

0714

BOX:

381

FOLDER:

3558

DESCRIPTION:

Laemmele, David

DATE:

01/14/90



3558

Witnesses

Allen Spring

Counsel,

Filed, *1st* day of *January* 1890
Pleads,

THE PEOPLE,

vs.

David Laennelle

January 1890
Sent to the Court of Special
Sessions for trial, by request
of Counsel for Defendant.

ADULTERATED MILK.

(Chap. 183, Laws of 1885, Section 1, as amended
by chap. 577, Laws of 1886, Section 1; Section 186,
Sanitary Code, and Section 575 of the N. Y. City
Consolidation Act of 1882.)

JOHN R. FELLOWS.

District Attorney.

A True Bill.

Glastaven

Foreman.

0715

0716

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 Laemmele

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

David Laemmele

(Chap. 183, Laws of of a MISDEMEANOR, committed as follows:
1885, § 1. as amended
by Chap. 577, Laws of
886, § 1.)

The said

David Laemmele

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

twenty-first day of *November* in the year of our Lord
one thousand eight hundred and eighty-*nine*., at the City and County aforesaid,

did unlawfully expose for sale three quarts of unclean, impure, unhealthy, adulterated

and unwholesome milk (the same not being skimmed milk produced in the said County),

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.

0717

SECOND COUNT:

(§ 160, Sanitary Code

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

David Laemmle
of the CRIME OF VIOLATING THE SANITARY CODE OF THE BOARD OF HEALTH OF THE
HEALTH DEPARTMENT OF THE CITY OF NEW YORK, committed as follows:

The said

David Laemmle

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, did unlawfully keep, have and offer for sale,
three quarts of milk which had been and was then and there watered, adulterated, reduced
and changed by the addition of water and other substances to the Grand Jury aforesaid
unknown, and by the removal of cream, against and in violation of the Sanitary Code of
the Board of Health of the Health Department of the City of New York, duly adopted
and declared as such at a meeting of the said Board of Health, held in said city on the
second day of June, 1873, as amended in accordance with law, and particularly in viola-
tion of a certain ordinance thereof, to wit: the one hundred and eighty-sixth section of
said code, which is as follows, that is to say:

"No milk which has been watered, adulterated, reduced or changed in any respect
by the addition of water or other substance, or by the removal of cream, shall be brought
into, held, kept, or offered for sale at any place in the City of New York; nor shall any
one keep, have or offer for sale in the said city any such milk."

Which said section and ordinance above set forth was, by a certain resolution, duly
passed and adopted by the said Board of Health and by said Health Department, at a
meeting thereof duly held in said city on the twenty-third day of February, 1876, added
to and made a part of the said Sanitary Code aforesaid, and adopted and declared to
form a portion thereof, pursuant to the authority and power conferred by law upon the
said Board, and which said ordinance was thereafter duly published once a week, for two
successive weeks, in the *City Record*, a daily official newspaper and journal published
in the said city, to wit: in the issues of such newspaper of the twenty-fourth day of
February, 1876, and also of the second day of March, 1876, and which said Sanitary Code
so amended and altered was then and there, at the time of the committing of the offense
hereinabove alleged, in full force and operation, and was by law declared to be binding
and in force in said city, and which said section and ordinance above set forth was then
and there in full force and virtue, having been in nowise altered, amended or annulled by
said Board of Health, against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0718

BOX:

381

FOLDER:

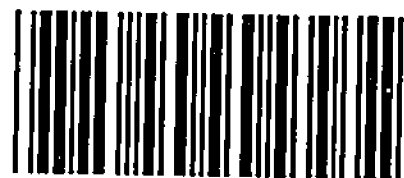
3558

DESCRIPTION:

Langer, Hester

DATE:

01/09/90



3558

0719

Witnesses;

Alexander Baernicoeff

*As R. Society
for Penitentiaries
Quincy, Ill. to look
into their care*

RM

69

Counsel,

Filed

9

day of

Jan

18 90

Pleads,

THE PEOPLE

vs.

Walter Langer

Grand Larceny in the second degree.
[Sections 528, 529, Penal Code.]

John R. Fellows

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Walter Langer
Foreman.
Jan 9/90

Walter Langer
Pleaded guilty
to Grand Larceny
in the second degree
Jan 11/90

0720

Police Court—

3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No.

324 E 94th Street, aged 29 years,

occupation

Jeweller

being duly sworn

deposes and says, that on the 2 day of January 1898 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

A quantity of women's wearing apparel valued at one hundred and fifty dollars

the property of

Deponent

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

Hester Langerman who admits and confesses to having stolen said property.

A Baernsopf

Sworn to before me, this

of January 1898

Charles W. Remondy Police Justice.

0721

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before me this

day of January 1889

Charles W. Smith
Police Justice.

0722

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

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

Dated *Jan 4* 188 *go. Charles N. Smith* 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.

0723

Police Court

320 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alfred B. ...
324 1/2 East 104th St.
Hester ...
2 _____
3 _____
4 _____
Offender *...*

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated

188

Magistrate

Officer.

Precinct.

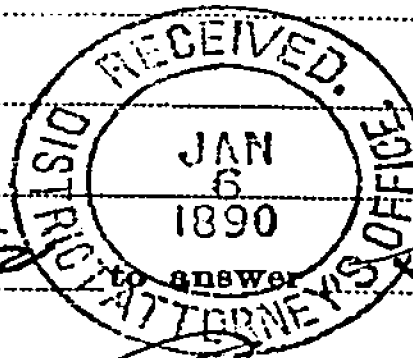
Witnesses

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ _____



...
...
...

0724

In re: case Esther Langer.

An investigation by Society shows that the Langer family was dispossessed from 124 Attorney Street on 6th inst. as they could not agree with the house-keeper -

At 113 Ridge Street the Langer family occupies fairly furnished and fairly clean rooms. The father is a Rabbi and Hebrew teacher and appears respectable. He stated that Esther is 18 and not 16 yrs old.

He further states that Esther has always been a good girl up to a short time ago when she formed the acquaintance of another girl who led her astray -

Three or 4 weeks ago Esther left her "place" unbeknown to her father & was not seen for 3 days -

Finally the father met her at night on East Divay in company with the other girl and followed her to 11 Essex St., where the 2 girls had hired a furnished room and had their trunks there -

0725

The father took the girl home
she promised to do better -

Subsequently (on 1st inst.) she
went to service in E. 74th Str.

At 5 Ave D. Mrs. Grandee
Dremer stated that Esther
was in her employ for 2 mos.
last winter. She discharged
girl on account of her slovenly
careless and unclean habits -

at 152 Delancey Str, Mrs.
Sarah Weisman, dressmaker,
denies that girl was ever in
her employ -

At 292 Broome Str Mrs.
Herman Dresler carries on a
Restaurant - She says she
has never had such a girl
in her employ -

0726

Lecher

v.

