

0158

BOX:

106

FOLDER:

1129

DESCRIPTION:

Levett, Jacob

DATE:

06/20/83



1129

for opinion in
Property Matter

FD

17/1873

Counsel,
Filed 20 day of June 1883
Pleads

THE PEOPLE
vs.
Jacob Levett
Grand Larceny, Second degree, and
Receiving Stolen Goods.
(14507422)

to Plaintiff

JOHN McKEON,
District Attorney

A True Bill.
J. M. Stevens

Foreman.

June 21/83

Pleaded Guilty
24th June 1883
FD

0159

0160

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jacob Senett

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

Jacob Senett

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

The said Jacob Senett

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
16th day of June in the year of our Lord one thousand eight hundred and
eighty-three, at the Ward, City and County aforesaid, with force and arms
one horse of the value of seventy
five dollars and one wagon of
the value of seventy five dollars

of the goods, chattels and personal property of one Michael
Morris 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 McLean

District Attorney

0 16 1

Police Court- 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Morris

1 *Francis Street*

2

3

Dated *June 16* 188*3*

Offence, *Grand Larceny*

Buttman Magistrate.

Mc Allen Officer.

11 Clerk.

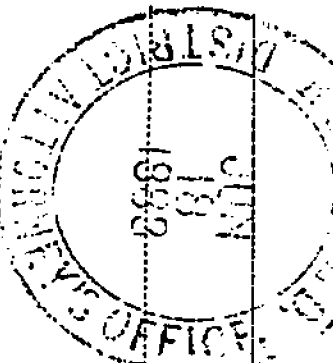
Witnesses, *John Adams*

No. *Paul Knobel* Street,

No. *99 West 11th* Street,

No. *1111* Street,

to answer *H. J.*



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

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 *June 16* 188*3* *J. M. Parker* 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.

0162

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

3 District Police Court.

Jacob Levett

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.

Jacob Levett

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

Poland

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

Answer.

I have no home for 4 months

Question. What is your business or profession?

Answer.

liquor merchant

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 dont want to say any thing
Jacob Levett

Taken before me this
day of

MM

188

McIntosh
Police Justice.

0163

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 37 years, occupation Salvage Keeper of No.

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

Sworn to before me, this 16
day of June 1883 } Ernst Grob

Am. Dancer
Police Justice.

0164

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

3 District Police Court.

Jacob Levett 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.

Jacob Levett

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

Poland

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

Answer.

I have no home for 4 months

Question. What is your business or profession?

Answer.

liquor business

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 don't want to say anything
Jacob Levett

Taken before me this
day of

16

188

Wm. J. ...
Police Justice.

0165

3rd
District Police Court. Affidavit—Larceny.
CITY AND COUNTY OF NEW YORK, } ss. *Michael Morris*
aged 23 years
of No. *49 Bayard* Street,
being duly sworn, deposes and says, that on the *16* day of *June* 188*3*
at the _____ City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent *in the day time*
the following property, viz :

One horse & Piccadilly Wagon
of the Value of One hundred & fifty dollars

Subscribed before me this

day of

the property of *deponent*

Police Justice,

188—

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 *Jacob Levett (now here)*
from the fact that deponent had said horse
and Wagon standing in the West Washington
Market, in said City, when Abraham
Sonnenstraus who is in the employ
of deponent, in deponent's presence
left said horse and Wagon in charge
of said Levett, that when deponent
went into the Market with said Sonnenstraus
to buy goods, and when deponent returned

0166

Said horse and wagon had been stolen
and taken away. Deponent is informed
by Ernest Grob of No 94 Sheriff Street
that said Lerett came to his place of
business and then offered for sale the said
horse and wagon for the sum of twenty
dollars, and that he represented to said
Grob that said property was his own -
and that he want to sell the same
because he wanted to go to Chicago.

Sworn to before me this
16th day of June 1883
J. D. Patterson Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0167

BOX:

106

FOLDER:

1129

DESCRIPTION:

Lewis, Catherine

DATE:

06/08/83



1129

Witnesses

Capet Williams

29th Precinct

William L Carson

132 West 37th St

Bailed by Fanny
Forsant, 208 Spring St.

