

0009

BOX:

100

FOLDER:

1072

DESCRIPTION:

Lang, Robert

DATE:

04/05/83



1072

0010

*Bill on duty
W. H. [unclear] 10/28.*

Counsel,
Filed *[Signature]* 1883
Pleads

Grand Larceny, second degree.
THE PEOPLE
vs.
N.A.
Robert Lang

JOHN McKEON,
District Attorney.

A True Bill.
[Signature]

Foreman

0011

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK, against

Robert Sang

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

Robert Sang of the crime of GRAND LARCENY, in the second degree, committed as follows:

The said Robert Sang

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 27th day of March in the year of our Lord one thousand eight hundred and eighty-three

\$270-

three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each.

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

JOHN McKEON, District Attorney

0012

*Bill on the
E. W. James et al 10/28.*

Counsel,

F. A. C. C. C.
Filed

1883

Pleas

Grand Larceny, *second* degree.

THE PEOPLE

vs.

N.A.
Robert Lang

JOHN McKEON,

District Attorney.

A True Bill.

A. W. M. C.

Foreman

0013

<i>Beckman & Paul & Co.</i>	<i>No. 2010</i>	<i>New York Feb 17 1883</i>
	<i>The Market National Bank</i>	
	<i>Pay to the order of Cash</i>	
	<i>Two Hundred and Twenty Eight Dollars</i>	
	<i>\$ 228⁰⁰ / 100</i>	<i>Wm. Healy</i>

POWER & PRINTING CO. FRANK & BECKMAN ST. N. Y.

0014

70 - 10
150 - 5
50 - 1
5 - 1/2 dollars
3 - quarters

0015

#5 In the Matter
of \$700
Robert Lang.

Witness:
Jane M. Holley,
67 Prince St.



Robert

Sub. paying letter
I have been doing
check

0016

City and County of New-York, SS.:

Isaac M. Holley, of No. 67
Prince Street, in said City, being duly sworn, deposes and says:

That he is a hatter; that about four weeks ago he sent his bookkeeper, Robert Lang, of No. 455 Hudson Street, to the Market National Bank to draw money to pay his men; that said Lang drew two hundred and seventy eight dollars and ran away with it; that said Lang also took with him this deponent's bank book; that said Lang, at the time he went to the bank, had about six hundred dollars in checks to deposit; that this deponent does not know whether said Lang deposited the checks or not, as he, Lang, still has this deponent's bank book. And this deponent further says, upon information and belief, that said Lang is now at Sheboygan Falls, in the State of Wisconsin.

Sworn to before me, this :
2nd. day of April, 1883. :

Isaac M. Holley

John A. Newman
Notary Public (287)
City and County New York

0017

BOX:

100

FOLDER:

1072

DESCRIPTION:

Langbein, William

DATE:

04/05/83



1072

0018

Day of Trial
Counsel
Filed 5 day of April 1883
Pleads *John Family Co*

Burglary - Third Degree, etc.
Receiving Stolen Goods

THE PEOPLE

vs.

P

William Langhin

John McKee
Attorney

JOHN McKEON,
District Attorney.

A True Bill.

W. W. Chamber
April 12/83 Foreman.
True & Corroborated
S. P. True Deas.

0019

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 Langhein

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

William Langhein

of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said William Langhein

late of the 5th Ward of the City of New York, in the County of New York, aforesaid, on the 29th day of March in the year of our Lord one thousand eight hundred and eighty-three with force and arms, at the Ward, City and County aforesaid, the store of

Perry Sewenthal

there situate, feloniously and burglariously, did break into and enter, the same being part of a building in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit, to wit: the goods, chattels, and personal property hereinafter described, with intent the said goods, chattels, and personal property of the said

Perry Sewenthal

then and there being, then and there feloniously and burglariously to steal, take and carry away, and one coat

of the value of ten dollars, and one pair of trousers of the value of five dollars

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

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

John McKeon District Attorney

0020

Testimony in the
case of
Wm Langbein
filed April

1883.

0021

297

The People vs. William Langbein
Court of General Sessions. Part I
Before Judge Gildersleeve. April 12, 1883
Indictment for burglary in the third degree.

Perry Lowenthal, sworn and examined, testified:
Where do you live? No 189 Bowery. What is your business? I sell tobacco. What premises do you occupy? The second floor for residence and I occupy the basement to sell tobacco. I believe it is in the South ward. I remember the night of the 29th of March I closed the store that night at 9 o'clock. Did you fasten it yourself? Yes sir. I visited it when I heard the noise at ten o'clock that night. What did you find broken if anything about the store? The side window was smashed in. That window was sound and whole when I closed the store. Who did you find there, anybody? The prisoner. Where was he? Concealed in a corner. Had he any right there - was he employed in the premises, was he a resident of the house? No sir. Did you lose any property from that store? My father did. What was it? A pair of pants and a coat. Was that in the store when you closed up at night? Yes sir. Did you miss it when you visited there at ten o'clock when you examined the premises? Yes sir.

0022

What did you do with this man? We took him to the station house. Was he searched there? When we came to the station house he was searched, but we did not suppose that he had any clothing on him. The officer came back to us and he remarked that he saw something on him that was double - he had double clothing on him. So father said to me that he noticed that there was some clothing missing. I afterwards saw the clothing that was taken at the station house; it was taken off his person by the officer (Officer Sands; he showed me the clothing; that was the clothing which belonged to my father.

Cross Examined. What was the condition of this man when you found him? He was intoxicated; he was not very drunk, he drank a little bit too much - more than he ought to; the window was big enough for a man to go through; the door was locked. What did the prisoner say when you woke him up? He seemed dazed, he did not say anything.

Charles D. Sands, sworn and examined.
Officer, in what Ward are the premises 189 Bowery? The tenth. I am an officer of the Tenth precinct. Did you arrest the

0023

prisoner? Yes sir at 189 Bowery. By whom were you called there? Called by another officer. Where was the prisoner? The prisoner when I got him was out on the walk, he had been brought out of the basement; the officer had him in charge. Did you go with the prisoner to the station house? Yes sir. Did you make any examination of him there? Yes sir, we searched him. Did you find any clothing more than one suit upon him? We found two coats and two pair of pants. Did you show the coat and pair of pantaloons to Mr. Lowenthal and was it identified by him as the property of his father taken from the basement of 189 Bowery? Yes sir. Cross Examined. What was the condition of this man? He appeared to be drunk, I could not say whether he was or not. I think it was more feigning on his part than anything else, I had not seen the man before that night. It is the best of my opinion that he was feigning drunkenness. He talked plainly and intelligently and gave his name to the Sergeant at the desk. I do not speak German. Did he speak to you in German? No, he spoke in English, gave his name in English.

0024

William Langbein, sworn and examined in his own behalf testified. I do not understand all you say in English. I can speak a little; if any one asks me I can say 'yes' or 'no'. This officer has testified that you spoke English to him, did you? He asked me in English if I was alone and I said, 'yes' I was alone. Do you remember the night that you were found in this basement 189 Bowery? Yes, I left Paris's place in the Bowery about six o'clock, I was working the whole of the day there making a partition. I walked on the street and went into several places to get something to drink. I went to the corner of Houston St. and the Bowery to buy German paper, and took out my money \$10.55. A man saw I had the money; he said "Hallo, Dutchy, come in, I have a place for you;" he invited me to go to a place where there were girls, but he took me to this cellar where they found me; he said he lived there, he could not find the key to the cellar and tried to open the window and broke it; he carried me through the window and took off my vest and coat; he took the money out of my pocket and left me there and went away; before he went away he put on the clothes on me

0025

in which I was ~~found~~ after I was arrested.

The jury rendered a verdict of guilty.

He was sent to the State prison for three years.

end

0026

Police Court 3 District 258

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Barry Samuella
189 Broadway

1 William Langbein

Offence Burglary

Dated March 30 1883

Patterson Magistrate

Qualls Officer

10 Precinct

Witnesses *de la officii*

No. _____ Street _____
No. _____ Street _____
No. _____ Street _____
\$ 1000.00 to answer
C. J. S.

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

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 March 30 1883 *John Patterson* 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.



0027

Sec. 108-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3rd District Police Court.

William Langbein 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 Langbein

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. Germany

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

Answer. 39 1st Street, 14 days

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 am not guilty I dont know anything about it
W Langbein

Taken before me this 30
day of March 1889
John P. ...
Police Justice.

POOR QUALITY ORIGINALS

0028

Police Court— 3rd District.

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

of No. 189 Bowery Street, aged 22 years,
occupation Tobacco dealer being duly sworn

deposes and says, that the premises No 189 Bowery Street,
in the City and County aforesaid, the said being a Brick building
the Basement of
~~which~~ which was occupied by deponent as a Store for the sale of Tobacco
and in which there was at the time no human being, ~~by name~~

were BURGLARIOUSLY entered by means of forcibly breaking the
glass and sash of the window leading
to said Basement

on the 29 day of March 1883 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One coat and one pair of pants of the
value of fifteen dollars

the property of Harris Lowenthal Complainant's Father
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 Langbein (now here)

for the reasons following, to wit: Deponent caught said
William concealed in said Cellar and
when arrested and brought to the
Station House he still had said
property in his possession and upon
his person

Perry Lowenthal

*known to before since the
30th day of March 1883
J. M. Patterson
Police Justice*

0029

BOX:

100

FOLDER:

1072

DESCRIPTION:

Larkin, Michael

DATE:

04/17/83



1072

POOR QUALITY ORIGINALS

0030

W. S. Lick

Day of Trial

Counsel,

Filed *17* day of *April* 188*3*

Pleads *Not Guilty* *23*

Presented and signed by me for not a
Witness on my part

THE PEOPLE

vs.

