

0747

BOX:

353

FOLDER:

3328

DESCRIPTION:

Ladyen, John

DATE:

05/23/89



3328

POOR QUALITY ORIGINAL

0748

Witnesses:

John M. Jorwayk
Wm M. Jorwayk
Spencer M. Hester

Upon my report here
in I hereby recom-
mend the dismissal
of the indictment

Dated N. Y., April 19, 1889
Edward Grover
Dep. District Attorney

I concur in the above
recommendation. From
the examination I have
made of the case I am
satisfied that it was a
family row in which no
considerable harm was
done the complainant
whom is right in withdrawal
of his complaint. I do
not think the people would
be warranted in occupying
the time of the Court in a
trial. W. J. Grover
April 21, 1889 Dist. Atty.

W. J. Grover
Counsel,
Filed 123 City of New York 1889
Pleas, Poor Quality

THE PEOPLE
vs.
John Sadgen
Assault in the Second Degree.
(Section 218, Penal Code).

JOHN R. FELLOWS,
District Attorney.

A TRUE BILL.

Edward Grover
Dist. Atty.
ON Recon. of Dist Atty.
in Dist. Ct. N. Y.

0749

POOR QUALITY

Sec. 198-200.

6th

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. John Ladzyn

Question. How old are you?

Answer. 56 years

Question. Where were you born?

Answer. Ireland

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

No. 2356

Answer. Hopman street
Fordham, 22 years

Question. What is your business or profession?

Answer. Labourer

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 ask an examination in this court.

John Ladzyn
his mark

Taken before me this 18
day of May 1889
Wm. S. Malon
Police Justice.

POOR QUALITY ORIGINAL

0750

BAILED,

No. 1, by

Residence

Ernest B. Schuyler
Friedman

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court 61 District 432

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Friedman
John Friedman
John Friedman

Offence

Assault
Felony

Dated

May 18 1889

Magistrate

Officer

James McShum
34

Witness

Ellen McShum

Street

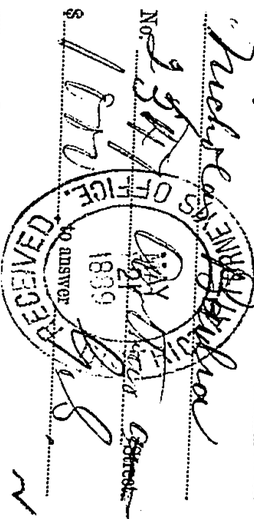
Ellen Carrington
Friedman

No. 183 017 3 av

Street

No. 344

Street



Beckel

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 John

Ladyen

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 18 1889 D. M. Mahon Police Justice.

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

Dated May 18 1889 D. M. Mahon 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 _____ 1889 _____ Police Justice.

POOR QUALITY
ORIGINAL

0751

District Attorney's Office.

3
PEOPLE

vs.

John Ladgen
all Issued to
Officer M^c Mahon
April 14 for April 16
1890 By Wuntley

~~TO THE CHIEF CLERK.~~

~~Please send me the Papers in the Case of~~

PEOPLE

vs.

John Ladgen
vs
M^c Mahon
Will you
please examine
this case as re-
quested

J. P. Wuntley
District Attorney.

**POOR QUALITY
ORIGINAL**

0752

District Attorney's Office.

PEOPLE

vs.

POOR QUALITY ORIGINAL

0753

Police Court— 6th District

CITY AND COUNTY }
OF NEW YORK. }

of ~~John~~ John Mc Donough
occupation Plasterer Brooklyn Street, aged 56 years,

on the 17 day of May 1889 at the City of New York,

in the County of New York, and before me at deponent's residence
he was violently ASSAULTED and BEATEN by John Ladzyn, who
struck deponent on the face with a
piece of iron or lead then held in the
hand of said Ladzyn

without any justification on the part of the said assailant

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

Sworn to before me, this 18
day of May 1889
R. J. Mahon

John X Mc Donough
his mark
Police Justice

**POOR QUALITY
ORIGINAL**

0754

COURT OF GENERAL SESSIONS.

THE PEOPLE :
 v s . :
JOHN LAYDEN . :

R E P O R T .

This case was referred to me by Chief Clerk Costigan without any special instruction.

From a cursory examination of the complainant and the defendant, I have come to the opinion that the assault for which the defendant has been indicted, was an incident in a family fight, for which the one side is just as blameable as the other. The two families had lived for years peaceably together in the same tenement house, where the assault was committed, and prior thereto had not even had a wordy quarrel with each other.