\$4000.

It appearing that
the man who has
been arrested I
consent to the discharge
of the debt on her
own recognizance
Nov 21, 1893 J. M. Brady
Foreman.

B. N. June 8/93

Mo 6th

(11) 495

Day of Trial,

Counsel,

Filed day of June 1893

Pleads Property - 1157

THE PEOPLE

vs.

Caroline Lewis

Keeping a Bawdy House.

JOHN McKEON,

22 Nov 21/93 District Attorney.

Bill discharged.

A True Bill.

John McKeon
Foreman.

POOR QUALITY
ORIGINAL

0168

0169

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Catherine Lewis

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

_____ *Catherine Lewis* _____

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

The said *Catherine Lewis* _____

late of the *20th* Ward of the City of New York, in the County of New York aforesaid, on the *first* day of *June* in the year of our Lord one thousand eight hundred and eighty-~~three~~ and on divers other days and times as well before as afterwards, to the day of the taking this inquisition, at the Ward, City and County aforesaid, a certain common 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 *Catherine Lewis* _____

_____ on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offences 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 *Catherine Lewis* _____

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

The said *Catherine Lewis* _____

late of the *20th* Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the *first* day of *June* in the year of our Lord one thousand eight hundred and eighty-~~three~~ and on divers other days and times between the said

0170

day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did maintain a certain common, ill-governed house, and in ~~Said~~ said house, for ~~her~~ 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 willfully 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, 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 willfully 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 annoyance 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 Catherine Lewis

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

The said Catherine Lewis

late of the 20th Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the first day of June in the year of our Lord one thousand eight hundred and eightyand 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 ~~Said~~ said house and place of public resort, for ~~her~~ 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 ~~Said~~ 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 which 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.

JOHN McKEON,

District Attorney.

N. Y. Court of Special Sessions.

The People, etc.,
agst.

Calvin Lewis

Authority to appear with waiver.

HOWE & HUMMEL,

Attorneys for

Calvin Lewis.

89 CENTRE STREET, N. Y.

0171

0172

Court of General Sessions.

CITY AND COUNTY OF NEW YORK.

The People of the State of New York,
against

Palmon Lewis

I, the undersigned Palmon Lewis the above-named Defendant hereby retain, employ and authorize WILLIAM F. HOWE and ABRAHAM H. HUMMEL, Attornies and Counselors at Law, to appear for me on my behalf and in my place and stead, in the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, in the above entitled action, and the matter of the indictment now pending against me in said Court of General Sessions for Obstruction in keeping a disorderly house

I do hereby expressly authorize my said attornies to appear for me in said Court of General Sessions, as my duly authorized Attornies for that purpose, and to plead for me not guilty to said indictment, and to appear for me on the trial thereof in said Court of General Sessions, and to proceed with the trial thereof in said Court of General Sessions, in my place and stead, and in my absence on the trial of the said indictment, and I hereby expressly waive my right to be personally present at said trial.

+ Catherine Lewis

Dated this 15 day of June 1883

0173

Court of General Sessions

The People vs
vs
William Lewis

City of New York Alexander
J. Williams Police Captain
29th Precinct says
That the numerous complaints
of in the above nature have
been noticed and the report
has revealed the numerous
complaints against

Ans. J. Williams
Captain

0174

BOX:

106

FOLDER:

1129

DESCRIPTION:

Lewis, William H.

DATE:

06/14/83



1129

0175

110
Counsel,
1883

Filed
14 day of June

Pleads
Indigently (157)

THE PEOPLE

vs.

William
B

W. Lewis

[Barry]

(3344)
Indigently or Deader
in
and
and
and

JOHN McKEON,
District Attorney

A True Bill.

James J. Stevens.

Foreman.

July 5/83.