B

Michael Sartin

~~*W. S. Lick*~~

342 West St.

Violation of Excise Law.
Selling on Sunday

JOHN MCKEON,

District Attorney.

A TRUE BILL.

M. S. Lick

Foreman.

offense
Nov 28. 84 4:17

0031

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Sarkin

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

Michael Sarkin

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

The said *Michael Sarkin*

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

persons whose names are to the Grand Jury aforesaid unknown,

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

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

Michael Sarkin

of the CRIME OF SELLING AND EXPOSING FOR SALE STRONG AND SPIRITUOUS LIQUORS, on the first day of the week, commonly known as and called Sunday, committed as follows:

The said *Michael Sarkin*

late of the Ward, City and County aforesaid, on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell, as a beverage, to *certain*

persons whose names are to the Grand Jury aforesaid unknown

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

~~JOHN McLEOD, District Attorney~~

0032

TNESSES.

Court of General Sessions of the Peace

~~OF THE CITY AND COUNTY OF NEW YORK.~~

~~THE PEOPLE OF THE STATE OF NEW YORK~~

~~AGAINST~~

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

Michael Larkin

of the CRIME OF Giving away Spirituous Liquors
on Sunday

committed as follows:

The said Michael Larkin

~~The said~~

late of the First Ward of the City of New York, in the County of New York aforesaid, on the eighteenth day of March in the year of our Lord one thousand eight hundred and eighty three, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to-wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did ~~carry forward and sell as beverages~~ give away as a beverage

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.

JOHN McKEON, District Attorney.

0033

EXCISE VIOLATION—WITHOUT LICENSE.

Police Court— 2^d District.

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. The 8th Precinct Police James J. Murray Street,

of the City of New York, being duly sworn, deposes and says, that on the 1st day

of March 1883, in the City of New York, in the County of New York, at

No. 342 West Street,

Michael Lartini

did then and there ^{expose for sale} and caused, suffered and permitted to be sold, under his direction and authority, strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk in the house or premises aforesaid without having a proper license therefor contrary to and in violation of law.

Deponent saw liquor exposed for sale on the bar in said premises, about eight ^{persons} people being at the time in the bar room and the side door of the premises being open. Said Lartini admitted to deponent that his license had expired ^{had on}

WHEREFORE, deponent prays that said Michael Lartini may be ~~and~~ dealt with according to law.

Sworn to be ore me, this 19th day of March 1883 James J. Murray

Alfred Gorman POLICE JUSTICE.

0034

BAILED,
 No. 1, by John J. Wadell
 Residence 179 Chambers Street
 No. 2, by _____
 Residence _____
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

Police Court 2d 21st
 District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

James J. Murray
Michael Sartori

Offence Violation of License Law

Dated March 19 1883

George J. Murray Magistrate
C.O.L. District

Witnesses

No. _____ Street _____

No. _____ Street _____

No. 168 Street 98
 \$ _____
 City of New York
 Office of the 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 Michael Sartori

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated March 19 1883 Alfred G. ... 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.

0035

Sec. 198-200.

2a District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael Tartini

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 Tartini*

Question. How old are you?

Answer. *58 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *No 411 West 51st Street; 2 years*

Question. What is your business or profession?

Answer. *Liquor Dealer*

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

Answer. *I did not sell liquor yesterday.*

Michael Tartini

Taken before me this *19*
day of *March* 188*9*

Joseph J. ...
Police Justice.

0036

BOX:

100

FOLDER:

1072

DESCRIPTION:

Lebherz, John

DATE:

04/16/83



1072

POOR QUALITY ORIGINALS

0037

162

Day of Trial

Counsel, *AP Wick*
Filed *16* day of *April* 188*3*

Pleads *Guilty*

THE PEOPLE

Violation of Excise Law.
Selling on Sunday.

vs.
31. 175 My B
John S. Cherry

JOHN MCKEON,

District Attorney.

In Open Ct. 1883

A TRUE BILL.

pleads guilty

W. A. Minter

John F. [Signature]
Foreman.

Prof. [Signature]
Recd [Signature]

0038

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 Seberry

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

of the CRIME OF *Exposing for Sale and Selling Spirituous Liquors on Sunday*, committed as follows :

The said *John Seberry*

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *25th* day of *March* in the year of our Lord one thousand eight hundred and eighty *three*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to-wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to

~~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.

~~JOHN SEBERRY, District Attorney.~~

0039

~~Court of General Sessions of the Peace~~

~~OF THE CITY AND COUNTY OF NEW YORK.~~

~~THE PEOPLE OF THE STATE OF NEW YORK~~

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

John Seberry

of the CRIME OF giving away spirituous liquors

committed as follows:

The said John Seberry

late of the Twist Ward of the City of New York, in the County of New York aforesaid, on the 25th day of March in the year of our Lord one thousand eight hundred and eighty three, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to-wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did ~~expose for sale and sell as a beverage to~~ give away as a beverage

~~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.

JOHN McKEON, District Attorney.

0040

✓

Police Court 2 District.

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

of No. the 8th Precinct Police Bernard J. Rice Street,

of the City of New York, being duly sworn, deposes and says, that on Sunday the 25th day

of March, 1883, in the City of New York, in the County of New York,

at premises 175 Spring Street

a place where intoxicating liquors and wine were kept for sale, and sold as a beverage,

John Leberz [now here]

did then and there expose for sale and did sell, caused, suffered and permitted to be sold, and given away under his

direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, to be drunk in

the house or premises aforesaid, contrary to and in violation of law; and did not keep said place closed on said

Sunday the 25th day of March, 1883 as required by law.

WHEREFORE, deponent prays that said John Leberz

may be arrested and dealt with according to law.

Sworn to before me, this 26 day

of March, 1883 } Bernard J. Rice

[Signature] POLICE JUSTICE.

0041

#242
Police Court-2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Almanah Rice

John Leherz

Offense, Violation License Law

Dated March 26 1883

A. S. Hurler Magistrate.

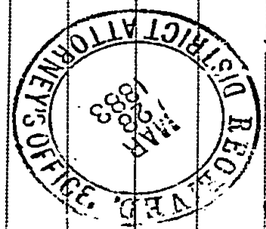
W. C. Kelly Officer.

Clerk.

Witnesses,

No. _____ Street,

No. _____ Street,



No. 110 Street,
to answer John Leherz

W. C. Kelly

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 Leherz

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 March 26 1883 W. C. Kelly Police Justice.

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

Dated March 26 1883 W. C. Kelly Police Justice.

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

Dated _____ 1883 _____ Police Justice.

0042

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

John Ledberg 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 Ledberg*

Question. How old are you?

Answer. *Thirty one Years -*

Question. Where were you born?

Answer. *Germany*

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

Answer. *175 Spring Street 2 Years.*

Question. What is your business or profession?

Answer. *Subron 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 have nothing to say*

John Ledberg

Taken before me this

day of

1885

Police Justice.

0043

BOX:

100

FOLDER:

1072

DESCRIPTION:

Lee, Hyman

DATE:

04/16/83



1072

0044

BOX:

100

FOLDER:

1072

DESCRIPTION:

Beal, Charles

DATE:

04/16/83



1072

0046

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

THE PEOPLE OF THE STATE OF NEW YORK

against

*Dyman Lee, and
Charles Deal*

The Grand Jury of the City and County of New York, by this indictment, accuse
Dyman Lee and Charles Deal
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows :

The said *Dyman Lee and Charles Deal*
Deal
late of the *Eleventh* Ward of the City of New York, in the County of
New York aforesaid, on the *fifth* day of *April* in the
year of our Lord one thousand eight hundred and eighty *three* with force and arms,
about the hour of *twelve* o'clock in the *day* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

William Damm
there situate, feloniously and burglariously did break into and enter, ~~by means of force~~
by the said

Dyman Lee and Charles Deal
then and there intending to commit some crime therein, to wit: the goods, chattels and
personal property of *William Damm*
in the said dwelling house 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.

And the Grand Jury aforesaid, by this indictment, further accuse the said
Dyman Lee and Charles Deal
of the CRIME OF ~~THEFT~~ LARCENY ~~IN THE SECOND DEGREE~~, committed as follows :

The said *Dyman Lee and Charles Deal*
Deal
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, with force and arms, *one*
earing of the value of two dollars

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

JOHN McKEON, District Attorney.

0048

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Hyman Lee

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. *Hyman Lee*

Question. How old are you?

Answer. *Seventeen years*

Question. Where were you born?

Answer. *New York*

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

Answer. *85 Henry Street two weeks*

Question. What is your business, or profession?