A number of witnesses appeared before me to testify as to the defendant's good character. Among them was Ex-Supreme Court Judge Tappan, whose statement is annexed hereto.

The complainant himself has testified, that the defendant is a hard working, and peaceable man; that he has known him for years, and that he never had the least unpleasantness with him before. He is desirous to withdraw the charge against the defendant and has executed a "Waiver" for that purpose, which is annexed hereto.

**POOR QUALITY
ORIGINAL**

0755

2

In view of this fact I have not examined any ~~other~~ witnesses to the assault, except the complainant and the defendant; but from their statements it seems to me doubtful that the prosecution can be successful on the trial of the within indictment

Upon the above stated facts and considerations I hereby recommend the dismissal of the indictment herein.

Howard Cross

Deputy Asst. Dist. Atty.

POOR QUALITY
ORIGINAL

0756

Abraham B. Tappan, Fordham,
Consular at Linn. I have
known the defendant John
Ladysen for the last 15 or 20
years as a peaceable and
industrious man. He has
worked for me as a stone-
mason and plasterer.
- he has lived 20 years in Fordham & has
a family - he is out on \$1000 bail bond - the
offence was committed a year ago - his
character is good among his neighbors

A B Tappan

Residence Fordham Office 93 Nassau

POOR QUALITY ORIGINAL

0757

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

John Payson

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. That the reasons for this petition are that the defendant and his family were living in the same house with me and my family; that we had lived peaceably together until the day mentioned in the indictment herein, when our families got into a quarrel, in the course of which the assault charged against the defendant herein was committed. That I have known the defendant as a hard working and peaceable man for the last three years, and that I never had a quarrel with him before the said day.

John McDermough
+ + +
his marks

Witness
Edward Cross
Deputy District Attorney

**POOR QUALITY
ORIGINAL**

0758

Court of General Sessions

The People

vs.

John Ladysen

REPORT.

and Warner

For the District Attorney.

Dated April 19 1890

Edward Grose

Deputy

Assistant.

POOR QUALITY
ORIGINAL

0759

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 Ladyen

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

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

The said

John Ladyen

late of the City and County of New York, on the *seventeenth* day of *May*, 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 one

John Mc Donough
in the peace of the said People then and there, being, feloniously did wilfully and wrongfully make an assault; and the said *John Ladyen*

with a certain *piece of iron* which *he* the said

John Ladyen
in *his* right hand — then and there had and held, the same being then and there a weapon and an instrument ~~and weapon~~ likely to produce grievous bodily harm, *him*, the said *John Mc Donough* then and there feloniously did wilfully and wrongfully strike, beat, *cut*, bruise and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

POOR QUALITY ORIGINAL

0760

SECOND COUNT—

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

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

The said John Ladyer

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 said

John Mc Donough

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

the said John Mc Donough

with a certain piece of iron

which he, the said John Ladyer

in his right hand then and there had held, in and upon the

face of him the said John Mc Donough

then and there feloniously did wilfully and wrongfully strike, beat, cut bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said John Mc Donough

to the great damage of the said John Mc Donough against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0761

BOX:

353

FOLDER:

3328

DESCRIPTION:

Lapp, Valentine

DATE:

05/17/89



3328

POOR QUALITY ORIGINAL

0762

Selling on Sunday.

Counsel,

Filed

Pleads

1889

day of

THE PEOPLE,

vs.

VIOLATION OF EXCISE LAW

(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 188, Sec. 21 and
page 189, Sec. 5.]

B
Valentine Kapp

June 3

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Charles W. ...
Foreman.

WITNESSES:

officer Robert Webb

**POOR QUALITY
ORIGINAL**

0763

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Valentine Lapp

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

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

The said

Valentine Lapp

late of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *April* in the year of our Lord one thousand eight hundred and eighty-*nine*, 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

Robert J. Webb

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

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

The said

Valentine Lapp

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.

JOHN R. FELLOWS,

District Attorney.

0764

BOX:

353

FOLDER:

3328

DESCRIPTION:

Leib, Franz

DATE:

05/10/89



3328

POOR QUALITY ORIGINAL

0765

WITNESSES:

Wm. J. ...

Counsel,

Filed

Pleads

16 day of May 1889

Joseph ...

THE PEOPLE,

vs.

Frank Leib

May 14/89

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

JOHN R. FELLOWS,

District Attorney.

16 May 89 V.M.P.

A TRUE BILL.

Emmanuel ...

For clerk.

**POOR QUALITY
ORIGINAL**

0766

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Franz Leib

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

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

The said

Franz Leib

late of the City of New York, in the County of New York aforesaid, on the *twenty first* day of *April* in the year of our Lord one thousand eight hundred and eighty-*nine*, 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

John Druchtenicht
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

Franz Leib
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

Franz Leib

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.