Lecher Langner

Lecher

Robert Lecher

P. Le. 6

0727

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Hester Langer

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

Hester Langer

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

The said

Hester Langer

late of the City of New York, in the County of New York aforesaid, on the *second*
day of *January* in the year of our Lord one thousand eight hundred and *ninety*
, at the City and County aforesaid, with force and arms,

*divers articles of female apparel,
of a number and description to the
Grand Jury aforesaid unknown, of
the value of one hundred and
fifty dollars*

of the goods, chattels and personal property of one

Alexander Baernkopf

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 R. Fellows,
District Attorney*

0728

BOX:

381

FOLDER:

3558

DESCRIPTION:

Langhorst, Frederick

DATE:

01/27/90



3558

Ally Lewis

Counsel,
Filed, 27 day of Jan 1890
Pleads, O W. July 2-

THE PEOPLE,
vs.

27
Answers -
600 only 1000 same B

Frederick Langhorne

ADULTERATED MILK.

(Chap. 183, Laws of 1884, Section 1, as amended by chap. 577, Laws of 1886, Section 1; Section 186, Sanitary Code, and Section 575 of the N. Y. City Consolidation Act of 1882.

JOHN R. FELLOWS.

District Attorney.

A True Bill.

Robert Foreman.

~~University of Toronto~~
of Special Libraries,

74000, February 21, 1890...

0729

0730

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Frederick Langhorne

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

Frederick Langhorne

(Chap. 183, Laws of 1885, § 1, as amended by Chap. 577, Laws of 1886, § 1.)

The said

Frederick Langhorne

late of the City of New York, in the County of New York aforesaid, on the
twenty-second day of *November* in the year of our Lord
one thousand eight hundred and eighty-nine, at the City and County aforesaid,
did unlawfully expose for sale three quarts of unclean, impure, unhealthy, adulterated
and unwholesome milk (the same not being skimmed milk produced in the said County),
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.

0731

SECOND COUNT:

(§ 186, Sanitary Code

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

Frederick Langhorst
of the CRIME OF VIOLATING THE SANITARY CODE OF THE BOARD OF HEALTH OF THE
HEALTH DEPARTMENT OF THE CITY OF NEW YORK, committed as follows:

The said

Frederick Langhorst

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully keep, have and offer for sale, three quarts of milk which had been and was then and there watered, adulterated, reduced and changed by the addition of water and other substances to the Grand Jury aforesaid unknown, and by the removal of cream, against and in violation of the Sanitary Code of the Board of Health of the Health Department of the City of New York, duly adopted and declared as such at a meeting of the said Board of Health, held in said city on the second day of June, 1873, as amended in accordance with law, and particularly in violation of a certain ordinance thereof, to wit: the one hundred and eighty-sixth section of said code, which is as follows, that is to say:

"No milk which has been watered, adulterated, reduced or changed in any respect by the addition of water or other substance, or by the removal of cream, shall be brought into, held, kept, or offered for sale at any place in the City of New York; nor shall any one keep, have or offer for sale in the said city any such milk."

Which said section and ordinance above set forth was, by a certain resolution, duly passed and adopted by the said Board of Health and by said Health Department, at a meeting thereof duly held in said city on the twenty-third day of February, 1876, added to and made a part of the said Sanitary Code aforesaid, and adopted and declared to form a portion thereof, pursuant to the authority and power conferred by law upon the said Board, and which said ordinance was thereafter duly published once a week, for two successive weeks, in the *City Record*, a daily official newspaper and journal published in the said city, to wit: in the issues of such newspaper of the twenty-fourth day of February, 1876, and also of the second day of March, 1876, and which said Sanitary Code so amended and altered was then and there, at the time of the committing of the offense hereinabove alleged, in full force and operation, and was by law declared to be binding and in force in said city, and which said section and ordinance above set forth was then and there in full force and virtue, having been in nowise altered, amended or annulled by said Board of Health, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0732

BOX:

381

FOLDER:

3558

DESCRIPTION:

Lannon, Thomas

DATE:

01/08/90



3558

Witnesses:

Patrick McElroy
Officer Sullivan
7th Precinct

Counsel,

Filed

day of January 1890

Pleads, not guilty.

THE PEOPLE

vs.

Defendant: R

Thomas Lannon

Grand Larceny, Third Degree.
(From the Person.)
[Sections 528, 580 Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Foreman.

Part III January 13/90
Pleads of, R. 2d deg.

Ed. R. J. J.

0733

0734

Police Court—

3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No.

occupation

deposes and says, that on the

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

of the deponent, in the

time, the following property, viz:

The Silver watch with
plated chain attached
valued at Forty Dollars

the property of

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

for the reasons following to wit:
On the said date as deponent
was standing in Governor Street
having the said watch to which
was attached the chain and
which watch was in the left
pocket of the vest then worn by
deponent as a portion of his
daily clothing the said de-
fendant seized the said
watch and chain and ran away
with the same.

Patrick McEram

Sworn to before me, this
18th day
of December 1887
at New York
Police Justice.

0735

Sec. 198—200.

3

District Police Court

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas 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. *Thomas Lannon*

Question. How old are you?

Answer. *18 Years of age*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *409 Cherry Street 2 Months*

Question. What is your business or profession?

Answer. *Driver of Cart.*

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.

*that there I am not Guilty, I was
I have left to a fact
Thomas Lannon*

Taken before me this

26

day of *March*

1889

Police Justice.

0736

New York Dec 24th 1889
Third District Police
Court.

Hon Maurice J. Power
Presiding.

Patrick McGran }
vs. }
Thomas Lannan }

Memorandum for the
District Attorney.

Court. In the case of the
People in complaint of
Patrick McGran vs.
Thomas Lannan,
Larceny from Person
McGran was in the
Liquor Store 346 Cherry St
owned by P. O'Reilly and
of which John Brennan is
Barkeeper. McGran thinks
it was somewhere between
ten and twelve o'clock at

0737

2

night, he does not
give the time definitely, ^{and}
that one O'Connor who
has not been arrested,
entered the place and
called him out side
the door, the store is on
the N.E. corner of Gover-
=nem St, O'Connor and
the other man whose
name is not known,
remonstrated with the
complainant for patroniz-
=ing the house, O'Reilly's
Saloon, and continued
him in conversation,
walking towards Front St,
in Governem St, O'Connor
left the party, when
Thomas Lannon came up
to complainant, grabbed
his watch from his
pocket, leaving only

2

0738

3

The fastening bar of the Chain, carrying away the watch and Chain except the fastening bar. McBrann Knichts, Lannan very well, having seen him several times before, during the past year. Lannan denies the charge and says that he was at home at ten o'clock that night. O'Reilly, the owner of this Saloon says that about (9) Nine o'clock, he was entering his Saloon, on the side door in Governor-st, when he saw the complainant, O'Connor and the tall man, whose name he does not know or recollect

3

0739

14

Standing on the corner,
near his place, and
they walked down towards
front st. in Government
st. at the same time
he saw the Defendant
Lannan on the opposite
corner. He then entered
his saloon. McBrann
says that at the time
he was called out of
O'Reilly's Saloon by
O'Connor, they had a
conversation with
O'Connor and the tall
man whose name he
does not know, at the
time his watch was
taken and was the
only time that night
that he had any
conversation with these
people

0740

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

Defendant
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
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 *December 27* 188 *9* *M. J. O'Connell* *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.*

0741

\$1000 ex!
9⁰⁰ am
Dec 27,

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

3 1880 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patrick McBrann

22008. minor

1 Thomas Lamm

2 _____

3 _____

4 _____

Dated December 26 1889

M J Power Magistrate

Sullivan Officer.