Answer. *Knitting stockings*

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

Hyman Lee

Taken before me this

day of

April

188*3*

August G. Brewer Police Justice.

0049

Sec. 198-200

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Charles Beal

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 Beal*

Question. How old are you?

Answer. *Eighteen years*

Question. Where were you born?

Answer. *New York*

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

Answer. *52nd Railroad St Philadelphia Penn, Hester & Bowery* *two months ago*

Question. What is your business or profession?

Answer. *Carpenter*

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*

Charles Beal

Taken before me this

day of

July

188*8*

August Spencer Police Justice.

0050

Police Court _____ District.

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

William Damm

of No. 113 Ridge Street, aged 56 years,

occupation Seamstress being duly sworn

deposes and says, that the premises No 113 Ridge Street,

in the City and County aforesaid, the said being a brick dwelling house

three rooms on the rear of the third floor

and which was occupied by deponent as a dwelling for himself & family

and in which there was at the time ^{no} human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking the

lock leading to the said room.

on the 5 day of April 1888 in the day time, and the

following property feloniously taken, stolen, and carried away, viz:

One Gold ear ring value two 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

Human Lee & Charles Deal

(now present)

for the reasons following, to wit: (from the fact) that deponent

was told by a person by the name of William

Martinez that the lock on the door of deponent's room

was broken and deponent went to examine the cause

and could not get into his room from the fact of

the door being fastened on the inside, it being locked

by deponent on the outside when deponent left

his room about ten minutes previous then

deponent went down stairs and into the rear

0051

yard and discovered the defendant in
fact of leaving his room by the rear
window and deponent seized hold of Charles
Beal after he had alighted to the yard and
held him to such time as officer Reilly arrived
when deponent gave him in custody to said officer
deponent also delivered the defendant - Herman Lee
to said officer whom the neighbors had caught
and gave in custody to deponent;
sworn to before me the 5 day of April 1883

Hugh Curran

Police Justice

J. B. Lee

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary Degree.

Dated 1883

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0052

BOX:

100

FOLDER:

1072

DESCRIPTION:

Lee, James

DATE:

04/25/83



1072

0053

BOX:

100

FOLDER:

1072

DESCRIPTION:

Rathfort, George

DATE:

04/25/83



1072

0054

BOX:

100

FOLDER:

1072

DESCRIPTION:

Kantor, David

DATE:

04/25/83



1072

POOR QUALITY ORIGINALS

0055

343 Stead

for 010 2

Counsel
Filed 25 day of April 1883

Pleads *Proquity (vs)*

THE PEOPLE

vs.
A
George D. See P
George Swadlow
David Stanton

BURGLARY—First Degree, and
Grand Larceny—First Degree
District of Columbia
Section 496-528-530-550-506-

John McKeon
JOHN McKEON,
District Attorney.

John McKeon
A True Bill
of the Grand Jury
of the District of Columbia
May 7 1883

Foreman.

Paul Sops
Verdict of Guilt should specify of which count.

John P. ...
S. P. ...
May 7

John McKeon
George Swadlow

0056

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

THE PEOPLE OF THE STATE OF NEW YORK
against

James G. See
George Radford
David Kantor

The Grand Jury of the City and County of New York, by this indictment, accuse
James G. See, George Radford and
David Kantor
of the CRIME OF BURGLARY in the First Degree, committed as follows:

The said James G. See, George Radford
and David Kantor
late of the Twenty-second Ward of the City of New York, in the County of
New York, aforesaid, on the thirteenth day of April in the
year of our Lord one thousand eight hundred and eighty three with force
and arms, about the hour of ten o'clock in the night time of the same
day, at the Ward, City and County aforesaid, the dwelling house of

Denny Emmer
there situate, feloniously and burglariously did break into and enter, ~~by means of~~ each
of them being then and there assisted by
a confederate actually present
whilst there was then and there some human being, to wit, one Margaret
Emmer within the said dwelling-house, the said
James G. See, George Radford and
David Kantor then and there intending to commit some crime therein, to wit: the goods, chattels and
personal property of Denny Emmer
in the said dwelling house 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.

0057

~~OF THE CITY AND COUNTY OF NEW YORK~~

~~THE PEOPLE OF THE STATE OF NEW YORK,~~

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

James G. Lee, George Rathfort and David Hunter

of the CRIME OF *Grand Larceny in the first degree*

committed as follows:

The said *James G. Lee, George Rathfort and David Hunter*, late of the *Twenty*

second ~~ward~~ Ward of the City of New York, in the County of New York, aforesaid, on the *nineteenth* day of *April* in the year of our Lord one thousand eight

hundred and eighty-three at the Ward, City and County aforesaid, with force and arms *in the night* of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. *two watches of the value of fifty dollars each two chains of the value of thirty dollars each*

of the goods, chattels, and personal property of one *Henry Emerson*, in the dwelling house of *one Henry Emerson*, where situated then and there being found, in the dwelling house aforesaid, feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

~~JOHN MCKEON, District Attorney~~

0058

James G. See and George Radford

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *James G. See and George Radford*

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

two watches of the value of fifty dollars each, and two chains of the value of thirty dollars each

of the goods, chattels and personal property of _____

Denny Emerson

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen of the said *Denny Emerson*

unlawfully and unjustly, did feloniously receive and have (the said *James G. See and George Radford*

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

JOHN McKEON,

District Attorney.

0059

BAILED.

No. 1, by _____
Residence _____
Street _____

No. 2 by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court No. 14 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Margaret Emmer
A. S. Co. 101 St. 261
Master of the City of New York
James J. Lee
George M. Holtz
David Kantor
4 _____
Offence Burglary and Larceny

Dated April 18 1883
Hon. Henry Massachusetts
Riley & M. Apple Officer.
Precinct 22

Witnesses Thomas Marshall
Jas. Riley 22 Precinct



No. _____ Street _____
No. _____ Street _____
Comm. W. D. H. S.
On April 19 at 3 P. M.

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 ~~held to answer the same~~ and be committed to the Warden and Keeper of the City Prison of the City of New York, ~~until he is discharged~~ until he is discharged by my discharge.

Dated April 18 1883 _____ Police Justice.

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

Dated _____ 1883 _____ Police Justice.

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

Dated _____ 1883 _____ Police Justice.

POOR QUALITY ORIGINALS

0050

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

David Kantor 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. *David Kantor*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *No Home*

Question. What is your business or profession?

Answer. *Steam fitter*

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. *As far as the admissions and confession made by me to the complainant with regard to the Burglary, and larceny - I am guilty*

David Kantor

Taken before me this

day of

April

188

1888

1888

1888

1888

1888

1888

1888

1888

1888

1888

1888

1888

Police Justice.

0061

Sec. 198-200

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. George Rathfort

Question. How old are you?

Answer. 43 years

Question. Where were you born?

Answer. Germany

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

Answer. 27 Delaney Street

Question. What is your business or profession?

Answer. Machinist

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

Answer.

I am not guilty
of the charge preferred against
me. I know nothing what
ever about the Burglary

George Rathfort

Taken before me this

day of

1887

Police Justice.

0062

Sec. 198-200

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. James J. Lee

Question. How old are you?

Answer. 45 years

Question. Where were you born?

Answer. Virginia

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

Answer. 30 Fourth Street, 7 months

Question. What is your business or profession?

Answer. Cook and Bar tender

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

Answer.

I am not guilty of the charge -

James J. Lee
Tomask

Taken before me this

day of

188

Police Justice.

0063

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry M. Adde

aged 40 years, occupation a Police Officer of No.

the 22nd Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Margaret Ennever

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

Sworn to before me, this 18th }
day of April 1883 } Henry M. Adde

[Signature]
Police Justice.

0064

Police Court— District.

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

Margaret Emmever

of ~~the~~ the North East Corner of 10th Avenue & 61st Street, aged 51 years,
occupation Matron of the infant Asylum being duly sworn

deposes and says that the premises ~~is~~ at the North East Corner of 10th Avenue Street, and
61st Street in the 22nd ward
in the City and County aforesaid, the said being a frame building and

used as an infant Asylum

and which was occupied by deponent as a dwelling

and in which there was at the time a human being by name Kate Parker

Annie Brown, deponent and others

were BURGLARIOUSLY entered by means of forcibly and feloniously
forcing open a window leading from the yard
of said premises, and into said premises, with
some instrument unknown to deponent

on the 13th day of April 1883 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

good and lawful money of the United States consisting
of bills of various denominations and of the value of
Two Hundred and Twenty dollars, one Gold Watch and chain
one Silver Watch and hair chain, and various articles
of Jewellery in all of the value of Four Hundred and
Twenty dollars, the property of Henry Emmever, deponent's
Husband &c

the property of

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

James J. Lee, George Rathforth, and David Kantor,
(now present) and a person known as Big Mike, not arrested

for the reasons following, to wit: that previous to said Burglary and
larceny the said window leading into said premises
was down, and said property was in a Bureau in
a room in said premises and which is occupied by
deponent and that about the hour of 9 1/2 o'clock p.m.
while deponent was absent from said room
the said premises were entered and said property
so taken and stolen, and deponent further says
that the said Kantor who was formerly employed

0065

in said premises informed deponent in the presence of officer Henry M. Doble that he Kantor had formed the plans for entering said premises and that he had made arrangements with said Lee, Rathforth and said person known as "Big Mike" to enter the said premises as aforesaid and told them where the property could be found and that they said Lee, Rathforth and Big Mike were to execute said Burglary and larceny and were to divide the proceeds with him said Kantor and that after said Burglary he Kantor saw the said Rathforth who informed Kantor that they had committed said Burglary and larceny and at the same time showing him some jewelry which they had got in said premises and that the said Rathforth had given him Kantor the sum of one ⁵⁰100 dollars as his share of the Burglary and larceny, telling Kantor that they did not get much in said premises

Swear before me this } Margaret Emerson
17th day of April 1883 }

by Henry Morrison of Police District

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree. Burglary

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0066

BOX:

100

FOLDER:

1072

DESCRIPTION:

Leidecker, August

DATE:

04/16/83



1072

POOR QUALITY
ORIGINALS

0067

W. R. ...

Day of Trial
(Counsel,
Filed *6* day of *April* 188*3*
Pleads *M. G. ...* *17*

THE PEOPLE
vs.
B

August Lidecker

722 7324 8th St.