JOHN R. FELLOWS,
District Attorney.

0767

BOX:

353

FOLDER:

3328

DESCRIPTION:

Lemp, John

DATE:

05/24/89



3328

POOR QUALITY ORIGINAL

0768

281

Counsel,
Filed *24* day of *May* 188*9*
Pleads, *Chitiqually* by

Robbery, *second* degree.
[Sections 224 and 229, Penal Code.]
THE PEOPLE
John Samp
P.P. 11/18/89
P.P. 13/1/89
P.P. 6 yrs & 5 mo

JOHN R. FELLOWS,
District Attorney.
A TRUE BILL.
Edward W. ...
Foreman

Witnesses:
Sp. Cohen
Sp. Strongenberg

POOR QUALITY ORIGINAL

0769

GC

Police Court-- District.

CITY AND COUNTY }
OF NEW YORK, }

Joseph Cohen
of No. *172 Lewis* Street, Aged *18* Years
Occupation *Make jackets* being duly sworn, deposes and says, that on the
18 day of *May* 188*9*, at the *11th* Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence without his consent and against his will, the following property, viz:

*A Pocket book, containing
One dollar and fifty cents
in good and lawful current
Coin of the United States*

of the value of *One dollar and fifty cents* DOLLARS,
the property of *Deponent*
and that this deponent has a probable cause to suspect, and does suspect, that the said property was
feloniously taken, stolen, and carried away, by force and violence as aforesaid by

*That I (now here) in
the manner following, it
at about the hour of Six o'clock
on said day and date Deponent
came out of a saloon with a
pint of Beer in a Pitcher, and as
Deponent was about to enter
his house, or the hallway of the
same, said Defendant took hold
of said Pitcher and drank said
Beer, and told said Deponent
to get another pint of Beer, then
as Deponent went in the hall*

Sworn to before me this
1889
Police Justice

POOR QUALITY ORIGINAL

0770

way of his house 77 Lewis St
said Defendant followed Deponent
in, grabbed him, and saying
"give me your money or I will
kill you" then with force
violence against Deponent
will, took said property from
Deponent's person and possession
and then struck Deponent a
violent blow on the head with
said Pitcher

Wherefore Deponent
prays that said Defendant be dealt
with as the law directs

Subscribed before me this } Joseph Cahn,
19th day of May 1889

Do hereby Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1889
Police Justice

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1889
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 1889
Police Justice

Police Court, District, _____

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

vs. _____

1 _____
2 _____
3 _____
4 _____

Offence—ROBBERY.

Dated _____ 1889

Magistrate, _____
Officer, _____
Clerk, _____

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

\$ _____ to answer General Sessions.

POOR QUALITY ORIGINAL

0771

Sec. 193-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

John Lemp

Question. How old are you?

Answer.

22 Years

Question. Where were you born?

Answer.

New York

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

Answer.

Manhattan Ave Brooklyn

Question. What is your business or profession?

Answer.

Truck 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

J Lemp

Taken before me this

19

day of May

1889

W. M. ...
Police Justice.

POOR QUALITY ORIGINAL

0772

BAILED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court No. 1114
District 3

THE PEOPLE, etc.,
ON THE COMPLAINT OF
J. J. [Signature]
132, Ridge
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100

Dated May 9 1889
Magistrate
Officer
Precinct

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

RECEIVED DISTRICT ATTORNEY'S OFFICE MAY 20 1889
\$ 2000 to JUSTICE
COMMITTED.

Robbery

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

Dated May 9 1889 J. J. [Signature] Police Justice.

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

Dated _____ 1889 _____ Police Justice.

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

Dated _____ 1889 _____ Police Justice.

**POOR QUALITY
ORIGINAL**

0773

John Lemp's Arrested
Jan 23rd 1864
at the residence of
John Lemp
at the residence of
John Lemp

Miss M. Lemp

POOR QUALITY ORIGINAL

0774

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 Samp

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

John Samp

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

The said *John Samp*,

late of the City of New York, in the County of New York aforesaid, on the *18th* day of *May*, in the year of our Lord one thousand eight hundred and eighty-*nine*, in the day time of the said day, at the City and County aforesaid, with force and arms, in and upon one *Joseph Colon*, in the peace of the said People, then and there being, feloniously did make an assault, and

divers coins of the United States of America, of a number, said and denomination to the Grand Jury aforesaid unknown, of the value of one dollar and fifty cents.

