

0637

BOX:

284

FOLDER:

2714

DESCRIPTION:

Levi, Frank

DATE:

11/30/87



2714

POOR QUALITY ORIGINAL

0638

340

WITNESSES:

Counsel,
Filed *Nov* 20 day of *Nov* 1887
Pleads *Unlawfully* *Deeds*.

THE PEOPLE,
vs.
B
Frank Esis

Violation of Sanitary Code.
JAMES O'CONNOR, &c.
[Section 197, Sanitary Code, and Section 575 of
the N. Y. City Consolidation Act of 1882.]

See 7 or 3 above
RANDOLPH B. MARTINE,
District Attorney.
got 12 May 20/88
is transferred to Eng. S.S.
for trial by County
A True Bill.
R. B. Magoun
Foreman.

POOR QUALITY
ORIGINAL

0639

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Franka Servi

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

— *Franka Servi* —

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 *Franka Servi,*

late of the *South* Ward of the City of New York, in the County of New York aforesaid, on the *26th* day of *September* 1887, at the Ward, City and County aforesaid, did unlawfully keep, hold and offer for sale, in the ~~of a certain~~ building there situate, known as *Knickerbocker - Two*
Madison Street,

(the same being within the built up portion of the said City and not in any public market thereof), divers live and living *Indians*, without a special permit in writing from the Health Department of the said City, against and in violation of the Sanitary Code of the Board of Health of the said 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 ninety-seventh section of said code, which said section and ordinance 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 twentieth day of November, 1877, added to and made a part of the 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 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, and which said ordinance and section was thereafter 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 sixteenth day of June, 1885, duly amended so as to read as follows, that is to say :

"That no live chickens, geese, ducks or other fowls, shall be brought into, or kept, or held, or offered for sale, or killed in any yard, area, cellar, coop, building, premises, or part thereof, or on any sidewalk or other place within the built up portion of the City of New York, except in the public markets of said city, without a special permit in writing from the Health Department, and subject to the conditions thereof."

0640

BOX:

284

FOLDER:

2714

DESCRIPTION:

Levy, Herman

DATE:

11/29/87



2714

POOR QUALITY ORIGINAL

0641

318

Counsel, _____
Filed, 29 day of Mar 1887
Pleads, _____

Witnesses:

[Sections 528, 532, Penal Code.]

PETIT LARCENY.

THE PEOPLE

vs.

H

Herman Levy

RANDOLPH B. MARTINE,

District Attorney.

Pr Mr Soy
It is transferred by
Consent to the Clerk

A True Bill.

By Special Agents

J. M. Maguire

Foreman.

POOR QUALITY ORIGINAL

0642

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Herman Levy

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

Herman Levy

of the CRIME OF PETIT LARCENY, committed as follows:

The said *Herman Levy*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Twenty Third day of *November*, in the year of our Lord
one thousand eight hundred and eighty-*seven*, at the City and County aforesaid,
with force and arms,

Five notes of the value of
one dollar each, and two pieces
of the value of two dollars and
fifty cents each,

of the goods, chattels and personal property of one

Abraham Friedman.

then and there being found, then and there unlawfully 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.

Richard J. ...
District Attorney.

0643

BOX:

284

FOLDER:

2714

DESCRIPTION:

Lewis, Martin

DATE:

11/01/87



2714

POOR QUALITY ORIGINAL

0644

Wm. J. [unclear]

Thos. G. [unclear]

Counsel,

Filed / day of Nov 1887

Pleas

THE PEOPLE

vs. [unclear]

R

Martin Lewis

(accused)

RANDOLPH B. MARTINE,
To plead Nov 7 1887
District Attorney.

A True Bill.

J. C. [unclear]
Foreman.

Every [unclear]

W. C. [unclear]

Witnesses:

Capt. W. G. [unclear]

E. T. [unclear]

Forgery in the Second Degree, etc.
(Sections 511 and 521, Penal Code)
(Sections 531, Penal Code)

**POOR QUALITY
ORIGINAL**

0645

The People
vs.
Martin Lewis.

Court of General Sessions, Part I.
Before Judge Cowing .

Thursday, November 10, 1887.

A Jury was empannelled to try the question of the
defendant's sanity.

Allan McLean Hamilton sworn and examined.

By Mr Purdy. Q. Doctor, you are a physician.

A. I am, sir.

Q. Of how long a practice.

A. About seventeen years.

Q. Doctor, will you state to the Jury your experience and
practice incases of alleged insanity and diseases of the
mind.

A. For nearly that entire time I have devoted myself to ner-
vous and mental diseases and have been connected with va-
rious institutions and colleges, written several books on
the subject and am at present consulting physician to the
City Asylums at Poughkeepsie.

Q. Do you hold any position at present.

A. I hold at present the latter position I mentioned.

Q. Did you receive a request from the District Attorney to
examine into the mental condition of the prisoner.

A. I did, sir.

Q. In pursuance of that request did you make an examination.

A. I did, sir.

Q. State to the Jury the result of that examination.

A. I made three examinations of the prisoner at different
times, two in July last and one in company with Dr. Mac-
donald about a week ago. In the meantime I saw him for
a few minutes; I was fortunate enough however, to see

**POOR QUALITY
ORIGINAL**

0646

this man long before the offence was committed, about a year ago and that enabled me to form a judgment which was strengthened by the examinations. I examined him also at the Tombs very carefully for the purpose of determining his mental condition. My first visits convinced me that he was presenting signs of insipient insanity or dementia or rather a disease known as general paresis or general paralysis of the insane. In some respects his mental condition was fairly good but in others he manifested a weakness of mind that was very marked. I may go back and say that my first examination of the man or experiences with him a year ago convinced me at the time that there was something wrong about him; there was nothing very marked; he was very restless, very absent minded and I saw then there was something wrong about him; it was a mere casual visit made at my office to ask me to see a patient. His experience as compared at that time is very marked, the change; he has aged apparently twenty or thirty years; at that time he was a spruce, bright looking, intelligent man of good manners and good address; and you can see for yourselves what his appearance is now. He presents beside this change in his appearance and behavior, a stooping, slouching gait which is peculiar to advanced mental disease, and he presents certain physical signs, certain changes in the condition of his eyes and of his muscles, which indicate the fact that the brain has already begun to be hardened and that it will go on. The right pupil is larger than the left and he has a certain amount of tremor which affects his

whole body and one symptom which is known to us as the knee jerk, which is connected with organic disease and is very marked. I found in comparing conversations that his mind had undergone degeneration even in these three or four months. I talked with him freely upon a number of subjects, in regard to his offence and in regard to his defence and in regard to his relations to counsel, to his life in the Tombs and so on and found that his memory was defective. I tested him in ways to see whether he was shamming or not. I asked him questions with regard to matters where there was no object to sham or deceive. I came to the conclusion that his mental disease was very decided and it was apparently a hopeless condition, and the conclusion I arrived at was that he was unable to intelligently instruct his Counsel or prepare a defence if he had one.