JOHN McKEON,
District Attorney.

A True Bill.
A. W. ...
Foreman.

... of ...

0068

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

August Seidecker

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

August Seidecker

of the CRIME OF Selling and Exposing for sale Spirituous Liquors at unlawful hours. committed as follows:

The said August Seidecker

late of the City and County of New York, on the sixth day of April in the year of our Lord one thousand eight hundred and eighty-three, at the City and County aforesaid, ~~with force and arms~~, he the said August

Seidecker being then and there duly licenced to sell strong and spirituous liquors, wines, ^{ale} and beer at certain premises known as numbers 322 and 324 Third Avenue in the said City and County, then and there, at the premises as aforesaid, between the hours of one and five o'clock in the morning of said day, with force and arms, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of litters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, one gill of brandy, one gill of rum, one gill of whiskey, one gill of gin, one gill of cordial, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown unlawfully did expose for sale and sell as a beverage to certain 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.

And the Grand Jury aforesaid, by this indictment, further accuse the said August Seiderker of the crime of giving away and disposing of spirituous liquors at unlawful hours, committed as follows:

The said August Seiderker, late of the City and County aforesaid, on the day and in the year aforesaid, at the City and County aforesaid, he the said August Seiderker being then and there duly licensed to sell strong and spirituous liquors, wines, ale and beer at certain premises known as numbers 322 and 324 Third Avenue in the said City and County, then and there, at the premises aforesaid, between the hours of one and five o'clock in the morning of said day, certain strong and spirituous liquors and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of Bitters, one gill of ale, one gill of porter, one gill of beer, one gill of Lager Beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to certain 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.

And the Grand Jury aforesaid, by this indictment further accuse the said August Seiderker, of the crime of not closing and keeping closed a place licensed for the sale of liquors, between the hours of one and five o'clock in the morning, committed as follows:

The said August Seiderker, late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, he, the said August Seiderker being then and there duly licensed to sell strong and spirituous liquors, wines, ale and beer at certain premises known as numbers 322 and 324 Third Avenue in the City and County aforesaid, unlawfully did not close and keep closed the premises aforesaid, so licensed as aforesaid, between the hours of one and five o'clock in the morning of said day, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John McKeon

District Attorney

0059

0070

City and County of New York, ss.

Police Court—4 District.

THE PEOPLE

vs.

On Complaint of

Manus W. Price

For

Vio Excise Law

August Leidecker

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

Dated *Apr 6* 188 *3*

[Signature]

POLICE JUSTICE.

August Leidecker

0071

EXCISE VIOLATION—WITHOUT LICENSE.

Police Court— 4 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. 18 Pleasant Police Street,
of the City of New York, being duly sworn, deposes and says, that on the 6 day
of April 1883, in the City of New York, in the County of New York, at
No. 322 and 324 - 3rd Avenue Street,

August Lydcher (now here)
did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and
spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be
drunk in the house or premises aforesaid without license therefor contrary to and in violation of law.

deponent says that said Pleasant Police
was open at 4 o'clock in the morning
of the above date and that there was a
number of people at the bar drinking.

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

Subscribed to before me, this 6 day
April 1883

Manus M. Bride
POLICE JUSTICE

0072

168 282

Police Court District: 1

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Morris M. White

vs.

1 August Lydecke

Offence: Violation
Cave Law

Dated April 6 1883

Wm. M. White
Magistrate

18
Precinct

Witnesses:

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____



Raylock

Paul J. ...

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 August Lydecke

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of (100) Dollars 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 6 1883 [Signature] Police Justice.

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

Dated April 6th 1883 [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

0073

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

4 District Police Court.

August Spicker 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. August Spicker

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. New York City

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

Answer. 322 B Avenue O'Monroe

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 have nothing to say
August Spicker

Taken before me this

day of August 188

[Signature]
Police Justice.

0074

BOX:

100

FOLDER:

1072

DESCRIPTION:

Lennon, William

DATE:

04/12/83



1072

0075

BOX:

100

FOLDER:

1072

DESCRIPTION:

Klaus, George

DATE:

04/12/83



1072

0076

WITNESSES:

109
Counsel, *W. H. [unclear]*
Filed *20 April* 1883
Pleads *Not Guilty*

THE PEOPLE
vs.
William Sammons
George Deans

JOHN McKEON,
District Attorney.

A True Bill.

[Signature]
Foreman.

[Signature] April 13/83
[Signature]
Grand Jurors,
Dist. Ct. N. Y.

second degree
LARCENY

INDICTMENT.

0077

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 Lennon, and
George Klons

The Grand Jury of the City and County of New York, by this indictment, accuse
William Lennon and George Klons —
of the CRIME OF ~~felony~~ Grand Larceny in the
second degree —
committed as follows:

The said William Lennon and George
Klons —

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

one satchel of the value
of one dollar, one silver coin of the United
States of the kind known as half
dollars, of the value of fifty cents, one
silver coin of the United States of the
kind known as a quarter dollar, of
the value of twenty five cents, one
silver coin of the United States of
the kind known as dimes of the
value of ten cents, and one nickel
coin of the United States of the
kind known as five cent pieces
of the value of five cents —

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

JOHN McKEON, District Attorney.

0078

Admitted to bail 6 AM

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, &c.,
ON THE COMPLAINT OF

Raymond M. Bennett
9 West 22nd St

1 *William Bennett*
2 *George Klara*

4 _____
8 _____

Offence *Larceny from person*

Dated *April 5th* 188 *3*

Edmond A. Henman Magistrate.
Henry Middle Officer.
_____ 22 Precinct.

Witnesses *Joseph Leacock*
No. *599* Street. *W. 22nd*
Henry Middle
No. *22nd Precinct* Street.

No. _____ Street, _____
§ *1000* read to answer O.P. _____
_____ Street, _____

APR 9 1883
COURT OFFICE

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 *each* be held to answer the same and he be admitted to bail in the sum of *500* 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 5th* 188 *3* _____ 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.

0079

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

4 District Police Court.

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

Question. What is your name?

Answer. George Klous

Question. How old are you?

Answer. 15 years

Question. Where were you born?

Answer. New York

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

Answer. 514 West 43rd Street, 7 months

Question. What is your business or profession?

Answer. I work in a paper factory

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
preferred against me

George Klous
his mark

Taken before me this

day of April

1889

[Signature]
Police Justice.

0080

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

William Lannon 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 Lannon*

Question. How old are you?

Answer. *14 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *57th 11th Avenue, 4 months*

Question. What is your business or profession?

Answer. *I work in a Hotel*

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 for I found against me another boy gave me the pocket book*
William Lannon

Taken before me this

day of *April*

188

[Signature]
District Police Justice.

0081

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph Leacock

aged 15 years, occupation ward boy of No.

529 West 42nd Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Rosanna M. Dermott

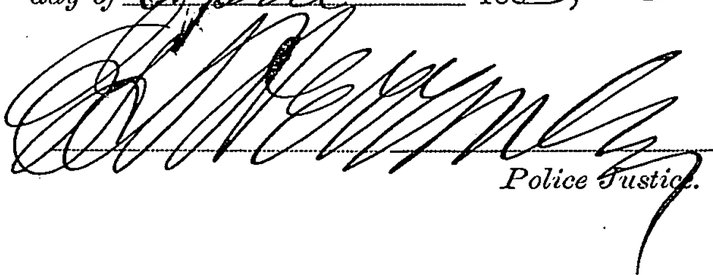
and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this

5th

day of April 1883

Joseph Leacock


Police Justice.