7th Precinct.

Witnesses

John Brennan
No. 376 Cherry Street.

Patrick O'Reilly

No. 250 Hendy Street.

Liquor 376 Cherry Street.

No. _____ Street.

\$1000 to answer

6000

G.S.

0742

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
Thomas Lannon

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

Thomas Lannon
of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said

Thomas Lannon
late of the City of New York, in the County of New York aforesaid, on the twenty-fifth day of December in the year of our Lord one thousand eight hundred and eighty-nine, in the night-time of the said day, at the City and County aforesaid, with force and arms,

one watch of the
value of twenty-five dollars
and one chain of the value
of five dollars

of the goods, chattels and personal property of one Patrick Mc Crau
on the person of the said Patrick Mc Crau
then and there being found, from the person of the said Patrick Mc Crau
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.

Patrick Mc Crau
John R. Fellows,
District Attorney.

0743

BOX:

381

FOLDER:

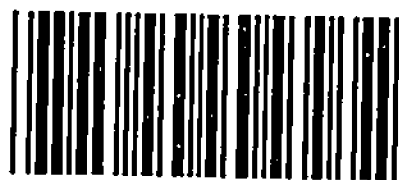
3558

DESCRIPTION:

Lappin, John A.

DATE:

01/10/90



3558

Witnesses:

George Gotgood
Charles Canavan

Counsel,

Filed 10 day of Jan 1890
Pleads, *Not guilty*

THE PEOPLE

vs.

John A. Laffin

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

JOHN R. FELLOWS,

District Attorney.

Feb 7 1890

A TRUE BILL

G. H. Starr Foreman.

Part 1
Feb 17 1890
Pleas not guilty 3 day
then 1 year
Feb 20/90 P.B.M. 21

0744

0745

COURT OF GENERAL SESSIONS.

-----X
The People &c.

v.

John A. Lappin.
-----X

City and County of New York ss.

A. H. Purdy, being duly sworn, deposes and says: That he is the attorney of the above named defendant, and makes this ~~application~~ ^{affidavit} as the basis of an application to the Court to accept in this case a plea of assault in the third degree. The defendant, it is fair to say, is very much disinclined to enter any plea, and it is only owing to my advice, and I may say command that he offers to enter this plea. Of course the facts and circumstances are not known to me, but I attach hereunto the statement made by Lappin for my use in his defense. The astonishing part of this case is that many of the most respectable people in Harlem are ready to come forward and give this man a most excellent character. He has never before been arrested for any crime or convicted of any offense. He says that he had the revolver ever since 1886, that he says he found ^{the dagger} ~~it~~ about a year ago. He says that he had the revolver and the dagger to save from injury a little boy and girl, children of the parties from whom he rented his room.

From what I have been able to see of this prisoner I am clearly of opinion that there is something

0746

the matter with his mind. I am not prepared to say that he is absolutely insane, but I have no doubt but that his mind is in some way affected. I am led to this, not only by conversations with him, but from what I am informed by his friends as to his previous life. I ask in this case that the whole matter be referred to some Assistant District Attorney in order that he may advise the Court as to what is the proper course in the interests of justice to take, and I also would be willing in that event that my client should himself go before the District Attorney and let him be questioned, and in that way, it seems to me, we can ascertain exactly what the ends of justice will require in this case.

I also append to this, my affidavit and petition, a list of the names of people who can be called to testify to this man's good character.

Sworn to before me this :
17th day of February 1890:

A. H. Hardy

Wm. H. Reed.
Notary Public (S)
New York County.

0747

Court of General Sessions

X-X-X-X-X-X-X-X-X-X-X-X-X-X-X
The People

vs

John A. Lappan.

X-X-X-X-X-X-X-X-X-X-X-X-X-X-X

New Years night about 7.10pm. I was in a restaurant eating

on getting through I was getting out my change to pay and

dropped a ten cent piece mentioned the fact to the waiter

and he told me in a very tough way to pick it up I told

him if he treated his customers in that way he would lose

all his trade he answered he did not care for me I told

him he was too fresh he said he was fresh enough for me and

rising from chair at the table to pay and avoid any trouble

then he struck me and I went for him and another waiter

joined in the attack on me and I think there was others

and finding I was getting well pummeled I tried to reach the

street and drawing my revolver to clear the way I reached

the street when they came for me again I fired when they

scattered an officer then came up and arrested me and took

me to the station house in 126 th street the next morning

I was taken before Judge Murray and put under 2000 dollars

bail for felonious assault when before Judge Murray the

waiters one of whom said he was proprietor stated that I drew

a dagger first but I did not this dagger I found

about a year ago in 125 th street and it being very small

and neat I kept it The revolver I got from J B. Johnston

in 1886 the original cartridges were in at New Years night

I was always afraid to discharge them fearing it would

burst as it was rusty the reason why I carried them in my

0748

inside pocket was because the people from whom I rented a furnished room had a boy and a girl and I was afraid they get fooling with it and get hurt so in trying to save others I got into trouble myself the waiters before the justice neither of whom waited on me said I dropped a ten cent piece one of them told me to pick it up that I jumped up and struck him first that he did strike me afterwards that the cut on my hand came from striking him in the face and that the cut on my face came from striking against the pie counter the proprietor said he did not strike me that he only pushed me they I fired 3 shots the hammer rested on an empty chamber

0749

John B. Johnson. Real Estate 3rd Ave. cor 116th St.
Ch. J. Saulpaugh " " " " leave in same
J. B. Goodenough " " " " " "
Henry Wines Gas house 3rd Ave cor 114th St.
William Mc Gibney. Eastern Passenger agents. cor. B. way & White St.
William B. Osborn
Mrs Osborn 56 East 130th St.
J. Corlies Lawrence Insurance 158 B. Way.
T. J. Wilson 59 to 67 Sheffield St. W. J.
Mrs Olsen. Matron Peabody Home West Farms.
John Brauer Treas. 3rd Ave R.R. Co.

~~Wm. B. Osborn~~

~~# 48 13th Ave~~

0750

N. Y. Court of General Sessions

The People vs

Plaintiff.

against

John A. Laffin

Defendant.