Alexander E. Macdonald sworn and examined.

- Q. Dr. Macdonald, you are a physician.
- A. I am.
- Q. How many years have you been such.
- A. The past seventeen years.
- Q. Will you kindly state to the Jury what experience you have had in the practice of diseases of the mind.
- A. I have been connected with the insane asylums of the City for that length of time, and am now the General Superintendent of the asylums for the insane. I am a professor of diseases of the mind in the University of New York, medical department, and also in the Law School of the

City of New York.

Q. Do you recollect receiving a request from the District Attorney to examine the prisoner as to his sanity.

A. Yes sir.

Q. In pursuance of that request did you make such examination.

A. I did.

Q. Please state to the Jury the result of your examination.

A. I examined the prisoner on four occasions, on the 6th of last month first and on the 3rd of the present month the last time. I found him to be in a condition of unsound mind in my judgment, the evidences at the present time, particularly melancholia and in my judgment insane -- what we call general paresis, or softening of the brain, as commonly called. I regard him as of unsound mind and unable to fully appreciate his position in regard to this trial and unable to properly instruct his Counsel and conduct his defence.

The Jury rendered a verdict that the Defendant is insane.

The Court sent him to the Insane Asylum at Poughkeepsie.

Examination made in the case of [unclear]

Dr. [unclear]

POOR QUALITY
ORIGINAL

0650

Hudson River State Hospital

Poughkeepsie, N.Y. May 14-1888

John R. Fellows, Esq.,
District Attorney,
New York City.

Dear Sir:

Martin Lewis, admitted
to this hospital November 11-1887 on
order of Hon. Rufus B. Cowing, City
Judge, effected his escape yesterday.
We have been searching for him
but have obtained no clue to his
whereabouts.

Yours truly

J. M. Cleveland, Supt.

POOR QUALITY
ORIGINAL

0651

Hudson River State Hospital

Poughkeepsie, N.Y. May 14: 1888

Hon. Rufus B. Cowing,
City Judge of the City
of New York.

Dear Sir:

Martin Lewis, admitted
to this hospital November 11: 1887
at order of your court effected his
escape yesterday. We have been
searching for him but have not
obtained any clue to his whereabouts.

Very truly yours

J. W. Cleveland, Super.
C.H.

POOR QUALITY ORIGINAL

0652

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Martin Lewis

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

- Martin Lewis -

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

The said *Martin Lewis,*

late of the City of New York, in the County of New York aforesaid, on the *21st* day of *July*, in the year of our Lord one thousand eight hundred and eighty-~~seven~~, with force and arms, at the City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain instrument and writing, *to wit: an order for the payment of money of the kind known as Trade Receipts,*

which said forged *Trade Receipts* is as follows, that is to say:

No. 843 New York, July 5th 1887
The International Bank
of the City of New York
Pay R. R. H. H. H. or Bearer
Sixty Dollars
No. 2 S. S. Sands.

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

POOR QUALITY ORIGINAL

0653

SECOND COUNT:

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

- Martin Lewis -

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

The said *Martin Lewis,*

late of the City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, having in *his* possession a certain forged instrument and writing, *to wit: an order for the*

payment of money of the kind called Santa Ineque,

which said forged *Santa Ineque* is as follows, that is to say:

No. 843 *New York July 5th 1887*
The Eastern National Bank
of the City of New York
Pay C. E. Sr. Train *or Bearer*
Sixty *Dollars.*
** 60 -* *S. S. Sands*

with force and arms, and with intent to defraud, the said forged *Santa Ineque* then and there did feloniously utter, dispose of and put off as true, *and* the said *Martin Lewis* then and there well knowing the same to be forged, 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.

~~RANDOLPH B. MARTINE,~~
~~District Attorney.~~

POOR QUALITY ORIGINAL

0654

~~Court of General Sessions of the Peace~~

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

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

~~against~~

~~Third Count~~

~~Against~~

And ~~The Grand Jury of the City and County of New York~~, by this Indictment, ~~accuse~~

~~Further accuse the said Martin Lewis~~

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

The said ~~Martin Lewis,~~

late of the City of New York, in the County of New York aforesaid, on the ~~21st~~ day of ~~July~~ in the year of our Lord one thousand eight hundred and eighty-seven, at the City and County aforesaid, with force and arms, with intent to deprive and defraud ~~William P. M. Martin and Francis P. Chambers, co-partners in trade then and there doing business in and by the firm name and style of Rogers, Peet and Company,~~ of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to ~~his~~ own use, did then and there feloniously, fraudulently and falsely pretend and represent to ~~one Edward S. Hayward, being then and there a clerk and salesman in the employ of the said co-partners.~~

That a certain paper instrument which he the said Martin Lewis then and there produced and delivered to the said Edward S. Hayward, in the words and figures following to wit:

No. 843 New York, July 5th 1887

The National Bank,
of the City of New York,

Pay to the order of ~~St. Clair~~ or Bearer,
Sixty Dollars.

\$60 = S.S. Sands

was good and valid order for the payment of money and of the value of sixty dollars,

POOR QUALITY ORIGINAL

0655

By color and by aid of which said false and fraudulent pretenses and representations, the said *Martin Lewis* -
did then and there feloniously obtain from the possession of the said *Edward*

S. Hayward the sum of *thirty*
six dollars in money lawful
money of the United States, and
of the value of *thirty six* dollars,

of the proper moneys, goods, chattels and personal property of the said *William*
A. W. Martin and Frank B.
Shawners, copartners, with intent to deprive and defraud the said
copartners -

of the same, and of the use and benefit thereof, and to appropriate the same to *his* own use.

