

0579

BOX:

6

FOLDER:

82

DESCRIPTION:

Lacy, Charles

DATE:

02/27/80



82

0580

521

Day of Trial

Counsel,

Filed *27* day of *Feb* 18*90*

Pleads

THE PEOPLE

vs.

Charles Tracy

Violation of Lottery Laws.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. Spangher

Foreman.

John Quincy Stewart

Grand Juror

65 B.
W.
W.

0581

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Lacy being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

Charles Lacy

Question. How old are you?

Answer.

33 years

Question. Where were you born?

Answer.

Pennsylvania

Question. Where do you live?

Answer.

Jersey City

Question. What is your occupation?

Answer.

Clerk

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

Answer.

I am not guilty

- C Lacy

Taken before me this

day of

1889

POLICE JUSTICE.

[Signature]

0582

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Lacy being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

Charles Lacy

Question. How old are you?

Answer.

33 years

Question. Where were you born?

Answer.

Pennsylvania

Question. Where do you live?

Answer.

Janey City

Question. What is your occupation?

Answer.

Clerk

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

Answer.

I am not guilty

- C Lacy

Taken before me this

[Signature]
day of *Feb* 187*8*

POLICE JUSTICE.

0583

Century City
8-16-48

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e
1
street
red
the
7
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09"
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0584

Wilson.

Hart

Vol 9 12 40

Nelson

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0585

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

ANTHONY COMSTOCK, of 150 Nassau street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that John Dor did, on or about the 9th day of February, 1880, at number 69 Gold - street in the City of New York, and County of New York, unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, ^{being a Policy slip} which said ticket or part of a ticket, ^{a policy slip} is hereto annexed, and further, that the said

John Dor and Richard Ros- has in his possession, within and upon certain premises, occupied by him and situated and known as number Sixty nine Gold street, in the City and County of New York aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and has in his possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided, and further aided, now aids and abets said unlawful business as aforesaid.

Subscribed and sworn to before me,
this 13 day of February 1880
J. J. Wilburt
Police Justice.

Anthony Comstock.

city County and State of New York ss
I, Anthony Comstock Michael Hart of 150 Nassau street being duly sworn deposes and says, he visited the said office of the said John Dor and Richard Ros on the 9th of February 1880, at the said 69 Gold street in the city of New York, and there purchased the annexed Policy slip, on or in the Kentucky lottery - the same being what is commonly called a Saddle in the Kentucky lottery the same being numbers 8 and 16 in the Kentucky lottery for (80) eight dollars. a slip more particularly described in the words letters and figures following, to wit: "Kentucky Feb 9" "8-16 2/8-"

This defendant paid 25 cents for the same, and gave other persons buying the same slips at the same time.

Subscribed and sworn to before me
this 13th day of February 1880
J. J. Wilburt
Police Justice.

Michael Hart

0586

Michael Hart being duly sworn says that the prisoner now present who gives the name of Charles Lacey is the person referred to in the within Complaint as Johnson

sworn before me this 14th day of Feb 1880

J. Kilbuck
Police Justice

Michael Hart

325
POLICE COURT — 1st DISTRICT.

LOTTERY AND POLICY.

THE PEOPLE, ETC.,
ON THE COMPLAINT OF

Anthony Constock



vs
Charles Lacey

Dated 13 February 1880

Kilbuck
Magistrate.

Clerk

Officer.

WITNESSES:

Michael Hart
150 Nassau St

Filed, & 1/17/80

In answer General Sessions.

By

Street.

Am

Rail

(Lanning)

Frank Lanning

38-2nd Ave

NY City

Personal prop

1007

261-61-88

0587

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath present :

That

Charles Lacy

late of the *Second* Ward, in the City and County aforesaid, on the *eleventh*
day of *February*, in the year of our Lord, one thousand eight hundred and
Eighty at the Ward, City and County aforesaid, with force and arms, did
unlawfully and knowingly offer to vend, and to sell, and to barter, and to furnish, and to supply,
and to procure, and to cause to be furnished and procured, to and for one *Michael Hart*
a certain paper and instrument purporting to be a ticket of a certain lottery, *to wit. a description*
and the name of which is to the jurors unknown and can not now be given
the same being a lottery for the purpose of exposing, setting to sale, and disposing of certain moneys,
in a manner to the jurors aforesaid unknown, and in an amount to the jurors aforesaid unknown,
which said paper and instrument, *called a lottery ticket* is as
follows, that is to say :

Kent C Feb 9 -
8 - 16 - 878 -

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 Jurors aforesaid, upon their Oath aforesaid, do further*
present : THAT the said *Charles Lacy*
late of the Ward, City and County aforesaid, on the day and in the year aforesaid, at the Ward, City
and County aforesaid, with force and arms, did unlawfully, and knowingly offer to vend, and to sell,
and to barter, and to furnish, and to supply, and to procure, and to cause to be furnished and pro-
cured, to and for one *Michael Hart*, a certain paper and instrument purporting
to be a part of a ticket of a certain lottery, *to wit. a description and the name of*
which is to the jurors aforesaid unknown and can not now be given
the same being a lottery for the purpose of exposing, setting to sale, and disposing of certain moneys,
in a manner to the jurors aforesaid unknown, and in an amount to the jurors aforesaid unknown,
which said paper and instrument, *called part of a lottery ticket* is as
follows, that is to say :

Kent C Feb 9
8 - 16 - 878 -

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.

0588

THIRD COUNT.—*And the Jurors aforesaid, upon their Oath aforesaid, do further present:* THAT the said Charles Dacy late of the Ward, City and County aforesaid, on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, did unlawfully and knowingly offer to vend, and to sell, and to barter, and to furnish, and to supply, and to procure, and to cause to be furnished and procured, to and for one Michael Hart, a certain paper and instrument purporting to be a share and interest in a certain ticket of a certain lottery, ~~the~~ *a description of the name of which is to the Jurors aforesaid unknown and cannot now be given* the same being a lottery for the purpose of exposing, setting to sale and disposing of certain moneys, in a manner to the jurors aforesaid unknown, and in an amount to the jurors aforesaid unknown, which said paper and instrument, *called a share and interest in a certain lottery* is as follows, that is to say:

Kentucky Feb 9

J-16 JJS

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

FOURTH COUNT.—*And the Jurors aforesaid, upon their Oath aforesaid, do further present:* THAT the said Charles Dacy late of the Ward, City and County aforesaid, on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, did unlawfully and knowingly offer to vend, and to sell, and to barter, and to furnish, and to supply, and to procure, and to cause to be furnished and procured to and for one Michael Hart, a certain paper and instrument purporting to be a certificate of a certain share and interest in a certain ticket of a certain lottery, ~~the~~ *a description of which is to the Jurors aforesaid unknown and cannot now be given* the same being a lottery for the purpose of exposing, setting to sale, and disposing of certain moneys, in a manner to the jurors aforesaid unknown, and in an amount to the jurors aforesaid unknown, which said paper and instrument, *called a certificate of a certain share in a certain lottery* is as follows, that is to say:

Kentucky Feb 9

J-16 JJS

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.

BENJ. K. PHELPS,

District Attorney

0589

And the jurors aforesaid upon their oath aforesaid do further present,
That the said Charles Lacy late of the ward city and County aforesaid on the day and in the year aforesaid at the ward city and County aforesaid with force and arm, at and in a certain room in a certain building here situate and known as number sixty nine Gold Street in the ward City and County aforesaid unlawfully did open, set up, exercise and keep by himself a certain office for the registering of the numbers of certain tickets of certain lotteries (a description and the name of which said lotteries are to these jurors aforesaid unknown and cannot now be given) the same being lotteries unauthorized by the laws of this state.

Benj. K. Phelps
District Attorney

0590

BOX:

6

FOLDER:

82

DESCRIPTION:

Lander, James G.

DATE:

02/09/80



82

0591

Counsel,

1880

Filed 9 day of Feb

Pleas

THE PEOPLE
 vs.
 James S. Lander
 and Grand Jurors.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

J. M. Comstock
 Foreman.

CB

0592

Factory 24th & 25th Sts. & 10th Ave.

NO ALLOWANCE FOR BREAKAGE.

Folio: _____



NEW YORK 187

Mrs M. B. Washburn,

Office of B. F. & C. J. R. R. Co. 185 Montague St.

BOUGHT OF **MITCHELL VANCE & CO.** 336 & 338 BROADWAY
 MANUFACTURERS OF EVERY DESCRIPTION OF **CASSETTES** GILT, BRONZE & GLASS **CHANDELIERS**
 Rear Entrance, 72 & 74 E. 13th Street. **BRONZE FIGURES & ORNAMENTS.**

Shipped Net

1879

Nov. 22

Cellar	1	1 Light Bracket.	\$1612	M.B.	
Parlor	1	4 " Chandelier	6832	Crystal	with Globes
"	1	1 " Bracket	6454	"	"
Pub. Pantry	1	1 " "	498	Gilt	"
2 nd fl. hall	1	1 " "	2414	Brass	with Globes
" room	2	1 " "	1142	Col. Base	2 nd " "
" hall	1	1 " "	1446	Gilt	"
" room	1	3 " Chandelier	3930	Brass	"
2 nd rear "	2	1 " Brackets	1446	Gilt	2 nd " "
Bath	1	1 " "	2520	Brass	"
3 rd front h.	2	1 " "	1446	Gilt	2 nd " "
" back r.	1	1 " "	2020	"	1 "
Bas. Hall	1	1 " "	1142	"	1 "
Kitchen	1	1 " "	1644	"	2 "
3 rd hall	1	1 " "	498	"	"
" Mid. R.	1	1 " "	1612	M.B.	"

Dec. 13 and 16

Main Hall	1	1 Light Standard.	\$442	Gilt	with Globes
2 nd rear	1	2 " Chandelier	3930	Brass	"
3 rd front	1	2 " "	8252	"	"
Bas. "	1	3 " "	4262	"	"
Quiry Room	1	Pink Cone and Blue Silk Cover			
Parlor	1	5 Light Chandelier	4256	Col. Base	with Globes

Amount for above, for agreement.	200000
Difference on Exchange of Standards for Maxwell Past.	2500
4 1/2 Cut Globes \$590 4/5	300
Net	\$22800

for Corner De Kalb and Vanderbilt Aves

Cor.