Pleasant Duty

0176

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 D. Lewis

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

William D. Lewis
of the CRIME OF Engaging as Dealer in a banking game where
money and property was dependent upon the result,
committed as follows:

The said William D. Lewis, late of the Sixth Ward
of the City of New York, in the

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

days, was and yet is a common gambler; and on the
day and in the year aforesaid, the said William D.
Lewis, at the Ward, City and County aforesaid, in a
certain room, in a certain building known as
number Sixty six Chatham Street in said Ward
City and County, feloniously did engage as dealer
in a certain banking game commonly known as
 Faro, upon the result whereof money and property
was then and there dependent, a more particular
description of which said banking game is to the
Grand Jury aforesaid unknown, against the form
of the Statute in such case made and provided,
and against the peace of the People of the State
of New York, and their dignity.

John McKeon

District Attorney.

0177

BOX:

106

FOLDER:

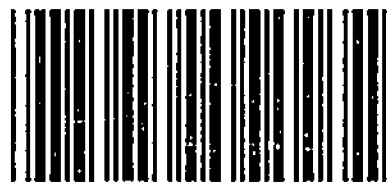
1129

DESCRIPTION:

Lloyd, Thomas

DATE:

06/19/83



1129

0178

Counsel,

Filed 19 day of June 1883

Pleads *Wh Guedt-29*

INC. THE PEOPLE

3 boxes with
Cavities Along
Ample
Mother Lode.

INDICTMENT.

JOHN MCKEON,

P 2 New 22/83 District Attorney.

pleads guilty. Ref.
 A True Bill.

A True Bill.

True Bill.

Foreman.

0179

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 Lloyd

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

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

The said *Thomas Lloyd*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *twelfth* day of *June* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County aforesaid, with force and arms, *one pocket of the value of five dollars, and one ring of the value of seven dollars*

of the goods, chattels and personal property of one *Charles Scheiber* on the person of the said *Charles Scheiber* then and there being found, from the person of the said

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

JOHN McKEON, District Attorney.

0180

Police Court 2nd District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Michael Scott

42 Ave. 10th St.

Thomas Lloyd

Larceny from Person

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated June 13th 1888

Justice Magistrate.

Peter Kelly Officer.

6th Precinct.

Witnesses Henry Jackson

No. 23 to 29 Elizabeth Street.

No. _____ Street.

No. 4 Street.

to answer

Scott

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 Thomas

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 13th 1888 Andrew White Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0181

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK } ss.

Dist.

District Police Court.

Thomas Lloyd 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* to 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 Lloyd

Question. How old are you?

Answer.

22 yrs

Question. Where were you born?

Answer.

US

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

Answer.

3 Doyer Street. One week

Question. What is your business or profession?

Answer.

Stage Carpenter

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

Answer.

I am not guilty

Thomas Lloyd

Taken before me this

day of *April*

188*9*

James J. Smith
Police Justice.

0182

Inst District Police Court. Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

Michael Sofia

of No. *42 Mulberry* Street, *44 Mrs. Salmon keeper*
being duly sworn, deposes and says, that on the *6th* day of *June* 188*3*

on the *Bowen in the daytime* City of New York,

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

of deponent *And from his person with intent to*
deprive the true owner of the use and benefit thereof
the following property, viz :

One gold watch one silver chain

and two gold rings and one

gold focket and in all of the

value of One hundred

dollars.

the property of

Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by *Thomas Lloyd (nowhere)*

for the reason, that while deponent
was walking, along the Bowen in or about
said date said Lloyd snatched
said watch chain and watch and
the above mentioned rings and focket
from deponents vest pocket the said
vest being at the time upon deponents
body and person, and said property
being attached to said vest by said
chain.

Michael ^{*his*} *x Sofia*
mark

Sworn before me this *13th* day of *June*

188*3*
Police Justice,

0183

Serve Subpoena to the
Case of Thomas Schmitt
115 East 30 St.

CLERK'S NO. 711

Police Court-Jud. District.

50021

THE CITY OF NEW YORK
NOT GUILTY.

Charles Schmitt
115 East 30 St.

Thomas Schmitt

115 East 30 St.

Dated June 12 1883

Justice
Pet. Kelly

6/15 Precinct.

Witness Frank W. McFarlane

No. 121 East 10th Street.

