

0273

BOX:

481

FOLDER:

4397

DESCRIPTION:

Lahiff, Daniel

DATE:

05/20/92



4397

0274

Witnesses:

Emil Patry
Off. Hagerly, &

Mr. Tobias
41 Missouri St.

6/27/62

Counsel, *of*
filed *to* day of *May* 189*2*
Pleads, *myself*

THE PEOPLE

vs.

F
Daniel Cahiff

Grand Larceny,
Sections 228, 231,
Degree 1
Penal Code.

DE LANCEY NICOLI,
District Attorney.

James B.
no.

A TRUE BILL.

Willie C. Carter
Foreman.
May 26/92

Created & forwarded by
Printed by

6 mos per 27
relief 27/1/92

4-2/92

The People

Daniel Laffey

Court of General Sessions, Part I
 Before Judge Fitzgerald May 26th 1892.
 Indictment for grand larceny.

James B. Cunningham, sworn and examined, testified
 Where do you live? In Port Harriton at present.
 Your business is fruit dealer? Yes. You have
 stables in this city where you keep your horses?
 Yes, I stable in No. 48 Munroe street. You did
 have a stable there on the 14th of this month?
 Yes; on that day in the stable I had a
 brass mounted single set of harness; I valued
 it at thirty five dollars. How long had you
 had the harness? About a week. Where did
 you last see the harness? On the hook where
 I hung it up; it was on Saturday night
 I hung it up. Then I locked the stable. When
 did you return to your stables? Sunday after-
 noon. I found no harness there, and the
 stable was open when I went there, but
 there was another man employed in
 the stable cleaning his horses. I discovered
 that the harness was not where I placed
 it on Saturday night. What did you do
 then? I informed Mr. Cuddy, the man who
 owns the stable. He told me something and
 then I went up to the Police Station. I
 spoke to Detective Haggerty, and then I went
 down to the defendant's house along with
 Officer Haggerty. I never had known the

defendant before. I saw him after he came out of the lodging house with the detective; the lodging house was on the corner of James street and Park Row; the officer went up there and he came back with the prisoner. Did you talk with him? I did. I asked him about the harness. He said he did not know anything about it. I told the detective to take him in and I would make a charge against him. On the way to the station house the defendant came back to me and asked me would I push the complaint if he told me where the harness was? I told him I would be light on him if he told me where it was. He informed me it was in a South street saloon. We went there in company with the prisoner's father and found the harness and brought it to the station house. I don't remember the number of the saloon in South St. but it is near Catherine slip. The harness was behind the lunch counter. I identified it as mine and he carried it to the station house. It was left there all night and brought to court in the morning. Did you meet a man named Emile Patzig in South St. Not to my knowledge. I might have seen him there, I don't know him though.

I went up to the station and made a
complaint against the defendant and he
was arrested. I did not talk with him again
Cross Examined. The only way I know that the
harness was worth thirty five dollars is
that I paid that for it. I am not a dealer in
harness. I have not seen the defendant
around the stable before. I believe he was em-
ployed around there, but I do not know it.
I believe there is three or four more people
occupy the stable beside me. When the
defendant said he had taken the harness
did he say that he had stolen it? He
said he just borrowed it and he intended
to bring it back.

Emile Patzig sworn and examined. I
work at 204 South Street, it is a hotel
kept by Mrs Stein. I am a bartender there
I saw the defendant before. I guess it was
Sunday morning two weeks ago between
one and two o'clock. What did he have with
him? He had a set of harness. I could not
swear it was brass because I did not look
at it. He asked me if I would please
keep the harness five or ten minutes
till one of his workmen came down
and got them. I supposed he was a milk
man. He laid it down and he went
out. I next saw the defendant in

the station house when I was notified to go there by Officer Hafferty. I identified him as the man who brought the harness in on Sunday.

Cross Examined - Did he say where he got the harness? No; he did not say whether he had stolen or borrowed it. Are you sure the front door was closed when he came in? Yes. Was it not about twelve o'clock when the defendant came in? No sir, it was between one and two o'clock. What time did you go on? About eleven o'clock. Did this man have a drink there? No sir. Are you positive he did not have a drink there? No. Is that as true as anything else you have said? Yes. I told him to leave the harness there.

James Hafferty, sworn and examined. I am connected with the Police Department and I arrested the defendant at No. 1 James Street; the complainant Cunningham was with me; the defendant was lying on the bed; it was Sunday about seven o'clock in the evening. I asked him for the key of the stable; he handed me the key. I asked him why he did not go to business? He said he was drunk the night before. I then asked him for the set of harness, and he denied knowing anything at all about them. I asked Mr. Cunningham if he would charge him with

taking the harness, and he said he would. On the way to the station house the defendant told me that he would tell me where the harness was provided I would let up on him. I told him that I could not let up on him. I said he would have to see Mr. Cunningham and see what he would say. He told us that we would find the harness at 204 South street. I took the prisoner to the station house, and Mr. Cunningham and his father went there and got the harness. I asked the defendant why he took the harness, and he told me he was going to the races the next day, that he was drunk and that he hardly knew what he was doing. The harness was subsequently brought to the station house and the complainant identified it as his.

Cross Examined. He spoke of borrowing the harness the next morning in Court. Had no conversation with the defendant in the lodging house. I am positive that the defendant said at first that he did not know anything about the harness. He gave me the key of the stable right away when I asked him for it; he had been employed by Tobias Cody, who owns the stable. He did not say anything about the stable being locked as a reason why he left the harness in the saloon.

I was present in the Police Court when the defendant was examined. I heard the usual questions and answers put to him which are put to accused persons there he said "I am not guilty. I borrowed the harness in tending to take the harness as I was working in the stable at the time."

Daniel Lohiff sworn and examined in his own behalf testified. On the 14th day Saturday at half past nine o'clock I went to this stable at night. I was working for the man who owns the stable. I went back to give the horses hay. While I was there, I says to myself, I will be going out tomorrow, that was Sunday, so there could not be any races that day. So I will borrow the harness as long as nobody is around and I will fetch it back again, being as I stable in the next stall. I did not know the owner of the harness, only the two drivers. I did not know Mr. Cunningham. The harness was a light express harness. I said to myself, I will fetch it back the next day. I did not go out that Sunday because I was sick. I wanted to fetch the harness down to O'Brien's stable but it was locked. I went down to the liquor store of Mr. Stein's and left them there

a little after twelve o'clock. I did not go in the front door, but in the side door. Did you have a drink there? Yes, there was other men had drinks also; then I left the harness there till morning. My head was aching and I did not want to get up. About three or four o'clock in the afternoon I went in and had another drink. Sunday, the same day. I said, I will call for this by and by. The day bar tender was on, and before I had time to call for them I was arrested. I intended to take them back. Did you take the harness away from that stable with intent to steal them? No sir. I did not. I intended to return them. I was personally acquainted with the two drivers. I would do anything to help them; they were green hands. I loaned them my brushes. I was employed by Mr. Cady for two weeks. I knew him for twenty three years. I got my finger cut off in his stable.

Cross examined. I went to the stable to feed the horses with hay about nine o'clock. I was going to get a horse at O'Brien's stable and I took the harness there. I left the harness at Steir's till morning when I found O'Brien's stable locked. Why did you not take the harness back to the stable from which

you took it? I did not want to go back to the stable, for I was going to Steiris Sunday because I work in the fish market. I frequently have went to Steiris. I was only two blocks away from the stable too. Could you not have taken it back and borrowed it in the morning? Yes. You did not think of that? No. There was no races Sunday. I did not want to go to the races. What did you tell the Officer when he came? I told him I did not know anything about the harness belonging to that man, it was the two drivers I knew. This was Saturday night? Yes. The horse you expected to go out riding with on Sunday was to be found in whose stables? O'Brien's James' Tip. That is the stable you looked in to put the harness in and it was closed?

Yes. You afterwards put the harness in Steiris? Yes.

By the Court You were going to hire a horse? Yes. I was going in an express wagon to Calvary Cemetery. Who were you going to get the wagon from? Mr. O'Brien; he did not hire his horse with harness.

The jury rendered a verdict of guilty of petty larceny. The defendant was remanded for sentence.

0283

Testimony in the
case of
Daniel Lubiff

filed May
1872
20 J.

0284

(1885)

Police Court—3rd District.

Affidavit—Larceny.

City and County } ss.
of New York, }

of No. 163, West 60th Street, aged 34 years,
occupation Print Dealer being duly sworn,
deposes and says, that on the 14 day of May 1897 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the 14th time, the following property, viz:

One set of single harness
of the value of Five Dollars

the property of Deponent

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

from the fact that deponent missed
said harness from a stable No
45 Monroe Street and deponent
is informed by Officer James Rappert
of the 1st Precinct Police that the
deponent admitted and confessed
to him said Officer that he had stolen
said harness and left it at No 204
South Street. That deponent went to said
store on South Street and found said
harness which deponent identified
as unappropriated stolen and carried
away as aforesaid

James B. Cunningham

Sworn to before me this

day

of

1897

Charles W. ...
Police Justice.

0285

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 45 years, occupation Police Officer of No. 10

Greenwich Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of James Blumhardt
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 10
day of May 1890.

James Haggerty

Charles H. Hunter
Police Justice.

0286

(1885)

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Daniel Lariiff

Question. How old are you?

Answer.

Twenty years

Question. Where were you born?

Answer.

New York

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

Answer.

No / James St 3 Months

Question. What is your business or profession?

Answer.

Driver

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

Answer.

I am not guilty I borrowed the harness and intended to take the harness as I was working in the stable at the time
Daniel Lariiff

Taken before me this

day of *July* 189

Charles H. ...
Police Justice.

107

0287

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

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

Dated May 16 1897 Charles M. Smith Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0288

Police Court--- 3 District. 595

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James B. Cunningham
vs.
Emil Patzig

2 _____
3 _____
4 _____

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

Dated *May 16 1892*
Emil Patzig Magistrate.
James B. Cunningham Officer.
Precinct.

Witnesses *Emil Patzig*
No. _____ Street.
204 South
No. _____ Street.

No. *500* to answer



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Daniel Laheff

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

Daniel Laheff

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

The said

Daniel Laheff

late of the City of New York, in the County of New York aforesaid, on the 14th day of May - in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

one set of harness of the value of thirty-five dollars

of the goods, chattels and personal property of one

James B. Cunningham

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

Wm. Lancy Nicoll
District Attorney

0290

BOX:

481

FOLDER:

4397

DESCRIPTION:

Lauer, George W.

DATE:

05/03/92



4397

0291

BOX:

481

FOLDER:

4397

DESCRIPTION:

Lauer, Ellen

DATE:

05/03/92



4397

0292

Witnesses:

Maund & Payne

Send for all
Witnesses

Am an ex-ammate
of the case against
The Defendant ~~Stanton~~
George W. Lawer & Co
convinced that no conviction
can be had in this
Shannon McDonald case
Discharge of said Defendant
upon his own recognizance
May 9th 92
Robert J. McDonald
District Atty.

17 X

Counsel,
Filed May 1892
Plends, J. J. [unclear]

THE PEOPLE
vs.
George W. Lawer
also George W. Sharpley
and
Edison Lawer

DE LANCEY NICOLL,
District Attorney

Part I. [unclear] May 9th 92

A TRUE BILL
Chas. F. [unclear] on the
part of [unclear]
May 9th 92
Foreman.