Pay. 2 Spirit Brackets. 1 Globes @ 2^o 400

\$22400

Rec'd Payment Jan 16/80

Mitchell Vance & Co per Lander

0594

Mitchell Vauca & Co.

Handwritten notes at the top of the page, including "1000" and "1000".

Handwritten notes at the bottom of the page, including "1000" and "1000".

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York
upon their Oath, present:

That

James B. Lander

late of the First Ward of the City of New York, in the County of New York, aforesaid
not being an apprentice or person within the age of eighteen years, on the *Sixteenth*
day of *January* in the year of our Lord one thousand eight hundred and
~~seventy~~ *eighty* was employed in the capacity of a clerk and servant to ~~one~~
a certain corporation, known as Mitchell Vance and Company
the same being duly incorporated by and under the laws of the
State of New York and as such clerk and servant, was entrusted to receive

a certain sum of money to wit the sum of two
hundred and twenty four dollars in money and of the
value of two hundred and twenty four dollars

and being so employed and entrusted as aforesaid, the said

James B. Lander
then and there did receive and take into his possession

by virtue of such employment

the said certain sum of money to wit: the sum
of two hundred and twenty four dollars in money
and of the value of two hundred and twenty four
dollars

for and on account of *Mitchell Vance and Company*

his said master and employer; and that the said

James B. Lander on the day and year last aforesaid,
with force and arms, at the Ward, City and County aforesaid, fraudulently and feloniously did
take, make away with and secrete, with intent to convert to his own use, and did fraudulently
and feloniously embezzle and convert to his own use, without the consent of said master and
employer, and did fraudulently and feloniously and without the consent of his said master and
employer withhold, appropriate, apply and make use of the said

certain sum of money, to wit: the sum of two
hundred and twenty four dollars in money and
of the value of two hundred and twenty four
dollars —

(Over.)

of the goods, chattels, personal property and money of the said *Nutden Lane and Company* which said goods, chattels, personal property, and money had come into his possession and under his care, by virtue of his being such clerk and servant as aforesaid, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

And the Jurors aforesaid, upon their Oath aforesaid, do further Present,

That the said

James B. Lander

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year last aforesaid, at the Ward, City and County aforesaid, with force and arms, fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as half eagles), of the value of ten dollars each: six gold coins (of the kind usually known as quarter eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: thirty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: two hundred and forty silver coins (of the kind usually known as shilling pieces), of the value of twelve and a half cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand coins (of the kind known as three cent pieces), of the value of three cents each: three thousand copper coins (of the kind known as cents), of the value of one cent each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each.

224 ²²/₁₀₀

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as United States Treasury notes, of a number and denomination to the Jurors aforesaid unknown, and more accurate description of which cannot now be given, of the value of *two hundred and twenty four dollars*

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as Bank Notes, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *two hundred and twenty four dollars*

Divers Due Bills of the United States of America, the same being then and there due and unsatisfied, and of the kind known as Fractional Currency, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *two hundred and twenty four dollars*

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of

0597

of the goods, chattels and personal property of ~~the~~

Mitchell Yawee and Company

then and
there being found, 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.

BENJ. K. PHELPS, District Attorney.

0598

BOX:

6

FOLDER:

82

DESCRIPTION:

Larkin, Eliza

DATE:

02/13/80



82

0599

1880 Mar 31

TRIAL FOR

COUNSEL,

D. D. MATH

1880

Filed 13 day of Feb.

Pleas Not Guilty

Indictment for Disorderly House.

THE PEOPLE

vs.

Edgar Larkin

B

BENJ. K. PHELPS,
District Attorney.

A True Bill.

M. Conant

Foreman.

no person in audience

storge

Ret 1m April 13. 1880

*pleas guilty
Judgment suspended*

0600

Law Office of
William H. Mundy

No. 176 Broadway,

New York, March 13th 1880

Hon Benjamin C. Phelps
Dist Attorney &c
Dear Sir

Some three months have
elapsed, as I am informed,
since the indictments were
found against Annie Larkins,
Basement of 14 Coeur street,
Annie Brown, First floor of 14
Coeur street, Sarah Brown, 277
Water Street (Basement) Maggie
Nolan 277 Water st, 'First floor'
Annie Roberts, 279 Water St,
and Fanny Frank 277 1/2 Water
street.

The Rev. Mr Taylor, and others

0601

Law Office of

William H. Mundy

No. 176 Broadway,

New York, 18

Sergymen and James Tallcott
 Mrs. Palmer President of Broadway
 Bank, T. C. & M. Coates, Mr. Hatch,
 of Fish and Hatch and others
 friends of the McAuley Mission, in
 Water Street, have interested
 themselves in the matter of
 closing these classes of infamy,
 that disturb the services at
 the mission and to a certain
 extent counteract the influence
 of the mission for good.

In the interest of the McAuley,
 I respectfully request your
 interest also in the matter.
 And to the end that these
 classes may be closed, I beg

0602

131
Law Office of
William H. Mundy
No. 176 Broadway,
New York, 18

have that you will be under
the favor of having the parties
tried on the indictment already
found, some three months since
as I have stated.

I hope you will not
consider me as being very
pensive in the matter by thus
assuming to call your at-
tention to the indictment
and requesting that the case
be set upon the Calendar
for trial.

With very great respect

I remain

Yours truly

William H. Mundy

0603

Police Court, Halls of Justice.
CITY AND COUNTY } ss.
OF NEW-YORK, }

John A. Nolan
of No. *14 Police Precinct* Street, in the City of New-York,
being sworn, doth depose and say, that on the *12* day of *Dec* in
the year 18*99*, the premises known as No. *14 Dover* Street,
in the City and County of New-York, were kept, maintained, conducted and occupied by
Oliza Larkin

as a DISORDERLY HOUSE, namely, as a common bawdy-house and house of prostitu-
tion, and a resort for tipplers, drunkards, common prostitutes and reputed thieves, with
other vile, wicked, idle, dissolute and disorderly men and women, and reputed thieves, who,
or most of whom are in the practice of drinking, dancing, quarrelling and fighting at almost
all hours of the day and night, to the great damage and common nuisance of the People
of the State of New-York, residing in the neighborhood and passing thereby.

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

Oliza
may be dealt with as the law in such cases made and provided may direct; and further
saith not.

Sworn before me, this *12* day }
of *Dec* 18*99* }
Mercutio Police Justice.

John A. Nolan

0604

Police Court—Halls of Justice.

THE PEOPLE, &c.

ON THE COMPLAINT OF

John J. [unclear] 843
4



AFFIDAVIT—Disorderly House.

Eliza Larkin

Dated Dec 12 1889

Otterbourg Magistrate.

Officer.

Witness,
Mussgrave
4 [unclear]
Parker [unclear]
19 Cherry St

\$500 T. A. G. S.
bailed by Thomas Foley
188 South Street

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Eliza Larkin

late of the *fourth* Ward of the City of New York, in the County of
New York, on the *twelfth* day of *December* in the year of
our Lord one thousand eight hundred and seventy-*nine* and on divers other days
and times, between that day and the day of the taking of this Inquisition, at the City
and Ward, and in the County aforesaid, did keep and maintain, and yet continue to
keep and maintain, a certain common, ill-governed and disorderly house, and in *her*
said house, 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 *her*
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, to the great damage and common nuisance of
the People of the said Ward, there inhabiting and residing, and of all the people there
passing, to the evil example of all others in the like case offending, and against the
peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0606

BOX:

6

FOLDER:

82

DESCRIPTION:

Laverty, James

DATE:

02/19/80



82

0607

407

Day of Trial

Counsel,

Filed 14 day of Feb 1880

Pleads

THE PEOPLE

vs.

Violation Excise Law.

James Lavery

Defendant

BENJ. K. PHELPS,

District Attorney.

A True Bill.

McComstock

Foreman.

Clark Mo May 1. 1880

pleads guilty
Fine \$5.00

0608

Third District Police Court.

11

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

of No. 11th Avenue Albert Rokloff Street,
of the City of New York, being duly sworn, deposes and says, that on the 21st
day of January 1880, at the City of New York, in the County of New York,
at No. 113 Avenue James Laverty Street,

did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority,
strong or spirituous liquors or wines, Port Ale to be drunk in his house or premises aforesaid, in quantities less than
five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled
"An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 21st
day of January 1880

Wm Murray
POLICE JUSTICE

Albert Rokloff

0609

23. *113 A*

407



125

Police Court - Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Albert Roloff
" "
James Lowry

MISDEMEANOR.
Violation Excise Laws.