Affidavit of
attorney, returned
per se

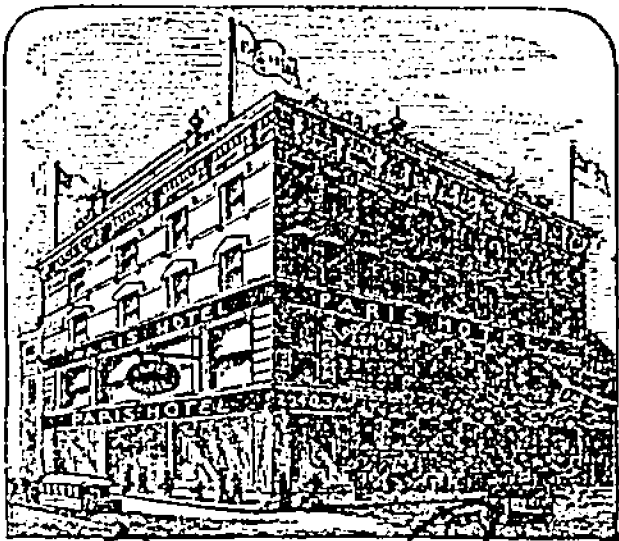
PURDY & McLAUGHLIN,
Attorneys for *Def.*

No. 280 BROADWAY, New York City.

Due and timely service of copy of the within
hereby admitted
this day of 18
Attorney.

To

0751



PARIS HOTEL,

S. MAGLIOLA, Proprietor.

2240 THIRD AVENUE,

S. W. Cor, 122d Street.

New York, Feb. 11th 1896

Mr J. A. Lapping Dear Sir,

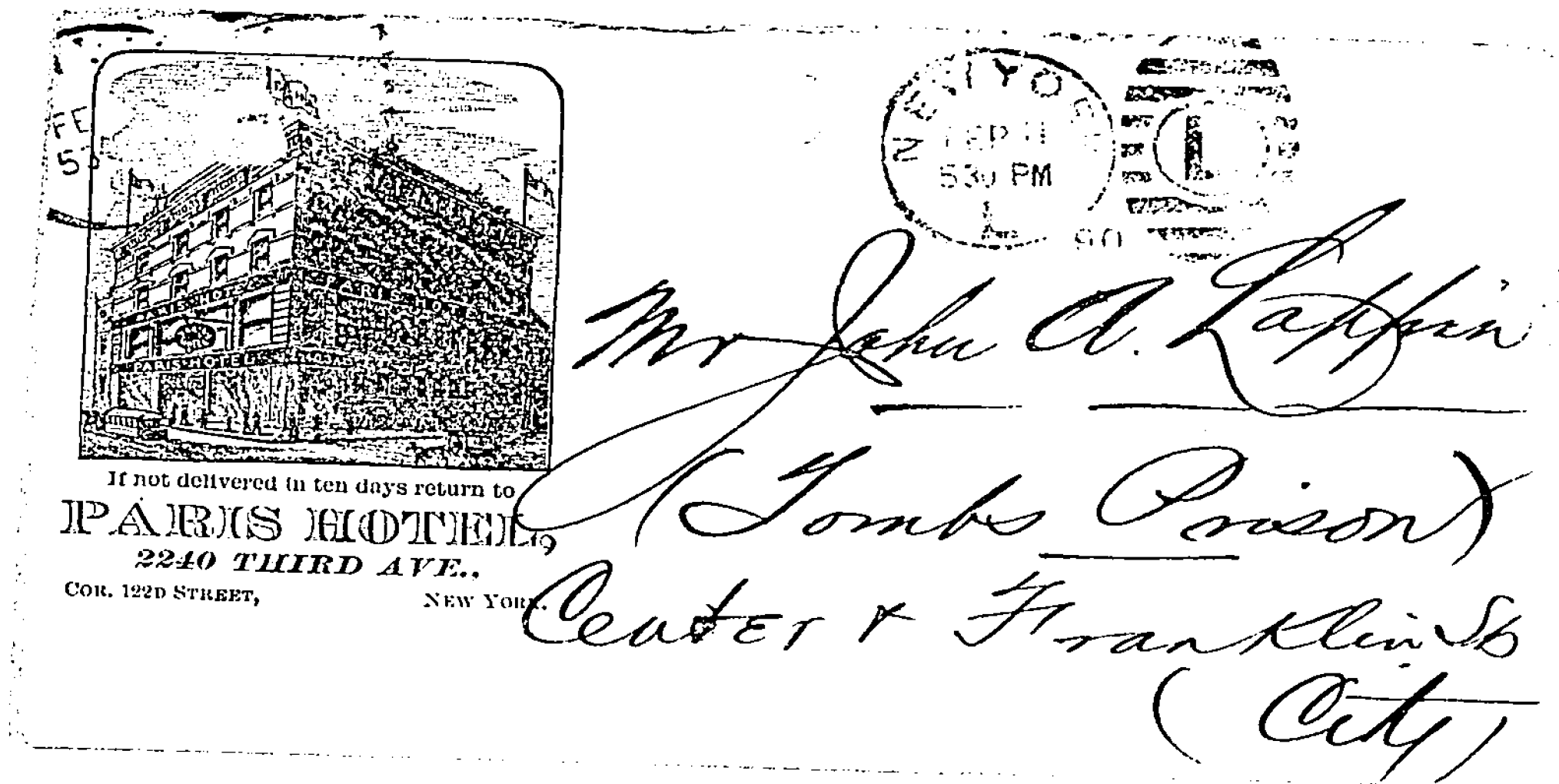
I have worked hard until 5 P.M.
 looking up these people. Saw Mr
 Johnson and he says he will
 not give any more money - also
 saw Mrs. Osborne & Mrs. McGinney
 they are willing to do something &
 Mr Osborne is in Virginia - did
 not see Mr. Willis said his partner will
 tell him his No is 262 W 129th St.
 My advice to you is to not let
 a minute slip until you get something
 from some of them and at once
 pay no attention to the lawyers.
 I will do what is right expecting
 you to do the same - Yours truly
 J. M.

0752

letter write all the people
afence. And the party
in New York. Did not see
the Gas Co people.
I have did all that I know
of. If you take as much
interest yourself as I have
done you will certainly
have a chance. It is
I have heard the lawyers want
you to plead guilty of assault
in the 3rd degree which
is about 5. Do you have
the thing entirely in your
own hands. Tomorrow is your
last day to do your utmost.
No sleep now. No night
probably rough.

Chas. Canavan
2240 3rd Ave.
- City

0753



0754

Police Court— District.

City and County } ss.:
of New York, }George Getgood.
of No. 230 5 1/2 9th Avenue Street, aged 32 years,

occupation Restaurant Keeper being duly sworn

deposes and says, that on the 1st day of January 1889 at the City of New

York, in the County of New York, in the restaurant at said address

he was violently and feloniously ASSAULTED and BEATEN by John A.

Lappin. (Now here) who wilfully
And maliciously pointed and
aimed a revolving pistol loaded
with powder and ball which he
the said deponent then and there
held in his hand, at deponent and
discharged two shots from said
pistol at deponent.Deponent further says that such
assault was committedwith 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 2nd day

of January 1889. George Getgood

Henry H. Murray Police Justice.

