR QUALITY
ORIGINAL

0036

District Police Court

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

of No. 25 Stuyvesant Street, Appt. H. President

being duly sworn, deposes and says, that on the 23 day of September 1883

at the Broadway near East 22^d St. City of New York,

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

of deponent and from deponent's person in the night time

with intent to deprive the true owner thereof.

the following property, viz :

One Gold Watch and Chain together
of the Value of Two hundred and fifty
Dollars.

the property of deponent.

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,

stolen, and carried away by William Livingston, Samuel

Davis, and Edward Sanderson, all

now present. And another Person not

yet arrested whose name is unknown

to deponent. From the fact that about

the hour of One O'clock A.M. on said date

deponent was riding on the front platform

of Car No 4 of the Broadway line of Street

Cars. and when near the corner of 23^d Street

in Broadway the said defendants got

Sworn before me this

day of

Police Justice,

188

0837

on the front platform of said car. When the said Livingston asked Dependent for a light. From Dependent. Dependent then held his Cigar. Up to the said Livingston who held Dependent's hand. While he was lighting a Cigarette. The said Davis, Sanderson and Unknown Person. ~~Remained~~ Crowded around Dependent and Dependent then felt one said Defendant's hands in Dependent's left hand coat pocket. Dependent immediately went inside the car. and the said Defendants all left the said car. and went in different directions. Dependent remained on the car. until he met Officer Alderton. and got off said car. and walked up Broadway with said Officer and then near the corner of 17th Street Dependent saw the said Defendants coming down Broadway. together Dependent caused the arrest of the said Livingston, Davis, Sanderson. and the said Unknown Person ran away and the said Livingston Davis & Sanderson attempted to run away but were held by Dependent assisted by the said Officer and a private Watchman on Broadway Dependent therefore charges that the said Defendants acted in concert together in the attempt to take and carry away said property from Dependent's person.

I sworn to before me
this 23rd day of September 1883

[Signature]

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFRIDA VIT - Larceny.

ss.

188

Magistrate

Officer

NESSSES :

POSITION

[Signature]
Police Justice

0030

BOX:

112

FOLDER:

1199

DESCRIPTION:

Long, Harvey

DATE:

09/14/83



1199

No 168

Counsel,
Filed 4 day of Sept
Pleeds Fitzgibbon
1883

THE PEOPLE
vs.
Harvey Long
INDICTMENT,
Grand Larceny in the first degree.
1883

JOHN McKEON,
Dist. Atty.
Filed & Concluded
A TRUE BILL.

Wm. B. Brown
J. M. Brown
J. P.

0039

0040

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Sammy Song

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

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

The said *Sammy Song*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *Eighth* day of *September* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County aforesaid, with force and arms *in the night time of said day, one watch of the value of forty dollars*

of the goods, chattels and personal property of one *Mary Odell* on the person of the said *Mary Odell* then and there being found, from the person of the said *Mary Odell*

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

JOHN McKEON, District Attorney.

0041

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

No 168
Police Court 5th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Odell
219 E 44th St
Thomas Long

Offence Larceny from the person in the night time.

Dated Sept 1 1883

Magistrate.

Officer.

12 Precinct.

Witnesses Edward Dickinson

No 14 Precinct

No. _____ Street,

No. _____ Street,

\$ 100 to answer

Com

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

Dated September 9th 1883. D. T. Morgan 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.

0842

Sec. 198—200

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Harvey Ling 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. *Harvey Ling*

Question. How old are you?

Answer. *26*

Question. Where were you born?

Answer. *North Carolina*

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

Answer. *217 South St one year*

Question. What is your business or profession?

Answer. *Writer*

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 owned said watch one year and bought it from a man named Wright for the sum of twenty two dollars*

Harvey + Ling
mark

Taken before me this *9th*
day of *Sept* 1883
John A. Morgan Police Justice.

0843

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Kiernan
aged 32 years, occupation Police officer of No.
121 Princeton Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Mary Odell
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 9th
day of Sept 1888 }

P. L. Morgan Edward Kiernan
Police Justice.

0044

516

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

Mary Odell

of No. ~~279~~ East- 44th Street,

being duly sworn, deposes and says, that on the 8th day of September 1883

at the City of New York,

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

of deponent *and from her person on the night time*

the following property, viz :

One gold watch of the value of
Forty dollars

the property of *deponent who is a widow and is*
48 years old

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 *Harvey Long (or Hue)*

That deponent is informed by officer
Shuman that he found said watch
in the possession of said defendant

Deponent says that said defendant
put her in a Third Avenue Car
on Third Avenue and 125th Street
and immediately thereafter she
missed said watch and informed
by said officer of her loss

Mrs Mary Odell

Sworn before me this

9th day of September 1883.