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

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

John R. Bellamy
District Attorney

0775

BOX:

353

FOLDER:

3328

DESCRIPTION:

Lewis, William

DATE:

05/09/89



3328

0776

BOX:

353

FOLDER:

3328

DESCRIPTION:

Nevins, John

DATE:

05/09/89



3328

POOR QUALITY ORIGINAL

0777

W. J. [Signature]

Counsel,
Filed *9 May 1889*
Pleads,

THE PEOPLE
vs.
William Lewis
and
John Steins

*Forgery in the Third degree.
Perjury*

JOHN R. FELLOWS,

*No. 1. 495 [Signature] [Signature]
No 2 295 [Signature] [Signature]*

A TRUE BILL

[Signature]
May 9/89
[Signature]

Witnesses:

James Sutton
Officer Baker
Judge [Signature]
M. O. O'Donoghue
Plaintiff
J. S. Rutledge Jr

*Abigail [Signature] in
off [Signature] alias
[Signature]
has been in J.P.
24 years.
No 2. [Signature] [Signature]
who says that this
is her first appear
[Signature]*

POOR QUALITY ORIGINAL

0778

Police Court — District. —

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

of No. 20 Madison James Sutton Street, aged 46 years,
occupation Bar-tender being duly sworn

deposes and says, that the premises No 20 Madison Street,
in the City and County aforesaid, the said being a third story tenement
house the store of
~~and~~ which was occupied by ~~deponent~~ Charles Hussey as a liquor store
~~and in which there was at the time a Juwan being, by name~~

William Lewis and John Nevins
were **BURGLARIOUSLY** entered by means of ~~force~~ secretly themselves
therein while the same was open and waiting until
such time when said said premises were securely
locked and fastened and then removing a prop and iron
bar fastening ^{from} the door leading into the hallway and leaving
said premises 2 day of April 1889 in the night time, and the
following property feloniously taken, stolen, and carried away, viz: Two bottles
of spirituous liquors of the value of
four dollars and two boxes of cigars
of the value seven dollars and fifty
cents and together of the value of eleven
dollars and fifty cents

the property of Charles Hussey and in case of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

William Lewis and
John Nevins

for the reasons following, to wit: that about the hour of 12
o'clock midnight on said day deponent securely
locked and fastened the doors and window
leading into said premises and the said
property was therein. Deponent is informed
by Officer George P. Baker (now here) of the
Fourth Precinct, that at about the hour of
2 o'clock on the said morning, he Baker
noticed the light extinguished in said

POOR QUALITY ORIGINAL

0779

premises and upon an investigation of the side door leading into the hallway, the said defendant rushed out of said premises and attempted to escape. Deponent has since inspected said premises and missed the aforesaid property.

Wherefore deponent pray that the defendants be dealt with according to law.

Sworn to before me }
this 27th April 1889 } James Arthur

John Brown
Police Judge

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary

Degree.

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

POOR QUALITY ORIGINAL

0780

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 30 years, occupation George P. Baker of No. Police Officer
The 4th Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of James Sutton
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 27th } George P. Baker
day of April 1887 }
[Signature]
Police Justice.

Police Justice

POOR QUALITY ORIGINAL

0781

Sec. 193-200.

First District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Lewis 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 Lewis*

Question. How old are you?

Answer. *22 years.*

Question. Where were you born?

Answer. *New York*

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

Answer. *146. Cherry Street; about one year*

Question. What is your business or profession?

Answer. *Marocco finisher*

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

Answer.

I am not guilty of the charge
William Lewis.

Taken before me this *27th*
day of *April* 188*9*
W. J. B. Dwyer
Police Justice.

POOR QUALITY ORIGINAL

0782

Sec. 193-200.

First District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. John Nevins

Question. How old are you?

Answer. 21. Years

Question. Where were you born?

Answer. New York

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

Answer. 319 E. 34th Street; five years

Question. What is your business or profession?

Answer. Plumber

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

Answer.

I am not guilty of the charge
John Nevins.

Taken before me this 27th
day of April 1889

Police Justice.

POOR QUALITY ORIGINAL

0783

\$1500 for each
900 for other 5.