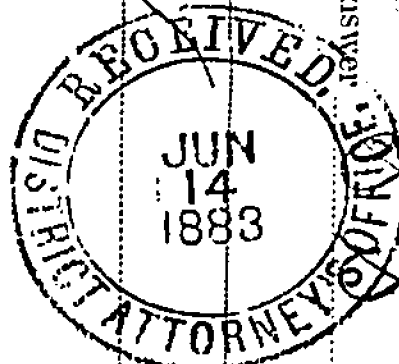
Remanded to the

Police on the

grounds that simply

charges a common

law.



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 Thomas

Schmitt

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

Dated June 12 1883

Andrew J. 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 h to be discharged.

Dated _____ 188 _____ Police Justice.

0184

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

East District Police Court.

Thomas Lloyd 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 Lloyd

Question. How old are you?

Answer.

22 yrs

Question. Where were you born?

Answer.

US

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

Answer.

3 Doyer St. three days

Question. What is your business or profession?

Answer.

Stage Carpenter

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

Answer.

I am not guilty

Thomas Lloyd

Taken before me this

day of

24th

188

Charles J. Smith
Police Justice.

0185

First

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY } ss.
OF NEW YORK,

Charles Scheiber

of No. 115 East 3d Street, 28 yrs. Machinist

being duly sworn, deposes and says, that on the 12th day of June 1883

at the place in the Bowery in the day time City of New York,

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

of deponent with intent to deprive the true owner of the use and benefit thereof

the following property, viz :

One gold ring of the value
of seven dollars

and one gold locket of the value of
five dollars, and in all of
the value of twelve 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

Thomas Lloyd nowhere
for the following reasons to wit. Deponent
while on the Bowery was approached
by said Lloyd and another and said
Lloyd asked deponent for money, with which
to buy a drink. Deponent took from
his pocket the said ring and locket and
was about to put his hands in his pocket
for some money for said Lloyd, when said
Lloyd snatched said ring and locket
from deponents hands and ran away with
the same.

Sworn before me this 12th day of June 1883
Charles Scheiber
Police Justice,

0186

City and County of New York, ss.

Police Court—1st District.

THE PEOPLE

vs.

On Complaint of

For

Howard Lloyd

Charles Scheiber
Petit Larceny

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

Dated June 12 1883

Andrew White

POLICE JUSTICE.

Thomas L. Lloyd

No 168.

Counsel,

Filed 19 day of

1883

(Pleads

W. H. H. - (20)

THE PEOPLE

vs.

P

Thomas Lloyd

(2 cases)

INDICTMENT.

Grand Larceny in the 5th and 6th degree.

JOHN McKEON,

District Attorney.

In view of

Subscribed and sworn to by me.

A True Bill

James H. H.

Foreman.

0187

0 188

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 Lloyd

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

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

The said *Thomas Lloyd*

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

one watch of the value of fifty dollars, one chain of the value of fifteen dollars, one pocket of the value of fifteen dollars, and two rings of the value of ten dollars each.

of the goods, chattels and personal property of one *Michael Sofia* on the person of the said *Michael Sofia* then and there being found, from the person of the said

Michael Sofia

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

JOHN McKEON, District Attorney.

0189

BOX:

106

FOLDER:

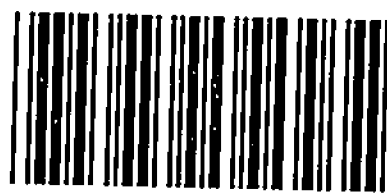
1129

DESCRIPTION:

Loftus, David

DATE:

06/13/83



1129

0190

BOX:

106

FOLDER:

1129

DESCRIPTION:

Callaghan, James

DATE:

06/13/83



1129

POOR QUALITY
ORIGINAL

0191

Day of Trial,

Counsel *W.F.K.*

Filed 13 day of June 1883

Pleads *Not guilty (11)*

105 *David* PEOPLE

vs.

P
David Lofkins, Jr.

James Callaghan

25-121 *Book*
20

BURGLARY—Third Degree, *with*
Intoxicated
[8498-506-526-40521]

JOHN McKEON,

District Attorney.

A True Bill.

James Stevens
Foreman.

Plead guilty of PD

July 2/83
Pen: \$1000 & each.