0755

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
John A Lappin

Taken before me this

day of

188

Police Justice.

0756

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

Alfred Smith
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 *June 2* 18*94* *Henry H. Brown* Police Justice.

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

Dated.....18..... Police Justice.

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

Dated.....18..... Police Justice.

0757

Police Court---

5 26 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Fitzgerald
John A. Lappin

Office
Wasson

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street

Dated

1890

Magistrate.

Officer.

Precinct.

Witnesses

No. 2305 1/2, 3rd Ave Street.

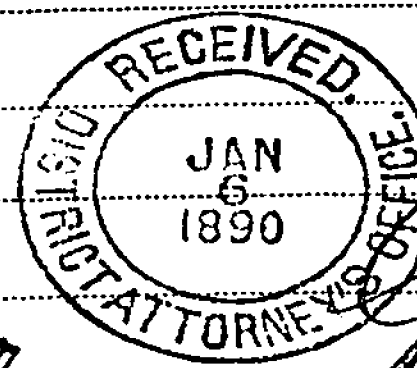
No.

Street.

No.

Street.

\$ 2000 to answer



Can

Wasson

0758

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 A. Lappin

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

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

The said

John A. Lappin

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

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *John A. Lappin* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

John A. Lappin

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 *George Getgood* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against *him* the said *George Getgood*

a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said *John A. Lappin*

in *his* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0759

BOX:

381

FOLDER:

3558

DESCRIPTION:

Larillo, Nicolo

DATE:

01/08/90



3558

0760

Witness;

Elizabeth Decarlo

Officer Biedell
29 Crescent

Counsel,

Filed

8 day of Jan 18 90

Pleads, not guilty

THE PEOPLE

vs.

Nicola-Lavillo

Grand Larceny, Second Degree.
[Sections 528, 587 Pennl Code]

JOHN R. FELLOWS,

May 11 1890 District Attorney.

Feb 14 1890 To return by order
of court and magistrates
of Council of the peace

A True Bill

454

7/21/90

Foreman.

Foreman.

0761

Court of General Sessions of the Peace
The People vs.

Against
Nicolo Laurino

Statement of facts
for the prosecution }

Elizabeth De Carlo says:
On the 18th day of Dec. 1889, the defendant
came to board with my husband and me.
On the 23rd day of Dec. 1889, five days after
defendant came to board at my house.
At about 8.30 o'clock am. my husband
went out; before he left the house, he
handed me \$27, in the presence of the
defendant, and told me to take that money
in case any body came in for change
and left me in charge of the Saloon.
I took the money which was rolled up
in a piece of paper, and deposited it
in a drawer in the rear room. The defdt.
saw me put it away; the defendant was
in that room the whole day; nobody else
entered or went out of that room except me.
I was attending bar and defdt. sat in the
rear room; my husband came home about
3 p.m. of that same day; he did not ask
me about the money then.
At about 12 o'clock midnight I went to
my brother in law.

0762

Afterward my husband told me that at about 1 o'clock after midnight; he counted the money and found that the \$27. which he had given to me in the morning previous, was missing; he thereupon sent the defdt. after me, believing that I had the money with me. But I did not see defdt. that night; he never came to my brother in law's, which was at 40 Mulberry St. & come back to the saloon, at 33 Sullivan St.; He found defdt. in 111th St. He was arrested two days after and was brought to Harlem Court.

He had in his possession 2 ten dollar bills & 2 two dollar bills and a \$5. gold piece; I identified the two ten dollar bills, one was a new & the other an old bill; the rest I could not identify.

0763

Court of General Sessions of the Peace
Godfather's name: The People &c.

Andrea Paulin Against Statement of fact
Nicolo Laurino for the prosecution

Giuseppe DeCarlo says:

On the 18th day of Dec. 1889, the defendant
came to board with me.

On the 23rd day of Dec. 1889, at about 8.30 am.
I had occasion to go out; I left my wife
in charge of the saloon; and also left with
her \$27., in case any body came in for
change; the defdt. was present and saw.

G. med. & prod. the money passed over to my wife.

I came home about 3 p.m. that day.

At about midnight my wife went to her
brother in law's at 40 Mulberry Street.

About 1 o'clock after having closed up the
saloon, I counted the money which was
in the drawer and which was collected
that day & found ~~where~~ that the \$27. which I
had given to my wife were missing.

believing that my wife had the money
with her, I sent defendant after her
but defdt. did not go after her.

At about 1.30 o'clock two men came from
40 Mulberry St. & told me that my wife
was there. I asked them whether defdt. had

0764

been up there, & they said no they did not see him. After a while my came & told me that she did not have the money. A man by the name of Gerardo Spado told me where I could find him; & we found in 111th St. two days after Larceny; I had him arrested. On our way to the Station House he said to Gerardo Spado "when I get out we will see each other" you are the only man who knew where I was", I will fix you for this.

\$29. were found on him.

I live at 65 Mulberry St. with my wife

Court of General Sessions
of the Peace

The People &c.

Against

Nicolo Lunnar
Defendant

Statement of fact
for the Prosecution

N. H. R.

Witnesses

Jos. De Carlo
Gerardo Spadola

0765

Police Court—

District.

Affidavit—Larceny.

City and County }
of New York, } ss.of No. 33 Sullivan Street, aged 28 years,
occupation Married being duly sworndeposes and says, that on the 23 day of December 1899 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:Twenty seven dollarsthe property of deponentand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Mecy Larillo from

the fact that said Larillo was
a boarder in deponent's premises
on on the morning of said date
said deponent deposit said money
in a Bureau Drawer in said premises
that said Larillo was the only person
except deponent and a small child
in said premises from the time deponent
deposited said money in
said Bureau drawer and the time
she missed it on the afternoon
of said date. And further that after
deponent discovered the loss of said money
said Larillo disappeared until
arrested

Elizabeth Decarlo

Sworn to before me, this

26

(day)

of

Police Justice.

0766

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK,

Meo Larrillo

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.

Meo Larrillo

Question. How old are you?

Answer.

36 years

Question. Where were you born?

Answer.

Italy

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

Answer.

32 Sullivan St.

Question. What is your business or profession?

Answer.

Labourer

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

Answer.

I am not guilty
Meo Larrillo
meo

Taken before me this

day of *March* 188*8*

Police Justice.

0767

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.....

There guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Five* Hundred Dollars,..... and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.
Dated..... *15* *1884* *John White* Police Justice.

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

Dated..... *18* Police Justice.

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

Dated..... *18* Police Justice.

0768

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court---

1848
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Elizabeth De Carlo
233 Sullivan St
Nicola Carillo

2
3
4

Dated *Dec 25* 188

White Magistrate.

Redel Officer.

29 Precinct.

Witnesses *Gerard Spadula*

No. *64 Baxter* Street.

Joseph De Carlo

No. *60 Mulberry* Street.

No. *540* Street.