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

Police Court--- 1st District 665

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Sutton
20 Madison St
St. Albans, Vt.
John Morris

Offence Burglary

Dated April 27th 1889

Justice

Officer

17th Precinct

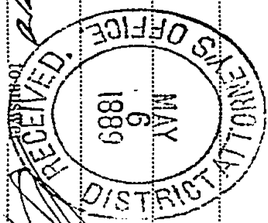
Witnesses George P. Baker

No. 41 Precinct Station

No. Street

No. Street

No. Street



Signature

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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 April 27th 1889 James Sutton Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

POOR QUALITY ORIGINAL

0784

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 Lewis and
John Nevins

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

William Lewis and John Nevins

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

The said

William Lewis and
John Nevins, both

late of the Fourth Ward of the City of New York, in the County of New York, aforesaid, on the twenty-seventh day of April in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the store of one

Charles Hussey

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

Charles Hussey

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

POOR QUALITY ORIGINAL

0785

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment further accuse the said
William Lewis and John Nevins
of the CRIME OF *Petit* LARCENY committed as follows:

The said *William Lewis and John Nevins, both*
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the Ward, City and County aforesaid, in the *night*-time of the said day, with force and arms,
two hundred cigars of the value
of four cents each and two
bottles of liquor of the value
of two dollars each bottle,

of the goods, chattels and personal property of one *Charles Hissey*
in the *store* of the said *Charles Hissey*—

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

John R. Fellows,
District Attorney.

0786

BOX:

353

FOLDER:

3328

DESCRIPTION:

Lindig, Franklin A.

DATE:

05/13/89



3328

POOR QUALITY ORIGINAL

0787

Witnessed:

Joseph Hartog
Howard Simpson

Officer Oates

After an examination
taken into the facts
of the within case,
I have become satis-
fied that the ends of
public justice will
be best served by the
acceptance of a plea
of Guilty of Petty Lau-
dery from the de-
fendant, and I there-
fore, recommend
that the same be
accepted.

Edward Brosse
Deputy Assoc

Counsel,

Filed

13th day of May 1889

Pleas,

Chicago

THE PEOPLE

Burglary in the Third degree.
and second degree.
[Section 498.506, 498.507 -]

vs
Franklin D. Lindig

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Edward Brosse

Part III May 17th 1889
Foreman.

Pleas - Petit Jury
Guilty as charged.
W.F.P.

POOR QUALITY ORIGINAL

0788

Police Court— / District.

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

Joseph Hartog
of No. 1625 Madison Avenue Street, aged 33 years,
occupation Confectioner being duly sworn

deposes and says, that the premises No 45 Broad Street,
in the City and County aforesaid, the said being a four story office
building the second floor part of
and which was occupied by deponent as a factory and sleeping apartments
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking the
lock which was removed from a pad lock, in
fastening the door leading into said
apartment

on the 22nd day of January 1889 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity
of wearing apparel consisting of
coats, pants, albons and vests of
the value of about Fifty dollars.

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

Franklin A. Lindley

for the reasons following, to wit: that on the 21st of January
1889, deponent securely locked and
fastened the door and windows leading
into said apartment and the said
property was therein. That when deponent
returned to said apartment on the said
22nd January 1889, deponent found
the same broken open in the manner
aforesaid and the said property missing

POOR QUALITY ORIGINAL

0789

Deponent is informed by Howard M. Simpson (now here) that he Simpson is connected with the firm of Simpson and Company at 225 Park Row, and that on said day the defendant pawned a coat at said establishment which property deponent has since seen and identifies as his property.

The defendant in open Court after being informed of his rights acknowledges and confesses that he committed said Burglary and took, stole and carried away said property.

Sworn to before me this 1st May, 1889 J. Joseph Hartog.
J. Mumpford

Police Justice

Police Court District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Degree.

Burglary

vs.

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

POOR QUALITY ORIGINAL

0790

CITY AND COUNTY }
OF NEW YORK, } ss.

Howard M. Simpson
aged *40* years, occupation *Clerk* of No.
225 Park Row Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Joseph Hartog*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *6th*
day of *May* 188*9* *Howard M. Simpson*
J. Henry [Signature]
Police Justice.

POOR QUALITY
ORIGINAL

0791

Sec. 193—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

First District Police Court.

Franklin A. Lindig 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. Franklin A. Lindig

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. New York City

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

Answer. 219 E. 18th Street; about one month

Question. What is your business or profession?

Answer. Manufacturer of Sumpers

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

Answer.

I am guilty of the charge

F. A. Lindig

Taken before me this April

day of May 1889

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0792

BAILIED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph H. Foster
1625 Madison Ave
Franklin D. Steiner

Offence Burglary

Dated May 6th 1889

James J. Oates
Magistrate

1st Precinct

Witnesses

James J. Oates
2nd Park Row

No. Street

No. 1000 to appear

RECEIVED
MAY 9 1889
MAY 9 1889

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 250 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 6th 1889 James J. Oates Police Justice.

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

Dated _____ 1889 _____ 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 _____ 1889 _____ Police Justice.