Whereas, in truth and in fact, the said *paper writing* which
the said *Martin Lewis* procured
then and there produced and
delivered to the said *Edward S.*
Hayward, was not a good and
valid order for the payment of
money, and was not of the value
of *sixty* dollars, or of any value
whatsoever, but was in truth wholly
void and worthless.

**POOR QUALITY
ORIGINAL**

0656

And Whereas, in truth and in fact, the pretenses and representations so made as
aforesaid by the said *Martin Lewis*
to the said *Edward S. Hayward*, was and were
then and there in all respects utterly false and untrue, as *he* the said

Martin Lewis
at the time of making the same then and there well knew.

And so the Grand Jury aforesaid do say: That the said

Martin Lewis
the day and year first aforesaid, at the City and County aforesaid, in the manner and form
aforesaid, and by the means aforesaid, with force and arms, the said proper moneys, goods,
chattels and personal property of the said *Edward S. Hayward*,

then and there feloniously did STEAL, against the form of the Statute in such case made and
provided, and against the peace and dignity of the said People.

RANDOLPH B. MARTINE,
District Attorney.

0657

BOX:

284

FOLDER:

2714

DESCRIPTION:

Lindstrom, Frederick

DATE:

11/10/87



2714

0658

BOX:

284

FOLDER:

2714

DESCRIPTION:

Lindstrom, Frederick

DATE:

11/10/87



2714

POOR QUALITY ORIGINAL

0659

Witnesses:

W. J. M. & Co.

Counsel,

Filed, 10 day of Nov 1887

Pleas *Not guilty*

Grand Larceny, *1st* degree
(From the Person)
[Sections 528, 530, Penal Code].
vs.
B
Frederick Lindstrom
H. D.

RANDOLPH B. MARTINE,
Apr 15 1888 District Attorney.
Apr 18 1888 P. v. Nov 13/87
Apr 22 1888 Tried & acquitted.

A True Bill.

R. C. Mayson
Foreman.

POOR QUALITY
ORIGINAL

0660

J. P. MANN, Printer, 84 Nassau St., N. Y.

STENOGRAPHER'S MINUTES

First District Police Court
N. Y. SPECIAL SESSIONS.

THE PEOPLE
vs.

Frank Lindstrom
"Grand Larceny"

BEFORE

Hon. Daniel O'Reilly
Police Justice

October 27th 1887

WITNESSES.

Direct. Cross. Re-called.

WITNESSES.	Direct.	Cross.	Re-called.
<i>Hubert Quast</i>	—	1	—
<i>Peter Groden</i>	4	5	—
<i>Frank Lindstrom</i>	5	—	—
<i>Isidore Weinberg</i>	7	—	—
<i>Joseph Peterson</i>	9	—	—
<i>Ernest Cregar</i>	11	—	—

DAVID S. VEITCH,
Official Stenographer,
101 CENTRE ST., N. Y.

POOR QUALITY ORIGINAL

0551

FIRST DISTRICT POLICE COURT.

-----X--X
THE PEOPLE
on the Complaint of
HUBERT JACOB

against

FREDERICK LINDSTROM.
-----X--X

BEFORE
Hon. DANIEL O'REILLY
Police Justice.

October 27th, 1887.

HUBERT JACOB, the complaining witness was now re-
called for Cross-Examination. He testified through the In-
terpreter as follows:

Q (Mr. Walsh) Where do you say you received this money?

A. In a brick yard where I was working.

Q Do you mean to say that they paid you in French money in
America? A. Yes, sir.

Q You complained that you lost money consisting of two bills
of the denomination and value of 100 francs? A. Yes, sir.

Q Was the money of the French government? A. I changed
the money and got French money for it.

Q And French money was what you lost? A. That is what was
stolen from me.

Q Was any money returned to you: did this defendant return you any money? A. No, he did not return any money.

Q Do you mean to say that you were not drinking?

The Court: This morning the witness stated that the defendant returned the pocketbook with \$13; \$40. were taken from it .

Q (Mr. Walsh) When he returned the money--the pocketbook--had any money been taken out of it? A. There were \$13. in it.

Q French money or American money? A. United States money.

Q And when he handed you back the pocketbook, how much was in it? A. \$13. in United States money.

Q You did not get back the French money, but you did get back the United States money? A. I got back the United States money but not the French money.

Q When you went into this man's place, did you see other people there? A. Yes, sir.

Q Would you remember those people if you saw them again? A. Yes, sir.

(The witness now recognize Isidore Winshung as having been in the store at the time .)

Q Now, did you go into the store with Weinburg or the man you recognized? A. I went with him and another man along there.

Q Had you not been drinking before you went into the store

with him and another man? A. No.

Q Had you been drinking on that day at all, anything? A.
No, sir; not at all.

Q Where had you spent the day? A. Walking around the city.

Q What time did you go into this place, night time or day-time?
A. Halfpast 9, at night.

Q Now, isn't it a fact that it was a quarter of twelve o'clock
at night, near midnight? A. No, sir.

Q When did you get this money? A. On Monday

Q And that was the same day it was stolen from you? A. No.

Q On the Monday before, it was stolen from you? A. On the
day after I got it, it was stolen from me.

Q Did you go out and make a complaint right away? A. No.
After they handed me the pocketbook, they sent me up stairs
to go to bed and they forced me to go to bed.

Q Did you make any outcry? A. Yes, I was mad because I
did not find my money in the pocketbook, I was wild.

Q Did you make any outcry or raise any alarm? A. I was
crying because I missed my money; I was making a noise
because I was wild, because my money was not in the pocket-
book.

Q You did make a noise? A. Yes, sir.

Q (Court) Then, what did they do after you made the noise and
were quiet? A. I went to bed; I had to stay there all
night.

Q How did you come to go to bed in this place? A. The owner of the house forced me up stairs to go to bed.

Q (Mr. Walsh) Did they lock the door on you? A. Yes, sir; they closed the door.

Q Locked it? A. Yes, sir.

Q Did they turn the key? A. Yes, sir.

Q From the outside? A. On the outside.

Q Who did that? A. The owner of the house.

Q Well, how did you get out in the morning? A. A girl came in and opened the door.

Q Then, when did you make the complaint after that? A. After I went to the Castle Garden and made a complaint on that morning.