Dated the *24* day of *June* 18*80*
Murray Magistrate.
Officers.

Witness.....

Bailed \$ *1.00* to Ans., G. S.

By *Henry Tracy*
113 Columbia Street.

13

0610

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

James Laverty

late of the *eleventh* Ward of the City of New York, in the County of
New York, aforesaid, on the *twenty first* day of *January* in the year
of our Lord one thousand eight hundred and ~~seventy~~ *eighty*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

Albert Rohoff

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT.—*And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said*~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

BENJ. K. PHELPS, District Attorney.

06 11

BOX:

6

FOLDER:

82

DESCRIPTION:

Lawler, John

DATE:

02/04/80



82

0612

46

Day of Trial

Counsel,

Filed *H* day of *Feb* 18*80*

Pleads

J THE PEOPLE
 vs.
John Lawler
 B
 Violation Proise Law.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Wm Lambeth
 Foreman.
February 11th
John Pennington
Wm Lambeth
Wm Lambeth

0613

First District Police Court.

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

of No. the 1st Precinct Police Frank Woodward Street,

of the City of New York, being duly sworn, deposes and says, that on the 21st day of January 1880, at the City of New York, in the County of New York,

at No. 15 State Street, John Lawler now present

did sell or caused, suffered or permitted to be sold, under his direction or authority, strong or spirituous liquors or his Lager Beer wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Sections 13 and 14 of the Act of the Legislature of the State of New York, entitled "An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Suborn to before me, this day of January 1880 22 }

Frank Woodward

B. W. ...

POLICE JUSTICE.

0614

248 21

Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Woodward

1 Percent

vs.

John Lawler

MISDEMEANOR
Selling Liquor, &c. without License.

Dated the 22 day of January 1880



W. H. Dixby Magistrate.

Woodward Officers.

Witness

Bailed \$ 100 to Ans. G S

By

Street.

Bailed

Bail
John H. Cusiell
15 State St

CITY AND COUNTY }
OF NEW YORK, } m.:

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

John Lawler

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

Frank Woodward

; without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT.—And the Jurors aforesaid, upon their Oath aforesaid, do further present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly licensed according to law to sell spirituous liquors and wines on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

BENJ. K. PHELPS, District Attorney.

06 16

BOX:

6

FOLDER:

82

DESCRIPTION:

Lee, Charles

DATE:

02/02/80



82

8

Day of Trial

Counsel,

Filed

25 day of Feb. 1880

Pleads

THE PEOPLE

vs.

25 January 80

Charles Lee

Violation Excise Law.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. Comstock

Foreman.

Pullman

Part in Feb 3. 1880

reads 1st ct.

Fines \$150

06 18

POLICE COURT

DISTRICT.

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

of *David Harvey*
of the 8th Precinct Street,
of the City of New York, being duly sworn, deposes and says, that on the *21* day
of *January* 18*80* in the City of New York, in the County of New York,
At Premises *397 Canal*

a place where intoxicating liquors and wines are kept for sale, and sold as a beverage.

Charles Lee (now here) did then and there expose for sale, and did sell, caused
suffered, and permitted to be sold and given away, under his direction or authority, strong and spirituous liquors,
wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk in the
house or premises aforesaid, contrary to and in violation of law *having no license therefor*

WHEREFORE, deponent prays that the said *Charles Lee* may
be arrested and dealt with according to law.

Sworn to before me this

31
of *January*

18*80* day

David Harvey
McCumtoboy

Police Justice.

06 19

28 N. S. 13

29 Bowery

Police Court,

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

[Handwritten mark]

vs.



Violation of Excise Law.

Dated

day of

January 18 80

Cottontown Magistrate.

Hearney Officer.

Witness,

Bailed \$ 100 to Ans.

[Handwritten signature]

By

John Steuen, Street.

11 Bowery

temp com



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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Charles Lee

late of the *eighth* Ward of the City of New York, in the County of
New York, aforesaid, on the *twenty first* day of *January*, in the year
of our Lord one thousand eight hundred and ~~seventy~~ *eighty*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

David Harvey

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT.—And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

BENJ. K. PHELPS, District Attorney.

0621

BOX:

6

FOLDER:

82

DESCRIPTION:

Lee, William

DATE:

02/06/80



82

Filed *1* day of *Feb* 18*80*
Pleads *Not Guilty ?*

THE PEOPLE

27 37
4 57

vs.

2
William Lee

Convicted under same name of
Perjury May 1877. 2 y 6 m S.P.
Hackett J.

Felony Assault and Battery.

13th

BENJ. K. PHELPS,

District Attorney.

A True Bill.

J. W. Constroke

Foreman.

Part 100 Feb 17. 1880

pleads A+B

Pen: One year.

0623

AFFIDAVIT—FELONIOUS ASSAULT, &c.

Second District Police Court.

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

William Giger of No. 615
Green Street, being duly sworn, deposes and says

that on the 25th day of January in the year 1878

at the City of New York, he was violently and feloniously assaulted and beaten by William Lee a now man who cut & stabbed deponent with a knife then & there held in the hand of Lee



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

Wherefore this deponent prays that the said assailant may be ~~apprehended, and~~ dealt with according to law.

Sworn to before me this 26th day of January 1878
William Giger
M. W. O'Sullivan Police Justice.

0624

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Lee

being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz.:

Question.—What is your name?

Answer.—

William Lee

Question.—How old are you?

Answer.—

21 years

Question.—Where were you born?

Answer.—

New York City

Question.—Where do you live?

Answer.—

457 Avenue 31st St.

Question.—What is your occupation?

Answer.—

Hotel Purvian

Question.—Have you anything to say, and if so, what—relative to the charge

here preferred against you?

Answer.—

I am not guilty

William Lee.

Taken before me, this
Martin C. Stearns
day of *July*
187*7*
Police Justice.

0625

POLICE COURT—Second District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William Sugar

vs.

William Lee

OFFENCE—Felonious Assault and Battery

Dated *July 4* 1880

O'Leary Magistrate.

Kennedy Officer.

29
Clerk.

Witnesses,

Committed in default of \$ bail.

Bailed by

No. Street.

0626

148
Police Court - Second District

THE PEOPLE, &c.,
ON THE COMPLAINT OF
William G. Singer
913 Ave. 9th
William Lee
Office, *Helena Avenue*

1831

Dated February 4 1880
Magistrate
Kennedy
Officer
29th Street

Witness - Charles Ryan
No. 585 - 9th Avenue Street
Thomas Connors
No. 407 West 44th Street

No. James Brambrink Street
1500 for before to answer committed
Received in Dist. Atty's Office.
1880
Carr

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

CITY AND COUNTY }
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

William Lee
late of the City of New York, in the County of New York, aforesaid, on the
twenty fifth day of *January* in the year of our Lord
one thousand eight hundred and *eighty* with force and arms, at the City and
County aforesaid, in and upon the body of *William Kinger*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *William Kinger*
with a certain *knife*
which the said *William Lee*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut, and wound
with intent *him* the said *William Kinger*
then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *William Lee*
with force and arms, in and upon the body of the said *William Kinger*
then and there being, wilfully and feloniously did make an
assault and *him* the said *William Kinger*
with a certain *knife* which the said
William Lee in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there wilfully and feloniously
do bodily harm unto *him* the said *William Kinger*
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 Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said *William Lee*
with force and arms, in and upon the body of *William Kinger*
in the peace of the said people then and there being, feloniously, did make another
assault and *him* the said *William Kinger*
with a certain *knife*
which the said
William Lee in *his* right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of *him* the said *William Kinger* with intent *him* the

0628

said *William Eiger* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

William Lee with force and arms, in and upon the body of the said *William Eiger* then and there being, wilfully and feloniously, did make another assault and the said *William Eiger* with a certain *Knife* which the said *William Lee* in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously maim *his* the said *William Eiger* 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.

BENJ. K. PHELPS, District Attorney.

Filed *1* day of *Feb* 18*71*
Pleas *Not Guilty*

THE PEOPLE

Wm Lee
Guilty - with fine 2000 - of
the charge of 1871. 24 6th St
hacked by

Felonious Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

13th

A TRUE BILL.

Wm L. ...

Foreman

Part for Feb 17, 1871

Pleas Not Guilty

Part for year.