Court of General Sessions

The People

vs.
Franklin H. Parviz

Indictment

Burglary in the 3^d deg.
and Grand Larceny 2^d deg.
J. C. §§ 498, 506, 528 & 531.

for having on the 22^d day of
January, 1889, broken into com-
plainant's premises, 45 Broad
Street, and stolen goods of the
value of \$60, the property of Joseph
Startog, the complainant herein.

Joseph Startog, 1625 Madison
Avenue, Confectioner. On the
22^d of January, 1889, my place
of business, at 45 Broad Street,
was broken open. The place was
used as a factory and storage
room. I had locked the door
leading into the same, with
a pad lock the day before, and
when I returned to the same
in the afternoon of the 22nd

POOR QUALITY
ORIGINAL

0 794

of January, 1889, I found the
said lock broken and the
door open. On examination
of my said rooms I found
two coats, two vests and two
pair of trousers, which were
all secured and were
worth at the time about \$20,
that is, I do not believe that
I could have obtained more
for them in the open market.
The defendant had been in my
employ prior to the said bur-
glary and had always behaved
well. On his arrest he ad-
mitted that he had pur-
sued one of the said coats and that
the same had been given
to him by the man who had
committed the burglary; that
he had informed the said other
man of what was in my
said place and that he had
waited outside, while the
said burglary was being com-
mitted. My said rooms
were on the second floor of
said building.

POOR QUALITY
ORIGINAL

0795

James Bates, detective, 1st
precinct. I arrested the defendant
herein on May the 5th, 1889, at
the corner of 17th Street and Fourth
Avenue. He admitted to me
that he had purchased a coat
belonging to the complainant,
at 225 Park Row, and that the
coat had been given to him
by a boy named John Lang,
who committed the burglary
alleged in the indictment
herein, after having been in-
formed by him, the defendant,
of what the said premises con-
tained. That said John Lang
purchased or sold the other stolen
articles in a place in Baxter
Street.

**POOR QUALITY
ORIGINAL**

0796

COURT OF GENERAL SESSIONS.

THE PEOPLE, &c.

vs.

Franklin A. Darling

BRIEF OF FACTS.

For the District Attorney.

Dated *May 24th* 1889
Edward G. ...

Deputy Assistant.

POOR QUALITY
ORIGINAL

0797

New York General Sessions.

PEOPLE ON MY COMPLAINT,

VERSUS

Franklin A. Purdy.

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. The reasons for this my petition is that I have known the defendant for a long time as an honest and working young man of whom I believe that the experience he has gone through in consequence of his said crime will be an everlasting, wholesome lesson ~~to him~~ and that imprisonment in a penal institution will be rather of hurtful than reformatory consequence to him. I have also known his parents and his wife for years as people of an exceptional character. I am willing to take the defendant back into my employ.

Edward Grose
Dep. Secy

Joseph Hartog.

POOR QUALITY
ORIGINAL

0798

Court of General Court

The People

vs.

Franklin A. Purdie

Winn

POOR QUALITY
ORIGINAL

0799

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Franklin A. Lindig

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

Franklin A. Lindig

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

The said

Franklin A. Lindig

late of the

First

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

New York, aforesaid, on the

twenty second

day of

January

in the year of

our Lord one thousand eight hundred and eighty

nine

with force and arms, at the Ward,

City and County aforesaid, a certain building there situate, to wit: the

building

of one

Joseph Hartog

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

Joseph Hartog

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

POOR QUALITY ORIGINAL

0000

SECOND COUNT---

AND THE GRAND JURY AFORESAID, by this indictment further accuse the said
Franklin A. Lundy
of the CRIME OF *Grand* LARCENY in the second degree, committed as follows:

The said *Franklin A. Lundy*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the Ward, City and County aforesaid, in the *day* - time of the said day, with force and arms,
two coats of the value of fifteen dollars each, two vests of the value of five dollars each and two pair of trousers of the value of ten dollars each pair

of the goods, chattels and personal property of one

in the *building* of the said

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

John R. Fellows
District Attorney

0801

BOX:

353

FOLDER:

3328

DESCRIPTION:

Lung, Jennie Mock

DATE:

05/13/89



3328

POOR QUALITY ORIGINAL

0002

Counsel,
Filed 13 day of May 1889
Pleads, *Chyally*

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

THE PEOPLE
vs.
John M. Kelly

Jennie Mock Lung

JOHN R. FELLOWS,

District Attorney.

Tried and convicted

June 13, 1889
June 20, 1889
June 23, 1889
A TRUE BILL

James W. McLaughlin
Foreman.