Q Did you say anything to the girl? A. I did not say anything to the girl.

OFFICER PETER GRODEN, a witness called by the People and sworn.

Q You made the arrest in this case? A. Yes, sir; when I came from the Castle Garden to the Police Headquarters he was there waiting for me. I understood that Mr. Scully was looking for me. They stated to me how he was robbed from this house of \$40; and on his complaint, I made the arrest.

CROSS-EXAMINED.

Q This was what day, Mr. Groden? A. Yesterday morning.

Q Wednesday the 26th? A. Yes, sir; he said that he got a black eye and they licked him.

Q Did he bring you up to this room where he says he was lying?

A. No, sir.

Q When you arrested this defendant, did you find any French money on him? A. I did not search him.

Q Well, when he was taken to the station house, didn't you search him? A. No, sir.

Q Well, isn't it customary to search prisoners? A. Well I understood at the time it was American money: I found out that Mr. Scully changed this \$40. for him. He says that the \$40. was gone and the other money left. He grabbed hold of the pocketbook and took it away from him: that was on the complaint.

CASE FOR THE PEOPLE.

FREDERICK LINDSTROM, the defendant, sworn in his own behalf.

Q Where do you live? A. 16 Greenwich Street.

Q How long have you lived there? A. A year.

Q What is your business? A. Runner and manager for the house.

Q Did you see the complainant on the night that he came into

your house? A. Yes, sir.

Q What time of night did he come in? A. A quarter to 12.

Q Did you have any conversation with him on that night?

A. He was along with another man and he asked me if he could get a bed there.

Q Is that man here? A. Yes, sir; Mr. Weinberg.

Q Did you take any money from him on that night? A. No, sir; I asked the man if he had any money that I might keep it safe for him until the next morning. He handed me \$13.

and I counted it twice over the bar. I asked him if he wanted me to keep it safe for him over night, and he said No. Then I handed it back to him. He showed me the \$13.

Q You counted the \$13. On the bar? A. Yes, sir.

Q Then what happened? A. I gave it back to him.

Q Did you see any pocketbook at all? A. No, sir.

Q Did you see any French money at all? A. No, sir.

Q And, who was present when you counted that money? A. Three or four men.

Q Was the complainant present? A. Yes, sir.

Q Was Weinberg present? A. Yes, sir.

Q Was any one else present? A. Yes, sir, Peterson and Lasser and John, I do not know his other name.

Q Have you ever been arrested before in your life charged with any crime? A. No, sir.

Q Did you force him up stairs to bed ? A. No, sir; he came
and asked me for a bed.

Q Did he pay for his bed? A. Yes, sir, 30 cents and 20 cents
for two drinks.

Q (Court) What is this house ? A. 10 Greenwich Street; it
is an emigrant boarding house.

Q Well, why did you ask him if he had any money? What are the
rules of the house; is there a proprietor or landlord
there? A. Yes, sir.

Q You are only a runner? A. Yes, sir; and manager; a widow
keeps the place.

Q Well, would not the proprietress of this place have been
the proper person to keep this man's money? A. I take
the money and give it to her to mind.

I S I D O R E W E I N B E R G, called by the defence and sworn.

Q Where do you live? A. I am janitor in 20 Greenwich street
for Mrs. Mahr.

Q Does she keep a tenement house there? A. Yes, sir; for
the past twenty years I have been there.

Q Do you know the defendant Lindstrom, the man who was arrest-
ed for this crime? A. Yes, sir; I saw him in the street
after 12 o'clock; I did not lock the door before 12;
I saw him rolling in the street drunk, I saw him staggering
drunk.

**POOR QUALITY
ORIGINAL**

0558

8

- Q Who did you see in that way? A. The complainant; the places were all closed. This man was about to close the place, too. So I asked him if that man (complainant) could sleep there, and he said no, that the place was all full; and I said there is no use in leaving that poor man in the street; then he said all right, that he could come there. He asked him if he had any money because the man was drunk. He said, yes that he had money; he had two \$5. bills and two single bills and some pennies. He took it out of his pocket himself and gave it up to the man; then he said "I will keep it myself".
- Q The man who went in there for the lodging took \$13. out of his pocket? A. Yes, sir.
- Q And who handed it to the man behind the bar? A. Yes, sir.
- Q And the man behind the bar is the man who was arrested? A. Yes, sir.
- Q Did the man behind the bar count the money? A. Yes, sir; right before him.
- Q And before every one else in the house? A. The Frenchman paid 50 cents for the room, 20 cents for a drink, half a dollar, altogether.
- Q Did you see the defendant take any French money from him? A. No, sir.
- Q Could you see it if he did? A. Yes, sir.

Q Did you see him take the pocketbook from him? A. No, sir.

Q And he did not take it from him? A. No, sir.

A D O L P H P E T E R S O N, called by the defence and sworn,

Q Where do you live? A. 16 Greenwich street.

Q What is your business? A. Clerk.

Q In this house? A. Yes, sir.

Q How long have you been clerk in that house? A. Only for two weeks.

Q Did you see this Frenchman going into this house on that night? A. Yes, sir.

Q Were you in the house there with him until he left? A. Yes.

Q Did you see what transpired between him and the man who was arrested? A. Yes, sir.

Q Well, tell the judge what transpired? A. The man came in with the other man who was here before me at a quarter of 12 o'clock; he called for a drink; they had a drink and after that he went to the room, and he made an agreement with Lindstrom to pay 30 cents for one room; then they had another drink, and he treated the man beside him and Lindstrom; I was standing at the end of the bar; after that he was going to go out; then he talked something in French to the tall fellow and he said that he had some money; Lindstrom

told him that he had better give him the money if he had much money on himself, because he would not be responsible for any money lost in the house, but he would be responsible for anything given to him; then he took the pocketbook from his pocket. He took out first a dollar and then another dollar then he took a third dollar, and two \$5. bills, and that is all he had in his pocketbook. They counted the money in French and I did not understand him; they said in English it was \$10. Lindstrom took a piece of paper to write a receipt for him. This tall fellow said something to him and he then told him that he could keep his money himself. He said to me then, "it is time to shut up"; and he told me to take the key to room 16 and get a candle and get the Frenchman to bed. I went up and took a candle and the key and showed the man to his room. I opened the door and put the candle lighted in the wash-tub, and the ^{key} in the door and went down stairs; when I came down the tall fellow was gone out, and they had closed up and shut the door and I went to bed.