0629

BOX:

6

FOLDER:

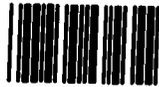
82

DESCRIPTION:

Lee, William

DATE:

02/18/80



82

0630

CITY AND COUNTY } ss.
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath present :

That *William Lee*

late of the *Fourth* Ward, in the City and County aforesaid, on the *Sixth* -
day of *February*, in the year of our Lord, one thousand eight hundred and
Eighty, at the Ward, City and County aforesaid, with force and arms, did
unlawfully and knowingly offer to vend, and to ~~sell~~ and to barter, and to furnish, and to supply,
and to procure, and to cause to be furnished and procured, to and for one *John Doe whose*
John Doe ~~that name is to that person unknown~~ *John Doe whose* ~~the name is to that person unknown~~ *John Doe whose*
a certain paper and instrument purporting to be a ticket of a certain lottery, to wit: *Seventy two Marion Street*
the same being a lottery for the purpose of exposing, setting to sale, and disposing of certain moneys,
in a manner to the jurors aforesaid unknown, and in an amount to the jurors aforesaid unknown,
which said paper and instrument, *commonly called a lottery ticket* is as
follows, that is to say :

B h Feb. 6th
10 - 1 - 37/6

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 Jurors aforesaid, upon their Oath aforesaid, do further*
present: THAT the said *William Lee*

late of the Ward, City and County aforesaid, on the day and in the year aforesaid, at the Ward, City
and County aforesaid, with force and arms, did unlawfully, and knowingly offer to vend, and to sell,
and to barter, and to furnish and to supply, and to procure, and to cause to be furnished and pro-
cured, to and for one *John Doe whose* ~~that name is to that person unknown~~ *John Doe whose* ~~the name is to that person unknown~~ *John Doe whose*
to be a part of a ticket of a certain lottery, to wit: *Seventy two Marion Street*

the same being a lottery for the purpose of exposing, setting to sale, and disposing of certain moneys,
in a manner to the jurors aforesaid unknown, and in an amount to the jurors aforesaid unknown,
which said paper and instrument, *being part of ticket of certain lottery* is as
follows, that is to say :

B h Feb 6th
10 - 1 - 37/6

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 Jurors aforesaid, upon their Oath aforesaid, do further present:* THAT the said *William Lee* late of the Ward, City and County aforesaid, on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, did unlawfully and knowingly offer to vend, and to sell, and to barter, and to furnish, and to supply, and to procure, and to cause to be furnished and procured, to and for one *John Doe*, a certain paper and instrument purporting to be a share and interest in a certain ticket of a certain lottery, to wit:—

Seventy two Marion Street

the same being a lottery for the purpose of exposing, setting to sale and disposing of certain moneys, in a manner to the jurors aforesaid unknown, and in an amount to the jurors aforesaid unknown, which said paper and instrument, *being a share and interest in a* is as follows, that is to say: *certain ticket of a certain lottery,*

is as follows that is to say

B L Feb 6 th
10 - 1 - 37/6

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

FOURTH COUNT.—*And the Jurors aforesaid, upon their Oath aforesaid, do further present:* THAT the said *William Lee* late of the Ward, City and County aforesaid, on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, did unlawfully and knowingly offer to vend, and to sell, and to barter, and to furnish, and to supply, and to procure, and to cause to be furnished and procured, to and for one *John Doe*, a certain paper and instrument purporting to be a certificate of a certain share and interest in a certain ticket of a certain lottery, to wit:—

Seventy two Marion Street

the same being a lottery for the purpose of exposing, setting to sale, and disposing of certain moneys, in a manner to the jurors aforesaid unknown, and in an amount to the jurors aforesaid unknown, which said paper and instrument, *being a certificate of a certain share* and interest in a certain lottery

is as follows, that is to say

B L Feb 6 th
10 - 1 - 37/6

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.

BENJ. K. PHELPS,

District Attorney.

0632

BOX:

6

FOLDER:

82

DESCRIPTION:

Leinghan, Joseph

DATE:

02/17/80



82

0633

324

Day of Trial

Counsel,

Filed 17 day of Feb 1880

Pleas

THE PEOPLE

vs.

B

Joseph Leighton
Sick Feb 24

Violation Excise Law.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

A. M. Grubb
March 5. 1880 Foreman.

Wm. Faculty

Thos. H. H.

0634

Third District Police Court.

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

Levinthal Kramer

of No. *11th Ave. Room 21st*

Street,

of the City of New York, being duly sworn, deposes and says, that on the

day of *January*, 18*85*, at the City of New York, in the County of New York,

at No. *126th St. City of New York*

Street,

Joseph Birmingham

did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority,

strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than

five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled

"An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this *21st* day of *January*, 18*85*

John J. ...

Police Justice

Levinthal Kramer

0635

47
32.4



Police Court - Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard Kramer
11

vs.

Joseph Leighton

MISDEMEANOR.
Violation Excise Laws.

Dated the 21st day of *January* 1880

Murray Magistrate.

Kramer Officer.
11th

Witness.....

Bailed \$ 100 to Ans., G. S.

By *Frederic Leighton*

86 Attorney Street.

R

0636

Third District Police Court.

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

Richard Kramer
of No. *the 11th* *Police Precinct* Street,

of the City of New York, being duly sworn, deposes and says, that on the *21st*
day of *January* 18*80*, at the City of New York, in the County of New York,

at No. *126* *Ridge* Street,

Joseph Livingston
did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority,
strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than
five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled
"An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this *21st*

day of *January* 18*80*

Richard Kramer

John J. Murray

POLICE JUSTICE

0637



47
324

Police Court - Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard Kramer

11

212

Joseph Leighton

MISDEMEANOR.
Violation Excise Laws.

Dated the 21st day of January 1880

Murray Magistrate.

Kramer Officers.
11th

Witness

Bailed \$ 100 to Ans., G. S.

By *Friedman Seagher*

86 Attorney Street.

R

CITY AND COUNTY }
OF NEW YORK, } :-:

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Joseph Leingan

late of the *eleventh* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty first* day of *January*, in the year of our Lord one thousand eight hundred and ~~seventy~~ *eighty*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to one

Rembold Kramer

; without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT.—And the Jurors aforesaid, upon their Oath aforesaid, do further present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly licensed according to law to sell spirituous liquors and wines on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

BENJ. K. PHELPS, District Attorney.

0639

BOX:

6

FOLDER:

82

DESCRIPTION:

Lewis, Ellen

DATE:

02/11/80



82

0640

200
Counsel,
Filed 11 day of Feb. 1880
Pleads

Grand Jurors of Henry, Ga.
INDICTMENT.
THE PEOPLE
vs.
Ellen Lewis

BENJ. K. PHELPS,
District Attorney.

A True Bill.

W. S. ...
Foreman.

Part Mrs & Et-11.1880
ple a do guilty.

~~Part Mrs & Et-11.1880~~
Sentence suspended
500 within 10 days.

1880

CLERK AND ...

IN THE ... OF THE ... OF THE ...

At a Court of General Sessions of the Peace,
 holden in and for the City and County of New York, at the
 City Hall of the said City, on Wednesday, the eleventh
 day of February, in the year of our Lord One Thousand
 Eight Hundred and Eighty

PRESENT.

The Honorable RUFUS B. COWING, }
 City Judge of the City of New York, } Justice of the Sessions.

**THE PEOPLE OF THE STATE
 OF NEW YORK,**

against

Ellew Lewis

On conviction by confession of Grand Larceny
 goods of James Lorge

Whereupon it is **ORDERED** and **ADJUDGED** by the Court that the
 said Ellew Lewis

For the said felony aforesaid, whereof she is convicted, be
 imprisoned in the **PENITENTIARY** of the City of New York, for
 the term of One year

A true Extract from the Minutes.

John Sparks Clerk.

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK

against

Ellen Lewis

February 11 1880.

COPY OF SENTENCE TO

PENITENTIARY.

One year,

0642

0643

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

0644

New York Feb 11th 1880.

This is to certify that we the undersigned subscribers are acquainted with Ellen Lewis for a number of years and that we have always found her to be a girl of virtuous habits and strict respectability

Mary Clark

Ida Clark

Nettie Slater

Wm S Humphreys

Peter A Humphreys

Geo. W. Savage

62-44
Jan

0645

FORM 89 1/2

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

ss.

POLICE COURT—SECOND DISTRICT.

of No. 22 East 34th Street, being duly sworn, deposes
and says, that on the 22^d day of January 1880
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent,

James Large

the following property, to wit:

*Good and lawful
money of the United States*

of the value of Seventy seven Dollars,
the property of deponent

Seventy seven

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

*Ellen Lewis
(now here), who admits
that she did take and
steal and carry away
said money*

James Large

Sworn to before me, this

St. January 18 80

*yrk
day*

*Mervin [Signature]
Police Justice*

0646

Police Court—Second District.

Ella Lewis
CITY AND COUNTY }
OF NEW YORK, }

being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to ~~her~~ states as follows, viz.:

Question.—What is your name?

Answer.—

Ella Lewis

Question.—How old are you?

Answer.—

18 years

Question.—Where were you born?

Answer.—

New York City

Question.—Where do you live?

Answer.—

I have no home now

Question.—What is your occupation?

Answer.—

Domestic

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

Answer.—

I am guilty, I took the money. I should \$10 of it and lost the balance. I then surrendered myself at Sing Sing prison while keeper

Ella Lewis

Taken before me, this

day of *June* 1910

Police Justice.

Miriam C. [Signature]

0647

204



James Dept.
POLICE COURT SECOND DISTRICT.
THE PEOPLE, & C.,
ON THE COMPLAINT OF
James D. Largent
v. Ellen Lewis
m. 22 E 34 1/2 W

Affidavit - Larceny

DATED Feb 7th 1880

Magistrate.

Schmitzberg
29th

WITNESSES:

500 TO ANS. S. D. Am

BAILABLE BY

No. STREET.

0648

New York, Feb. 17. 1880.