John J. [unclear]
John J. [unclear]
John J. [unclear]
John J. [unclear]

0293

(1805)

Police Court—2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Maud E. Dugro

of No. 764 Madison Avenue Street, aged _____ years,

occupation Housekeeper or about being duly sworn,

deposes and says, that on the 15th day of April 1892 at the City of New

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

two silk
skirts and a cloth jacket of
the value in all of over one hundred
dollars
\$100-

the property of Deponent

and that this deponent has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen and carried away by George W. Laner and

Ellen Laner, (now kept under the
following circumstances. The deponent
Ellen Laner was employed by
deponent as a nurse and she had
access to said property which was
taken from various parts of deponent's
residence at 764 Madison Avenue.
The deponent George W. Laner
was the husband of the deponent
Ellen Laner, and he was audited
having in his possession a pass
ticket for the said property, and
the said George Laner admitted
to see Detectors James J. Valley
and John J. O'Brien (now kept)

Sworn to before me, this
1892 (day)

Police Justice

that he had received the said
 property from Defendant Ellen
 Lauer and pawned it and
 deponent has seen and identified
 the said stolen property since its
 recovery from the pawnshop.

Given to before me this } Grand E. Dugro.
 30th day of April 1892 }
 [Signature]
 Police Judge

0295

CITY AND COUNTY }
OF NEW YORK, } ss.

James F. Kelly ¹⁸⁷⁷
John J. Lamer

aged _____ years, occupation *Detective* of No. _____

10 Mulberry Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Marie E. Dege*

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

knowledge.

Sworn to before me, this

30

day of *April* 189*2*

James H. Kelly

[Signature]

Police Justice.

0296

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

John J. Brine

aged _____ years, occupation *Detective* of No. _____

120 Mulberry

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Mark E. Deane*

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

Sworn to before me, this

10

day of

April

189 *2*

John J. Brine

[Signature]

Police Justice.

0297

(1395)

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

Elle Laner

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

Question. What is your name?

Answer.

Elle Laner

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

764 Madison Avenue

Question. What is your business or profession?

Answer.

Music

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

Answer.

I have nothing to say

(Signature Refused)

Taken before me this

70

day of

Sept 1891

Police Justice.

0298

(1895)

Sec. 198-200

George W. Laner

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer.

George W. Laner

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

2121 Aubrey Place Philadelphia

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I have nothing to say

*G. M. Sharpley.
(Geo. W. Laner)*

Taken before me this

10

day of

1897

Police Justice

0299

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

Dated, Apr 24 189 [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0300

528
1894

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Maud E. Duggo
C. F. by ~~William~~
Geo. W. Lauer
Ellen Lauer

Offense... *Carrying
gun*

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Dated, April 30 1894

Divine Magistrate.

Valley & O'Brien Officer.

C.O. Precinct.

Witnesses Call Office

No. Street.

No. Street.

No. Street.



* 1000 to answer G.S.

Om

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

THE PEOPLE OF THE STATE OF NEW YORK
against
George W. Lauer, otherwise called George W. Sharpley and Ellen Lauer

The Grand Jury of the City and County of New York, by this indictment, accuse George W. Lauer, otherwise called George W. Sharpley and Ellen Lauer of the CRIME OF GRAND LARCENY IN THE second DEGREE, committed as follows:

The said George W. Lauer, otherwise called George W. Sharpley and Ellen Lauer, both late of the City of New York, in the County of New York aforesaid, on the 15th day of April in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

two skirts of the value of forty dollars each, and one jacket of the value of twenty dollars

of the goods, chattels and personal property of one Maud E. Dege

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

0302

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *George W. Lauer otherwise called George W. Sharpley and Ellen Lauer* of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *George W. Lauer, otherwise called George W. Sharpley and Ellen Lauer, both* late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,

two skirts of the value of forty dollars each, and one jacket of the value of twenty dollars

of the goods, chattels and personal property of one *Maud E. Dugro*

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

unlawfully and unjustly did feloniously receive and have; the said *George W. Lauer otherwise called George W. Sharpley and Ellen Lauer* then and there well knowing the said goods, chattels and personal property to have been feloniously stolen, taken and carried away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0303

BOX:

481

FOLDER:

4397

DESCRIPTION:

Lauge, William

DATE:

05/27/92



4397

0304

943
advised 9/13

Counsel,

Filed 7th day of May 1892

Pleas, ~~William Lange~~

THE PEOPLE
vs.
B

William Lange

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

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[The Rev. Stat. (7th Edition), page 1883, Sec. 21, and page 1980, Sec. 6.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Lewis C. Catlin
Foreman.

Witnesses:

0305

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Lauge

The Grand Jury of the City and County of New York, by this indictment accuse
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON
SUNDAY, committed as follows:

The said *William Lauge*

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

Louis J. Quiddell

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

SECOND COUNT—

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

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

The said *William Lauge*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the
same being the first day of the week, commonly called and known as Sunday, being then and there
in charge of and having the control of a certain place there situate, which was then duly licensed as
a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the
City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep
closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open
and cause and procure and suffer and permit to be open, and to remain open, against the form of the
statute in such case made and provided, and against the peace of the People of the State of New
York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0306

BOX:

481

FOLDER:

4397

DESCRIPTION:

Ledwith, John

DATE:

05/26/92



4397

0307

836 Pleaded
831/2/1989

Counsel,

Filed, *John P. May*
day of *May* 189*2*

Pleads,

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
(III. Rev. Stat. (7th Edition), Page 1980, Sec. 5.)

THE PEOPLE

vs.
B

John Ledwith

John P. May

John P. May

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John P. May

Foreman.

Witnesses:

.....
.....

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Ledwith

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

John Ledwith

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

The said

John Ledwith

late of the City of New York, in the County of New York aforesaid, on the *9th* day of *November* in the year of our Lord one thousand eight hundred and ninety- , the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did open and cause and procure and suffer and permit to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0309

BOX:

481

FOLDER:

4397

DESCRIPTION:

Lee, Patrick

DATE:

05/26/92



4397

03 10

BOX:

481

FOLDER:

4397

DESCRIPTION:

Rush, Joseph

DATE:

05/26/92



4397

0311

POOR QUALITY ORIGINAL

Witnesses:

862
Counsel, *R. E. Benthall*

Filed *21* day of *May* 189*4*

Pleads, *Verdict by*

THE PEOPLE

vs.

5
Patrick Lee
and
5
Joseph Rush
transcript
Sec. 193, Rend. Code

DE LANCEY NICOLL,
District Attorney.

TRUE BILL.

P2 *Julius C. C. C.*
Jan. 5. 1894 Foreman.
ON RECOM. OF DIST
CITY. VID. DIS.
RB M

In view of the
report of Mr. Osborn
who has examined
the case & conferred
with me regarding
it I recommend that
the indictment be
returned.

De Lancey Nicoll
District Atty

May 27 1894

POOR QUALITY ORIGINAL

03 12

Witnesses:

862.

Counsel,

R. B. Mendenhall

Filed *26* day of *May* 189*4*

Pleads, *Not Guilty*

THE PEOPLE

vs.

B
Patrick Lee

and

B
Joseph Bush

*Warrant returned
Jan. 19, 1894*

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Julius Cutler
Pr *Jan. 5, 1894* Foreman.

ON RECOM. OF DIST
ATTY. IN CHIEF, DIS.
R. B. Mendenhall

In view of the
Report of M O S born
who has examined
the case & compared
with me regarding
it I recommended that
the indictment be
returned.

De Lancey Nicoll
District Atty

July 27 1894

Court of General Sessions

The People

v.

Patrick Lee and
Joseph Rush

I have examined into the above case and do not think a conviction can be obtained for the reason that it will appear in evidence that the accused was intoxicated and upon his cart in company with one B. Peterson a small boy about 14 years old that the defendant Patrick Lee in sport pulled the stut from the front of the cart, the jolting of the cart or some other reason then caused accused to catch hold of said Peterson apparently in order to save himself. The other defendant Joseph Rush thinking accused to be about to throw Peterson from the cart, not knowing that the stut had been removed ran across the street and jumped upon the tail of the cart and caused the cart to be tipped up whereupon accused and Peterson fell out of the cart. the accused back

0314

ward upon his head, receiving a
concussion of the brain from which
he died the following day.

The defendant Patrick Lee was
at the time of the accident
17 years of age and the defendant
Patrick J. Rush at said time was
15 years of age.

I recommend a dismissal of the
indictment.

Dec 30/92

Geo. W. Osborne
Deputy

The People

vs

Patrick Lee

and

Patrick J. Rush

Report

Geo. W. Osborne

Deputy

Patrick Rush

I live at 109 Greenwich. I am one of the defendants. I am sixteen years of age. I knew Cantfield the deceased for about three years. I first saw him on November 6th at Morris and Greenwich Sts, as he started off with his cart. B. Peterson was on the cart with him. Patrick Lee was with me. I saw Mr Cantfield have a hold of Peterson by the leg and I thought that he was going to throw him out, and I ran over and jumped on the tail of the cart, thinking I could save Peterson. I put my left foot first on the back of the cart and was just about to put my right leg over the tail of the cart when it dumped. I then jumped off. I had no intention of injuring the man and I did not know that the slot was out at the time I jumped on the cart.

I mostly work with my mother, who cleans offices at the office of The Farmers Loan & Trust Co.

03 16

Statement of
Patrick Rush
defendant

0317

Grand Jury Room.

PEOPLE

vs.

Burtis -

Will Mr. Osborne

Kindly examine
this case to ascertain
if the People can go
to trial. I am
informed that
material witnesses
cannot be found.
I think the complainant
ought to be interviewed.

Vernon M. Davis
Att

Mays Jr

Benjamin Peterson (17 years of age)
26 Washington St.

I used to sell newspapers. I met the deceased Wm Cantfield at about 2:30 P.M. on Nov 6th 1891. I got on his cart at Morris and Washington St. he got off and went into his house to get a cup of tea; he started from Morris St up through Church St; he said he was going to Broadway; we went to Cor Church and Trinity Place. I saw Patrick Lee come and pull out the slat, and Patrick Pusch pulled down the back of the cart; Cantfield caught a hold of my leg, the cart tipped backwards; he started backwards, and fell over the tail of the cart upon the back of his head, and I fell out back first right between his legs; they laid him upon the sidewalk (Henry look, Mrs Cantfield,) ~~He was taken to his home.~~ I left him on the sidewalk and went away.

03 19

Statement of
Benjamin Peterson

Geo W. Smith

I am in the employ of the Manhattan Railway Co, and have an office on Morris and Greenwich Sts.

I saw deceased come from a liquor store and get on the cart: he started and had proceeded a short distance up Church St: he was in the front of the cart. I saw the boys follow the cart: one of the boys pulled the seat the other jumped upon the tail of the cart: the deceased staggered back, and went his hips struck the back of the cart and he fell on the pavement ^{on} the back of his head. a crowd collected and carried him onto the sidewalk.

"My opinion was that it was devilishly prompted them to the act: I did not think that they had the slightest idea of the serious results that would follow. I knew the boys previous to the occurrence: they were then wild and mischievous: since that time they have been very well behaved

0321

People
vs
Rush and Lee

Statement of
Geo W Smith

0322

TO THE CHIEF CLERK.

PLEASE SEND ME THE PAPERS IN THE CASE OF

PEOPLE

vs.