Ordered to the COURT of

of the COUNTY of NEW YORK,
for trial (Entered in the Minutes)

Filed May 15, 1889

27

Witnesses:

May Greer Jung
Jennie Brown

POOR QUALITY ORIGINAL

0003

Police Court—1st District.

CITY AND COUNTY OF NEW YORK, } ss.

of No. 10 Pell Street,

on Sunday the 5th day of May

in the year 1889 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Jemie Mock Lung (now here)

who struck deponent a violent blow on the left hand with the sharp edge of the blade of a hatchet severing the thumb from deponent's left hand and said assault was committed

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

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

of

5th day of May 1889 Moy Guey Jung

[Signature] POLICE JUSTICE.

POOR QUALITY ORIGINAL

0804

Sec. 198-200.

15th District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Jemie Mock Lung 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. *Jemie Mock Lung*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *Philadelphia*

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

Answer. *10 Pell St New York*

Question. What is your business or profession?

Answer. *Maied woman*

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 the Complainant struck me a number times on the face with his fist and followed me to my own room and was in the act of striking me again when I struck him in self defense*

Jemie Mock Lung

Taken before me this

Day of *Sept* 188

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0805

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

Police Court--- 102-648 District

THE PEOPLE, Ac.,
ON THE COMPLAINT OF

Shayler Young
 Joseph Steelberg
 Joseph Steelberg
 2
 3
 4
 Offence: Old Assault

Dated

May 6 1889

Magistrate

Officer: Samuel H. ...

Prisoner

Witnesses

No. _____
 Street _____
 No. _____
 Street _____

No. _____

Street _____

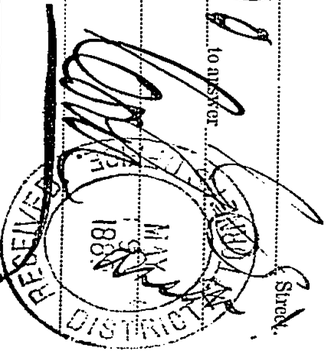
No. _____

Street _____

\$ _____

to answer

1000



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

Defendant

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

Dated May 6 1889 John ... Police Justice.

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

Dated _____ 1889 _____ Police Justice.

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

Dated _____ 1889 _____ Police Justice.

POOR QUALITY ORIGINAL

0806

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Jennie Mock Lung

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

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

The said *Jennie Mock Lung*

late of the City of New York, in the County of New York aforesaid, on the *fifth* day of *May* 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 *Moy Guey Jung* in the peace of the said People then and there being, feloniously did make an assault, and *him* the said *Moy Guey Jung* with a certain *hatchet*

which the said *Jennie Mock Lung* in *her* right hand then and there had and held, the same being a deadly and dangerous weapon then and there wilfully and feloniously did strike, beat, cut, ~~stab~~ and wound,

with intent *him* the said *Moy Guey Jung* 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

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

The said *Jennie Mock Lung*

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 *Moy Guey Jung* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said *Moy Guey Jung* with a certain *hatchet*

which the said *Jennie Mock Lung* in *her* 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 strike, beat, cut, ~~stab~~ and wound, against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York and their dignity.

POOR QUALITY ORIGINAL

0007

THIRD COUNT—

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

Jennie Mock Lung
of the CRIME of ASSAULT IN THE SECOND DEGREE, committed as follows:
The said *Jennie Mock Lung*

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 said
Moy Guey Jung in the peace of the said People then
and there being, feloniously ~~did~~ wilfully (and wrongfully make another assault, and
him the said *Moy Guey Jung*
with a certain *hatchet*

which *she* the said *Jennie Mock Lung*
in *her* right hand then and there had and held, in and upon the *hand*
of *him* the said *Moy Guey Jung*

then and there feloniously did wilfully and wrongfully strike, beat, ~~stab~~, cut, bruise and
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-
fully inflict grievous bodily harm upon the said *Moy Guey Jung*

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

JOHN R. FELLOWS,
District Attorney.

0000

BOX:

353

FOLDER:

3328

DESCRIPTION:

Lynch, John

DATE:

05/09/89



3328

POOR QUALITY ORIGINAL

0809

Witnesses:

Officer Young

Counsel,
Filed
Pleads,

J.B.
9 May 1889
Integrity

THE PEOPLE

vs.

John Lynch

VIOLATION OF EXCISE LAW.
(SELLING TO MINORS).
[III Rev. Stat. (7th Ed.) p. 1982, § 15.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edward W. Wood



Foreman.