Hon: Rufus B. Cowing:

Dear Sir:

I called on you yesterday on an errand of mercy. ~~In the first place I will tell you who I mean. When you was nominated for City Judge I was called on by the late Robert C. Brown, telling me that a friend of his had nominated for that office and for me to do what I could to help you elect. I told him my influence was small, but I would do what I could for any friend of his. Mr. Brown afterwards introduced me to you on the corner of Broadway and Vesey Street.~~

Your course as an honorable and upright judge has met the warmest approval of your many friends.

Now for the subject in hand. Last Saturday I received a letter from Edward A. Campbell of Elkhart, Indiana, a nephew of my wife, and whose mother was a sister to the poor girl Ella Lewis who was figured in your Court last Wednesday. He asked me to intercede for the poor girl and to

0649

try and get herself to be taken to lacerate their feelings, although their son John seduced her from the path of duty, (a married man at that). Her situation becoming known she had to leave the paternal home she had had for 15 years. An abortion was performed and finally being abandoned she committed the theft from Mr. Large. She fled from the City and went into a low family at Chippewa. She says she gave them \$10.00 of Large's money. They seen she had the money, and after a few days it mysteriously disappeared. She being a thief herself she was afraid to accuse them she was worked up to desperation and made her mind to give herself up - you know the rest.

Her act was grand-larceny and rendered her liable to five years in the Penitentiary, but you in your magnanimity gave her the lowest term prescribed by law, for that act alone I feel most gratified to you.

Now Judge I want to appeal still more to your high toned sympathy, and try and place the poor child from utter perdition. Mr. Campbell her cousin offers her a home. I will pay her fare to Indiana, \$20.00. and these parts will throw her no more. I believe in justice being

0650

Law Offices
Field, Dorsheimer, Bacon & Deyo
DUDLEY FIELD. W^o DORSHEIMER.
EDWARD R. BACON. ROBERT E. DEYO.

P.O. BOX 1292.

BOREEL BUILDING ROOMS 68 to 76,
115 BROADWAY.

DAVID DUDLEY FIELD,
COUNSEL.

New York, Feb. 16th 1880

Hon Rufus B. Lewis
Dear Sir

I am well acquainted
with William Pearson &
I believe that any
statement he may
make is entitled to
credence

Yours Resly,

R. E. Deyo

done to the transgressor of our law. I cannot but think the ends of justice have been fully served in her case. It is "human to err, but divine to forgive". I appeal to you as a Christian Judge, following the example of our Saviour, when the woman was brought before him, ^{that was caught in the act} after hearing the accusation - said "go and sin no more." By so doing you will confer a special favor on your humble servant, and well wisher,

William Pearson,

Office of John Polhemus

clear and although in moderate circumstances he would give her a home. I read his warm and sympathetic letter over, and immediately made up my mind to do what I could to rescue the poor ~~poor~~ ^{poor} ~~poor~~ ^{poor} creature from utter perdition. I called at the Tombs to see her for the first time. She told me her pitiable story. To tell you the truth Judge, old man as I am, I was melted to tears, I told her I would see you and see what could be done. From all accounts this is her first offence. She has the warmest gratitude for Mr and Mrs ~~George~~ ^{George} who brought her up, who were really good people and does not want ~~any~~ ^{any} action

0652

done to the transgressor of our law. I cannot
but think the ends of justice have been fully
served in her case. It is "human to err, but
divine to forgive". I appeal to you as a Christian
Judge, following the example of our Saviour,
when the woman was brought before him,
^{that was caught in the act} after hearing the accusation - said "go and sin no
more." By so doing you will confer a special
favor on your humble servant, and well wisher,

William Pearson,

Office of John Polhemus.

102 Nassau Street,

N. Y. City.

0654

bed with her, and tell
long yarns & stories
of the living then to an
audience. And that
she kept up a constant
talking in a wild manner
about her foster home
& family.

From the papers of } John B. Raynor
the 13th Sept 1850 } 1163 - 2nd Ave N^y
J. O. Derrin
Notary Public
N.Y.C.

0655

New York, Feb 11 1850
Frederick W. Fisher, Esq.

Dear Sir:

I am informed that you
are the counsel of Ella Lundy, this day
convicted and sentenced to one years
imprisonment for Grand Larceny.

This being her first offence
I think some effort should be made to
give her a chance to reform.

She has lived in my
family from her infancy, and her general
conduct has been good. She has not
until very recently ~~permitted~~ ^{permitted} her vicious
propensities.

As a rule I think it nothing
but fair that she should be given a
chance to reform, and most earnestly
urge that leniency may be shown her.

It is true that she has done
me and those that are dear to me a
 grievous wrong, yet I most cheerfully
forgive her.

Yours Truly

J. W. Savage

To The Honorable
 Rufus B. Howing
 City Judge of the City
 and County of New York

The Petition of your petitioner shows that she is known as Ella Lewis.

That at a term of the Court of General Sessions held in and for the City and County of New York, on the 9th day of February 1880, your petitioner by advice of counsel interposed a plea of guilty to an indictment charging her with Grand Larceny.

That by The Honorable Court she was sentenced to one year imprisonment in the Penitentiary.

That your petitioner further shows that when a young babe of the age of about three years she was left an orphan her Father and Mother dying.

That at that time she went to live in the family, as an adopted daughter of one John Y. Savage, residing in this City.

That after a residence of about fifteen years in said family your petitioner was mantled by an overwhelming calamity, in consequence of which she was ejected from her long continued home and thrust

1 ruthlessly into the street with no home
2 to go to, and without any means to support herself

3 That in consequence of such treatment
4 she became ill and suffered much and
5 was compelled to go ^{to} an acquaintance and
6 beg shelter, and whereat she was taken ill
7 and remained at the house of her friends
8 Mr and Mrs John P. Raynor for some time
9 and in such a low state of health and mind
10 that she was unable to know ^{what} she was doing

11 That at times thereafter your Petitioner
12 suffering from depression of mind caused
13 by the terrible ordeal through which she
14 had gone your petitioner often became so
15 disheartened that she was thrown into
16 such a state of mind as to reach ~~as~~
17 almost unaccountability.

18 That at the time of your petitioners
19 employment at the home of Mrs Large N^o
20 22 East 34th Street, she had brought to mind
21 the fact again, of her suffering and she
22 became so deeply depressed, that she hardly
23 knew what she did.

24 That whilst in this precarious condition
25 of your petitioner, she now, knows, that she
26 committed a grievous wrong.

27 That your petitioner further avers, that
28 she has never been arrested for any offense
29 whatever before, and as the certificates and
30 petitioners hereto annexed will show to your

officer, that your petitioner has always
been an excellent character as to virtue, honesty
and upright conduct, and a hard working
young man

That your petitioner is now sorry
for the indiscretion, which she has been
guilty of, and desires to be given a chance
to reform, and earnestly begs that your
officer, will rescind the sentence that your
officer imposed upon petitioner, as the
court, on the 9th day of February 1880

That your petitioner humbly desires
that she may not be incarcerated in the
penitentiary because she being her first
offense, she asks that she may not be
deprived to commingle with those who are
steeped in crime, as if she is, it will be
conducive to a contrary influence, than
that which she is informed will be here
if she is released

That your petitioner has been informed
that if she can be released, a kind lady
has kindly consented to take and
care for your petitioner and give her a home
Lastly in Mercy make, it is here
asked that your officer will carefully
investigate this matter, and returning that
now, the ends of justice, will be as
well satisfied, and that my suffering
had taught me such a lesson that

PRINTED FEB 2 1880

0659

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I hereby crave in the fulfillment of Gods
Law, that your Honor take a Merciful
view of my case, and extend to me the
hand of Mercy; and I faithfully promise
to atone for my sin & sin no more
This is the earnest prayer from
the sad heart of heart. of Your
Petitioner
Ella Lewis

W. H. B. & Co. Stationers

0660

To His Honor

Rufus B. Couring.

City Judge of the City
and County of New York.

We the Undersigned,

During know to
Ella Louis for a number of
years, and during that
time we have known her
to be a young girl of
good character and an
honest hard working
young woman. We
also pray that your
Honor, will do all for
the young girl that
can be done toward
her, her release from
prison.

John E. Cookman
Pastor West H. Meth. Episcopal Church.

Mrs J. C. Raynor

Mary Cookman

Thos. P. Cookman

P. A. Boyle

W. M. Boyle

J. Bergman 1165 2nd St.

Mary Morrissey

1163

2nd St.

J. B. Raynor

1169

2nd St.

County
of the County
of New York
Petition
Affidavit
of
Testimonials
in
the
Matter of
Ella Lewis

Filed Feb 25, 1880

Francis H. ...
for ...