Patrick Lee and

Joseph Rush

Arthur A. Carey
2nd Precinct

District

George W. Smith
39 Pennock St

Henry Cook

~~18 Albany Street~~
18 Washington St
Drives for Mrs. Cantfield
Benjamin Peterson

26 Washington St
Mrs. Cantfield
49 Washington St
(sample B.)

District Attorney's Office
City & County of
New York.

Burtis was given a
check for \$125. Received
Cash for same from
W.W. Braden. Gave
Geo. A. Carson a \$100
bill to buy \$54 worth of
stamps: got \$16 change.
Hoag says he received
\$10 of the money knowing
it to be stolen.

(Burtis 18 years of age.

Hoag 21 " "

Whereabouts of
Carson &
McPherson
unknown

0325

Arthur A. Carey 2^d Precinct being
sworn up:

On November 9th 1891. I learned of the
death of William Carmell who resided
at 14 Morris Street.

I further learned that deceased was
sitting in an ash cart when Patrick
Lee pulled the dumping plate out of the
cart while in motion & Patrick
J. Bush jumped on the back of the
cart causing it to dump & deceased
was thrown to the pavement.

I charge Patrick Lee and Patrick
J. Bush with causing the death of
William Carmell.

Arthur A. Carey

Taken before me

this 10 day of Nov 1891

Louis [Signature] CORONER.

Pat Lee
Patrick Bush

0326

Wm Cantwell

Nov 7/91

POOR QUALITY
ORIGINAL

0327

B.167, S. c.

Coroner's Office, New York County.

Inquest into the death

- of -

WILLIAM GAYWILL.

Before *Louis W. Schultz*
Hon. J. C. D. BISSONNETTE,
and a Jury.

New York, New York, July 13th, 1891.

OFFICER ARTHUR A. GANN, duly sworn:-

I am attached to the 10th Precinct. From information we received we found these boys pulled a plat from the wagon this man was in and the boy jumped on behind the cart and dumped it over. We arrested the boy on suspicion; they so-called they pulled the plat and the other boys jumped on behind.

By Counsel for Prisoner:-

Q All you know is from information furnished to you?

A. Yes, sir.

-----o0o-----

Dr. FREDERICK G. MERRILL, duly sworn:-

I reside No. 20 Greenwich Street; I was called in to see this man on Friday evening; I found him in a stupor; I was informed that the man was intoxicated and I found him insensible, but I couldn't find any symptoms of his

having received an injury to the head, which sometimes is a very hard thing to do in cases of intoxication, unless there are external signs of injury, and in the case as it was I thought that if the man were simply intoxicated it would be well to leave the case until - to leave him alone and to give him a chance to recover from the intoxication, which I did. I did nothing except to lay the man laid down and kept quiet and I waited for developments. Later on, in the evening, a couple of hours or so afterwards the lady, the widow of the man came around and said he was about in the same condition; I thought I could do nothing, except to lay him down and to leave him, not to ever touch him again; the lady said she would be satisfied if there was some thing in the matter with him. In the morning when I came to my office I found the man was dead; I also heard that the man had received an injury, and on that evidence I refused to give a burial certificate. That is all I know about the case.

By Counsel:-

Q You examined him - did you look for any external evidences? A. I looked for external evidences, I found none; I did not strip the man; I gave him a superficial examination; I took their word for it, ^{the} man was suffering from intoxication, I was a little bit led in the case and I did not strip him and examine him.

Q You were informed he was suffering from intoxication?

A. Yes, sir.

Q Who informed you of it? A. I think the widow or Mr. Lee.

Q She was there at the time? A. Yes, sir.

-----000-----
BRIDGET GARDNER, duly sworn:

I live No. 14 Murray Street. My husband got into his cart and he passed along up to the corner of Church Street; he had been detained there by the boys, and I didn't see him falling out of the cart, nor did I see them dumping him out. I went up to Church Street not this day about it and I found a lot of men helping him off the cart; the cart was upset in the street and he was on the street, but the men had him when I came there; they laid him at the corner of Church Street where our house was for a little while. I asked the men to stand him on his feet and they did stand him on his feet, and with that he came home to the house, two flights of stairs up, he came in and took off all his clothes; I said to him sit down and have a cup of tea; I gave him a pillow to lay down a little while. He complained of his head, rubbing his head, and I didn't think he was badly hurt, because there was no outside injury on to him. I have only one child and she was in school at the time; this was on a Friday. He didn't tell me anything about how he fell off the cart; he didn't tell me anything about the boys pulling out the slat at all;

Q You gave him some tea and put him to bed? A. Yes, sir.

Q Was your husband a drinking man? A. He might take a glass of beer or so; he was a hard working industrious man.

By Counsel:-

Q When you met you say he was taken from where he fell and stood on his feet? A. Some laboring men there helped him.

Q How far is this from your house? A. Not very far from my house.

Q How far, a block? A. A short kind of a block.

Q After you saw him in company of these men did you go home? A. Yes, sir; he went home with me.

Q Did he go home with you? A. Yes, sir; he went right home.

By Mr. Lynn:-

Q Did he say anything in reference as to how he was injured? A. He ~~said~~ said he was hurted; he didn't say who done it or anything.

Q Had he been drinking a drop before he was hurt?

A. He might have had a glass of beer or something like that.

Q What time of the day was it? A. About half past two o'clock on a Friday.

By Counsel:-

Q Is it not a fact, Mrs. Cantwell, that sometimes he would come home in a state of intoxication? A. Well, sometimes.

Q Didn't he ever come in intoxicated? A. Well, yes; he might have come in that way.

-----oOo-----

GEORGE W. SMITH, duly sworn:-

I live No. 39 Greenwich Street. All I know about it is I heard a noise in the street and saw a cart coming up the street, with the old man pulling on a boy with red hair, they had hold of the cart and one boy had a dumping plank in his hand, and the other one jumped on the tail end of the cart, and upset it and the old man fell off the cart on the back of his head.

By Counsel:-

Q Did you see how many boys were in that cart?

A There was one in the cart.

Q One boy sat on the edge, and dumped it? A No, sir; jumped on it, it was a large sized coal cart.

Q Can you tell the condition of Cartwell? A I never saw him in any but one condition.

Q He was in that condition that day? A That I cannot tell anything about; there were some ladies dragging him by the arm, trying to hold him.

By Mr. Lynn:-

Q Were the boys firing sticks at him? A Yes, sir.

Q The cart was in motion? A Yes, sir.

Q It had no load on? A No, sir; except the load he carried.

Q Did you know whether the tail-board was down? A The tail-board was down in place.

Q Do you recognize either of those boys here to-day?

A Yes, sir; both of them.

Q Which one - do you recollect had the stick or what?

A He had it in his hand when I saw it, I didn't see him

draw the stick.

Q What was he doing with it? A. He went alongside of the cart; they were carrying on and fooling with the old man.

Q You saw the other one jump on behind? A. Yes, sir.

Q Did you hear anything said by either of them?

A. I was sitting in the office looking at the - looking out of my office window, I couldn't hear a word of any kind passed.

Q Did they attempt to strike him with the stick?

A. No, sir; there was nothing malicious in it.

Q Either in a playful spirit? A. That is what I took it for entirely.

Q The cart jumped then? A. Yes, sir.

Q How did they swing on it? A. Catching on top of it.

Q Posting his foot where? A. Four or five inches from the tail of the cart, to the end of the platform.

Q As he jumped on the cart swung over? A. Yes, sir.

Q Overbalanced? A. Dumped.

Q Did the driver have the lines in his hands at the time?

A. I think the lines were over the manger, over the two sticks where the lines lay on.

Q He didn't have it in his hand? A. I don't know, my impression was they were lying on this manger.

Q The cart was driven along that way? A. No, sir, another man was going up the street having the horse by the head.

Q You don't know that man - you could not identify him here? A. No, sir; he was at the head of the horse and

the cart intervened between me and him.

Q This man was driving the horse by the head? A. Leading it.

Q The deceased was on the cart? A. He had hold of the little boy in the cart trying to pull him loose, carrying on with him.

Q Which boy was in the cart? A. I don't know; I don't know whether that was the boy or not, he had the same colored hair.

Q Was either of those boys here in the cart? A. No, sir.

Q It was neither boy? A. Yes, sir.

Q You think that boy in this first sketch is the boy that looks like him? A. I think so by the color of his hair.

Q What was the man doing with the boy? A. He had hold of him by the wrist and was trying to get him to get up of the cart; he was leaning on the front part of the cart.

Q Were the cart dumped was the boy in the cart?

A. Yes, sir; they were held together; the old man fell out and the boy fell in the tail end of the cart; I don't know whether it was this boy.

-----000-----
BY COUNSEL: These boys admit the pulling of the cart and dumping of the cart; they have been in the habit of fooling with this man, but it was done

without any malicious intent; they admit jumping
on the end of the cart and pulling the clat.

-----000-----
HENRY COOK, duly sworn:-

I live No. 11 Delancey Street; I worked for the
deceased; I worked for two years and a half for this
gentleman; this was on a Friday afternoon about 1 1/2 past
two o'clock; this little boy jumped on the cart and my
boss jumped on the cart to Washington Street; and as the
reins broke and I found it still a rope, and the
fellows came across the street and they said we will feel a
little bit; these boys used to feel him in the time;
the line was broken and I got the horse by the lead and one
boy took out the cart and one boy behind and of course my
boss was in the cart and he fell on his head.

Q Who were the two boys that took out the cart?

A That little boy was on the cart, and the other was
too.

By Counsel:-

Q What was the condition of Cartwell? A He had two
classes of liver hair at dinner time.

Q Were you driving the cart? A Yes, sir; it was
dinner hour -

Q You were driving? A No, sir; he was driving him-
self; I hitched up the cart and I went at to drive myself
and the boss jumped in; I seen when he jumped in the cart.

Q How long before did you see him before he fell out of the cart? A. At the same moment, when I noticed the cart, he went away -

By Mr. Lynn:-

Q What were you leading the horse for, by the lead - what for? A. Because one of the reins was broken, and the horse had no hold.

Q Why was he in the wagon? A. He was doing some kind of work.

Q What was he doing in the cart? A. He was sitting in the cart.

Q Being just getting a ride on the horse? A. No, sir.

Q Where were you going to drive him to? A. 53 Broadway; I was to get some ashes; it was a private ash-cart.

-----o0o-----

BENJAMIN PETERSON, July 27, 1901:-

I live No. 10 Washington Street; I was in the cart that day with Cantwell; he let the line go - the line broke -

By Mr. Lynn:-

Q He was a kind of drunk, was he not? A. Yes, sir.

Q Very full? A. Not very much.

Q Jolly? A. Yes, sir; he caught hold of me by the leg I had hold of the manger; I didn't want him to get dumped.

Q Who pulled the stick out? A. The first boy.

Q What is his name? A. Boesch.

Q What did he say to you? A. He didn't say anything.