§ *to answer*



0769

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Nicolo Larillo

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

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

The said

Nicolo Larillo

late of the City of New York, in the County of New York aforesaid, on the twenty-third
day of December in the year of our Lord one thousand eight hundred and
eighty-nine, at the City and County aforesaid, with force and arms, in the
day time of the same day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of twenty-seven

dollars; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of and of the value of twenty-seven

dollars; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of twenty-seven

dollars; divers United States Gold Certificates of a number and denomination to the
Grand Jury aforesaid unknown, of the value of twenty-seven

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of twenty-seven dollars

of the goods, chattels and personal property of one Elizabeth Decarlo
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 R. FELLOWS, *District Attorney.*

0770

BOX:

381

FOLDER:

3558

DESCRIPTION:

Larkin, John

DATE:

01/29/90



3558

Witnesses:

M. J. Bennett

Officer McCafferty

10th Precinct

Served for official

JK

427
Counsel,
Filed *29* day of *May* 188*0*
Pleads *Not Guilty*

THE PEOPLE
vs.
John Larkin
Assault in the First Degree, Etc.
(FIVE YEARS.)
(Sections 217 and 218, Penal Code.)

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Glystan
Foreman.

May 29/90

Officer Healey 2 days

4 Am 10 Precinct

May 31/90

0772

Police Court— District.

CITY AND COUNTY
OF NEW YORK, } ss.

of No. 138 Crosby Street,

being duly sworn, deposes and says, that

on Thursday the 23 day of January

in the year 1890 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

John Larkin (brother)

who struck deponent two blows

in the face with a revolver he had

in his hand, and then aimed

and discharged two shots from

said Revolver at deponent

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

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

Sworn to before me, this 23 day
of January 1890

Michael J. Bennett

John J. [Signature] POLICE JUSTICE.

0773

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

John Larkin 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 Larkin*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *321 West 29 Street 4 years*

Question. What is your business or profession?

Answer. *Printer-head*

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*

John Larkin

Taken before me this

23

day of *January* 1880

John Larkin
District Police Justice.

0774

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.....

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

Dated *Jan 7th* 1890 *John J. Quinn* Police Justice.

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

Dated..... 18 *John J. Quinn* Police Justice.

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

Dated..... 18..... Police Justice.

0775

Police Court---

162

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael J. Bennett
138 Crosby St.
1 *John Sullivan*
2
3
4

Offence *Assault*

[Signature]

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street

Dated

Jan 28

189*0*

John J. McMan

Magistrate.

James M. Caffery

Officer.

10

Precinct.

Witnesses.....

No. Street.

No. Street.

No. Street.

\$ *2500* to answer

Chas *1900* *12* *1*

0776

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 Larkin

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

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

The said

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

SECOND COUNT—

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

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

The said

John Larkin
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 *Michael J. Bennett* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against *him* the said *Michael J. Bennett* a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said *John Larkin* in *his* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0777

BOX:

381

FOLDER:

3558

DESCRIPTION:

Leibrock, August

DATE:

01/09/90



3558

0778

Witnesses;

James Lane

Officer W. C. Braden

Witness

Counsel,

Filed

Pleads,

day of Jan 18 90

THE PEOPLE

29 years for 57k
29 years for 57k

Grand Larceny, 1st Degree.
[Sections 528, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

August Leibrecht

Feb 3 for 57k
JOHN R. FELLOWS,

District Attorney.

A True Bill.

Gustav

Foreman.

Part III February 6, 1890
Pleads 24 & 25 day

J. P. Bryan

0779

Police Court—

District.

Affidavit—Larceny

City and County }
of New York, } ss.of No. 60 Soyer Street, aged 40 years,
occupation Housekeeper being duly sworndeposes and says, that on the 1st day of January, 1898 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession of
of deponent, in the night time, the following property, viz:One Pocketbook Containing
Good and lawful money of the
United States issue to the
amount and value of Eight
Dollarsthe property of deponentand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen
and carried away by August Libbert (alias)from the fact that at or about the
hour of 4 P.M. on said date, deponent
was sitting in the said Libbert's
apartment in said premises, when
the said Libbert put his hand
inside deponent's clothing and did
take, steal and carry away said
property from deponent's breast and
personVery Truly
Yours
Harriet Lane
Murphy

Sworn to before me, this

(day)

1898

Notary Public Justice.

0780

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

August Leibrock 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. *August Leibrock*

Question. How old are you?

Answer. *29 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *6 Doyle Street 3 Weeks.*

Question. What is your business or profession?

Answer. *Glass Worker*

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—*

August Leibrock

Taken before me this

day of *September* 189*9*

Alfred J. ...

Police Justice.

0781

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 Legendum

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 January 188 W. J. Mahon 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.

0782

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court---

35 District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Honorable Lane
August. Diebner

2 _____
3 _____
4 _____

Dated *January 4* 18*90*

M. Mahan Magistrate.

M. Crohan Officer.

Co Precinct.

Witnesses _____

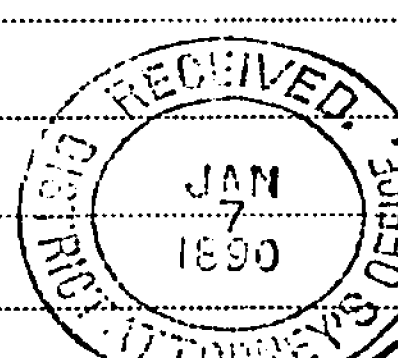
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer *A. S.*

1000 *Jan 4* *90*



0783

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 Leibrock

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

August Leibrock
of the CRIME OF GRAND LARCENY IN THE *first* DEGREE,
committed as follows:

The said

August Leibrock

late of the City of New York, in the County of New York aforesaid, on the *first*
day of *January* in the year of our Lord one thousand eight hundred and
ninety, at the City and County aforesaid, with force and arms, in the
night time of the same day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of

twenty-five
dollars; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of and of the value of
twenty-five
dollars; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of

twenty-five
dollars; divers United States Gold Certificates of a number and denomination to the
Grand Jury aforesaid unknown, of the value of

ten dollars
dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of

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

JOHN R. FELLOWS, District Attorney.

0784

BOX:

381

FOLDER:

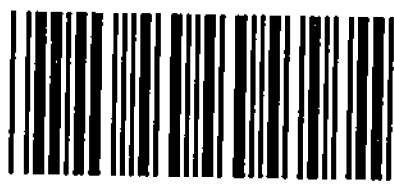
3558

DESCRIPTION:

Leonard, William

DATE:

01/21/90



3558

0785

BOX:

381

FOLDER:

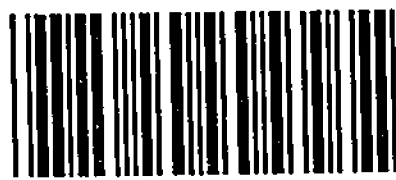
3558

DESCRIPTION:

McCall, Alexander

DATE:

01/21/90



3558

0786

BOX:

381

FOLDER:

3558

DESCRIPTION:

Buckley, Dennis P.