Q Is that all that occurred there? A. Yes, sir.

Q Did you lock that door on the outside when you went to bed?

A. No, sir; I put the key on the inside.

Q Did you close the door? A. I shut it; the key was inside; I put it inside myself.

Q Did you see any French money with this man at all? A. No,

sir: I did not; I only saw that he had \$13. in American money.

Q. You saw all the money he gave to Lindstrom? A. Yes, sir.

Q. There was no French money in it? A. No, sir.

Q. There was only American money, \$13? A. Yes, sir.

Q. And he got it back? A. Yes, sir.

Q. And did he hand his pocketbook at all to Lindstrom? A. When he took the money out he put it in his pocket again; he put it in his pocketbook; he had his pocketbook.

Q. (Court) You saw him have the pocketbook in his hand?

A. Who?

Q. The Frenchman (complainant) A. Yes, sir, I saw him take the money out of the pocketbook himself.

Q. Then it is not so as the last witness stated here that he did not have a pocketbook at all? A. Yes, sir; he had a pocketbook.

Q. You say you resided two weeks at this place? A. Yes, sir.

Q. Where did you come from before that? A. Copenhagen.

Q. You have been here only two weeks? A. Yes, sir.

G E O R G E C R E G G E R, for the defence, sworn.

Q. Where do you live? A. 16 Greenwich Street.

Q. What is your business? A. Porter.

Q. Were you in 16 Greenwich street on the night that this

Frenchman came in there? A. Yes, sir.

Q Well, state all that occurred after he came in there? A. I was standing at the counter when the other witness (Weinberg) came in and brought the Frenchman in. He asked him for a room the man put 50 cents down; he gave 30 cents for the room, afterwards Lindstrom said to the man to leave his money and valuables, his watch and chain, or he would not be responsible for it; the man said give him \$13.; " and the man afterwards said: "The man would not leave the money there."; and so he gave it back to him: he had it in his hand over the counter and gave it back to him. Peterson brought him up stairs and gave him room No. 16. I have seen that man before. I met him in another place before the other witness brought him in.

Q Where did you meet him? A. 16 Greenwich street.

Q What was he doing there? A. He was sitting there with a man they called the runner; they have no regular runner there.

Q You mean they have no regular licensed runner? A. No, sir.

Q Was this man sober or drunk when he came in? A. He was half drunk; he was not sober and was not drunk.

Q How long have you known this man Peterson? A. Fourteen days, since he came in on the ship.

Q How long have you known Lindstrom? A. One year.

**POOR QUALITY
ORIGINAL**

0673

13

Q Has his character always been good? A. Yes, sir.

Q Was he ever arrested? A. No, sir.

(The defence rest.)

(The defendant was held in the sum of \$1500. bail
to answer.)

**POOR QUALITY
ORIGINAL**

0674

in said Court
N. Y. SPECIAL SESSIONS.

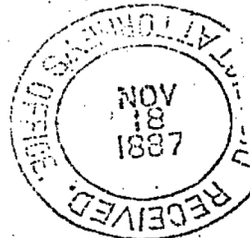
THE PEOPLE

vs.

Frederick Lindstrom

Stenographer's Transcript,

October 27th 1887



DAVID S. VEITCH,
OFFICIAL STENOGRAPHER,
101 CENTRE STREET, N. Y.

POOR QUALITY ORIGINAL

0675

Police Court

District

Affidavit—Larceny.

City and County of New York, ss.

Hubert. Jacob

of House of Delenber

Street, aged 53 years,

occupation Farmer

being duly sworn

deposes and says, that on the 25 day of October 1887 at the City of New

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

Good and lawful money of the Government of France consisting of two bills of the denomination and value of one hundred Francs each of the value of Forty dollars

the property of

Deponent

\$40 =

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 Frederick Lindstrom (now here) from the fact that said defendant took a pocket book containing said money from the hand of deponent. That deponent demanded the return of said pocket book and when said defendant returned the same said money was taken from therein.

Deponent says that previous to said defendant taking said pocket book it contained said money as aforesaid.

Wherefore deponent charges said defendant with feloniously taking stealing and carrying away the same

Sworn to before me, this 27 day of Oct 1887

Samuel P. Kelly Police Justice.

H. Jacob

POOR QUALITY ORIGINAL

0676

Police Court

District

Affidavit—Larceny.

City and County of New York, } 55.

Hubert Jacob

of House of Delenber occupation Farmer

Street, aged 53 years, being duly sworn

deposes and says, that on the 25 day of October 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and person of deponent, in the right time, the following property viz :

Good and lawful money of the Government of France consisting of two bills of the denomination and value of one hundred Francs each, of the value of Forty dollars the property of Deponent \$40 =

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 Frederick Lindstrom (max fine) from the fact that said deponent took a pocket book containing said money from the hand of deponent. That deponent demanded the return of said pocket book and when said deponent returned the same said money was taken from therein.

Deponent says that previous to said deponent taking said pocket book it contained said money as aforesaid.

Wherefore deponent charges said deponent with feloniously taking stealing and carrying away the same

Hubert Jacob

Sworn to before me, this 27 day of Oct 1887
Chief of Police Justice

POOR QUALITY ORIGINAL

0677

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, / DISTRICT.

Peter Groden

of *146 1/2 West Broadway* Street, aged _____ years,
occupation _____ being duly sworn deposes and says

that on the _____ day of _____ 188

~~at the City of New York, in the County of New York,~~ *Hubert Jacobs*

the within named Complainant is a necessary and material witness for the prosecution.

Deponent says that said Complainant is a stranger in this City and has no permanent home and asks that he give surety for his appearance to testify.

Peter Groden

Sworn to before me, this _____ day of _____ 1887

Sam'l O. H. Smith
Police Justice.

POOR QUALITY ORIGINAL

0578

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frederick Lindstrom 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 Lindstrom*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *Denmark*

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

Answer. *16 Greenwich St 1 year*

Question. What is your business or profession?

Answer. *Manager & Runner*

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

Frederick Lindstrom

Taken before me this

day of

Oct

27

188

Sam'l O'Reilly
Police Justice.