Richard Morgan, Police Justice,

0845

BOX:

112

FOLDER:

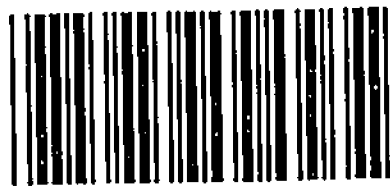
1199

DESCRIPTION:

Lorenz, Catharine

DATE:

09/21/83



1199

POOR QUALITY
ORIGINAL

0046

No 260

Wm. H. Price
Day of Trial,

Counsel,

Filed *21* day of *Sept* 188*3*

Pleads

THE PEOPLE

vs.

B

Caroline

Sorenz

Keeping a Bawdy House.

JOHN McKEON,

District Attorney.

A True Bill.

Wm. H. Price

Foreman.

Oct 4/83.

Wm. H. Price

0847

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Catharine Sorey

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

Catharine Sorey

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL FAME, committed as follows:

The said *Catharine Sorey*

late of the *South* Ward of the City of New York, in the County of New York aforesaid, on the *ninth* day of *July* in the year of our Lord one thousand eight hundred and eighty-*three* and on divers other days and times as well before as afterwards, to the day of the taking this inquisition, at the Ward, City and County aforesaid, a certain common house of ill fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said *Catharine Sorey*

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offences as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of, and against good morals and good manners, 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 *Catharine Sorey*

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said *Catharine Sorey*

late of the *South* Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the *ninth* day of *July* in the year of our Lord one thousand eight hundred and eighty-*three* and on divers other days and times between the said

0048

day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did maintain a certain common, ill-governed house, and in the said house, for her own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and willfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and willfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common annoyance of the said citizens, 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 Catharine Sorey

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said Catharine Sorey

late of the 5th Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the ninth day of July in the year of our Lord one thousand eight hundred and eighty-eight and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for her own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in the said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, by which the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, against the form of the Statute in such case made and provided and against the peace of the People of the State of New York and their dignity.

JOHN McKEON,

District Attorney.

0849

Sec. 568.

1

3

District Police Court.

UNDERTAKING TO ANSWER.—

SESSIONS.

General

CITY AND COUNTY }
OF NEW YORK, } ss.

An order having been made on the 21st day of July 1883 by
Jacob M. Patterson a Police Justice of the City of New York, That
Catharine Lorenz be held to answer upon a charge of

Keeping a Disorderly House

upon which she has been duly admitted to bail in the sum of Five Hundred Dollars.

We, Catharine Lorenz Defendant of No. 212
Allen Street; Occupation Furnished Rooms, and
Leopold Rothschild of No. 309 West 25th Street;
Occupation Clothier;

Surety, hereby undertake jointly
that the above named Catharine Lorenz shall appear and answer the charge above-
mentioned, in whatever Court it may be prosecuted: and shall at all times render her self amenable to the orders
and process of the Court; and if convicted, shall appear for judgment, and render her self in execution thereof,
or if he fail to perform either of these conditions that we will pay to the People of the State of New York, the sum
of Five Hundred Dollars.

Taken and acknowledged before me, this

22nd day of July 1883

Catharine Lorenz
Leopold Rothschild

J. M. Patterson

POLICE JUSTICE.

0850

CITY AND COUNTY }
NEW YORK, } ss.

Sworn to before me, this
day of July
1881
J. J. Sullivan
Police Justice.

the within named Bail and Surety being duly sworn, says, that he is a resident and
holder within the said County and State, and is worth Seven Hundred Dollars,

exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of The Stock in trade and

pictures of a Clothing Manufacturing at
premises No. 20 Walker Street in said
City and being of the full value of
fifteen thousand dollars.

Leopold Rothschild

New York Gen. Sessions.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to Answer.

Catherine Loomis

Taken the 22 day of July 1881

W. J. Sullivan
Justice.

Filed day of 1881

0051

Sec. 151.

Police Court— 3 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 Rosey Corrigan
of No. 138 1/2 Forsyth Street, that on the 6 day of July
188 3, at the City of New York, in the County of New York, Mrs. Lawrence
did keep and maintain at the premises known as Number 202 Allen
Street, in said City, a House of prostitution and assignation
and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation
to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there
unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain ~~drinking~~
~~drinking, fighting~~, disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency
of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the
statute in such case made and provided.