- I referred to him, Mr. Cantwell, they pulled out the dump.
- Q *And* Hoesch pulled the stick out? A. He pulled the pin out, the pin that keeps it from sliding in or out.
- Q Did he say anything about it? A. No, sir.
- Q Did he ever dump you there? A. No, sir.
- Q He has been fooling with the old man? A. He used to call him names when he was going down Washington Street, he would see the boys and Hoesch would hit him - would hit the old man on his back.
- Q Club him on the back? A. Yes, sir.
- Q And say hello there? A. Yes, sir.
- Q Were they friendly? A. Yes, sir.
- Q The old man didn't get mad about it? Did they ever get him arrested for fooling with him? A. No, sir.
- Q Did the old man ever fool with the boy? A. No, sir, not much, only when the boys would fool with him.
- Q How would he fool with them, shy thing at them, about things at them? A. Yes, sir.
- Q And throw things at him? A. Yes, sir.
- Q You just said Cantwell look out, he was going to get dumped? A. Yes, sir.
- Q What did he say? A. Nothing at all.
- Q What did Hoesch do? A. He ran away with the stick; he went over and put it behind the elevated post; I hung on to the manger.
- Q Why didn't you keep the cart down - did you have to let go of the manger? A. Yes, sir.
- Q And you went down with the old man? A. Yes, sir.

POOR QUALITY
ORIGINAL

0337

VERDICT: We find that William Cantwell, came to his death, November 12th, 1891, by injuries received by falling from an ash cart November 6th, 1891, about 2.30, P. M., corner of Church and Greenwich Streets, and we hold Patrick Lee and Patrick J. Bush to await the action of the Grand Jury, as being instrumental in causing the deceased to fall from said cart.

-----o-----

0338

TESTIMONY.

Yma Conway M. D., being duly sworn, says:
I have made an examination of the body of
William Cantwell now lying dead at
14 Morris Street and from such examination
and history of the case, as per testimony, I am of opinion the cause of
death is Hemorrhage of Brain from fall
from ash cart

Yma Conway
M. D.

Bridget Cantwell, being sworn says
I live at 14 Morris St and am the
widow of deceased who died at 3 o'clock
on 7-10-01. He fell from my ash
cart about 2:30 P.M. now at the
corner of Church & Greenwich St &
was told some boys had pulled out
the slab in front and let the cart
dump. He came home and seemed
stupid and wanted to sleep. I had
Doctor Merrill attend him. He said
he could not give certificate on account
of this fall. Bridget Cantwell

Sworn to before me,

this

7th

day of

Nov

1891

Louis B. Kelly

CORONER.

0339

MEMORANDA.

AGE	PLACE OF NATIVITY	WHERE FOUND	Date When Reported
50 Years — Months — Days	Ireland	14 Brown's St	Nov 7 1907

0340

L. W. S. Homicide

M. J. B. M.

No. _____

Quar. _____

189

AN INQUISITION

On the VIEW of the BODY of

William Entwiss

whereby it is found that he came to
his death by

Haemorrhage of
Brain caused by a
fall from a car
about 2:30 P.M. Nov 6/91
at Church and
Greenwich St.

Inquest taken on the 12th day
of November 1891 before

MICHAEL J. B. MESSEMER, Coroner.

Louis W. Schuly

475

0341

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, } SS.

Patrick Lee

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

Question—What is your name?

Answer—

Patrick Lee

Question—How old are you?

Answer—

17

Question—Where were you born?

Answer—

N.Y. City

Question—Where do you live?

Answer—

14 Morris St

Question—What is your occupation?

Answer—

Butcher

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

It was all on
from Court with was in
the habit of furnishing
with us & we were not
here

Patrick Lee

Taken before me, this 17 day of Nov 1889

Levin T. ...

CORONER.

HOMICIDE.

AN INQUISITION.

On the **VIEW** of the **BODY** of

whereby it is found that he came to
his Death by the hands of

Inquest taken on the _____ day
of _____ 188
before

Coroner.

Committed

Bailed

Discharged

Date of death

0343

Coroner's Office,

CITY AND COUNTY OF NEW YORK, } ss.

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

Question—What is your name?

Answer—

Patrick J. Rush

Question—How old are you?

Answer—

15

Question—Where were you born?

Answer—

N. Y. City

Question—Where do you live?

Answer—

32 Greenwich Lane

Question—What is your occupation?

Answer—

Boat-Black

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

It was all in fun. I can't recall my habit of gambling with us & we don't mind

Joseph Rush

Taken before me, this

17 day of November 1887

Louis H. Schulz

CORONER.

0344

MEMORANDA.

AGE			PLACE OF NATIVITY	WHERE FOUND	DATE When Reported
50 Years	Months	Days	Ireland	84 Morris St.	Nov 1941

0349

~~of Quar~~ ~~86~~ ~~1891~~

HOMICIDE.

AN INQUISITION.

On the **VIEW** of the **BODY** of
William Carrwell

whereby it is found that he came to
his Death by the hands of

Patrick Lee

and *Patrick J. Bush*

Inquest taken on the *17th* day
of *November* 1891

before
Louis Schultz **Coroner.**

Committed

Bailed

Discharged

Date of death



0346

(522)

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Patricia Lee and Joseph Ruda

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse *Patricia Lee and*

Joseph Ruda —

of the crime of *manslaughter in*

the second degree, —

committed as follows:

The said *Patricia Lee and*

Joseph Ruda, both —

late of the City of New York, in the County of New York aforesaid, on the

ninth day of *November*, in the year of our Lord one thousand

eight hundred and ninety- *one*, — at the City and County aforesaid,

in and upon one William Rantwell,

with force and feloniously did make

an assault, and thus the said William

Rantwell, from and out of a certain

cast, down into and upon the ground
 there, with great force and violence
 then and there wilfully and feloniously
 did cast and throw, by reason of which
 said casting of throwing of, ruin the
 said William Partruell, from and out
 of the said cast as aforesaid, by the
 said William Partruell did then and
 there fall, with great force and
 violence, down into and upon the
 ground there, through the said Patrick
 See and Joseph Bush quiring into
 ruin the said William Partruell then
 and there, by the means aforesaid, in
 and upon the head of ruin the said
 William Partruell, one mortal wound
 bruise, fracture and contusion, of
 which said mortal wound, bruise,
 fracture and contusion the said
 William Partruell upon the said
 sixth day of November in the year

of said, until the seventh day of
 November, in the same year of said,
 at the City and County of said,
 did Langquid, and Langquid did
 live, on which said last mentioned
 day he the said William Parwell,
 at the City and County of said,
 of the said mortal wound, laceration,
 fracture and contusion, did die.

and so the Grand Jury of said
 do say, that the said John Lee
 and Joseph Smith, in the said
 William Parwell, in the manner
 and form, and by the means of said,
 did kill and feloniously did kill
 and say, against the form of the
 Statute in such case made and provided,
 to the effect of the Peace of the People of
 the State of New York, and their dignity

of James Mill,
 District Attorney

0349

BOX:

481

FOLDER:

4397

DESCRIPTION:

Lefferts, John B.

DATE:

05/06/92



4397

0350

Witnesses:

.....
.....

Handwritten

Counsel,

Filed, *6* day of *May* 189 *7*

Pleads *Adversely*

THE PEOPLE

vs
B
John B. Clafferts

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

VIOLETION OF EXCISE LAW.
(Keeping Open on Sunday.)
(III. Rev. Stat. (7th Edition), Page 1899, Sec. 8.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Luisio [Signature]

Foreman.

0351

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John B. Lefferts

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

John B. Lefferts

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

The said

John B. Lefferts

late of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *May* in the year of our Lord one thousand eight hundred and ninety, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did open and cause and procure and suffer and permit to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0352

BOX:

481

FOLDER:

4397

DESCRIPTION:

Lehmann, Charles

DATE:

05/06/92



4397

Witnesses:

Ed Fanning
 Frank Klyns
 Geo Martin
 Off. Pollack
 Appl. Ch. Keck
 Accused
 Direct. for apor
 3 Reg. files
 6/1/92 reg. files
 Keck

~~1287
 Lancelotti~~
 178

Counsel,

Filed 6 day of May 1892
 Pleads, *Ignorant*

THE PEOPLE

*278
 278
 278*
 Charles Dehmann
 (2 Cases)

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

DE LANCEY NICOLL,
 District Attorney.

A TRUE BILL.

Lu Lino *Catlin*
 Foreman.

Part 3, May 12/92
 Pleads Ignorant
 H. J. M. P. O. S. 477

0354

Police Court— / District.

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

Edward Fanning

of No. 294. Elizabeth Street, aged 25 years,
occupation Watchman being duly sworn

deposes and says, that on the 30 day of April 1892 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and ~~BEATEN~~ by Charles Lehman (now here) as deponent was on the Bowery between Houston and Prince Streets the defendant suddenly grabbed deponent about the throat and made a motion as to draw something from his pocket. Deponent held defendant's hand and did so hold him until Patrolman Louis Pollock of the 10th Precinct rendered him assistance and the said Officer Pollock took from the defendant two pistols loaded with powder and ball.

~~And as the said defendant in the~~

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

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

Sworn to before me, this 1 day }
of May 1892 } Ed. Fanning

Admiral Police Justice.

0355

(1895)

Sec. 198-200.

District Police Court

CITY AND COUNTY OF NEW YORK, ss.

Charles Lehman

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

Question. What is your name?

Answer. Charles Lehman

Question. How old are you?

Answer. 28 years

Question. Where were you born?

Answer. Germany

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

Answer. 278 Bowery Six Months

Question. What is your business or profession?

Answer. Clerk

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

Answer. I am not guilty

C. Lehmann

Taken before me this

day of May 1892

Handwritten signature of Police Justice

Police Justice.

0356

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

Defendant

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

Dated, *May 1* 189 *2*

[Signature]

Police Justice.

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

Dated,.....189

Police Justice.

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

Dated,.....189

Police Justice.

035

540
1324

Police Court-7 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Fanning
vs.
1 Charles Lehman

Offense: *Felony Assault*

2
3
4

Dated, *May 1* 189 *2*

M. M. Pollock Magistrate.
10 Officer.
10 Precinct.

Witnesses *Officer Pollock*

No. *10 Precinct Street*

Frank Myers - Pier 35, N. R.

No. *George Martin - 305 West Street.*

Mrs. Eagan - Cor. Wash & West St

No. _____ Street.

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

1000 bond 4 23 27

Committed



BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0358

District Attorney's Office.

1000

G. S. - L. - P.
 G. R. - J. - W.
 P. - H. - A. - E.
 G. - G. - S.
 - V. - G. - S.
 J. - C. - S.
 - L. - V.
 G. - S. - W.
 L. - G. - S. - V.

0359

Police Court _____ District.

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

Edward Fanning
of No. 294 Elizabeth Street, aged 25 years,
occupation Watchman being duly sworn
deposes and says, that on the 1st day of July 1889 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Charles Lehman
(now present) who cruelly and
unlawfully pointed, aimed and
discharged a pistol loaded
with powder and ball three
times at deponent, one of
said balls striking him
on the leg

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

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

Sworn to before me, this 1st day }
of May 1889 } Ed. Fanning
W. D. ... Police Justice.

0360

(1883)

Sec. 198-200.

District Police Court

CITY AND COUNTY OF NEW YORK } ss.

Charles Lehman

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

Question. What is your name?

Answer. *Charles Lehman*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *278 Bowery Six Months*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer. *I am not guilty*

C. Lehmann.

Taken before me this

day of

June
189*2*

Police Justice.

0361

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

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

Dated, May 1 189 2 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0362

540

Police Court--- 1st District. 1884

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward ~~Barling~~
294 Elizabeth St
Charles Lehman

Offense. *Lehman Assault*

2
3
4

Dated, *May 1* 1892
Mr. Nathan Magistrate.
Pollock Officer.
1011 Precinct.