DATE:

01/21/90



3558

0788

Frank M. Lockman + McElroy Feb 1890
G-2

COURT OF GENERAL SESSIONS.

----- x
T H E P E O P L E

-vs-

A L E X A N D E R M^c C A L L .

Indictment filed February 21st, 1890. : Before
Hon. Randolph B. Martine
and a Jury.

Indicted for grand larceny in the
second degree.

----- x
Tried March 25th, 1890.

APPEARANCES:

Assistant District Attorney Parker for the People;
Messrs. Purdy & M^c Laughlin for the defense.

James Hanafy, the complainant, testified that he
lived at 553 West 53rd Street, and was a driver for the
Columbia Transfer Company. On February 14th, 1890, he re-
ceived a trunk at 132 West 81st Street, for delivery. He
took the trunk to the Company's stable in 50th Street near
8th Avenue. He reached the stable between 8 and 9 o'clock
in the evening. He left the trunk in the stable over night.
The trunk was then locked and in good condition. On the

0789

(2)

following morning, at about 8 o'clock, he saw the trunk again. It was not in the wagon. It was still in the stable however. The lock had been burst off and the trunk was open. He, the witness, did not know Mc Call, or his co-defendants, Leonard and Buckley.

George Reynolds, of 352 West 50th Street, testified that he was a stableman in the stable of the Columbia Transfer Company, in 50th Street near 8th Avenue. He was in the stable up to about 9 o'clock on the night of February 14th, and he was present when Hanafy went away, leaving the trunk in the wagon over night. The trunk was then in good condition. On the following morning he, the witness, saw the trunk. It had been broken open. He saw the defendant, Leonard and Buckley in the feed locker of the stable. The men appeared to be asleep. The book-keeper, Mr. Murphy, called in an officer and had the three men arrested. He, the witness, saw a number of the articles that had been taken from Mrs. Johnson's trunk. He found a number of these articles in the different lockers about the stable. He also saw the police officer find a lot of articles belonging to Mrs. Johnson in the space between the ceiling and the upper floor of the stable. The defendant Mc Call was in the employ of a Mr. Kiernan, who occupied a part of the stable. Kiernan was an expressman.

0790

(3)

George Fox, of 352 West 50th Street, testified that he, the witness, was a truckman in the employ of a Mr. Bauer, whose stable was in 35th Street, between Broadway and Seventh Avenue. He, the witness, went to the stable of the Columbia Transfer Company, at about half past seven o'clock on the evening of February 14th, and slept there all night. He had a home to go to, but he sometimes slept in the stable. He saw the defendant, Leonard and Buckley in the stable. They slept in the stable all night. Late at night, he saw the defendant, Buckley and Leonard ^{coming down} ~~come up~~ the run of the stable, carrying bundles. He afterwards saw some of the contents of these bundles. They were lady's clothing. He, the witness, went to sleep soon afterward, and was awakened on the following morning when the stableman, the preceding witness, came in. He, the witness, told Reynolds, the stableman, what he had seen.

Officer Robert Charlton testified that he was attached to the 22nd Precinct Police. At about half past eight o'clock on the morning of February 15th, he was informed of the larceny, and went to the stable of the Columbia Transfer Company. He found the defendant, Leonard and Buckley sitting upon a bale of hay in the locker of the Columbia Transfer Company. He, the witness, asked the three men

0791

(4)

what they knew about the breaking open of the trunk, and they all denied any knowledge of it. He arrested the three men. Leonard then told him, the witness, where they had concealed the stolen goods, in various parts of the stable, and he, the witness, recovered the goods. Mrs. Johnson subsequently identified the goods that were recovered. In the police court, when the three men were arraigned, Buckley and Leonard pleaded guilty, and Mc Call said that he had been drinking, but that he was as guilty as the rest.

Under cross examination the witness testified that after the arrest, in the police station, Mc Call said that he had been drinking, and was drunk, but said nothing about being asleep when the trunk was broken open. He did not say that he knew nothing about the larceny. Leonard also told him, the witness, where he had pawned some of the stolen goods, and he, the witness, went to the pawn shop and recovered them.

William Leonard, one of the co-defendants jointly indicted with the defendant, Mc Call, testified that he knew both Mc Call and Buckley. He had known them for several months. He had been in the employ of the Columbia Transfer Company. He was in the stable on the night of February 14th. He, the witness, had never before been convicted of any offense. He had pleaded guilty to the joint indictment

0792

(5)

against Mc Call, Buckley and himself. He, the witness, saw the trunk opened with an axe, and he, Mc Call and Buckley helped themselves to various articles in the trunk, and went down stairs and hid the stolen goods in the lockers on the 1st floor. He, the witness, could not say exactly who forced the trunk open. He got the axe from a locker, and gave it to Mc Call. Both Mc Call and himself worked on the trunk with the axe, and therefore, he could not say which of them actually succeeded in opening it.

Under cross examination the witness testified that his real name was Griffin, and he had changed his name to Leonard, because he had deserted from the United States Army about two years before his arrest. He deserted within two weeks after his enlistment. He had never been convicted of any offense.

For the defense Alexander Mc Call, the defendant, testified that he was born in Glasgow, Scotland, and had been in the United States about 20 years. He was an engineer by trade. He had never before been charged with any offense. He had been employed in the Cornell Iron Works, and had been a fireman and engineer on the elevated railroad for about 7 years. In September, 1889, he went into the employ of Mr. M. J. Kiernan, an expressman, who stabled in the same stable with the Columbia Transfer Company, as a driver.

0793

(6)

During the time that he was employed by Mr. Kiernan, a horse became sick, and it was necessary for him to attend to the horse at night. In this way he got into the habit of sleeping in the stable. He, Mc Call, had known Leonard for about four weeks. He was sleeping there, because he had nowhere else to go. On the night in question he had been drinking, and he went into his locker and fell asleep. Reynolds, the stableman, was in the habit of calling him about half past five or six o'clock, so that he could get his horses hitched up. Reynolds called him on the following morning, and feeling drowsy he overslept himself. The first thing that he, the witness, knew, in the morning, was that Leonard woke him up and said, "Aleck, I would like you to take a bundle down to hock it for me." He, Mc Call, said, "No. Its bad enough for me to go if I have anything to pawn for myself. Go yourself." Then Leonard shut the door of the locker and went away, saying that he would not trouble him any more, but would pawn the goods himself. He, Mc Call, had nothing whatever to do with the breaking open of the trunk, or with the stealing of any of the articles from the trunk.

Under cross examination the witness testified that he was about 32 years of age, and that he came to the United States in 1869. He had never been charged with any offense before.

0794

(7)

Archibald Mc Call, of 114 Tenth Avenue, testified that he was a liquor dealer, and had been in business in the City of New York for 15 years. The defendant, Mc Call, was his brother. Mc Call, the defendant, had borne an excellent reputation.