RECEIVED
FEB 25 1880

0662

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present :*

That *Ellen 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 *January* in the year
of our Lord one thousand eight hundred and ~~seventy~~ *Eighty* at the Ward, City and County aforesaid, with force
and arms, three promissory notes for the payment of money, being then and there due and unsatisfied (and of
the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one
thousand dollars each : three promissory notes for the payment of money, being then and there due and unsatisfied
(and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value
of five hundred dollars each : twenty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars,
and of the value of one hundred dollars each : thirty promissory notes for the payment of money, being then and
there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars,
and of the value of fifty dollars each : fifty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the
value of twenty dollars each : sixty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value
of ten dollars each : eighty promissory notes for the payment of money, being then and there due and unsatisfied (and
of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars
each : ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind
known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each :
one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind
known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each :
one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of
the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar
each : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due
and unsatisfied, of the value of one hundred dollars : one promissory note for the payment of money (and of the kind
known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars : two promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied of the value
of twenty dollars each : three promissory notes for the payment of money (and of the kind known as bank notes,) be-
ing then and there due and unsatisfied, of the value of ten dollars each : ten promissory notes for the payment of money
(and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each : ten
promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatis-
fied, of the value of three dollars each : fifteen promissory notes for the payment of money (and of the kind known as
bank notes), being then and there due and unsatisfied, of the value of two dollars each : thirty promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value
of one dollar each : bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the
jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as
double eagles), of the value of twenty dollars each : three gold coins (of the kind usually known as eagles), of the
value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each :
fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold
coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the
kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors
unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver
coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually
known as half dollars), of the value of fifty cents each : one hundred and fifty silver coins (of the kind usually known as
quarter dollars), of the value of twenty-five cents each : three hundred silver coins (of the kind usually called dimes),
of the value of ten cents each : six hundred silver coins (of the kind usually known as half dimes), of the value of five
cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver
coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value
of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins
(of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of Amer-
ica, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomi-
nation of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States
of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the
denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills
of the United States of America, the same being then and there due and unsatisfied (and of the kind known as frac-
tional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

77

of the goods, chattels, and personal property of one *James Large*
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. then and there being found,

BENJ. K. PHELPS, District Attorney.

0663

BOX:

6

FOLDER:

82

DESCRIPTION:

Livingston, George

DATE:

02/06/80



82

0664

[Handwritten signature]

Counsel,
Filed day of Feb 1883
Pleeds *[Handwritten signature]*

THE PEOPLE
vs.
[Handwritten signature]
Larceny and Receiving Stolen Goods.

BENJ. K. PHELPS,
District Attorney.

A True Bill.
[Handwritten signature]
Foreman.

Part of the Pet. 11. 1881
pleads. P. P. P.
S.P. one year!

0665

Second District Police Court.

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

Eugene Beglan

of the *20* Police Precinct, being duly sworn, deposes and says, that on the *20*
day of *February* 18*90* at the City of New York, in the County of New York, he arrested

George Daugherty
(now here), in the act of *having unlawfully having*
and concealed upon his person
in his possession, a pistol loaded
with powder and ball, without
having a permit and

in violation of the Ordinances of the Common Council of said City.

Eugene Beglan

Sworn before me, this
19th
day
of
February
1890
at
New York
City
Police Justice

0666

Second District Police Court.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Eugene Beglan

vs.

George Livingston

Affidavit—Violation of Corporation Ordinance.

Dated, *February 30* 19*00*

M. O. Stebbins Justice.

Beglan Officer.
200.

Witness,

T. P.

0667

FORM 89 1/2

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

ss.

POLICE COURT—SECOND DISTRICT.

Joseph Douglas
of No. *413 West Avenue* Street, being duly sworn, deposes
and says, that on the *2nd* day of *February* 18*80*
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of *and person* deponent,

the following property, to wit: *one silver watch*

of the value of *Fifteen* Dollars,
the property of *Jerre Douglas and at that*
time in charge 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 Livingston (now here)*
for the reason as follows to wit: that
while deponent was standing in the
hallway of house No 413 West 39th Street
said George Livingston approached de-
ponent and snatched said watch from
the chain to which it was attached, and
from the pocket on the right side of
the vest then and there worn upon the
person of deponent, and then said
George Livingston did run away
out into the street, deponent
called upon Police Officer Eugene
Bozler of the 20th Precinct Police

Subscribed to before me this

Police Officer

describing to said Officer the said George
 Livingston's appearance, ^{and said officer} who found said
 defendant ^{afterwards} in a vacant lot in West 41st
 Street, laying down and then and there
 when the officer approached threw
 away some object; whereupon he said
 defendant was arrested by said officer
 and identified by deponent as the
 person who had snatched away, taken
 stolen and carried away from the person
 and charge of said deponent's said silver
 watch the property of Jesse Douglas.

Sworn to before me Joseph ^{his} Douglas
 this 3rd day of February 1880 mark

Moses Ottobourg
 Police Justice

State of New York
 City and County of New York } ss. Eugene Beaman
 being duly sworn deposes and says; that
 he has heard read the foregoing affidavit
 and that, that portion thereof referring
 to him is true to his knowledge.

Sworn to before me
 this 3rd day of February 1880 } Eugene Beaman
 Moses Ottobourg

Police Justice
 Eugene Beaman

0669

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Livingston being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz.:

Question.—What is your name?

Answer.— *George Livingston*

Question.—How old are you?

Answer.— *23 years*

Question.—Where were you born?

Answer.— *United States*

Question.—Where do you live?

Answer.— *525 West 39th Street*

Question.—What is your occupation?

Answer.— *No occupation now*

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

Answer.— *I am not guilty*
George Livingston
swear

Taken before me, this *3rd* day of *February* 18*88*
Mrs. C. C. C. C.
Police Justice.

0670



POLICE COURT - SECOND DISTRICT.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Alldavit - Larceny

*James Douglas
243 Ave 10th
J.D. Douglas
George Douglas*

DATED *February 30* 1880

M. Steenberg MAGISTRATE.

Bayham OFFICER.
200

WITNES:
*Committed to the honor
of Petelin in default
of \$300 Bail*

1500 TO ANS. *Seaward Street*

BAILLED BY _____
No. _____ STREET.

0671

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

George Livingston

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
Second day of *February* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *Eighty* at the Ward, City and County aforesaid,
with force and arms,

*one watch, of the value of fifteen dollars,
of the goods chattels and personal property
of one Joseph Douglass on the person of
the said Joseph Douglass then and there
being found, from the person, of the
said Joseph Douglass*

~~of the goods, chattels, and personal property of one~~

then and
there being found, 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.

0672

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

George Livingston

late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the Ward, City and County aforesaid,

One watch of the value of fifteen dollars,

of the goods, chattels, and personal property of the said

Joseph Douglas,

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

Joseph Douglas.

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

George Livingston

then and there well knowing the said goods, chattels, and personal property, to have been feloniously stolen,) 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.

BENJAMIN K. PHELPS, District Attorney.

0673

BOX:

6

FOLDER:

82

DESCRIPTION:

Livingston, John

DATE:

02/17/80



82

353 *Nov.*

Filed 17 day of Feb 1880
Pleads *Not Guilty (27)*

THE PEOPLE

vs.

P

John Livingston

Felony Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

A. W. Comstock
Foreman.

February 27. 1880.

B Discharged.

0675

PART I.

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

SUBPENA
FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *William Cornell*
of No. *20 Bowery* 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 *27th* day of *February* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

John Livingston
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. *John F. Hendon*, Recorder of our said City, at the City Hall, in our said City, the first Monday of *July*, in the year of our Lord ~~18~~ *1890*

BENJAMIN K. PHELPS, District Attorney.

0676

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 for you 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,
City and County of New York, } ss.

John R. Lawrence
being duly sworn, deposes and says he

Subpoena, of which the within, is a copy, upon *William*

Amell on the 26 day of *February*

, 1850, for the reason

that after diligent

and diligent search

deponent ascertained

that *Amell* did not

appear at the within

Sworn to before me, this *27* day

of *February*, 1850

J. C. Deering

Notary Public,
N. Y. Co.

0677

Court of General Sessions of the Peace,

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE

against

John Livingston

For *Felonious Assault*

To HON.

Benjamin K. Phelps

District Attorney of the City and County of New York:

SIR—

Please take notice, that a motion will be made for the discharge of the above named prisoner *John Livingston*, (who is now imprisoned in the New York City Prison, on a charge of *Felonious Assault* having been committed to said City Prison, by Justice *Killbuck* on the *15th* day of *January* 18*80*), before the Honorable *Fredrick Smyth* one of the Justices of said Court of General Sessions, at the opening of said Court of General Sessions, on the *27th* day of *February* 18*80*, on the ground that more than two terms of said Court of General Sessions have elapsed since the committal of the said *John Livingston*, and that he has not been brought to trial for the offense for which he is so committed and detained.

DATED, this *26th* day of *February* 18*80*.

Yours, respectfully,

HOWE & HUMMEL,

Of Counsel for said *John Livingston*.

General Sessions, N. Y.

THE PEOPLE,

vs.

John Livingston

For Fel. Assault.

(copy)

Notice of Motion for discharge
of Prisoner.

HOWE & HUMMEL,
Of Counsel,
87 & 89 Centre Street
N. Y. City.

0678

0679

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

Form

POLICE COURT—FIRST DISTRICT.

William Cornell
of No. *20 1/2 Broadway* Street, being duly sworn, deposes and says,

that on the *Night of the 5th* day of *January* 18*80*

at the City of New York, in the County of New York, he was violently and feloniously assaulted and beaten by

John Livingston now present.

That said Livingston did on said night willfully and maliciously cut and wound the flesh of deponent's head with and by means of a certain sharp dangerous instrument which he Livingston then and there held in his hands —

Deponent believes that said injury, as above set forth, was inflicted by said

John Livingston

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

Wherefore this deponent prays that the said assailant may be apprehended, and dealt with according to law.

William Cornell

Sworn to, before me, this *10th* day of *January* 18*80*
[Signature]
Police Justice.

0680

Police Court—First District.

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

John Livingston being duly ~~examined~~ ^{examined by request of his counsel} before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

John Livingston

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

334 E. 128

Question. What is your occupation?