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

Witnesses _____
No. _____ Street.
Send them papers.
with the on called
May 1st 92
No. _____ Street.
to answer _____

2500 bond & may 3 2 P.M.
MAY 5 1892
MAY 3 2 P.M.
MAY 5 1892
MAY 3 2 P.M.

0363

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Charles Lehmann

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

Charles Lehmann

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

The said Charles Lehmann

late of the City of New York, in the County of New York aforesaid, on the thirtieth
day of April in the year of our Lord one thousand eight hundred and
ninety-two, at the City and County aforesaid, in and upon the body of one

Edward Fanning in the peace of the said People then and there being, with force
and arms, unlawfully did make an assault, and him the said Edward Fanning
did then and there unlawfully beat, wound and illtreat, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

Witnesses:

E. Fanning

F. Myers

Gen. Martin

Off. Paddock

129. Fanning
Counsel,
129
Filed *6* day of *May* 189*2*
Pleads, *Myself*

THE PEOPLE

vs.

Assault in the Third Degree.
(Section 219, Pennl Code.)

R

Charles Lehmann
(2 Cases)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Ludius Catlett
Foreman.
Rec'd 3. May 1892
Delivered in another
district for April 20
Rec'd files May 6 1892
W. J.

0365

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Lehmann

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

Charles Lehmann

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

The said Charles Lehmann

late of the City of New York, in the County of New York aforesaid, on the first day of April in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, at the City and County aforesaid, in and upon the body of one Edward Tanning in the peace of the said People then and there being, feloniously did make an assault and to, at and against him the said Edward Tanning a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said Charles Lehmann in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge with intent him the said Edwin Tanning thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Charles Lehmann

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

The said Charles Lehmann

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said Edward Tanning in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against him the said Edward Tanning a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said Charles Lehmann in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0366

BOX:

481

FOLDER:

4397

DESCRIPTION:

Leonard, Maud

DATE:

05/31/92



4397

0367

Witnesses:

1041
Counsel,
Filed 31 day of May 1892
Pleads, *Murder*

THE PEOPLE

vs.

B
Maud Leonard

Sunday

DE LANCEY NICOLL,

District Attorney.

John 8th Part III.

A TRUE BILL.

James
Julius Cathin

Foreman.

Part 3. June 8/92.
ined & acquitted

Resurrection
1892, 1893, 1894, 1895

11th District
Police Court

Eliza Janentini	} Before Hon Edward Hogan Justice
no. Maud Leonard	

May 18th, 1892
Max Steinert, Esq., appears
for defendant.

Eliza Janentini, the Com-
plainant, sworn, testified
as follows (through
Interpreter)

By the Court:

I am eleven years old.
I live in Brooklyn with
my mother and sister.

Q When did you go to live out
at 750 Sixth Avenue?

A Last Thursday.

Q What part of the house
did you go to live in?

A First flight up in the
rear.

Q With whom did you go to live?

A The defendant. My mother saw an advertisement in the paper for a domestic at ten dollars a month. The defendant said I wouldn't have much work to do. This conversation was in my mother's house in Brooklyn.

Q Did you accompany the defendant from Brooklyn to New York?

A Yes, I left the house with her and went to Sixth Avenue.

Q When you got there what took place?

A I was shown into the kitchen where there was a man. I was told to put my box and hat there. The defendant told the man that he would have a little girl that

0370

3

evening. Then the defendant showed me into another room where the windows and shutters were closed and told me to undress. I commenced to cry. Then the defendant locked the door on me. I was alone in the room. I found the door of the room was not locked and I got out. The door was closed, not locked. I got out of the room and went downstairs and found the door leading to the street locked. I saw the key on the floor and I picked it up and got out on the street. After I got out a man was passing and I spoke to him. The defendant followed me to the street. The man asked me what was

4
the matter and I told
the man the defendant
slapped me in the face.
A Policeman came along and
a man who could talk
French. The defendant told
the Policeman I lived in
Jersey. I said 'No, I
didn't live in Jersey, I
lived in Brooklyn. The
Frenchman asked me if I
had enough money to pay
my fare. I said I only
had five cents and he
gave me two cents more
for the Ferry to go to
Brooklyn. The defendant
afterwards went in and
shut the door.

Q How many rooms did
the defendant occupy
in that house, if you
know?

A I don't know. I was only
shown in the room that was

4
the matter and I told
the man the defendant
slapped me in the face.
A Policeman came along and
a man who could talk
French. The defendant told
the Policeman I lived in
Jersey. I said 'No, I
didn't live in Jersey, I
lived in Brooklyn. The
Frenchman asked me if I
had enough money to pay
my fare. I said I only
had five cents and he
gave me two cents more
for the Ferry to go to
Brooklyn. The defendant
afterwards went in and
shut the door.

Q How many rooms did
the defendant occupy
in that house, if you
know?

A I don't know. I was only
shown in the room that was

5
0 7
darkened.

Q How many women did you see?

A One woman and this defendant.

Q How many men did you see?

A One

Q Did the defendant and the man who spoke about having a young girl that night, speak in English or French?

A She spoke in English.

Q How were you dressed when the defendant told you to take off your clothes?

A I had a blue skirt on without a dress and I had the same cloak on I have now.

Q Was it to take off your hat and cloak that the defendant wanted you to take off when she told you

6

to take off your clothes?
A Undress myself entirely
she made me to understand
Q How any work shown to
you that you were to
perform?

A She didn't say anything
about work.

Q Did you see any drinking
there?

A The defendant was drinking
beer with one man.

Q Did you have any talk
with the other woman?

A No, when I came in they
all laughed at me.

Q How many persons were
there altogether?

A Three

Q Did you see any act
of an indecent character
there?

A No, sir

Q What did the defendant
say to the man about a

7
young girl?

A "you glad to have a little girl to-night to sleep"

Q Was that to any one in particular?

A I didn't understand what she meant.

Q Have you told all you know about this case?

A Yes, sir.

Q What time did you arrive at that house?

A It must have been about half past eleven or twelve. I left Brooklyn about ten o'clock with the defendant.

Q What time did you get out of her house?

A I was about an hour in the defendant's house before I got into the street.

Q What did she say about a chemist?

S

A She told me to put on a nicer chemise than the one I had on and to put on cleaner stockings. She told me in about half an hour she would have a man for me.

Q Repeat again what was said about any man coming and what he was coming for?

A In half an hour a man would come. She didn't say why he would come. That was before she told me to change my chemise and put on other stockings.

Q Was there anything said about the two beds - who was to occupy the beds?

A There was a lounge with a mattress on it. There was a large bed in the room too. The defendant

9
told me she was going
to sleep with a man
herself that evening in
bed and she would have
a man for me to sleep
on the lounge.

Officer Gordon states
that the Complainant has
told all in Court
that she told him in
reference to the case.

Eliza Jarentini, called
for the People, sworn,
testifies as follows:

By the Court:

I am the mother of
the complainant. I live
at 54 Atlantic Avenue,
Brooklyn. I am fifty
years of age. I am
married. My husband is

0378

10.

living. I know the def-
endant. The first time
I saw her was when she
called on me. I wrote
a postal card to her.
She came to me last
Thursday morning. She
said she would mind
my little girl like a
mother. The girl was
going to live with her
to do light house work.
She was to receive ten
dollars a month. She
was to live with the
defendant at 750
Sixth Avenue. The girl
left my house with the
defendant. She said she
wanted her right away.

I next saw my daughter
the same evening when she
came with Officer Gordon.
That is all I know
about it.

Janentini }
Leonard }

11
N.Y. May 19/92

Examination Continued

Harriet A. Millis, called
for the People, sworn,
testified as follows:

By the Court

I live at 20 Sidney
Place, Brooklyn. I am
single. My age is 22 years.
I know the complainant. I
saw her first on Friday last,
I think, on the Sixth Avenue
Elevated Railroad. I think
it was about 8th or 9th. It
was when I first noticed her. She
was going towards South
Perry. I saw her on the
platform crying. I thought
she looked lonesome and
spoke to her. I did not
see the defendant at the
time. ~~She~~ I spoke
in English to the girl.
I went to Little Garden with

12

her and from there took her home to Brooklyn. She asked me to go to the Barge office and when she found I was going to Brooklyn she seemed to be happy. Mr Groden paid her fare on the Ferry.

The Complaint, recalled,
& examined by Mr
Stewart.

Q How old will you be on
your next birthday.
A Sixteen.

Q Did you state yesterday
you were eleven years old?
A I said I was fifteen.

Q When you left Brooklyn what
clothing did you take along
besides what you had on?

A. I had two skirts & chemise.
I didn't you have a paste
board box?

13

A Yes

Q What was in that?

A A apron, a skirt and five chemise and three pair of stockings & six handkerchiefs & a pair of slippers.

Q Did you have any conversation with the defendant from the time you left your mother's house until you got to this house in Sixth Avenue & she didn't speak to me at all.

Q Which room did you go into with this defendant when you first got into the hall?

A I first stood in the hall and put my box in the kitchen

Q Did you go into the kitchen?

A No, one lady was there

Q Was she sewing?

14

A No, she was reading the paper.

Q Who else was there besides that lady?

A One man; he was in the kitchen

Q Did the man talk to you?

A No, sir

Q Can you tell us one word that passed between the woman and the man that you heard?

A The woman said to the man he ought to be glad to have a little girl this evening. She said "you are glad to have a little girl this evening"

Q Did you go into the bedroom before the man left or after he left?

A After the man had left.

Q How long did you remain in the bedroom?

A Half an hour.

15

Q What were you doing this half hour?

A I was handling and finishing my waist.

Q Did the defendant go out of that bedroom?

A She went out and closed the door.

Q How long did you remain in that room after this door was closed?

A Quarter of an hour.

Q When you started to go out of the room was the door locked?

A No sir.

Q What was you doing the quarter of an hour? and was crying.

Q Did the defendant object to your leaving the house?

A She told me to remain, as my mother had left me in her charge.

16

Q Didn't you say you wanted to go home to your mother before you had been in the place five minutes?

A. I was in the house an hour when I said I wanted to see my mother.

Q Did you have your box of clothing and hat when you went down stairs?

A No.

Q Who brought your clothing and hat down in the hall to you?

A A Policeman gave it to me.

Q Didn't this defendant come down stairs and ask you if you had your car fare?

A No sir. While in the hallway she asked me if I had ten cents in my pocket and I answered

17

I had five cents.

Q How long was it from the time you met the policeman until you got your clothes?

A. The Policeman went right away and got it.

Q Didn't the defendant go down in the street?

A Yes, came to speak to the policeman.

Q How long were you down before you met the policeman?

A He came right along and I was going out of the house.

Q Did you see the policeman go in that house?

A He didn't go in the house but he entered the hallway.

Q Did you tell the policeman the woman slapped you in the face?

0386

18

A Yes.
Q When did you meet this man who gave you some money?
A It was the policeman that called the man?
Q Did you tell the policeman all this woman done to you?
A No, I only told him that she struck me.
Q How long have you been in this country?
A Five months.
Q Did you understand English before you arrived in this country?
A A little bit.
Q Have you ever lived out in service before?
A Two months in East New York, Mrs Perez in Cleveland Street, No. 153.
Q I lived there two months.

19

Q Did you leave or were you discharged?

A My mother came for me.