0082

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 9 West 49th Street, a domestic Rosanna M. Deamott, aged 19^{1/2}

being duly sworn, deposes and says, that on the 5th day of April 1883

at the _____ City of New York,

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

one satchel containing gold and lawful money of the United States consisting of silver and nickel coins of the value of seventy five cents,

being all of the value One $75/100$ dollars

Seems to be correct

copy of

the property of Deponent

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

George Klous, both (now present) and three other persons whose names are unknown to deponent, with the intent to deprive deponent of said property. From the fact that while deponent was crossing Broadway at 45th Street, the said William and George and the persons whose names are unknown to deponent, pushed against deponent and at the same time

Police Justice

1883

0083

deponent felt the said Satchel containing
said money being taken from the pocket
of deponents satchel which was then
and then worn on the person of deponent
and deponent was also informed by
Joseph Leacock (now present) that he
Leacock saw said Lemmon take said
pocket book from deponents pocket
as aforesaid and that said Klaus was
then acting in concert and collusion with
said Lemmon

Sworn to before me } Rose Anna M. Deegan
this 5 day of April 1883

[Signature]
Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFRIDAVID-Larceny.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0084

BOX:

100

FOLDER:

1072

DESCRIPTION:

Lesser, Philip

DATE:

04/16/83



1072

First Connection
L. C. ...

128

Day of Trial
Counsel, *J. J. ...*
Filed *16* day of *April* 1883
Pleads *Not Guilty*

THE PEOPLE
vs.
B
Philip ...
27.
240 ...

Violation of Excise Law.
Selling on Sunday.

JOHN MCKEON,
District Attorney.

P. 2 April 25. 1883

A TRUE BILL. *Made guilty*

M. ...
Foreman.
...
...

POOR QUALITY ORIGINALS

0085

0086

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Philip Lesser

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

of the CRIME OF *Exposing for Sale and Selling Spirituous Liquors on Sunday*, committed as follows:

The said *Philip Lesser*

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

~~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.

~~JOHN McHEON, District Attorney.~~

0087

Court of General Sessions of the Peace

~~OF THE CITY AND COUNTY OF NEW YORK.~~

~~THE PEOPLE OF THE STATE OF NEW YORK~~

~~AGAINST~~

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

of the CRIME OF giving away Spirituous Liquors
on Sunday
committed as follows:

The said Philip Lesser

~~The said~~

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

~~the~~ certain ~~the~~ 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.

JOHN McKEON, District Attorney.

0088

Police Court 3^d District.

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

James Van Ransw
of No. 111 Police Precinct Street,

of the City of New York, being duly sworn, deposes and says, that on Sunday the 8 day
of April 1883, in the City of New York, in the County of New York,

at premises No 270 Stanton
a place where Philip Lesser [now here]

did then and there expose for sale and did sell, caused, suffered and permitted to be sold, and given away under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, to be drunk in
the house or premises aforesaid, contrary to and in violation of law; and did not keep said place closed on said
Sunday the 8 day of April 1883 as required by law.

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

Subscribed before me, this 8 day of April 1883, James Van Ransw

Hugh Gorman POLICE JUSTICE.

0089

BAILED
 No. 1, by John J. Hanan
 Residence 805 5th St.
 Street
 No. 2, by _____
 Residence _____
 Street
 No. 3, by _____
 Residence _____
 Street
 No. 4, by _____
 Residence _____
 Street
 No. 5, by _____
 Residence _____
 Street

Police Court District. 3 289

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Van Runk

Philip Lesser

2 _____
3 _____
4 _____
Offence Volation Excise Law

Dated April 3 1883

de la Cruz Magistrate.

James Van Runk Officer.

Witnesses _____ Precinct. 11

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____
\$ 100 to answer
Dated by John J. Hanan
No. 308 Fifth St.



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 Philip Lesser

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated April 3 1883. Hugh Gardner Police Justice.

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

Dated April 9 1883. Hugh Gardner 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.

0090

Sec. 108-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Philip Lesser

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. Germany

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

Answer. 240 Stanton Street and about six weeks

Question. What is your business or profession?

Answer. Rigor Dealer

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

Answer. I am ^{now} guilty of the charge

Philip Lesser

Taken before me this

day of

April
1885

Joseph C. Spencer Police Justice.

0091

BOX:

100

FOLDER:

1072

DESCRIPTION:

Lieberman, Morris

DATE:

04/03/83



1072

0092

BOX:

100

FOLDER:

1072

DESCRIPTION:

Lewis, Heyman

DATE:

04/03/83



1072

0093

Counsel,
Filed 3 day of April, 188
Pleads Not Guilty (4)

THE PEOPLE
vs.
Morris Sieberman
and Benjamin Lewis
BURGLARY—Third Degree, and
Grand Larceny.

JOHN MCKEON,
District Attorney.
April 6/83
Dr. J. J. Swanwick
A True Bill.

[Signature]
Foreman.
April 4/83.

Verdict of Guilty should specify of which count.
A. P. Pleas to Jury 3/29/83
S. P. Two Verdicts & 6/2/83
April 9/83

[Signature]
Hiram Keane
J. H. Harnock

0094

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Morris Siderman
and Heyman Lewis

The Grand Jury of the City and County of New York, by this indictment, accuse
Morris Siderman and Heyman Lewis
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows :

The said Morris Siderman and Heyman Lewis
late of the Tenth Ward of the City of New York, in the County of
New York aforesaid, on the twenty first day of March in the
year of our Lord one thousand eight hundred and eighty three with force and arms,
about the hour of twelve o'clock in the day time of the same day, at the
Ward, City and County aforesaid, the dwelling house of
Frank Levy
there situate, feloniously and burglariously did break into and enter, by the said

Morris Siderman and Heyman Lewis
then and there intending to commit some crime therein, to wit: the goods, chattels and
personal property of Frank Levy
in the said dwelling house 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.

And the Grand Jury aforesaid, by this indictment, further accuse the said
Morris Siderman and Heyman Lewis
of the CRIME OF PETIT LARCENY, committed as follows :

The said Morris Siderman and Heyman Lewis
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, with force and arms, ~~and~~
watch of the value of twelve
dollars

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

JOHN McKEON, District Attorney.

0095

#17
238
Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Long
50 South St
Morris Lieberman
Herman Lewis
Offence Burglary

Dated March 29 1883

Patterson
Magistrate.

Conrad
Officer.

No. 10
Precinct.

Witnesses
Police officers

No. 9
Street.
Abraham Stearns

No. 9
Street.
P. Hunter

No. 1
Street.
C. J. ...



Council ...

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

Dated March 29 1883 J. D. Patterson 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.

0096

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3rd District Police Court.

Hyman 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. Hyman Lewis

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. Poland

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

Answer. 136 Chrystie Street 1 1/2 year

Question. What is your business or profession?

Answer. Glazier

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 got the tickets from Morris Lieberman to sell for him

fill file

Taken before me this 29 day of March 1933
J. M. Cameron
Police Justice.

0097

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Morris Lieberman

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. *Morris Lieberman*

Question. How old are you?

Answer. *50 years*

Question. Where were you born?

Answer. *Poland*

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

Answer. *50 Forsyth Street 4 months*

Question. What is your business or profession?

Answer. *Haymaker*

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. *The Prisoner Lewis and myself opened the door with a key and we took the watch and pawned it I got \$3.⁵⁰ off the money and he got \$2.⁵⁰ and the ticket*

Morris Lieberman
X
Morse

Taken before me this

29

day of

March

1883

J. M. Parsons

Police Justice.

0098

CITY AND COUNTY }
OF NEW YORK, } ss.

Abraham Isaacs

aged 31 years, occupation Baker of No.

9 Monroe Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Frank Levy

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

Sworn to before me, this 29
day of March 1883

Abraham Isaacs
Witness

J. M. Palmer
Police Justice.

0099

Police Court— 3rd District.

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

Frank Levy

of No. 50 Forsyth Street, aged 22 years,

occupation Carpenter being duly sworn

deposes and says, that the premises No 50 Forsyth Street,

in the City and County aforesaid, the said being a Brick Building

two Rooms on the 4th floor, of the Rear building

and which was occupied by deponent as a Dwelling House for himself & family

and in which there was at the time ^{no} human being, ~~any~~

were BURGLARIOUSLY entered by means of forcibly opening the
lock of the door leading to said Rooms
with false key

on the 21st day of March 1883 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

One Silver Watch of the Value of
Twelve 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

Morris Lieberman & Hyman Lewis
(both now here)

for the reasons following, to wit: Deponent is informed

by Abraham Isaacs of No 9 Monroe

Street that on the 28th day of March 1883

he bought a Pawn ticket from said Lewis

for the sum of one dollar. Deponent

in company officer John Creed examined

the watch represented by said Pawn ticket and

fully identifies said watch as the property
stolen from deponent. said Hyman

0100

Confessed to deponent that he received said pawn ticket from Morris Lieberman, and said Morris Lieberman acknowledged to deponent in the presence of witnesses and in open Court that he in company of said Lewis opened the door of deponents rooms with a key that they stole the within described watch, pawned the same, and that he Lieberman received three ⁵⁰/₁₀₀ Dollars of the money and that ~~he~~ Lewis received two ⁵⁰/₁₀₀ Dollars and the pawn ticket, all such information deponent believes to be true

Sworn to before me this } Frank X Levy
29th day of March 1883 }
J. W. Patterson }
Deputy Justice

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.

0101

BOX:

100

FOLDER:

1072

DESCRIPTION:

Logan, David

DATE:

04/05/83



1072

0102

BOX:

100

FOLDER:

1072

DESCRIPTION:

Moran, Frederick

DATE:

04/05/83



1072

POOR QUALITY ORIGINALS

0103

Counsel

1883

Filed 5th day of April

Pleads

THE PEOPLE

vs.