Complaint sent to the Court
of Special Sessions,

Part III, 1889

**POOR QUALITY
ORIGINAL**

08 10

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Lynch

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

John Lynch
of a MISDEMEANOR, committed as follows:

The said

John Lynch

late of the City of New York, in the County of New York aforesaid, on the
third day of *May* in the year of our Lord
one thousand eight hundred and eighty-*nine*, at the City and County aforesaid,
certain strong and spirituous liquors, and certain wine, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury
aforesaid unknown, unlawfully did sell to one *Minnie Feiser*
who was then and there a minor under the age of fourteen years, to wit: of the age of
eight years, as *he* the said *John Lynch*
then and there well knew and had reason to believe; against the form of the statute in such
case made and provided, and against the peace of the People of the State of New York,
and their dignity.

JOHN R. FELLOWS,

District Attorney.

0811

BOX:

353

FOLDER:

3328

DESCRIPTION:

Lyons, Michael

DATE:

05/07/89



3328

POOR QUALITY ORIGINAL

08 12

Witnesses:

Counsel,
Filed
Pleads,

188

7
May 7 1889

Grand Larceny Second degree.
[Sections 528, 584, 577, Penal Code].

THE PEOPLE

vs.

Michael Lyons

J. R. Fellows

JOHN R. FELLOWS,
District Attorney.

A TRUE BILL.

Edward Norton
Foreman.

J. R. Fellows
May 7 1889
Clerk
C. M. O. 1889

POOR QUALITY ORIGINAL

0013

Police Court 2^d District.

Affidavit—Larceny.

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

August Steinhardt
of No. 472 Tenth Avenue Street, aged 23 years,
occupation Clerk being duly sworn
deposes and says, that on the 29 day of April 1889 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:

one cloth Coat, one cloth Pantaloons
one cloth Vest, one silver Watch
with brass chain attached and
good and lawful money, all
of the value of thirty one 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 Michael Lyons (now here)
from the fact that deponent is informed
by Herman Wagner that he found
said property in the possession of
said defendant in the hallway
of premises No 472 Tenth (10th) Avenue
in said City

August Steinhardt

Sworn to before me, this 29 day of April 1889

Police Justice.

POOR QUALITY ORIGINAL

08 14

CITY AND COUNTY OF NEW YORK, } ss.

aged 32 years, occupation Herman Wagner of No. 20th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of August Stenhardt and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 29 day of Apr 1887 Herman Wagner

[Signature]
Police Justice.

[Lined area for additional text]

POOR QUALITY ORIGINAL

0815

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Michael Lyons*

Question. How old are you?

Answer. *53 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *No home*

Question. What is your business or profession?

Answer. *Skincutter*

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

Answer.

I am guilty of the charge

Michael Lyons

Taken before me this

day of

April 29

188

J. J. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0815

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... 2
District 698

THE PEOPLE, &c.,
ON THE COMPLAINT OF

August Steinhardt
472nd - 10th ave
1 Michael Lyons

1
2
3
4
Offence Larceny

Dated Apr 29 1889

Daniel O'Reilly Magistrate

Berman Nagman Officer

70 Precinct

Witnesses Berman Nagman
70th Precinct

No. Street

No. Street

\$1000 to answer E. S. W.

Samuel H. Lee

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 Michael Lyons

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

Dated Apr 29 1889 Samuel H. Lee Police Justice.

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

Dated _____ 1889 _____ 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 _____ 1889 _____ Police Justice.

**POOR QUALITY
ORIGINAL**

0817

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 Lyons

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

Michael Lyons

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

The said

Michael Lyons

late of the City of New York, in the County of New York aforesaid, on the *twenty-ninth*
day of *April* in the year of our Lord one thousand eight hundred and
eighty-*nine*, at the City and County aforesaid, with force and arms,

*one coat of the value of eleven
dollars, one vest of the value of three
dollars, one pair of trousers of the
value of six dollars, one watch of the
value of five dollars, one chain of the
value of one dollar, and the sum
of four dollars in money, lawful
money of the United States, and of
the value of four dollars*

of the goods, chattels and personal property of one

August Steinhardt

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.

POOR QUALITY ORIGINAL

08 18

SECOND COUNT—

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

— *Michael Lyons* —

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said *Michael Lyons*

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

one coat of the value of eleven dollars, one vest of the value of three dollars, one pair of trousers of the value of six dollars, one watch of the value of five dollars, one chain of the value of one dollar, and the sum of four dollars in money, lawful money of the United States, and of the value of four dollars,

of the goods, chattels and personal property of one *August Steinhardt*

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

August Steinhardt

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

Michael Lyons —

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

JOHN R. FELLOWS,

District Attorney.