My mother kept a candy store and she couldn't see very well - that is the reason she wanted me to come,

Q Do you remember going with Mr Guder before the Inspector of the Immigration Board on the 16th May and did you make a statement to an interpreter there.

A I went to the Barge Office and spoke to somebody that talked French.

Q Is that your signature to this paper?

A Yes.

Q And the man that spoke French did he read this to you? (Showing witness paper)

0300

20

A Yes, the same man that wrote it. read it to me in French.

Q Didn't you tell that man that the woman employed you on Wednesday last?

A No, Thursday.

Q Did you tell this man that when you were in the room that was darkened you found two men and two women together?

A No.

Q Did you tell him the men were kissing and embracing the women?

A One man kissed a woman

Q Did you tell that man that you were kept in that house from nine o'clock in the morning until one in the afternoon?

27

A No.

Depts Council officers in
evidence the statement
made before the Sup-
erintendent of Emigration
marked Depts Ex 1.

Q What did you do when
the defendant told you to
change your clothes?

A I pulled up my waist
and then began to cry.

Q Why didn't you leave the
room then?

A I saw the woman was
going to strike me. She
told me I shouldn't leave.

Q Did the woman strike you?

A Yes.

Q Did you tell this man
who you met in the
street that spoke French
that the woman struck
you?

A Yes.

Q In the presence of the

Police officers?

A Yes.

Q Did you see the policeman in front of this house?

A He was right near the house on the street.

By the Court.

Q When you left your mother's house were the wages and work you were to do satisfactory to you?

A I said No, I would rather take care of children.

Q Did you make any objection to coming to New York either to your mother or to the lady that employed you?

A I told my mother I was afraid of the woman.

Q How that before you left home?

A Yes. My mother told me not to be afraid. I must go to work and earn a living.

73

Q You understand English fairly well?

A Yes, sir

Q You don't speak English very well?

A No, sir

Q Do you mean to say now that from the time you left your mother's house in Brooklyn until you arrived at the defendant's house in New York that you and the lady didn't talk together?

A No, sir; she only asked me to smell the flowers.

Q After you arrived in New York, how did you go to the house on Fifth Avenue?

A By the Elevated Road. We sat down in the cars, but not in the Ferry boat

24

Eliza Jarentini, the
mother of Complainant,
recalled:

By the Court:

The defendant was in
my home in Brooklyn when
she employed my girl
about half an hour.

Q Was there any objection
raised by your girl to
going to work for that
woman?

A No, sir. She was always
anxious to work. She
seemed a little afraid
but the lady promised to
be kind to her.

By Mr Sternist:

Q Didn't your girl tell
you she would sooner
take care of children than
do house work?

A No, sir. When she was in
Cleveland Street with that
lady she said she would

25)

rather do light house work
than mind the baby.

Q Then she would sooner do
light house work than
teach the children?

A Yes, sir.

Q That is the reason you
took her away from
that house in Cleveland St?

A My eyes are not good
and I opened a candy
store and wanted her to
help me.

By the Court.

Q The girl was not dis-
charged?

A No, sir. I have a good
reference home for her. They
didn't send for me to
take her away. I took
her away because I needed
her in the store.

0394

No

Abraham Brunner, called
for People, sworn, te-
stified as follows:

By the Court:

I am a Police officer
attached to the 23^d Prec-
inct. I know the Com-
plainant and defendant.
I saw the Complainant
last Friday, about eleven
o'clock in the morning on
Fifth Avenue between
42^d & 43^d Sts. I saw
the little girl standing
in front of No. 750 crying.
I asked her what was
the matter. She couldn't
answer me. She said she
was French. I hunted
around and finally got
an interpreter. She
seemed to be afraid; she
was nervous and shaking;
she kept very close to me.
The Interpreter asked her

in French what was the matter and she said the lady upstairs struck her in the face and pulled her arm. During that time Mrs Leonard came down in the street and threw her lot of clothes on the sidewalk. When the little girl saw Mrs Leonard she grabbed me by the coat and cried terribly. I told the Interpreter to ask her if anything wrong had been done to her. He couldn't get anything out of her. She said she lived in Brooklyn and wanted to go to Castle Gardens. I asked her if she had her car fare and she said 'yes'. The Frenchman took her to the Elevated Station and put her on the Elevated.

95

No one in my presence said the girl lived in Jersey. The box was brought down about two minutes after I first saw the girl. That is all I know about the case.

By Mr. Sternist:

Q Do you know of any prostitutes stopping there in her house of your own knowledge?

A No, but I have been told there were two or three parties up there.

By the Court:

Q What is the reputation of the house from what you have been told?

A I think it is pretty good as far as I know I am not there in the evening—only daytime

0397

NA

Depts Council moves
for the discharge of
the Defendants.

0398

Police Court District.

City and County of New York } ss.

of No. 54 Atlantic Avenue, Brooklyn 50 years, occupation Housekeeper being duly sworn, deposes and says, that on the 12 day of May 1892, at the City of New York, in the County of New York,

Maud Leonard (now here)

did wilfully and unlawfully violate the provisions of Section 282 of the Penal Code of the State of New York, in taking and receiving a female, under the age of sixteen years to wit, of the age of fifteen years, one Alice Guentini for the purpose of prostitution in the manner following to wit: Defendant came to deponent's home at the above place, on said date, to hire said Alice as a domestic in defendant's home offering to pay her the sum of Ten Dollars per month for her work. Defendant took said Alice to N. 750 Sixth Avenue, in this city, and deponent is informed by said Alice that when they arrived at said place, defendant brought her into a room in said house and said to said Alice, pointing to a bed in said room, "This is where I sleep with my lover and on this couch (it being in the same room) you are to sleep with a man." Deponent is further informed by said Alice that defendant told her to take off her clothes and put on a fancy chemise and long stockings and that she, defendant, would have a man there for her in half an hour. That deponent is further informed by said Alice that she escaped from defendant's house after being there about one hour and was taken to the Emigration Bureau at the Barge office by one Miss H. A. Willis, of No 30 Bondy Place, Brooklyn when she made her complaint. Therefore deponent accuses defendant of abducting

0399

Said Alice says pray that she may be dealt with as the law directs

Sworn before me this } George Grinter
20 day of May 1892 }

[Signature]
Police Justice

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

1
2
3
4

Offense.

Dated 189

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street.

No.

Street.

No.

Street.

to answer Sessions.

0400

Sept 25 /
May 29 / 92

U. S. Superintendent of Immigration,

NEW YORK.

City and County of New York, ss:

54 Atlantic Ave Blyn

Elize Laurentini, 15 years old
being duly sworn deposes and says: That she is a native of *Boulogne sur mer*
Dept Calais, France
and arrived at the Port of New York, *on Jan'y 15th* 189*2*
per S. S. *Diana* from *Amsterdam*.

accompanied by her mother who came
went for her to France to fetch her here.
In answer to an advertisement of her mother
offering her services as a domestic a woman
came last Wednesday the 11th to her mother
room and engaged her as a domestic
agreeing to pay her \$4 per month. The woman
brought her to a house 750 6th Ave. When
she brought her there she showed her a
room where windows were closed and
darkened, where she found 2 men and
2 women together, the men kissing
and embracing the women. The
woman told her that in this chamber
she sleeps with her lover and that
she deponent will have to sleep also
here on the other couch with a man.
Deponent wanted to leave immediately but she
was forced to stay and kept from 6 o'clock in
the morning till 1 in the afternoon. At
last she succeeded to speak to a young
man who called in a policeman
and liberated her.

Sworn to before me this *16th*
day of *May* 189*2*

A. Kinnelin
Notary Public, New York

Elize Laurentini

Asst Inspector

0401

CITY AND COUNTY }
OF NEW YORK, } ss.

Alice Quintini

aged *15* years, occupation *domestic* of No.

54 Atlantic Avenue Brooklyn Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Eliza Quintini's*

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

Sworn to before me, this *20*
day of *May* 189*2*

Alice Quintini

[Signature]
Police Justice.

0402

(1885)

Sec. 108-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Maud Leonard

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

Question. What is your name?

Answer. *Maud Leonard*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *N. 750 - 6 - Ave - 6 years*

Question. What is your business or profession?

Answer. *Press-maker*

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

Answer. *I am not guilty.* *Maud Leonard*

Taken before me this *20*
day of *May* 189*7*

Police Justice.

0403

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

Five Hundred Dollars as per *the Court's certificate attached*
guilty hereof, I order that he be held to answer the same and he be admitted to bail in the sum of Five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated May 23rd 1892 *[Signature]* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0404

Ev May 23^d 1892
2³⁰ P.M.
of \$500.00 bail
[Signature]

111-1071 625
Police Court--- District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Olivia Guentini
54 Atlantic Ave
Brooklyn
Maud Leonard

Offence *Abduction*

2
3
4

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

Dated *May 20* 1892
Hogan Magistrate.
Underplay
130 53 Precinct.

Witnesses *Alice Guentini*
54 Atlantic Ave
Brooklyn Street.
No. *Stuyvesant a street*
20 Stuyvesant Place
of 23rd St Brooklyn
No. *23rd St Brooklyn* Street.
Laura Guentini
ATTORNEY

No. *500.* to answer *G. S.*
Bailed as per
Certificate with City
Chamberlain

0405

(522)

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Maud Leonard

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Maud Leonard* —

of the crime of *Abduction*, —

committed as follows:

The said *Maud Leonard*,

late of the City of New York, in the County of New York aforesaid, on the
Twenty day of *May*, in the year of our Lord one thousand
eight hundred and ninety-*two*, — at the City and County aforesaid,

did feloniously invade and entice one
Oliver F. ..., who was then and there
an unmarried female, of previous
chaste character, into a certain building

and premises, there situated, for the purpose of restitution, 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 Point. -

And the Grand Jury aforesaid, by their Indictment further accuse the said Grand Jurors of the crime of Obstruction, committed as follows:

The said Grand Jurors, late of the City and County aforesaid, of New York, do wit: on the day and in the year aforesaid, at the City and County aforesaid, did feloniously take and detain one Alice Quintini, unlawfully against her will, with the intent to compel her the said Alice Quintini, by force, menace

0407

and direct to be delisted, 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

To James M. Hill,

~~James M. Hill~~

0408

BOX:

481

FOLDER:

4397

DESCRIPTION:

Leonard, William P.

DATE:

05/05/92



4397

0409

Witnesses:

Wm August

Offr Mitchell 18th

Counsel,

Filed

189

5 (day of *May*)

Pleads,

James L.

THE PEOPLE

vs.

P

William D. Leonard

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

DE LANCEY NICOLL,

District Attorney.

May 16th 1892. U. M. D.

A TRUE BILL.

John G. Gathin
May 16 1892
Foreman.

Frederick Augustus

0410

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

George E. Sepaige

The Grand Jury of the City and County of New York, by this indictment accuse
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON
SUNDAY, committed as follows:

The said *George E. Sepaige*

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

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

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment further accuse the said
of the CRIME OF KEEPING OPEN ON SUNDAY a *place* licensed for the SALE OF STRONG AND SPIRITUOUS
LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Louis J. Rudell*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the
same being the first day of the week, commonly called and known as Sunday, being then and there
in charge of and having the control of a certain place there situate, which was then duly licensed as
a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the
City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep
closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open
and cause and procure and suffer and permit to be open, and to remain open, against the form of the
statute in such case made and provided, and against the peace of the People of the State of New
York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0411

941
dated 9/11

Counsel,

Filed 27

day of

May

189

Plends,

THE PEOPLE

vs.