POOR QUALITY ORIGINAL

0579

BAILED,
 No. 1, by Murray Kruger
 Residence 533 Greenwich Street
 No. 2, by _____
 Residence _____
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

1986
 Police Court / 51 District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Hubert Jacob
(1410th St.)
Frederick Lindstrom

1
 2
 3
 4

Offence Larceny

Dated Oct 27 1887

Daniel O'Reilly Magistrate
Peter Groden Officer
 3^d Precinct

Witnesses

Emblemant Committor
Collin Board of Detention
 on duty at 157th St
 appear RECEIVED
\$1500 & Oct 27
\$1500 to answer 28

Committed
Bailed

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 Fifteen 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 Oct 27 1887 Daniel O'Reilly Police Justice.

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

Dated Oct 29 1887 Daniel O'Reilly 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.

POOR QUALITY ORIGINAL

0580

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Fredinda Lindstrom

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

Fredinda Lindstrom —

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

The said *Fredinda Lindstrom,*

late of the City of New York, in the County of New York aforesaid, on the
Twenty 2nd day of *October*, in the year of our Lord
one thousand eight hundred and eighty-*seven*, at the City and County aforesaid, in the

month time of the same day, with force and arms, *two bank bills*
issued by the authority of the government of
the French Republic of the denomination of
one hundred francs each in lawful money of
the Republic aforesaid, and of the value of
twenty dollars each, two written instruments
issued by the authority of the Republic aforesaid,
being each an evidence of the right and title
of the holder thereof to the sum of one hundred
francs in lawful money of the Republic aforesaid
(a more particular description whereof is
to be found in any aforesaid instrument,
and cannot now be given) of the value
of twenty dollars each.

of the goods, chattels, and personal property of one *Hubert Jacob,*
on the person of the said *Hubert Jacob,* then and there being
found, from the person of the said *Hubert Jacob,* 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.

Richard W. Brewster

District Attorney.

0681

BOX:

284

FOLDER:

2714

DESCRIPTION:

Loerticher, Frederick

DATE:

11/17/87



2714

POOR QUALITY ORIGINAL

0582

112

Counsel,
Filed 17 day of Nov 1887
Pleads, Guilty

THE PEOPLE
vs.
M. M. B.
Frederick Genticher
Defendant

(Sections 322 and 385, Penal Code.)

RANDOLPH B. MARTINE,
District Attorney.

Pr. Aug 27/88
pleas guilty
A True Bill.
Judge Truefound
W. J. G.

J. C. Maguire
Foreman

Jan 26
Jan 23
Jan 27
9.50

Witnesses:

112

POOR QUALITY ORIGINAL

0683

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Fredrick Loertcher

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.

Fredrick Loertcher

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

Germany

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

Answer.

69 Elizabeth - New No 75 8 class

Question. What is your business or profession?

Answer.

Housekeeper

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 and demand a trial by jury
Fredrick Loertcher*

Taken before me this

day of

188

Police Justice.

POOR QUALITY ORIGINAL

0684

Sec. 151.

Police Court 23 District.

CITY AND COUNTY OF NEW YORK, { ss. *In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Samuel J. Hogan of No. 10 Beuret Police Street, that on the 14 day of September 1887, at the City of New York, in the County of New York, Jane Doe did keep and maintain at the premises known as Number 75 Elizabeth Street, in said City, a House of Assignment and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to Command you, the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the body of the said

Jane Doe
and all vile, disorderly and improper persons found upon the premises occupied by said Jane

Doe and forthwith bring them before me, at the 3 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 15 day of Sept 1887

P. G. Ruffey
POLICE JUSTICE.

POOR QUALITY ORIGINAL

0685

Police Court _____ District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

WARRANT—Keeping Disorderly House, &c.

Dated _____ 188

_____ Magistrate.

_____ Officer.

_____ Precinct.

The Defendant _____

taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

_____ Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at night.

[Handwritten Signature]
Police Justice.

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.
Dated _____ 188

Police Justice.

The within named

POOR QUALITY ORIGINAL

0585

Handwritten signature

BAILED

No. 1, by Francis W. O'Neil
Residence 1st Street

No. 2, by _____
Residence _____

No. 3, by _____
Residence _____

No. 4, by _____
Residence _____

Police Court--
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Paul J. Hogan
10th Precinct
Judene's Distichus

2 _____
3 _____
4 _____

Offence Keeping Gaming House

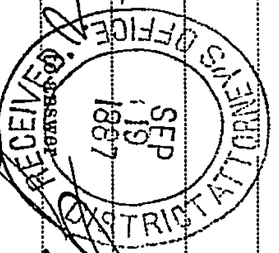
Dated Sept 16 1887

Butler Magistrate.
Capt. Heakins Officer.
Hogan or Curry Precinct

Witnesses _____
No. _____ Street _____

No. _____ Street _____

No. _____ Street _____
Handwritten signature



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

Judene's Distichus

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 Sept 16 1887 Butler Police Justice.

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

Dated Sept 17 1887 Butler 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 _____ 1887 _____ Police Justice.

POOR QUALITY ORIGINAL

0687

Sec. 322, Penal Code.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Daniel J. Hogan

of No 10 Prescott Street, in said City, being duly sworn says that at the premises known as Number 75 Elizabeth Street, in the City and County of New York, on the 14 day of September 1887, and on divers other days and times, between that day and the day of making this complaint

Jane DOE did unlawfully keep and maintain and yet continue to keep and maintain a house and did then, and on the said other days and times, there unlawfully procure and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil name and fame there to be and remain ~~sitting dancing~~ disturbing the peace, whoring and misbehaving themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and there passing is habitually disturbed, in violation of the statute in such case made and provided.

Deponent therefore prays, that the said Jane DOE and all vile, disorderly and improper persons found upon the premises, occupied by said Jane DOE may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me this 13 day of September 1887

Daniel J. Hogan
Police Justice.

POOR QUALITY ORIGINAL

0688

POLICE COURT, _____ DISTRICT.

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

of No. 16 Carroll J. Hogan Street, being duly sworn, deposes and says,
that Nedden Lantier (now present) is the person of that name
mentioned in deponent's affidavit of the 17 day of September 1887
hereunto annexed. as Jane Doe.