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 body of the said

Mrs. Lawrence
and all vile, disorderly and improper persons found upon the premises occupied by said Mrs. Lawrence
Lawrence and forthwith bring them before me, at the Third 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 July 188 3

M. J. Fawcett POLICE JUSTICE.

0852

Police Court— District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Rose Corrigan

vs.

Warrant

WARRANT—Keeping Disorderly House, &c.

Dated *July 21* 188

Magistrate Magistrate

Officer Officer.

8th Precinct.

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

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

Dated 188

Police Justice.

The within named

0053

Sec. 322, Penal Code.

39

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Rosey Corrigan, aged 20 years,
of No. *138 1/2 5th Ave* Street, in said City, being duly sworn says,
that at the premises known as Number *212 Allen* Street,
in the City and County of New York, on the *6th* day of *July* 188*8*, and on divers
other days and times, between that day and the day of making this complaint

Mrs. Lawrence
did unlawfully keep and maintain and yet continue to keep and maintain a *house of prostitution*
and as a gin and did then, and on the said other days and times, there unlawfully procure
and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come
together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said
other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil
name and fame there to be and remain ~~drinking, dancing, fighting,~~ disturbing the peace, whoring and misbehaving
themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and
there passing is habitually disturbed, in violation of the statute in such case made and provided

Deponent therefore prays, that the said *Mrs. Lawrence*
and all vile, disorderly and improper persons found upon the premises, occupied by said

Mrs. Lawrence
may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this *21st* day of *July* 188*8*

Wm. Patterson Police Justice.

Rosey Corrigan

0054

W Police Court—*J* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Rose Corrigan
vs.

M^{rs} Laurence

AFFIDAVIT—Keeping Disorderly House, &c.

Dated *July 21* 188 *5*

Patterson Justice.

Officer.

Precinct.

WITNESSES :

0855

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

of No. *138 1/2 Forsyth* Street, *Rosey Corrigan*

being duly sworn, deposes and says, that on the *6* day of *July* 188 *3*

at the City of New York, in the County of New York, *deponent was an inmate of 212 Allen Street, a home of prostitution kept by Mrs Lawrence into deponent named in the Municipal Complaint of deponent. That deponent had then and there, and for a period of three months prior to said date, illicit sexual intercourse with men who frequented said home; and deponent occupied a room in said home with divers men at different times, and did pay to said deponent for the use of said room one half the money deponent received from said men for the prostitution of deponent's body as aforesaid.* *Rosey Corrigan*

Sworn to, this *21* day of *July* 188 *3*
before me,
Wm. J. Lawrence
Police Justice

0056

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

Rose Corrigan,
~~and The Complainant,~~ Street,

being duly sworn, deposes and says, that on the _____ day of _____

~~at the City of New York, in the County of New York,~~ and further
examined in the presence of the
~~Complainant~~ ^{Defendant} deposes and says
that *Catharine Lorenz*, the
defendant here present is the
person named in depositions
annexed Complaint by the
name of *Mrs. Lawrence* and
who is the keeper of the house
of prostitution named in said
Complaint. *Rose Corrigan*

Sworn to, this _____ day of _____
before me.

W. D. Lawrence
Police Justice

1883

0857

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

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

Louis Spitzer

being duly sworn, deposes and says he failed to serve

^a Subpoena, of which the within is a copy, upon Roey
Cornfau on the 3 day of
October 1883 by calling at house no.
130 1/2 Forsythe Street City and being in-
formed that no person by that name
lived there, and did not know her.

Louis Spitzer

Sworn to before me, this 4 day }
of October 1883 }

Maurice May Jr.

Notary Public,
N. Y. Co.

By

0858

PART I.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

Mary Corrigan
of No. *138 1/2* *Janey St.* Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *4* day of *11* *of* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Catharine L...
in a case of Felony whereof *he* *stands* indicted. And this you are not to omit, under the penalty of Two Hundred and fifty Dollars.

Witness Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of

in the year of our Lord 188 *3*
JOHN McKEON, District Attorney.

0059

No 260

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Catharine Lorenz
138 1/2 Street
East 23

Offence, *Keeping a*
Disorderly House

Dated *July 21* 188*3*

William Patterson Magistrate.
Edm Reilly Officer.