David Logan
Frederick Moran

BURGLARY, Grand Larceny, and Degree, and

JOHN McKEON,

District Attorney.

A True Bill.

Foreman.

Verdict of Guilty should specify of which count.

John W. ...
Henry Guy's day
S.P. three years each.

0104

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

THE PEOPLE OF THE STATE OF NEW YORK

against

David Logan and
Frederick Moran

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

David Logan and Frederick Moran

of the CRIME OF BURGLARY in the second Degree, committed as follows:

The said David Logan and Frederick
Moran

late of the Seventeenth Ward of the City of New York, in the County of
New York, aforesaid, on the 19th day of March in the
year of our Lord one thousand eight hundred and eighty three with force
and arms about the hour of twelve o'clock in the day time of the same
day, at the Ward, City and County aforesaid, the dwelling house of

Timothy Burns
there situate, feloniously and burglariously did break into and enter,

whilst there was then and there some human being, to wit, one

Eliza Burns within the said dwelling-house, the said
David Logan and Frederick Moran
then and there intending to commit some crime therein, to wit: the goods, chattels and
personal property of Timothy Burns

in the said dwelling house 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.

And the Grand Jury aforesaid, by this indictment, further accuse the said David
Logan and Frederick Moran
of the CRIME OF GRAND LARCENY in the second degree committed as follows:

and also for that thing The said David Logan and Frederick
Moran

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, about the hour of twelve
o'clock in the day time of said day, one dress of the value of

seventy five dollars, one pocket of the value of fifteen dol-
lars, one chain of the value of forty dollars, two finger
rings of the value of thirty dollars each, and two watches
of the value of seventeen dollars each

of the goods, chattels, and personal property of Timothy Burns
in the said dwelling house of one

Timothy Burns then and there being found
in the dwelling house 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 McKEON, District Attorney.

0105

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.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 Samuel Burns
245 E 10th

2 David Logan

3 Frederick Marau

4 _____

Offence Larceny

Dated 30 March 1883

J. J. White Magistrate.
Thomas + Blawern Officer.
P O Precinct.

Witnesses Melrose Sergeant
John Connor Blawern
King and Lyons

No. _____ Street _____

No. Brooklyn Street _____

No. _____ Street _____

E. Howell Attorney at Law

RECEIVED
OFFICE OF THE CLERK
MARCH 31 1883

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

Frederick Marau guilty thereof, I order that they be held to answer the same and they ~~be admitted to bail in the sum of~~ be legally discharged

Dated 30 March 1883 Andrew J. White Police Justice.

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

Dated _____ 1883 _____ Police Justice.

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

Dated _____ 1883 _____ Police Justice.

0106

Sec. 198-200.

17 1/2

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

Frederick Moraw

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. *Frederick Moraw*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *Greenpoint L.I. 27 years*

Question. What is your business or profession?

Answer. *Moulder*

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*

Fred Moraw

Taken before me this *Feb* day of *March* 188*7*

Police Justice.

0107

Sec. 108-200.

18 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

David Logan 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. David Logan

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. New York city

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

Answer. No home

Question. What is your business or profession?

Answer. Chaudiere 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

David Logan

Taken before me this 18th
day of March 1888

Charles J. Smith
Police Justice.

0108

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles O'Connor
aged 40 years, occupation Detective Sergeant of No.
300 Mulberry Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Timothy Burns
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 30
day of March 1883 } Charles O'Connor

Audrey J. White
Police Justice.

0109

Police Court - 1st District.

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

of No. 245 East 10th Timothy Burns Street, aged 48 years,

occupation Liquor Merchant being duly sworn

deposes and says, that the premises No 245 East 10th Street,
in the City and County aforesaid, the said being a brick building

and which was occupied ^{in part} by deponent as a dwelling

and in which there was at the time a human being, by name Eliza Burns
deponent's wife

were BURGLARIOUSLY entered by means of forcibly breaking off
the lock of the door leading from the hallway
into said premises and entering therein

on the 5th day of March 1883 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

one velvet dress, one gold locket, one gold chain,
Two gold finger Rings, one pair of gold Bracelets
in all of the value of ^{two hundred and} twenty four 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

David Logan and Frederick Moran
(both now here)

for the reasons following, to wit: that deponent was informed
by officer Charles O'Connor that said defendants
acknowledged and confessed to said O'Connor
in the presence of Officer Edgar Clausson that they
said defendants did enter the aforesaid premises
and did take steal and carry away the
aforesaid property and gave the same to Minnie
Smith to pawn

wherefore deponent charges said defendants

0110

with Burglariously entering said premises
and taking stealing and carrying away the
aforesaid property

Sworn to before me this 30th
day of March 1883

Andrew J. White

Timothy Burns
Police Justice

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.

0112

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

1st District Police Court.

Frederick Moran 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. Frederick Moran

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. New York city

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

Answer. Greenpoint About 3 years

Question. What is your business or profession?

Answer. Moulder

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

Fred Moran

Taken before me this

day of

April

1888

John J. Smith

Police Justice.

0113

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

David Logan 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. David Logan

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. New York city

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

Answer. No home

Question. What is your business or profession?

Answer. Murderer

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

David Logan

Taken before me this

day of

Sept

1888

St. H.

Selouk Sward

District Justice.

0114

CITY AND COUNTY }
OF NEW YORK, } ss.

William Davidson

aged 22 years, occupation clerk of No.

605 - 8 avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Albert Teets

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

Sworn to before me, this 3rd }
day of April 1883 } William Davidson

Solomon Smith
Police Justice.

0115

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles O'Connor
aged 40 years, occupation a Detective Sergeant of No. 300 Mulberry

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

Sworn to before me, this 3rd

day of April 1883

Charles O'Connor

Solomon B. Smith

Police Justice.

0116

Police Court—1st District.

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

of No. 605-8th Avenue Albert Teets
Street, aged 25 years,
occupation merchant being duly sworn.

deposes and says, that the premises No 605-Eight Avenue Street,
in the City and County aforesaid, the said being a brick building

and which was occupied ^{in part} by deponent as a dwellling
and in which there was at the time ^{no} human being, ~~by name~~ therein

were BURGLARIOUSLY entered by means of forcibly breaking open
the door leading from the hallway into said premises
with some instrument and entering therein

on the 15th day of March 1883 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

One pair of Diamond Earrings, one gold neck
chain with gold locket attached, one hair
chain, one diamond cluster finger ring,
Six gold bracelets and one pair of Eye Glasses
with gold chains attached in all of the value
of three hundred and seventy five dollars

the property of this 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

David Logan and Frederick Moran
(both now here)

for the reasons following, to wit: that deponent was informed by
William Davidson that he caught said Logan
in said premises and had a scuffle with said Logan
and at said time there was with an other person said Logan in said premises
after said scuffle said defendants escaped subsequently
deponent was informed by officer Charles Connor
that he found a portion of the aforesaid property
in said Frederick Moran possession

Wherefore deponent charges said defendants

0117

with actung in concert with each other in burglariously
entering the aforesaid premises and taking stealing and
carrying away the aforesaid property as aforesaid

Sworn to before me this *Albert Teets*

3 day of April 1883

Solomon Smith

Police Justice

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.

0118

BOX:

100

FOLDER:

1072

DESCRIPTION:

Lolio, Antonio

DATE:

04/11/83



1072

0119

84

Day of Trial
Counsel, *[Signature]*
Filed, *[Signature]* day of *April* 1883
Pleads *Not guilty.*

Assault in the First Degree.

THE PEOPLE
vs.
30 *1* *Ray M* *R*
Antonio Solis

JOHN MCKEON,
District Attorney.

22 *Apr* *20.1883*
True & correct Assault
2 day

A TRUE BILL.
[Signature]
Foreman.

[Signature]
[Signature]

0120

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Antonio Solis

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

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

The said *Antonio Solis*

late of the City of New York, in the County of New York, aforesaid, on the ~~nineteenth~~ day of ~~March~~ in the year of our Lord one thousand eight hundred and eighty ~~three~~ with force of arms, at the City and County aforesaid, in and upon the body of *Charles Pell* in the peace of the said people then and there being, feloniously did make an assault and ~~thru~~ the said *Charles Pell* with a certain *razor* which the said *Antonio Solis*

~~in his~~ right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent ~~thru~~ the said *Charles Pell* 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

Antonio Solis

of the CRIME OF Assault in the Second Degree, committed as follows:

The said *Antonio Solis*, 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 *Charles Pell* then and there being, feloniously did, willfully and wrongfully, make an assault and ~~thru~~ the said *Charles Pell* with a certain *razor* which the said

Antonio Solis in ~~his~~ right hand then and there had and held; ~~the same being an instrument likely to produce grievous bodily harm~~ feloniously did, willfully and wrongfully then and there beat, strike, stab, cut and wound ~~then and there thereby inflicting grievous bodily harm upon the said Charles Pell, to wit: that and there thereby cutting the side of the said Charles Pell~~ against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN McKEON, District Attorney.