B

George E. DePauw

Lancey

Part to the District of Columbia
sessions for trial, by request
of the District of Columbia

VIOLATION OF EXCISE LAW.
(Selling on Sunday, Etc.)
[III. Rev. Stat. (17th Edition), page 1882, Sec. 21, and
page 1889, Sec. 6.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Louis Talbot
Foreman.

Witnesses:

04 12

CORRECTION

0413

BOX:

481

FOLDER:

4397

DESCRIPTION:

Leonard, William P.

DATE:

05/05/92



4397

0414

Witnesses:

Jos August

Offr Mitchell 16th

Counsel,

Filed

74
McL

5 day of *May* 189*2*

Pleas,

guilty

THE PEOPLE

vs.

P

William P. Leonard

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

DE LANCEY NICOLL,

District Attorney.

May 16th 1892, U. m. D.

A TRUE BILL.

J. J. Galvin
May 16 1892 Foreman.

Tried & Acquitted

04 15

Police Court— 2 District.

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

²⁹¹ of No. 289-10-av John Nugent Street, aged 47 years,

occupation Longshoreman being duly sworn

deposes and says, that on the 23 day of April 1892 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED ~~and BEATEN~~ by

William Leonard (now here)
who pointed and discharged a loaded
revolver deponent

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

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

Sworn to before me, this 24 day } John Nugent
of April 1892 }

Thos. J. Brady Police Justice.

0416

(1895)

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer. *William Leonard*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *289-10 - av 2 weeks*

Question. What is your business or profession?

Answer. *Lawyer*

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

Answer. *I am not guilty*

W. P. Leonard

Taken before me this *24*
day of *April* 189*7*
Police Justice.

0417

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

Alfred Saut

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *Five* Hundred Dollars, *500* and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated, *April 7* 189*2* *[Signature]* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0418

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

John M. ...
Police Justice.

Police Court

522
1894
District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

John Mergent
289
William Leonard

Offense: Felony
Assault

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated, *April 24* 189*2*

Grady Magistrate.

Mitchell Officer.

16 Precinct.

Witnesses

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *500* to answer *Q. I.*

Cur

\$1000.00. Apl. 27/92 - 20.00.
21/92 2.00



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William P. Leonard

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

William P. Leonard

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

The said William P. Leonard

late of the City of New York, in the County of New York aforesaid, on the twenty-third day of April in the year of our Lord one thousand eight hundred and ninety-two, with force and arms, at the City and County aforesaid, in and upon the body of one John Nugent in the peace of the said People then and there being, feloniously did make an assault and to, at and against him the said John Nugent a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said William P. Leonard in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge with intent him the said John Nugent thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

William P. Leonard

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

The said William P. Leonard

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said John Nugent in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against him the said John Nugent a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said William P. Leonard in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0420

BOX:

481

FOLDER:

4397

DESCRIPTION:

Lepaige, George E

DATE:

05/27/92



4397

0421

941
received 9/11

Counsel,

Filed *27*

day of *May*

189

Plends,

THE PEOPLE

vs.

B

George E. DePauw

James P.

Not to be used as evidence
unless for trial, by request
of the defendant.

VIOLATION OF EXCISE LAW.
(Selling on Sunday, Etc.)
[Ill. Rev. Stat. (7th Edition), page 1863, Sec. 21, and
page 1869, Sec. 6.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Julius Talbot
Foreman.

Witnesses:

0422

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

George E. Lepaige

The Grand Jury of the City and County of New York, by this indictment accuse
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON
SUNDAY, committed as follows:

The said

George E. Lepaige

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

Louis J. Riedell

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

SECOND COUNT—

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

Louis J. Riedell

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

The said

Louis J. Riedell

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the
same being the first day of the week, commonly called and known as Sunday, being then and there
in charge of and having the control of a certain place there situate, which was then duly licensed as
a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the
City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep
closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open
and cause and procure and suffer and permit to be open, and to remain open, against the form of the
statute in such case made and provided, and against the peace of the People of the State of New
York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0423

BOX:

481

FOLDER:

4397

DESCRIPTION:

Libertino, Vincenzo

DATE:

05/17/92



4397

0424

Witnesses:

Offr. Flattery 10th
Kate Serg

send for
Complaint

402 404
Counsel,
Filed 17 day of May 1892
Pleads,

THE PEOPLE

vs.

Vincenza Libertino

F

Extortion
[Sec 152, Penal Code]

24
13/10/11
Buckley

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Julius Catlin
May 18/92 Foreman.
Pleads Guilty
4 yrs & P
July 23/92

27

0426

Police Court District Affidavit—Larceny.

City and County of New York, ss:

Kate Sergi

of No. 121 Batten Street, aged 25 years, occupation Housekeeper being duly sworn,

deposes and says, that on the 25th day of February 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Good and lawful money of the United States consisting of Bank notes and bills of the value of One hundred Dollars.

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Vincenzo Libertino

(pseudonym) for the reasons appearing to wit, During the month of January 1892 deponent's husband abandoned her; said defendant came to deponent's premises aforesaid and stated to her that he defendant could have her husband returned to her as he was living with another woman and that he defendant would "kill" the woman deponent's husband was living with, if deponent would pay him One hundred Dollars and get such consideration deponent would get her husband back and deponent

Sworn to before me, this 25th day of February 1892, at New York.

thereupon agreed to pay defendant
 the said one hundred dollars if he would
 get her husband back for her. That
 during the latter part of January 1892
 defendant's husband returned to her
 and has been living with her up to
 the present time. Dependent further
 says that on the 25th day of February 1892
 defendant again called on dependent
 at the premises aforesaid and demanded
 of her the sum of One hundred dollars
 for securing to her the return of her husband.
 But when dependent refused to give him
 said money defendant said dependent
 that he defendant was in constant
 communication with the "Devil" and
 had got control ^{over} of him the "Devil" and
 that if she dependent refused to give him
 the said \$100 dollars that he the defendant
 would go the "Devil" to burn up dependent's
 house and herself and her children and kill
 them all. Dependent having a fear that
 defendant would carry out the threats
 paid said defendant said money.
 Dependent further says she is informed by
 her husband, Carmena Vuzzi that the
 said defendant had never spoken to
 him concerning his return to his wife
 and that he did not know defendant
 and that he had not been living with
 any woman. Dependent therefore charges
 said defendant with having obtained
 said property by fear and with false
 fraudulent representations and with the
 larceny of the property of her said

Sworn to before me } Chatry Sergi
 this 11th day of May 1892 }

W. W. Mohon

Public Justice

0428

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 23 years, occupation Barber of No.

121 Baster Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Nate Sergi

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

Sworn to before me, this 11th
day of May 1889

W. M. Mahon
Police Justice.

Carmine Vuzzi

0429

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Vincenzo Libertino*

Question. How old are you?

Answer. *24 years.*

Question. Where were you born?

Answer. *Italy*

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

Answer. *131 West Street 4 months*

Question. What is your business or profession?

Answer. *Stone Mason*

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

Answer. *I am not guilty*
Vincenzo + his Libertino

Taken before me this

day of *May* 188*9*

Wm. K. ...

Police Justice.

0430

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

Alfred...

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

Dated, May 13 1892 W. M. ... Police Justice.

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

Dated,..... 189..... Police Justice.

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

..... 189..... Police Justice.

043

BAILED,

No. 1, by.....

Residence Street.

No. 2, by.....

Residence Street.

No. 3, by.....

Residence Street.

No. 4, by.....

Residence Street.

Police Court--- District.

THE PEOPLE, s.c.,
ON THE COMPLAINT OF

State of Mass
371 Baxter St
Quincy Liberty
2
3
4
Offense *Exhibition*

Dated, *May 11* 189

20 Magistrate.

Flatley Officer.

10 Precinct.

Witnesses.....

No. Street.

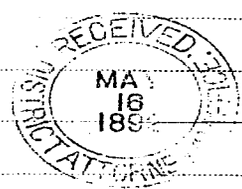
No. Street.

No. Street.

\$ *2500* to answer *CS*

2500 bond & May 13 2 PM

Committed



0432

(522)

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Vincenzo DiStefano

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse *Vincenzo DiStefano* —

of the crime of *Extortion*, —

committed as follows:

The said *Vincenzo DiStefano*,

late of the City of New York, in the County of New York aforesaid, on the

Twenty-fifth day of *February* in the year of our Lord one thousand
eight hundred and ninety-*two*, — at the City and County aforesaid,

did feloniously obtain from one
Katie Saraj, certain property to wit:
the sum of one hundred dollars in
money, lawful money of the United

0433

States of America and of the value
of one hundred dollars, with her consent,
induced her a wrongful use of, & year, to
wit: year on the part of the said Katie
Deraj, then and there induced her to wear
then and there made by the said Vincent
Dietrich to the said Katie Deraj, to
do an unlawful injury to the person
and property of the said Katie Deraj, and
to the members of her family, to wit:
to burn the dwelling of the said Katie
Deraj then wherein she then resided
with her children, and to burn up
and take the said Katie Deraj and
her said children, 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.

D. Lawrence Nicoll,
District Attorney

0434

BOX:

481

FOLDER:

4397

DESCRIPTION:

Liuhart, Anton

DATE:

05/17/92



4397

0435

358
Docket 358

Witnesses:

Counsel,

Filed, 17 day of May 1892

Pleads, *Magnum 19*

THE PEOPLE

vs.

B

Anton Linkhart

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
(III. Rev. Stat. (7th Edition), Page 1989, Sec. 5.)

Transferred to the Court of Special Sessions for trial and jury disposition

Filed & signed... 1892

De LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Lewis Catlin

Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Anton Kuhart

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

Anton Kuhart

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

The said *Anton Kuhart*
late of the City of New York, in the County of New York aforesaid, on the *13th*
day of *July* in the year of our Lord one thousand eight hundred and
ninety-, the same being the first day of the week, commonly called and known
as Sunday, being then and there in charge of and having the control of a certain place
there situate, which was then duly licensed as a place for the sale of strong and spirituous
liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said
place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day
the said place so licensed as aforesaid unlawfully did open and cause and procure and suffer
and permit to be open, and to remain open, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and
their dignity.

DE LANCEY NICOLL,

District Attorney.

0437

BOX:

481

FOLDER:

4397

DESCRIPTION:

Locatina, Antonio

DATE:

05/26/92



4397

0438

5476

Court of Oyer and Terminer.

Counsel,

Filed, 26 day of May 1892
Pleads, Not Guilty (Just)

THE PEOPLE

vs.

Antonio Locatino

VIOLATION OF EXCISE LAW.
[III. Rev. Stat. on Sunday, Etc., page 1988, § 21, and
page 1989, § 5.]

...ment and des...
... me be sent...
... Special Sessions for...
... disposition. 931
... 18

De LANCEY NICOLL

District Attorney.

A TRUE BILL,

[Signature]

Foreman.

Witnesses:

Witness lines (empty)

0439

2087

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Antonio Locatua

The Grand Jury of the City and County of New York, by this indictment, accuse *Antonio Locatua* of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY, committed as follows:

The said

Antonio Locatua

late of the City of New York, in the County of New York aforesaid, on the day of *September* *28th* in the year of our Lord one thousand eight hundred and ninety-*9*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors, and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell, as a beverage to one

Edward Sweeney

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

SECOND COUNT—

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

Antonio Locatua

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

The said

Antonio Locatua

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open and cause and procure and suffer and permit to be open and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0440

BOX:

481

FOLDER:

4397

DESCRIPTION:

Lopan, Henry

DATE:

05/26/92



4397

0441

Court of Oyer and Terminer.