Answer.

Marble Cutter

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

~~Answer.~~

The first time I saw him the Complaint was that night. I was just coming out of a place in the Bowery waiting for a car when Complaint made a grab for my scarp pin and he had some words. I did not cut him. I did not have any knife.

I struck him with my hand in self defence. He was knocked down by some body but I don't know who did it. I had been drinking but was not drunk. John Livingston

*Present before me this 13th day of July 1879
John W. ...
POLICE JUSTICE*

0581

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

Police Court - First District.

AFIDAVIT - Felonious Assault & Battery

THE PEOPLE, &c.,
ON THE COMPLAINT

William Cornell

20 Broadway
N.Y.C.

John Kingston

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

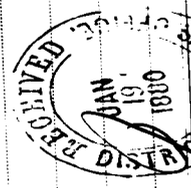
Residence,

No. 5, by

Residence,

No. 6, by

Residence,



Dated,

January 13th 1891

Magistrate.

Officer.

Clerk.

W. A. Kelly

James Gay 14

Witnesses Jail Officer

to answer

at General Sessions

Received at Dist. Atty's Office,

W. G. N.

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

John Livingston
late of the City of New York, in the County of New York, aforesaid, on the
fifth day of *January* in the year of our Lord
one thousand eight hundred and *eighty* with force and arms, at the City and
County aforesaid, in and upon the body of *William Cornell*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *William Cornell*
with a certain instrument and weapon, a description of which is to the jurors afore-
said unknown and cannot now be given, which the said
in *his* *John Livingston* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut, and wound
with intent *him* the said *William Cornell*
then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said

John Livingston
with force and arms, in and upon the body of the said *William Cornell*
then and there being, wilfully and feloniously did make an
assault and *him* the said *William Cornell*
with a certain instrument and weapon, a description of which is to the jurors afore-
said unknown and cannot now be given, which the said

John Livingston in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there wilfully and feloniously
do bodily harm unto *him* the said *William Cornell*
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 Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said

John Livingston
with force and arms, in and upon the body of *William Cornell*
in the peace of the said people then and there being, feloniously, did make another
assault and *him* the said *William Cornell*
with a certain instrument and weapon, a description
of which is to the jurors aforesaid unknown and cannot now be given, which the said

John Livingston in *his* right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,

0683

and wound, the same being such means and force as was likely to produce the death of *him*, the said *William Cornell* with intent *him* the said *William Cornell* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

John Livingston with force and arms, in and upon the body of the said *William Cornell* then and there being, wilfully and feloniously, did make another assault and *him* the said *William Cornell* with a certain instrument and weapon, a description of which is to the jurors unknown and cannot now be given, which the said

John Livingston in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously maim *him* the said *William Cornell* 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.

BENJ. K. PHELPS, District Attorney.

333
Nov 3.

Filed 17 day of *Feb* 1880
Pleas *McQuinn (27)*

THE PEOPLE

vs.

P

John Livingston

Felonious Assault and Battery.

BENJ. K. PHELPS,
District Attorney.

A True Bill.

W. Conant
Foreman.

February 27. 1880.

B. M. Mackay

0684

BOX:

6

FOLDER:

82

DESCRIPTION:

Lockman, Samuel

DATE:

02/02/80



82

0685

6

Day of Trial

Counsel,

Filed *J. P. Phelps* day of *Sept.* 188*8*.

Pleads

J. P. Phelps

THE PEOPLE
vs.
B.

Samuel Lockwood

Violation Excise Law.

BENJ. K. PHELPS,
District Attorney.

A True Bill.

J. M. Brewster

Foreman.
J. P. Phelps
Wm. Phelps
Wm. Phelps
Wm. Phelps

0686

POLICE COURT

DISTRICT.

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

of No. 154 Police Precinct James L. Henry Street,
of the City of New York, being duly sworn, deposes and says, that on the 21st day
of January 1880 in the City of New York, in the County of New York,
At Premises Hotel No 623 Broadway

a place where intoxicating liquors and wines are kept for sale, and sold as a beverage,
Samuel Lockman (now here) did then and there expose for sale, and did sell, caused
suffered, and permitted to be sold and given away, under his direction or authority, strong and spirituous liquors,
~~wine, etc~~ and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk in the
house or premises aforesaid, contrary to and in violation of law. Samuel Lockman

WHEREFORE, deponent prays that the said Samuel Lockman may
be arrested and dealt with according to law.

Sworn to before me this 21st day }
of January 1880 }

James L. Henry
McConnell Torbay Police Justice.

0687

6
Police Court, 20 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James L Henry
15 Street
Samuel Lockman

Violation of Excise Law.

Dated 21 day of January 1880

M Herbert Magistrate.

Henry Officer.

Witness,

Bailed \$100 to Ans. Samuel Lockman

By Emil M. Blum

584 Lexington Avenue



0688

CITY AND COUNTY }
OF NEW YORK, } -:

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Samuel Lockman

late of the *fifteenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *twenty first* day of *August* in the year
of our Lord one thousand eight hundred and ~~seventy~~ *eighty*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

James L. Henry

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT.—And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

BENJ. K. PHELPS, District Attorney.

0689

BOX:

6

FOLDER:

82

DESCRIPTION:

Loesan, George

DATE:

02/04/80



82

0690

Fourth District Police Court.

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

of No. 27 William Street 20 Street,

of the City of New York, being duly sworn deposes and says that on the 20 day of January 1880, at the City of New York, in the County of New York,

at No. 434 West 56th Street Local man Street,
did sell, or caused, suffered, or permitted to be sold, under his direction, or authority, strong or spirituous liquors or wines, to be drunk in his house, or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Act of the Legislature of the State of New York, entitled "An Act to Suppress Intemperance, and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this

21 day }
of January 1880 }

William
Police Justice.

John Nugent

1691

70

Day of Trial

Counsel,

Filed 4 day of Feb

1882

Pleas

THE PEOPLE

vs.

George Keenan
B
Violation Excise Law.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. Barnhart
Foreman

W. H. ...

W. H. ...

Joseph Rice
District Attorney

0592

80

Day of Trial

Counsel,

Filed 4 day of Feb 1888

Pleads

THE PEOPLE
 vs.
 George Loeva
 B

Violation Expose Law.

BENJ. K. PHELPS,
District Attorney.

A True Bill.

McBurtick

Foreman.
February 11th

John C. Sporego

Joseph Noel
Deputy

0693

Fourth District Police Court.

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

of No. 22 W. 11th St. Street,
John Nugent

of the City of New York, being duly sworn deposes and says that on the 20

day of January 1880, at the City of New York, in the County of New York,

at No. 1434 West 56th Street,
John Nugent

did sell, or caused, suffered, or permitted to be sold, under his direction, or authority, strong or spirituous liquors or wines, to be drunk in his house, or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Act of the Legislature of the State of New York, entitled "An Act to Suppress Intemperance, and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 21 day }
of January 1880 }

William J. [Signature]
Police Justice.

John Nugent

0694

103

Police Court, Fourth District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Peter Nugent.

22 Present
against

MISDEMEANOR.

Selling Liquor, &c., without License.

George Loesau

Dated the *21* day of *January*, 18*94*

H. Magistrate.

Officers.

Heidgut...

Witness

Bailed \$ *100* to Ans.

By *Jacob Daelgen*

230 E 54th Street.

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

George Loesau

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

Peter Nugent

; without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

SECOND COUNT.—*And the Jurors aforesaid, upon their Oath aforesaid, do further present.* THAT the said

late of the Ward, City, and County aforesaid, then and there being a person duly licensed according to law to sell spirituous liquors and wines on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors aforesaid unknown, unlawfully did sell, as a beverage, to one

contrary to 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.

BENJ. K. PHELPS, District Attorney.

0696

BOX:

6

FOLDER:

82

DESCRIPTION:

Loughran, James

DATE:

02/17/80



82

0697

337/2

Day of Trial

Counsel,

Filed 17 day of Feb 1880

Pleads Not Guilty

THE PEOPLE

vs.

B

James Laughlin

Violation Excise Law.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Wm. Comstock

Foreman.

Part Am: Det 24. 1880.

Friday jury disagreed.
(1 to 11 in a q)

0698

Fourth District Police Court.

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

George W. Glass

of No.

the 22^d Precinct of Police 28^d

~~Street~~

of the City of New York, being duly sworn deposes and says, that on the

day of

January 29th 1880, at the City of New York, in the County of New York,

at No.

794 110th Avenue

~~Street~~

James Loughran (nowhere)

did sell, or caused, suffered, or permitted to be sold, under his direction, or authority, strong or spirituous liquors or wines, to be drunk in his house, or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Act of the Legislature of the State of New York, entitled "An Act to Suppress Intemperance, and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this

29th day
of January 1880

George W. Glass

Sam. Patterson

Police Justice.

0699

337 1/2

Police Court, Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George W. Glass
against *22*

MISDEMEANOR.
Selling Liquor, &c, without License.

James Loughran
Dated the *29* day of *January* 1880

Patterson Magistrate.

Glass Officers.

Witness



Bailed \$ *100* to Ans.