0121

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, &c.,
ON THE COMPLAINT OF

Charles Kelly
257th St
1 Antonio Gallego

1 _____
2 _____
3 _____
4 _____

Offence Felonious Assault & Battery

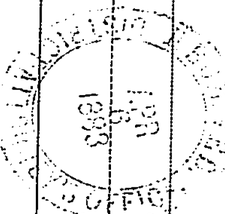
Dated 5 April 1883

Magistrate
Jacob S. Sinton

14th Precinct.

Witnesses James E. Stearns
14th Precinct Street.

No. _____ Street, _____
No. _____ Street, _____
\$ _____ to answer



to answer
James

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 Antonio Gallego

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Eighteen 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 5 April 1883 Jacob S. Sinton Police Justice.

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

Dated _____ 1883 _____ Police Justice.

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

Dated _____ 1883 _____ Police Justice.

0122

Form 10.

POLICE COURT—FIRST DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John E. Leston

vs
Antonio Lallia

Documented for Exh
To avert the result
of the injuries to
Charles Paul
Affidavit - Delmonico
Assault on Charles

Dated *March 20* 188*3*

M J Power Justice

Leston Officer

0123

Form 10

POLICE COURT-FIRST DISTRICT.

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

James E. Liston 28 Years

An officer attached to the 14th Precinct Police Street,
being duly sworn, deposes and says,

that on the *19th* day of *March* 188*3* at the City of New York,

in the County of New York. *deponent*

Sworn to, this
before me,
1883
Police Justice.

W. J. Carr

*was informed by a citizen there was a
man stabbed up the Street & went there
and saw two men running one after the other
deponent followed them and arrested one of them
whose name is *Antonie Lallia* who was
identified by *Charles Paul* as the
person who cut him who is now in Hospital
wherefore deponent prays that said defendant
may be held to await the result of his
injuries to *Charles Paul*.*

James E. Liston

0124

St. Vincent's Hospital
Mar. 20/19

This is to certify that Charles
Pool was brought to this
Hospital by our ambulance
suffering from a severe incised
wound of the left side. His
wound is serious. He will
probably recover

J. M. Namara M.D.
House Surgeon

0125

Pelline Hospital Mar 24/13
This may certify that Chas.
Pell lies in one of my
wards in a critical condition,
from a wound in left side

Harry Seabrook, M.D.
House Surgeon.

0126

Chas. Fell was Bellevue
Hospital with incised
wound of left side
is about the wound
and doing well.

Harry Dealbrook
House Surgeon

0127

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question What is your name?

Answer. Antonio Lallia

Question. How old are you?

Answer. 28 years

Question. Where were you born?

Answer. Italy

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

Answer. 2 Jersey St about 2 weeks

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 am not guilty

Antonio Lallia.

Taken before me this
day of April 1889
John J. Stump
Police Justice.

0128

Police Court First District.

CITY AND COUNTY OF NEW YORK

Post Office of No. 250

Charles Pell aged 18 years

Street,

being duly sworn, deposes and says, that on 19th the March day of

in the year 1883 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Antonio Pallia (now here) did willfully and feloniously cut and stab deponent on the left side of deponents body with the blade of a Razor then and there held in his said deponents hand causing a serious wound

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 April 1883

Charles^{his} Pell

Solomon Smith

POLICE JUSTICE.

Marx

0129

BOX:

100

FOLDER:

1072

DESCRIPTION:

Long, George

DATE:

04/05/83



1072

0130

30. Said in...

Counsel,
Filed *J. A. Spink* 1883
Plends *Voluntarily (6)*

BURGARY—Third Degree, and
Attempt at Grand Larceny in the
Second Degree.

THE PEOPLE

vs.

F
George S. Long
H. S. [unclear]
St. Charles [unclear]
Muskrat

april 18/83 JOHN McKEON,
District Attorney.

Plends at H. S. J. 2nd.
A True Bill. *Rec. [unclear]*
1883

A. J. [unclear]
Foreman.

Verdict of Guilty should specify of which count.

Voluntarily (6)
1883

0131

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 Song

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

George Song

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

The said George Song

late of the ninth Ward of the City of New York, in the County of New York aforesaid, on the twenty seventh day of March in the year of our Lord one thousand eight hundred and eighty three with force and arms, about the hour of twelve o'clock in the day time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Max E. Remsen

there situate, feloniously and burglariously did break into and enter, ~~by means of a family~~ he the said

George Song

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of Max E. Remsen

in the said dwelling house 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.

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

George Song

~~of the CRIME OF GRAND LARCENY IN THE SECOND DEGREE,~~ ^{attempting to commit} committed as follows :

The said George Song

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, with force and arms,

ten spoons of the value of three dollars each, ten forks of the value of three dollars each, five napkin rings of the value of five dollars each, and three dresses of the value of forty dollars each

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

Max E. Remsen

in the said dwelling house then and there being, then and there feloniously did, ^{attempt 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.

JOHN McKEON, District Attorney.

0132

Marcus Remann

BAILED,

No. 1 by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

2/25
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Almon D. Remann

1903
George Long
Offence, *Burglary*

Dated *March 28* 188*3*

Deputy
Magistrate.

Martin Maloney
Officer.

Witnesses, _____
Clerk.



No. _____
Street, _____
to answer

James

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

guilty to order that he be held to answer the same and he be ~~committed to bail in the sum of~~

~~committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail~~ *he be legally discharged*

Dated *March 28* 188*3* *Deputy* 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.

0133

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Long 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 Long

Question. How old are you?

Answer.

48 years

Question. Where were you born?

Answer.

Massachusetts

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

Answer.

648 Broadway & about 4 months

Question. What is your business or profession?

Answer.

Cabinet Maker

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

Answer.

I am not guilty of the charge

George Long
his mark

Taken before me this

day of

1888

Police Justice.

0134

I was on the street
 about fifteen minutes
 and part of the time
 I had hold of the prisoner
 when he attempted to
 run away and strike
 me. I caught hold of
 him and sent for an
 officer. He abused me
 called me crazy and
 told the people I was
 crazy. Did he tell you he
 would go with you to
 an officer.
 A Y. that he did not
 go. the officer came
 to him
 Q Are you married
 A Yes.
 Q Is there anybody living
 with you
 A No one except my husband

Catherine E. Remsen

Sworn to before me
 this 28 day of August 1873

~~John J. [Signature]~~
 Martin Maloney being sworn
 says that he is city officer in the
 precinct searched George Long
 and did not find anything upon
 him. No keys or any other
 articles

Martin Maloney

[Vertical handwritten notes on the left margin]
 Sworn to before me
 this 28 day of August 1873
 John J. [Signature]

0135

222

Q Conf Lamination
Q Was anything taken from
a your rooms
Q Not anything as far
a as I can see
Q Did you see the prisoners
a coming out of your kitchen
Q Yes, and in the kitchen
Q When did you see him
a in the kitchen
Q March 27, 1883
Q Where was you when you
a saw him in the kitchen
Q In the hall
Q How did you see him
a in the kitchen
Q I saw them open the
a door, and come out
Q You spoke to them in
a the hall
Q Yes I spoke to them in
a the hall, and asked
them what they were
a doing in my house, and
they said they were not
a in my house
Q Did they go down the
a stairs
Q Yes I followed them

0136

50

Police Court District.

City and County of New York, ss.:

Catherine M. Hansen
of No. *190 West 4th* Street, aged *38* years,

occupation *Housekeeper* being duly sworn

deposes and says, that the premises *is* *aforesaid* Street,

in the City and County aforesaid, the said being a *dwelling*

where deponent resides with her family

and which was occupied by deponent as a *such dwelling*

and in which there was at the time *no* human being, by name

were BURGLARIOUSLY entered by means of forcibly *breaking open a door leading to said room*

on the *27th* day of *March* 188*3* in the *Day* time, and the following property feloniously taken, stolen, and carried away, viz:

Silver ware consisting of forks, spoons, napkin rings, clothing consisting of silk dresses and other property of value collectively of the amount and value of three hundred dollars or more

the property of *deponent & her husband*

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

And I now present for the reasons following, to wit: That deponent left said room about 10 o'clock A.M. on the day in question and locked and fastened said door as she was leaving. That when she returned the door before referred to was open and the deponent and another person were in the room both of whom attempted to escape as deponent

0137

Entered the room - That
Department took hold of and
detained the defendant
while the person who was
in his company ran away
and escaped
Catherine E. Reimer

Seen to before me this
2nd day of March 1888
J. P. [Signature]
Police Office

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.

0138

Bail fixed
at \$2000
Apr. 21 1883

W. C. Smith
Allowed for
March 29 1883
C. S. Smith

To Dr. Judge
Smith.

0139

W. R. Gould, Law Blank Publisher and Stationer, 163 Nassau St., N. Y.

The People of the State of New York, TO
Hon P. G. Duffy

CERTIORARI
TO CERTIFY CAUSE OF
DETENTION.

GREETING :

We Command you, That you certify fully and at large to *me*
a Justice of the Supreme Court

at *The Court of One & Twelve of the City of New York*
at the Court House
on *the 27th day of March 1893 at 10 1/2 AM*
the day and cause of the imprisonment of *said George Long*

by you detained ; as is said, by whatsoever name the said *Long*

shall be called or charged ; and have you then this writ.