Counsel,

Filed, 26 day of May 1892
Pleads, Not Guilty (Jury)

THE PEOPLE

vs.

Henry Logan

VIOLATION OF EXCISE LAW.
[III. Rev. Stat. (7th Edition), page 1988, § 21, and page 1989, § 5.]
Sentences on Sunday, Etc.

Transferred to the Court of Special Sessions for trial and final disposition

Part 1893

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.

[Signature]

Foreman.

Witnesses:

0442

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry Lopau

The Grand Jury of the City and County of New York, by this indictment, accuse of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY, committed as follows:

The said

Henry Lopau

late of the City of New York, in the County of New York aforesaid, on the day of *September* in the year of our Lord one thousand eight hundred and ninety-*8th*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors, and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell, as a beverage to one

Henry Benker

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

SECOND COUNT—

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

Henry Lopau

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

The said

Henry Lopau

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the *8th*, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open and cause and procure and suffer and permit to be open and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0443

BOX:

481

FOLDER:

4397

DESCRIPTION:

Lucins, Gustave

DATE:

05/26/92



4397

0444

880
B.O. 880

Witnesses:

Counsel,

Filed, 7th day of May 189

Pleads, *Arguilly 31*

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
(III. Rev. Stat. (7th Edition), Page 1859, Sec. 5.)

THE PEOPLE

vs.

B

Gustavo Luemo

Transferred to the Court of Special Sessions for trial and judgment.

Filed April 18th 1893

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Luiso Catlin

Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Gustave Lucius

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

Gustave Lucius

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

The said

Gustave Lucius

late of the City of New York, in the County of New York aforesaid, on the 14th day of *December* in the year of our Lord one thousand eight hundred and ninety-_____, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did open and cause and procure and suffer and permit to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0446

BOX:

481

FOLDER:

4397

DESCRIPTION:

Lynch, Andrew

DATE:

05/26/92



4397

0447

Court of Oyer and Terminer.

Counsel,

Filed, 26 day of May 1892

Pleads,

THE PEOPLE

vs.

VIOLATION OF EXCISE LAW.
Selling on Sunday, Etc. § 21, and
[III. Rev. Stat. (7th Edition), page 1983, § 5.]
page 1989, § 5.]

Andrew Lynch
Deft Wad

Deft
Deft

DE LANOY NICOLL

District Attorney.

A TRUE BILL.

Part 3 Nov 28/93 - Foreman.

Indictment dismissed

Witnesses:

The Defendant

is dead

Remains

in

the

State

of

0448

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Andrew Synch*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *60 Downing Street Regt*

Question. What is your business or profession?

Answer. *Bar Keeper*

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

Answer. *I am not guilty*

Andrew Synch

Taken before me this
day of *Nov* 188*7*
J. J. Conroy
Police Justice

0449

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

Andrew Lynch

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

Dated *July 21* 18 *90* *John J. Glavin* Police Justice.

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

Dated *July 28* 18 *90* *John J. Glavin* Police Justice.

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

Dated *July 28* 18 *90* *John J. Glavin* Police Justice.

0450

BAILED.

No. 1, by Henry J. Welch
Residence 186 Bleeker Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

(137) 100 1185
Helling on _____
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patrick H. Callaghan

vs.
Andrew Lynch

2 _____
3 _____
4 _____

Offence Car

Dated July 27 1882

Gorman Magistrate.

Callaghan Officer.

C. C. Precinct.

Witnesses _____

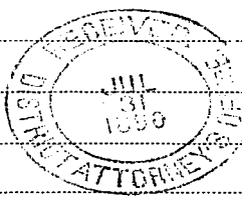
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 100 to answer 98

Bailed



0451

Excise Violation—Selling on Sunday.

POLICE COURT- 2 DISTRICT.

City and County } ss.
of New York, }

Patrick H Callahan

of No. 300 Mulberry St Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 27 day
of July 1884, in the City of New York, in the County of New York, at

premises No. 125 Macdougal Street,

Andrew Lynch (now here)

did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

Andrew Lynch

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

Sworn to before me, this 27 day

Patrick H Callahan

of John J. ... 1884 Police Justice.

0455

186-Bleeker

Mr Unger

0454

No. 1.

408

District Attorney's Office.

PEOPLE

vs.

Levi M. Wells

*This is bona
fide case of
corpus delicti
de functione
Mae you had
have the case
wells & oblie*

Stoughton

0455

All claims for damage or deduction to be made within three days after receipt of Goods.

New York, May 31 1892

No

Bought of HENRY J. WELCH,

WHOLESALE,

Importer & Dealer in

RETAIL,

FINCHE'S
Golden Wedding
RYE WHISKEY.

Wines, Liquors & Segars,

Kentucky
Jockey Club
WHISKEY.

AND DISTILLER'S AGENT FOR

KENTUCKY BOURBON & RYE WHISKIES,

TERMS,

186 BLEECKER STREET,

Cor. Macdougall.

I Michael Lynch, Brother
of Andrew M. Lynch deceased.
Makes this Affidavit in good faith
that the said Andrew Lynch that
died on February 17/92 at 44 Avenue
New York city was the same Andrew
Lynch that was employed as Bar-
tender at 125 Macdougall St Cor
W 3rd St.

Michael Lynch

sworn to before me
this 31st day of May 1892
Daniel J Hawks.
Commissioner of Deeds N.Y.C.

0456

39 1/2 Washington Square.

Andrew Lynch of 44
Perry St. died of
Consumption about three
months ago J. E. Fox M.D.

May 28th 1892

0457

Open and Terminus
COURT OF ~~GENERAL SESSIONS~~, PART

(1700)

THE PEOPLE

vs.

INDICTMENT

For

Andrew Lynch

To

Dead

M. Henry J. Welch

No. *186* *Bleeker* Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *pleading* at the Court of ~~GENERAL SESSIONS~~ of the Peace, at the ~~Sessions Building~~, adjoining the New Court House in the Park of the said City, on ~~the~~ *2* day of **JUNE** instant, at ~~eleven~~ *10.30* o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

DE LANCEY NICOLL,

District Attorney.

Tuesday notice is void

0458

186. Bleeker
St

0459

19 Form H.

1500

NEW YORK, June 1, 1892

A Transcript from the Records of the Deaths Reported to the Health Department of the City of New York.

COUNTY OF NEW YORK. STATE OF NEW YORK. CITY OF NEW YORK.

CERTIFICATE AND RECORD OF DEATH No. of Certificate, 9269

OF Andrew M. Lynch

I hereby certify that I attended deceased from Jan 1, 1892, to March 12, 1892, that I last saw him on the 11th day of March, 1892, that he died on the 12 day of March, 1892, about 7 o'clock A. M. or P. M., and that to best of my knowledge and belief, the cause of his death was as hereunder written:

Chief Cause, Phthisis Pulmonalis Duration of Disease, 3 mos.
 Contributing Cause, Asthenia

Sanitary Observations, _____

Witness my hand this 12 day of March, 1892

Place of Burial, St. Raymond's (SIGNATURE), W. E. Forrest M. D.
 Date of Burial, March 14, 1892
 Undertaker, A. J. Donnelly RESIDENCE, 39 1/2 Wash. Square
 Residence, 50 6th av.

Burial permits issued at 301 Mott Street, Room 38, Week days, 7 A. M.-6 P. M. Sundays and Holidays, 8 A. M.-5 P. M.

Date of Record.	Indirect cause of Death.	Direct cause of Death.	Other or Dwelling (A record kept by name and two families)	Last place of Residence.	Place of Death.	Mother's Birthplace.	Mother's Name.	Father's Birthplace.	Father's Name.	How long resident in New York City.	How long in U.S. if foreign born.	Birthplace.	Occupation.	Single, Married or Widowed.	Color.	Age, in years, mos. and days.	Full Name.	Date of Death.
March 14, 1892.	<u>Asthenia</u>	<u>Phthisis Pulmonalis</u>	<u>Verement</u>	<u>"</u>	<u>44 Perry St.</u>	<u>Ire</u>	<u>Beelin Lynch</u>	<u>Ire</u>	<u>John Lynch</u>	<u>"</u>	<u>20 years</u>	<u>Ireland</u>	<u>Bookkeeper</u>	<u>Married</u>	<u>White</u>	<u>29 years</u>	<u>Andrew Morris Lynch</u>	<u>March 12, 1892</u>

A True Copy.

C. Goldman

Chief Clerk.

NOTICE.—In issuing this transcript of record, the Health Department of the City of New York does not certify to the truth of the record transcribed. The seal of the Board of Health attests only the correctness of the transcript, and no inquiry as to the facts reported has been provided for by law.

0460

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Andrew Lynch

The Grand Jury of the City and County of New York, by this indictment, accuse *Andrew Lynch* of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY, committed as follows:

The said

Andrew Lynch

late of the City of New York, in the County of New York aforesaid, on the day of *July* in the year of our Lord one thousand eight hundred and ninety-*27th*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors, and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell, as a beverage to one

Patrick N. Callahan

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

SECOND COUNT—

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

Andrew Lynch

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

The said

Andrew Lynch

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open and cause and procure and suffer and permit to be open and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0461

BOX:

481

FOLDER:

4397

DESCRIPTION:

Lynch, Michael

DATE:

05/19/92



4397

0462

Witnesses:

.....
.....

542

Plending 26
Counsel,

Filed, *19 May 1892*
Pleads *Maguire et al*

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday)
(III. Rev. Stat. (7th Edition), Page 1880, Sec. 5.)

THE PEOPLE

vs.

B

Michael Lynch

Respondent to the Cases of State
Subscribed and filed in the

Part 5. May 1892

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Luhio Cattin
Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Michael Lynch

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

Michael Lynch

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

The said *Michael Lynch*, ———
late of the City of New York, in the County of New York aforesaid, on the *twenty second*
day of *July*, ——— in the year of our Lord one thousand eight hundred and
ninety- ———, the same being the first day of the week, commonly called and known
as Sunday, being then and there in charge of and having the control of a certain place
there situate, which was then duly licensed as a place for the sale of strong and spirituous
liquors, wines, ale and bear, with force and arms, at the City and County aforesaid, the said
place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day
the said place so licensed as aforesaid unlawfully did open and cause and procure and suffer
and permit to be open, and to remain open, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and
their dignity.

DE LANCEY NICOLL,

District Attorney.

0464

BOX:

481

FOLDER:

4397

DESCRIPTION:

Lynch, Patrick

DATE:

05/19/92



4397

0465

473
received H.P.

Counsel,

Filed, 19 day of May 1892

Pleads, *Maguire vs*

THE PEOPLE

vs.

B

Patrick Maguire

Maguire vs

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
(Ill. Rev. Stat. (7th Edition), Page 1880, Sec. 5.)

DR LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John C. Carter

Foreman.

Witnesses:

.....
.....

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Patrick Lynch

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

Patrick Lynch

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

The said

Patrick Lynch
late of the City of New York, in the County of New York aforesaid, on the 6th

day of *July* in the year of our Lord one thousand eight hundred and ninety, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did open and cause and procure and suffer and permit to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.