By *Henry Bailer*

814 10 " Avenue Street

B

0700

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

James Laughran

late of the *twenty second* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty eighth* day of *January* in the year of our Lord one thousand eight hundred and ~~seventy~~ *eighty*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to one

George M. Lewis

; without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT.—And the Jurors aforesaid, upon their Oath aforesaid, do further present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly licensed according to law to sell spirituous liquors and wines on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

BENJ. K. PHELPS, District Attorney.

0701

BOX:

6

FOLDER:

82

DESCRIPTION:

Luecking, Kunigunda

DATE:

02/20/80



82

0702

423

Day of Trial

Counsel,

Filed 20 day of Feb 1880

Pleads

THE PEOPLE

vs.

B

Amigunda Ducking

Violation Excise Law.

BENJ. K. PHELPS,

District Attorney.

Wart on Pet 24, 1880

Prohibit

A True Bill.

M. Comstock

Foreman.

Has a license now

Enter note

VR

0703

POLICE COURT *Second* DISTRICT.

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

110 8th Avenue Police

Patrick Haugh

of the City of New York, being duly sworn, deposes and says, that on the *23d* day of *January* 18*80* in the City of New York, in the County of New York, At Premises *No 31 Grand*

Lucas a place where intoxicating liquors and wines are kept for sale, and sold as a beverage, *Kumganda* (now here) did then and there expose for sale, and did sell, caused ~~offer~~ offered, and permitted to be sold and given away, under his direction or authority, ~~wine and spirituous liquors,~~ *beer* and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk in the house or premises aforesaid, contrary to and in violation of law:

WHEREFORE, deponent prays that the said *Kumganda Lucas* may be arrested and dealt with according to law.

Sworn to before me this

23d day of *January* 18*80*

Patrick Haugh
Warren O'Rourke Police Justice.

0704

423

Police Court, *2d* District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Patrick Heaugh

vs.

Kemiganda Lucking

Violation of Excise Law.

Dated *23^d* day of *January* 18 *80*

Attest Magistrate.

Heaugh Officer.

Witness,

Bailed *100* to Ans. *S. S.*

By *Rickard Mayer* Street.
A. 35 Grand



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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Kunigunda Luecking

late of the *eightth* Ward of the City of New York, in the County of
New York, aforesaid, on the *twenty third* day of *January* in the year
of our Lord one thousand eight hundred and ~~seventy~~ *eighty*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

Patrik Haugh

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT.—And the Jurors aforesaid, upon their Oath aforesaid, do farther
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

BENJ. K. PHELPS, District Attorney.

0706

BOX:

6

FOLDER:

82

DESCRIPTION:

Luney, Morris

DATE:

02/04/80



82

90

Day of Trial

Counsel,

Filed *A* day of *Feb* 18*88*

Pleads

THE PEOPLE

. vs. *B*

Morris Lucey

Violation Excise Law.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

J. W. Conner

Foreman.

February 6, 1888.

W. J. Conner

W. J. Conner

W. J. Conner

0708

Fourth District Police Court.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss. Nathaniel Abbott Jr
of No. 19 Beecret Police Street,

of the City of New York, being duly sworn deposes and says, that on the 20 day of January 1880, at the City of New York, in the County of New York, at No. 987 - First Avenue Street,

Morris Loney, non present beer did sell, or caused, suffered, or permitted to be sold, under his direction, or authority, ~~strong or spirituous liquors~~ to be drunk in his house, or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Act of the Legislature of the State of New York, entitled "An Act to Suppress Intemperance, and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 20 day of January 1880 }
[Signature] Police Justice.

Nathaniel B. Abbott Jr

0709

35-See-90

Police Court, Fourth District.

108

THE PEOPLE, &c.,

OF THE COMPLAINT OF

Nathaniel Abbott

19 Precinct

against

MISDEMEANOR
Selling Liquor, &c., without License

19
Morris Loney

Dated the 25 day of July 1889

Magistrate.

Abbott Officers.

Witness

Bailed \$ 100 to Ans. JS

By John Kane
987-1st Avenue

0710

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Morris Luney

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

Nathanial Abbott junior

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT.—*And the Jurors aforesaid, upon their Oath aforesaid, do further
present:* THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

BENJ. K. PHELPS, District Attorney.

0711

BOX:

6

FOLDER:

82

DESCRIPTION:

Lynch, John

DATE:

02/17/80



82

0712

346

Day of Trial
Counsel,
Filed 17 day of Feb 1880
Pleads

Violation Expose Law.

THE PEOPLE
vs.
John Lynch

BENJ. K. PHELPS,
District Attorney.

A True Bill.

A. M. Lovestock
Foreman.

Part No PET 18.1880

pleads guilty.
Fine \$25.00

x

0713

Third District Police Court.

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

of No. 13th Precinct Police John Raymond Street,
of the City of New York, being duly sworn, deposes and says, that on the 21st
day of January 1880, at the City of New York, in the County of New York,
at No. 44 East John Lynch Street,

did sell, or caused, suffered ~~to be sold~~ ^{to be drunk} or exposed for sale, under his direction or authority,
strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than
five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled
"An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 21
day of January 1880 }
John Raymond
POLICE JUSTICE.

0714

346



Police Court - Third District.

127

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Raymond 13
John Lynn 13

MISDEMEANOR.
Violation Excise Laws.

Dated the 21 day of July 1880
Murray Magistrate.

Officers.

Witnesses.....

Bailed \$ 100 - to Ans., G.S.

By Phillip Cogan
94 Columbia Street.

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

John Lynch

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

John Raymond

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT.—*And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said*~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

BENJ. K. PHELPS, District Attorney.

0716

BOX:

6

FOLDER:

82

DESCRIPTION:

Lyons, Daniel

DATE:

02/17/80



82

Rec'd
Enoch C. ...
115 East 61st St
Rec'd Feb 21/80
\$1000

365

Filed 17 day of Feb 1880
Pleads Not Guilty 18.

THE PEOPLE

vs.

B

David Lyons

~~Geo. ...~~

BENJ. K. PHELPS,

District Attorney.

Felony Assault and Battery.

A True Bill.

1890
I think that the ^{Foreman} ~~jury~~
compt & defendant in
these cross indictments
may properly be
quit. and be discharge
ed up on their own
B recognizance DGR

0718

Form

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

POLICE COURT—FIRST DISTRICT.

Patrick Carthy
of No. *the 14th Precinct Police* Street being duly sworn, deposes and says,
that on the *Nights of the 14th* day of *February* 18*80*
at the City of New York, in the County of New York, he was violently and feloniously assaulted and
beaten by _____

Daniel Lyons now present.
and Joseph O'Brien not yet arrested
That said *Lyons* ^{or said *O'Brien*} did willfully
and maliciously cut and wound
the flesh of deponent's head with
and by means of some sharp
dangerous instrument which
he *Lyons* then and there held
in his hand. That the said
Lyons and *O'Brien* did cruel-
taneously assault deponent
and while deponent was prostrate
he was cut as aforesaid by
Lyons either *Lyons* or
O'Brien who were acting in
concert at the time.

Sworn to, before me, this _____

Deponent believes that said injury, as above set forth, was inflicted by said _____

Daniel Lyons
with the felonious intent to take the life of deponent, or to do h^{is} bodily harm, and without any justification
on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be apprehended, and dealt with accord-
ing to law.

Patrick H. Carthy

day of *February* 18*80*
Patrick H. Carthy
Police Justice.

0719

Police Court—First District.

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

Daniel Lyons being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?
Answer. *Daniel Lyons*

Question. How old are you?
Answer. *21 years*

Question. Where were you born?
Answer. *New York*

Question. Where do you live?
Answer. *14 Cherry St*

Question. What is your occupation?
Answer. *Cooper*

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

Answer. *I am not guilty*

Taken before me, this

13th day of *Feb* 18*89*

H. H. ...

POLICE JUSTICE

0720

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

365
Police Court - First District.

AFIDAVIT - Felonious Assault & Battery
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Patrick Conroy
vs.
Daniel Lyons
08. 14th District

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Dated February 15th 1899
Wilhelmina
Patrick Conroy
Magistrate.
Officer.

Clerk.

Witnesses,

Call the Officer

1000 to answer

at General Sessions

Received at Dist. Atty's Office,

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That *Daniel Lyons*

late of the City of New York, in the County of New York, aforesaid, on the
fourteenth day of *February* in the year of our Lord
one thousand eight hundred and *eighty* with force and arms, at the City and
County aforesaid, in and upon the body of *Patrick H. Cauty*
in the peace of the said people, then and there being, feloniously did make an assault
and *him* the said *Patrick*
with a certain instrument and weapon, a description of which is to the jurors afore-
said unknown and cannot now be given, which the said *Daniel*

in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut, and wound
with intent *him* the said *Patrick*
then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *Daniel Lyons*

with force and arms, in and upon the body of the said *Patrick H. Cauty*
then and there being, wilfully and feloniously did make an
assault and *him* the said *Patrick*
with a certain instrument and weapon, a description of which is to the jurors afore-
said unknown and cannot now be given, which the said *Daniel*

in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there wilfully and feloniously
do bodily harm unto *him* the said *Patrick*
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 Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said *Daniel Lyons*

with force and arms, in and upon the body of *Patrick H. Cauty*
in the peace of the said people then and there being, feloniously, did make another
assault and *him* the said *Patrick*
with a certain instrument and weapon, a description
of which is to the jurors aforesaid unknown and cannot now be given, which the said
Daniel
in *his* right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,