Witness, *Hon. Justice Davis Chief Justice of the Supreme Court*
the *Twenty seventh* day of *March* 18*93*

A. H. Purdy
Attorney.

By the Court

Patricell Keenan
Clerk.

0140

BOX:

100

FOLDER:

1072

DESCRIPTION:

Longfils, Louis

DATE:

04/19/83



1072

0141

277

Counsel,
Filed 19 day of April 1883
Pleads

Grand Larceny, Second degree.

THE PEOPLE

vs.

F
Louis Sanzida

1911 Pleader

JOHN McKEON,

District Attorney.

A True Bill.

Alfred M. ...
Foreman
Charles ...
S. I. ...

0142

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Somis Songolo

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

Somis Songolo

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

The said Somis Songolo

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

\$ 74.70

three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. three gold coins of the French Republic of the kind known as two franc pieces of the value of forty cents each, one silver coin of the French Republic of the kind known as five franc pieces of the value of one dollar, and one ring of the value of three dollars

of the goods, chattels, and personal property of one Joseph Carmerda then and there being found,

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

JOHN McKEON, District Attorney

0143

277 L SA 307

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

1

2

3

4

Dated

Magistrate,

Officer,

Witnesses

No.

No.

No.

No.

No.

No.

No.

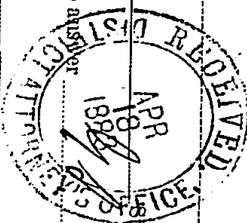
No.

John Caspello
John Longfils

Offence *Grand Larceny*

April 15 188 *3*

William Devereux Magistrate,
Benjamin Devereux Officer,
Central Officer



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 *Louis Longfils*

guilty thereof, I order that he be held to answer the same and he ~~be admitted to bail in the sum of~~ *he be legally discharged* ~~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 15* 188 *3* *Wm. Devereux* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0144

Sec. 198-200.

12th District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

Louis Longfils

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. *Louis Longfils*

Question. How old are you?

Answer. *36 years*

Question. Where were you born?

Answer. *France*

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

Answer. *No regular residence*

Question. What is your business or profession?

Answer. *Waiter*

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
I took it because I was
drunk*

L. Longfils

Taken before me this *13th*
day of *April* 188*8*

Wm. G. Smith

Police Justice.

0145

1st
11

District Police Court,

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.
Saloon keepers
of No. 31 Bleeker Street,

Joseph Camerla 39 years

being duly sworn, deposes and says, that on the 27th day of March, 1883
at the premises 131 Bleeker Street in the night ^{time} City of New York,

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

Legal Monies of the United States of different
denominations 27 dollars in bills one 10 dollar
gold piece one two dollars + fifty cents gold piece
thirty dollars in different denominations in
silver three french gold pieces of the amount one
of two francs each one french piece of silver
five francs of the value of one dollar and one gold
ring of the value of three dollars all of the
amount and value of seventy four dollars
and seventy cents

the property of deponent

and that this deponent

has a probable cause to suspect and does suspect, that the said property was feloniously taken,
stolen, and carried away by Louis Longfield (now here) from

the fact that deponent had the aforesaid property
in a bag behind the bar in a closet and the defendant
was employed by deponent as a bar tender and asked
deponent to let him get off for half an hour and deponent suspected
something wrong and immediately after defendant left he went
to said closet and missed the aforesaid property and followed
defendant out and looked for defendant and could not find said
defendant and did not see defendant again until he was
under arrest on the 18th day of April

Giuseppe Camerla

Subscribed before me this
13th day of
April
1883
Police Justice,

0146

BOX:

100

FOLDER:

1072

DESCRIPTION:

Lord, Vincent

DATE:

04/03/83



1072

0147

Counsel, *J.F.H.*
Filed *3* day of *April* 188*3*
Pleads *Not guilty (x)*

Grand Larceny, Second degree.

THE PEOPLE

vs. *P*

19
John M. Keon
Vincent R. Lord

JOHN McKEON,
District Attorney.

A True Bill.

A. A. [Signature]
Apr 5 1883
Foreman
Wm. G. [Signature]
Clerk
Gregg's Superior Court.
D.C.S.

0148

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Vincent R. Lord

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

Vincent R. Lord

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

The said Vincent R. Lord

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

\$100: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each.

and writing: to wit, an order for the payment of money of the kind commonly called bank checks, drawn to the order of one Frederick A. Gudson, for the payment of the sum of one hundred dollars, the same being then and there unsatisfied and of the value of one hundred dollars.

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

JOHN McKEON, District Attorney

0149

#70 233

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frederick H. Lidson
309 Southwick St
Jesse R. Lord

Offence, Grand Larceny

BAILLED,

No. 1 by _____
Residence _____
Street _____
No. 2, by _____
Residence _____
Street _____
No. 3, by _____
Residence _____
Street _____
No. 4, by _____
Residence _____
Street _____
No. 5, by _____
Residence _____
Street _____
No. 6, by _____
Residence _____
Street _____
No. 7, by _____
Residence _____
Street _____
No. 8, by _____
Residence _____
Street _____
No. 9, by _____
Residence _____
Street _____

Dated March 30 1883

Magistrate

Clerk

Witnesses, Elias B. Brown

No. 161 Broadway Street,

Thomas J. Adams

No. 161 Broadway Street,

to answer

No. 2000 Street,

\$2000

to answer



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

Jesse R. Lord

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 March 30 1883 Police Justice.

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

Dated _____ 1883 Police Justice.

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

Dated _____ 1883 Police Justice.

0150

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Vincent R Lord*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *England*

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

Answer. *316 Water Street (resided there 3 weeks)*

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 guilty* Vincent R. Lord.

Taken before me this

day of

[Signature]

Police Justice.

0151

2 District Police Court.

Affidavit-Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

Frederick A Judson

aged 40 of No. 309 Greenwich - Street,

being duly sworn, deposes and says, that on the 16 day of March 1883.

at the City of New York,

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

of deponent, *in the day time.*

the following property, viz:

one check drawn to the order of F. A. Judson on the Long Island Bank of Brooklyn State of New York one hundred dollars in bills of various denominations unknown to deponent Good and lawful money of the United States

Sworn before me this

together of the value of Two hundred dollars
the property of *Grace J. Stoddard, and in*
complements care and charge

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

Vincent R Lord (my present) from the fact that deponent gave to said Vincent the above described amount of money to deposit in the American Exchange National Bank situated at the North East Corner of Broadway and Cedar Street New York City together with two other checks. I aided Vincent further to make the deposit but converted the money to his own use.
Frederick A. Judson

[Signature]
1883
Police Justice.

0152

BOX:

100

FOLDER:

1072

DESCRIPTION:

Lugamento, Raffaello

DATE:

04/16/83



1072

0153

133

Counsel,
Filed 6 day of April 1883
Pleas *W. J. Kelly*

THE PEOPLE
vs. *P*
Robt. S. Suggs
Grand Larceny, ~~and~~ degree, and
~~Grand Larceny, and~~

JOHN McKEON,
District Attorney

*I 2 April 1883,
tried & acquitted.*
A True Bill.

W. J. Kelly
Foreman.

to summary April 1883

0154

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Raffaello Sugamento

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

Raffaello Sugamento

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

The said Raffaello Sugamento

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the first ~~the~~ day of January in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms one bag of the value of one dollar, and divers gold coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of one hundred dollars

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

John McKeon
District Attorney

0155

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

9102

Grand Jurors
Robert C. ...
Offence, ...

Dated April 2 1883

Magistrate
Clerk

Witness
No. ...



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 Raffaello Caramento

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 2 1883 [Signature] Police Justice.

I have admitted the above named _____ to bail to answer by the undertaking hereto annexed.
Dated _____ 1883 _____ Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offence within mentioned, I order h to be discharged.
Dated _____ 1883 _____ Police Justice.

0156

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Raffaello Legamento 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.

Raffaello Legamento

Question. How old are you?

Answer.

34 years

Question. Where were you born?

Answer.

Italy

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

Answer.

8 M. Douglas St. about four days

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 am not guilty of the charge

Raffaello Legamento
his mark

Taken before me this

day of

[Signature]
[Signature]
[Signature]

Police Justice.

0157

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. *143 Washington* Street, *27* years old, *Laborer*
being duly sworn, deposes and says, that on the *first* day of *January* 188 *3*
at the _____ City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, *from 143 Washington Street in the night time*
the following property, viz:

Gold and lawful money
contained in a bag and consisting of
gold coins to the amount and
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 *Raffaello Legamento now here*

that deponent put said property underneath
the pillow on which he slept on said night
the defendant & another person being occu-
pants of the same room with deponent
that about eight o'clock A.M. on the
morning following said night the defendant
went away & left this City, said other
person remaining in the room after he had
gone. That when deponent arose he missed
the property & the defendant was nowhere
to be found. Said other man denied all
knowledge of the money & has since remained on
*friendly terms with deponent. The defendant *legamento**
is now in this City.

Sworn before me this

[Signature]

188 *3*
Police Justice.