Harleigh Ellis, testified that he was in business as a jeweler at 275 Sixth Avenue, and had been in business in the City of New York for 20 or 25 years. He had known the defendant, Mc Call, for about three years. Mc Call had been employed in a store at 365 Sixth Avenue, where the witness was formerly in business. The defendant's character was good.

John B. Burgraff, expressman, testified that he had known the defendant for about two years and a half, and the defendant had been in his employ, off and on, for about two years, his character was good.

John Robb, testified that he was in the furniture business, and had known the defendant for about two years. The defendant, at one time, was in the witness's employ. The defendant's character was good.

David Manson, mason and stone cutter, of 1619 Broadway, testified to the same effect.

0795

Police Department of the City of New York,

Precinct No.

New York, 188

The following articles were taken from
the trunk owned by Sarah E. Johnson
of 416 E. 26th St. N.Y.C.

6	Ladies waists	valued at	63
3	" Linen Night-gowns "	" "	6
4	" Drawers "	" "	8
3	" White-shirts "	" "	9
1	Silk Umbrella	" "	5
14	" Handkerchiefs "	" "	20
3	pair Kid-gloves	" "	2
1	Lace Veil	" "	3
1	pair Spectacles	" "	6
1	Glove buttoner	" "	1
3	Pocket-books	" "	3
1	Bottle of Perfume	" "	12
	Trunk of Jewels	" "	15
	Total	\$	143

S 21

0796

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

March 4th, 1890.

I, William Leonard, codefendant with Alexander O'Call and Dennis P. Buckley for the crime of grand larceny in the second degree, make the following statement to Assistant District Attorney Parker - freely and without compulsion:

The larceny charged was committed by O'Call, Buckley and myself jointly, each one of us taking an active part in it. We had gone upstairs to fasten the stable, and saw the trunks in the wagon up there. I forget who proposed the larceny, but O'Call & I opened complainant's trunk with a hatchet, Buckley meanwhile holding the lantern for our work. I had had the hatchet, fastening the stable-door. All three helped take the goods out of the trunks.

0797

Then we took them down to the lockers where we slept, part of the goods being kept in my locker, and part in McCall's, none being in Buckley's. Then in the morning they were rolled up in parcels and put in paper by McCall & Buckley, & I stood on a bale of hay, & they handed the goods to me, and I hid them between the floor and ceiling, where they were thereafter ^{got} found by the officer.

At the time of the larceny we were all somewhat under the influence of liquor, but all knew perfectly well what we were doing.

William Leonard

Witness: A. D. Parker.

0798

New York, 188

No

Mr. MATTHEW J. KIERNAN, Jr.

→ PUBLIC TRUCKMAN, ←

Pianos, Furniture, Paintings, Baggage, Etc., Removed City or Country,
Stand, S. E. Cor. 8th Ave. & 47th St. Residence, 267 West 47th Street.

Hon. Randolph B. Martine

Judge General Sessions.

Hon. Sir. this is to certify that the prisoner Alex Mc Coll.
has been driving my truck for the firm of Smith & Sills
wholesale Grocers he collected from \$50⁰⁰ to \$100⁰⁰ a day and never
appropriated a penny to his own use

M. J. Kiernan

0799

Police Court—4th District.

Affidavit—Larceny.

City and County }
of New York, } ss.of No. 416 E 26 Sarah A Johnson
occupation Matron Street, aged 31 yrs,deposes and says, that on the 14 day of February 1896 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property, viz:Three silk waists, three linen waists
Silk Handkerchiefs and other property
all of the value of one hundred
and forty three dollars

\$143

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 Lennon, Alexander Mc
Call and Daniel Buckley (both now here)from the fact that deponent is informed
by James H. Riley an officer
attached to the 22^d Precinct
Police that he found part
of said property in the possession
of said defendants and they

Sworn to before me, this

18

day

Police Justice.

0800

acknowledged and confessed in
the presence and hearing of
officers James Riley and Robert
Challin that they took stole
and carried away said
property

Subscribed and sworn to

before me
this 16 day of Feb 1895

James C. Beck, Police Justice

0001

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 36 years, occupation Police officer of No. 22 Princeton Police Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Barab A Johnson and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 16

day of July 1887

Jas H. Riley

Da J. C. Reilly
Police Justice.

0802

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 31 years, occupation Police officer of No.

24 Rockland Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Sarah A. Johnson

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

Sworn to before me, this

day of May 1887

Robert Charlton

Dr. J. C. Kelly
Police Justice.

0003

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Dennis Buckley 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.

Dennis Buckley

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

U S

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

Answer.

156 W. 52nd St. 12 years

Question. What is your business or profession?

Answer.

Lawyer

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

Answer.

I am guilty of the charge
Dennis P Buckley

Taken before this

day of

1897

Police Justice.

0804

Sec. 198—200.

4

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

William Lema 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.

William Lema

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

N.Y.

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

Answer.

W. Lema

Question. What is your business or profession?

Answer.

Driver

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

Answer.

*I am guilty of the
Charge*

William Lema

Taken before me this

day of

188

Police Justice.

0005

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Question. What is your name.

Answer.

Alexander McCall

Question. How old are you?

Answer.

31 years

Question. Where were you born?

Answer.

Scitana

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

Answer.

319 W 53rd St. 3 mos

Question. What is your business or profession?

Answer.

Driver

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

Answer.

*I am was intoxicated
and know nothing about
Alexander MacCall*

Taken before me this

day of

1887

Police Justice.

0806

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 Symonds

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

Dated 16 Feb 18890 D. J. C. R. R. 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.

[illegible]

Residence *Street*

~~SECRET~~

0000

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 Leonard, Alex
ander Mc Ball and
Dennis P. Buckley

The Grand Jury of the City and County of New York, by this indictment,
accuse William Leonard, Alexander
Mc Ball and Dennis P. Buckley —
of the CRIME OF GRAND LARCENY IN THE second DEGREE, committed
as follows :

The said William Leonard, Alexander
Mc Ball and Dennis P. Buckley all
late of the City of New York, in the County of New York aforesaid, on the fourteenth
day of February in the year of our Lord one thousand eight hundred and ninety,
at the City and County aforesaid, with force and arms,

three waists of the value of thirty
dollars each, three other waists of the
value of five dollars each, ten
handkerchiefs of the value of one
dollar each, and divers other goods,
chattels and personal property, a more
particular description whereof is to the
Grand Jury aforesaid unknown of the
value of thirty dollars, —

of the goods, chattels and personal property of one Sarah A. Johnson

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.

0809

SECOND COUNT—

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

William Leonard, Alexander Mc Ball and Dennis P. Buckley

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

The said *William Leonard, Alexander*

Mc Ball and Dennis P. Buckley, all

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,

the same goods, chattels and personal property, described in the first count of this indictment

of the goods, chattels and personal property of one

Sarah A. Johnson

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

Sarah A. Johnson

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

William Leonard, Alexander Mc Ball and Dennis P. Buckley

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

JOHN R. FELLOWS,
District Attorney.