Sworn to before me, this 16
day of September 1887

Daniel J. Hogan

[Signature]
POLICE JUSTICE.

**POOR QUALITY
ORIGINAL**

0689

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 Loerticher

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

Frederick Loerticher

(Section 322,
Penal Code.)

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL FAME, committed as follows:

The said *Frederick Loerticher*

late of the *fourteenth* Ward of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *September* in the year of our Lord one thousand eight hundred and eighty-*seven* and on divers other days and times as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

Frederick Loerticher

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offences on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of, and against good morals and good manners, 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

Frederick Loerticher

(Section 385,
Penal Code.)

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said *Frederick Loerticher*

late of the Ward, City and County aforesaid, afterwards, to wit: on the *fourteenth* day of *September* in the year of our Lord one thousand eight hundred

**POOR QUALITY
ORIGINAL**

0590

and eighty- *seven* and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill governed house, and in *his* said house, for *his* own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.—

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

Frederick Koerticher

(Section 322,
Penal Code.)

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said *Frederick Koerticher*

late of the Ward, City and County aforesaid, afterwards, to wit: on the *fourteenth* day of *September* in the year of our Lord one thousand eight hundred and eighty-*seven* and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for *his* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in *his* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, 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.

RANDOLPH B. MARTINE,
District Attorney.

0691

BOX:

284

FOLDER:

2714

DESCRIPTION:

Loewenthal, Louis

DATE:

11/30/87



2714

POOR QUALITY ORIGINAL

0692

355

Counsel,
Filed, 30 day of Nov 1887
Pleads,

THE PEOPLE
vs.
Louis Loewenthal
SABBATH BREAKING.
(Section 267, Penal Code.)

RANDOLPH B. MARTINE,
District Attorney.
Verdict by Jury Dec 5.

A True Bill.

W. A. Maguire
Wm. W. [unclear]
Deputy

Witnesses:
Alfred [unclear]

[Handwritten lines]

POOR QUALITY ORIGINAL

0693

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Louis Lombar 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 Lombar*

Question. How old are you?

Answer. *37*

Question. Where were you born?

Answer. *Italy*

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

Answer. *No 1 Stanton Place 3 Months*

Question. What is your business or profession?

Answer. *Salesman*

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 and demand a trial by jury Louis Lombar*

Taken before me this

day of

Sept 31

188

W. J. [Signature]

Police Justice.

POOR QUALITY ORIGINAL

0694

BAILED,
 No. 1, by William Beunk
 Residence 10 Bowers Street.
 No. 2, by _____
 Residence _____ Street.
 No. 3, by _____
 Residence _____ Street.
 No. 4, by _____
 Residence _____ Street.

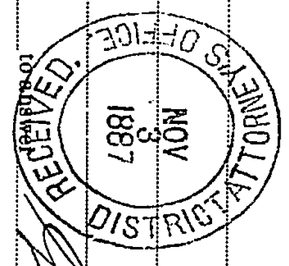
13 551
 Police Court - 3
 District 1493

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
Richard [unclear]
John [unclear]
John [unclear]
 2
 8
 4
 Offence Sabbath Breaking

Dated Oct 31 188

P. G. Buckley Magistrate.
Shuman Officer.
 Precinct _____
 Witnesses _____

No. _____ Street.
 No. _____ Street.
 No. _____ Street.
 No. _____ Street.
 No. 100 Street.
Bailed



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 _____

Beunk
 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 Oct 31 188 P. G. Buckley Police Justice.

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

Dated Oct 31 188 P. G. Buckley 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.

POOR QUALITY ORIGINAL

0695

SABBATH BREAKING.

Police Court, *B* District.

City and County }
of New York. } ss

of No. *6* *Peenaet Police* Street.

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the *30* day of *October* 188*7* in the City of New York, in the County of New York.

at premises No. *24 Bowry* Street, *Louis Lounthal* (now here)

did then and there ~~allow~~ SUFFER and permit to be ~~also~~ and OFFERED FOR SALE, property to wit: *a coat at the hour of ten thirty am*

contrary to and in violation of the statute in such case made and provided

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

Sworn to before me, this *31* day of *Oct* 188*7*
P. G. Duffy Police Justice.

Joseph E. Burns

POOR QUALITY ORIGINAL

0696

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Louis Bowerthal

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

Louis Bowerthal

of the CRIME OF SABBATH BREAKING, committed as follows:

The said

Louis Bowerthal

late of the City of New York, in the County of New York aforesaid, on the
fourth day of *October*, in the year of our Lord one thousand
eight hundred and eighty-*seven*, the same being the first day of the week,
commonly called and known as Sunday, at the City and County aforesaid, unlaw-
fully did publicly sell and expose for sale to

divers _____ persons to the Grand Jury aforesaid unknown, certain property,

*to wit: one coat, and divers other
articles of clothing and wearing
apparel to the Grand Jury
aforesaid unknown,*

to the serious interruption of the repose and religious liberty of the community,
against the form of the Statute in such case made and provided, and against the peace
and dignity of the said People.

RANDOLPH B. MARTINE,

District Attorney.

0697

BOX:

284

FOLDER:

2714

DESCRIPTION:

Loewenthal, Max

DATE:

11/14/87



2714

0698

BOX:

284

FOLDER:

2714

DESCRIPTION:

Miller, Charles

DATE:

11/14/87



2714

0699

BOX:

284

FOLDER:

2714

DESCRIPTION:

Sleinbach, Edward

DATE:

11/14/87



2714

0700

BOX:

284

FOLDER:

2714

DESCRIPTION:

Schlacht, August

DATE:

11/14/87



2714

POOR QUALITY ORIGINAL

0701

vs
Max Loewenthal
Charles Miller
Edward Seimbach
August Schlachter

Counsel
Filed *14* day of *Nov* 188*7*
Pleads *Not guilty*

THE PEOPLE
[Sections 528, 530 Penal Code]
and Larceny degree
1

Max Loewenthal
Charles Miller
Edward Seimbach
August Schlachter
RANOLDPH B. MARTINE,
District Attorney.
Dec 5 1887
Dec 6 1887
Dec 16 1887
Dec 16 1887

A True Bill.
Dec 27 1887
Jan 3 1888
Jan 19 1888
Foreman.

Witnesses:

POOR QUALITY ORIGINAL

0702

Sec. 151.