No. 4, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 1, by _____
Residence _____
Street _____

BAILED,

Superior Pottery
305 West 23

Witnesses, *James Reilly*
James Reilly
334 West 23rd Street

No. _____
to answer *July 22* 188*3*

July 22/83

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 *Catharine Lorenz*

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

Dated *July 21* 188*3* *J. M. Patterson* Police Justice.

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

Dated *July 22* 188*3* *J. M. Patterson* 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.

0860

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Catharina Loreng being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is *her* right to
make a statement in relation to the charge against *her*; that the statement is designed to
enable *her* if 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. *Catharina Loreng*

Question. How old are you?

Answer. *36 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *202 Allen Street 3 years*

Question What is your business or profession?

Answer. *Restaurant and furnished Rooms*

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 keep furnished
Rooms and let them out by the
week I waive all further Examination
and demand a trial in the Court of
General Sessions*

Catharina Loreng.

Taken before me this
day of

July
188*8*

Wm. H. McLean
Police Justice.

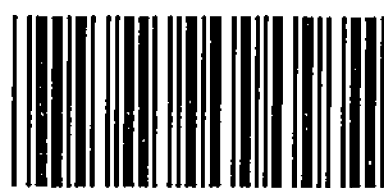
0861

BOX:
112

FOLDER:
1199

DESCRIPTION:
Lynett, Alexander

DATE:
09/05/83



1199

0862

BOX:

112

FOLDER:

1199

DESCRIPTION:

McKeon, Thomas

DATE:

09/05/83



1199

No 20
Counsel,
Filed day of Sept 1883
Pleads Not guilty.

THE PEOPLE
vs.
1. Alexander Lynett
2. and
Thomas McKeon
INDICTMENT.
Grand Larceny in the
degree.

JOHN McKEON,
District Attorney.
22 Sept 1, 1883.
1300 Trial & acquitted.
A True Bill.
Wm. B. Borsley

Foreman.

0063

0064

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Alexander Lynett
and
Thomas Mc Keon

The Grand Jury of the City and County of New York, by this indictment, accuse Alexander Lynett and Thomas Mc Keon of the CRIME OF GRAND LARCENY IN THE first DEGREE, committed as follows:

The said Alexander Lynett and Thomas Mc Keon late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 27th day of August in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms in the night time of said day, one watch of the value of one hundred dollars, and one chain of the value of twenty five dollars

of the goods, chattels and personal property of one Samuel Gordon on the person of the said Samuel Gordon then and there being found, from the person of the said Samuel Gordon

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

JOHN McKEON, District Attorney.

0065

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

No 20 ✓ 685
Police Court-1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1. Alexander Lynett
2. Thomas McKeon
3. _____
4. _____
Offence Procuring from person

Dated 28 Aug 1883
W. J. McKeon Magistrate.

James McKeon Officer.
Precinct. 6

Witnesses _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ 1000 to answer 28

Cur

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

Dated 28 Aug 1883 [Signature] 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.

0866

Sec. 198-200.

1 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question What is your name?

Answer.

Thomas McKeon

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York

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

Answer.

St Baxter St. about 13 years

Question. What is your business or profession?

Answer.

Confectioner

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

Answer.

I am not guilty
Thomas McKeon

Taken before me this

day of

August
1895
Justice.

0067

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

18

District Police Court.

Alexander Lynett 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.

Alexander Lynett

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

New York

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

Answer.

152 Leonard St. about 7 years

Question. What is your business or profession?

Answer.

Brass Finisher

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
Alexander Lynett

Taken before me this 22
day of August 1884

Police Justice.

0068

18th District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

of No. 125 Bayter Street,

James Gordon aged 29 years Merchant

being duly sworn, deposes and says, that on the 2nd day of August 188³
in the night time at the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and from deponent's person with intent to cheat
and defraud the true owner of the use and benefit thereof
the following property, viz:

One Gold watch and Gold chain attached
of the value of one hundred and twenty
five 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

Alexander Lynett and
Thomas M^cKeon (both now here) from
the fact that while deponent was standing
on Bulwer Street near Centre Street in said
City when said Lynett came up to deponent
and snatched the aforesaid property from
the left hand side pocket of the vest then
and there worn by deponent and gave
the same to said M^cKeon who was standing
by said Lynett then said M^cKeon saw

0069

away.

Wherefore deponent charges said defendants with acting in concert with each other in taking stealing and carrying away from deponent's person the aforesaid property.

Sworn to before me this
28 day of August 1883

[Signature] Lewis Gordon
Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

28.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0071

**END OF
BOX**