J. M.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ^{SS} In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal or Policeman of the City of New York:

Whereas, Complaint on oath, has been made before the undersigned, one of the Police Justices in and for the said City, by *Magdalena Weiblinger*

of No. *189 Cobyptic* Street, that on the *14* day of *June*

1887 at the City of New York, in the County of New York, the following article to wit:

Four gold watches, one silver watch, one pair of gold bracelets, two gold rings, four gold watch chains, two gold charms, three gold bracelets and seventy dollars in gold and silver money, said property being in all of the value of Six hundred (600) Dollars, the property of the said Complainant

was taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by *Max Loventhal, Charles Miller, Edmund Steinbach and August Schlaack*

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the bodies of the said Defendant and forthwith bring them before me, at the *J. M.* DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this *30* day of *August* 1887

J. M. Peterson POLICE JUSTICE.

POLICE COURT, DISTRICT

THE PEOPLE, &c.
ON THE COMPLAINT OF

Magdalena Weiblinger

1 Max Loventhal

2 Charles Miller

3 Edmund Steinbach

4 August Schlaack

Warrant - Larceny.

Dated *August 30* 1887

W. T. ... Magistrate

J. S. ... Officer

The Defendant taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Officer

Dated 1887

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest,

Native of

Age,

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

POOR QUALITY
ORIGINAL

0703

Approved by [unclear]
Max Lowenthal is the only one of the
four names on affidavit who has
been arrested
Officer [unclear] warrant

POOR QUALITY ORIGINAL

0704

Police Court— 3rd District. Affidavit—Larceny.

City and County of New York, ss.

Magdalena Weiblinger
of No. 139 Chrystie Street, aged 47 years,
occupation Housekeeper being duly sworn

deposes and says, that on the 14th day of June 1887 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:

four gold watches, one silver watch, one pair of gold bracelets, two gold rings, four gold watch chains, two gold chains, three gold medals and seventy dollars in gold and silver money, said property being in all of the value of six hundred dollars

the property of deponent who is a widow

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 Max Lovernthal, Charles

Miller, Edward Steinbach and August Schlack for the reasons following, to wit: That deponent keeps a saloon and boarding house at said premises. That the deponent, Miller, was the car-keeper of deponent and all of said defendants roomed with deponent in said premises. That said property was contained in a small paper which was in a bureau drawer in deponent's bed-room. That said defendants left said premises on the morning of said day and did not thereafter

Subscribed and sworn to before me this 9th day of June 1887 at New York

POOR QUALITY ORIGINAL

0705

return. That deponent was in the
 parlors at the time said dependants
 went away. That about an hour
 and a half after their departure
 deponent went up stairs and
 found that the bureau drawers
 and paper containing said property
 had been broken open and said
 property stolen and carried away.
 That deponent found an antique
 knife on the bed in deponent's
 room, which had been used in
 making open said drawers and
 paper, and which knife deponent
 has previously seen in the bed
 room occupied by the deponent
 Leventhal. That the deponent, Miller,
 deponent's son Keizer, did not notify
 deponent of his departure nor did
 any of the other dependants. That
 deponent's son went to Philadelphia
 and found all of said dependants
 stood in company together the day
 after the date of the bureau opening,
 and they ran away and concealed
 themselves at his approach - as he
 informs deponent.

Deponent therefore pray for a warrant
 to arrest said dependants.

Sworn to before me this
 31st day of August 1887

Magdalena Kupp
 & P. Kiblinger
 Notary Public

J. H. Patterson
 Police Justice

POOR QUALITY ORIGINAL

0706

Sec. 198-200.

3 District Police

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *May Lowenthal*

Question. How old are you?

Answer. *42 years*

Question. Where were you born?

Answer, *Germany*

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

Answer. *212 Eldridge St - 2 weeks*

Question. What is your business or profession?

Answer, *Shoemaker*

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

Answer. *I am not guilty. The woman's car keeper took the property.
May Lowenthal*

Taken before me this

day of

188

W. G. ...

Police Justice.

POOR QUALITY ORIGINAL

0707

Sec. 198-200.

9 District Police

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Stembael

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. *Edward Stembael*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *220 Chrystie*

Question. What is your business or profession?

Answer. *Wailer*

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. I know nothing about it.*

E Stembael

Taken before me this

day of *March* 188*9*

John J. ...
Police Justice.

POOR QUALITY ORIGINAL

0700

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

1000
 Police Court--
 District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Magistrate *William J. Sullivan*
 139 *Chapin*
Max J. Sullivan
Edmund Miller
William Merrick
August Schuchart
 Offence *Larceny*
felony

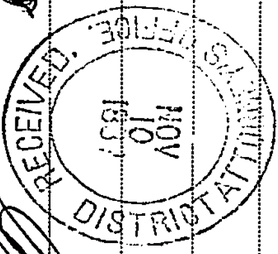
Dated *August 30* 188*7*

William J. Sullivan Magistrate
Edmund Miller Officer
W. J. Sullivan Precinct

Witnesses _____
 No. _____ Street _____

No. _____ Street _____

No. *1000* Street _____
 to answer *W. J. Sullivan*



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 _____

Max Lawrence

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 *Nov 5* 188*7* *P. J. Kuffly* 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 _____

Edward Stembach

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 *Nov 8* 188*7* *John J. Sullivan* Police Justice.

POOR QUALITY ORIGINAL

0709

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

*Max Schementhal,
Charles Ritter,
Edward Steinbach
and August Schickel*

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

*Max Schementhal, Charles Ritter,
Edward Steinbach and August Schickel*

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

The said *Max Schementhal, Charles Ritter,
Edward Steinbach and August Schickel, et al* —

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *June*, — in the year of our Lord one thousand eight hundred and eighty-*seven*, at the City and County aforesaid, with force and arms,

four watches of the value of one hundred dollars each, one other watch of the value of thirty dollars, two bracelets of the value of twenty dollars each, two rings of the value of ten dollars each, four watches - drains of the value of twenty five dollars each, two watches - drains of the value of fifteen dollars each, three medals of the value of five dollars each, and the sum of twenty dollars in money, lawful money of the United States and of the value of twenty dollars,

of the goods, chattels and personal property of one *Magdalena Weidinger.* —

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.

Richard W. ...
District Attorney.