0192

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 Softus, and
James Carraghan

The Grand Jury of the City and County of New York, by this indictment, accuse
David Softus and James Carraghan
of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said David Softus and James Carraghan late of the Sixth Ward of the City of New York, in the County of New York, aforesaid, on the fourth day of June in the year of our Lord one thousand eight hundred and eighty three with force and arms, at the Ward, City and County aforesaid, the warehouse of William H. May

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

then and there being, then and there feloniously and burglariously to steal, take and carry away, and one bag of the value of one dollar, two rolls of leather belting of the value of twenty five dollars each roll, and two electric lamps of the value of twenty dollars each

of the goods, chattels and personal property of ~~the said~~ The Parker Electric Light Company

so kept as aforesaid in the said warehouse 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 McKean
District Attorney

POOR QUALITY
ORIGINAL

0193

TORN PAGE

Western Union Telegraph

Pay no Charges to Messenger unless written in Ink in Delivery Book

No.

Frank J. Keller Esq

346 Broad

N.Y. Life Ins. Building,

N.Y. City

N.Y.

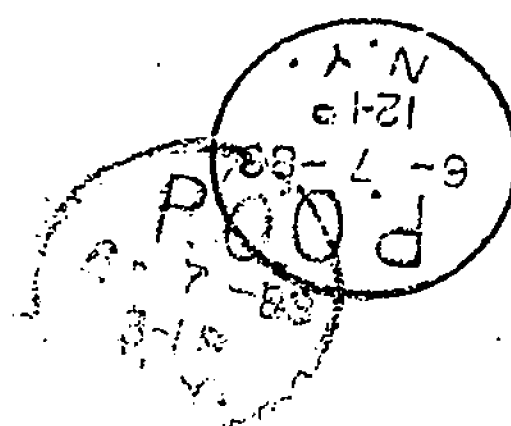
Charges,

POOR QUALITY
ORIGINAL

0194

TORN PAGE

NIGHT MESSAGES AT REDUCED RATES.



MONEY ORDERS BY TELEGRAPH.

0195

Judge Cowing
Dear Sir

Col Spencer is
is now in the middle
of running up an
important case which
has been before me
for 4 or 5 days.

Gorman

0196

Col Spencer

You must see
Col Fellows and Judge
Cowing immediately
about David Loftus &
James Callaghan on the
Calendar for trial to day
It will be tried without
you. I hope you will
either get it postponed
or try it

June 26/83

yours
J. A. O'Brien

I have gone to Fox
business

0197

My Dear Bro.

I have no very cheering news but wish to write anyway. Milt is still down South. ^{and} Mother is very low. I had hoped she would forget about the trouble but she moans & tosses & cries your name over & over. Keep up & I hope I pray all will be right. Mr Farley is now at San Francisco. I wrote to Mr Nicholas of Cochrton & he will write Mr Keller a letter of credentials. Oh John if I could only help you. I tried to raise money on my jewelry but could not here. ^{and} cannot leave Mother to go to St Ls, so I sent up. Have not heard yet. from it but am afraid it was a great risk. It has been 3 da. I could do nothing else but pray for you. & I do think you will

0198

come out all right. Mother sends
love. but cannot write. She is so
weak. & sick. Will is sent as
relief opr. & changes from
place to place. Blanche sends
love & 20 kisses. Keep up a
good heart & pray for —
yourself. I think of you —
night & day. No one here
knows anything about it —
They are all strange. & It
would only disgrace you the
more to make it public —
"Mr Keller kindly gave you
the other letter I'd ask him
& give you this. Good Night —
It is very near mail time.

Your Affectionate Sister
Helin. —

Have you Mother's photo? if not
I'd send you one. — Be careful
when you write. The P.O. is
not very private. Can't you get
your letters in care of the guard or
someone? Yours ever
H.

0199

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

no 101 ✓ 487
Police Court 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William J. H. H.
David L. H. H.
James L. H. H.

Offence

Dated

June 5/8 188

David L. H. H. Magistrate.

Delta Officer.

25 Precinct.

Witnesses

No.

35 Broadway Street.

No.

Street.

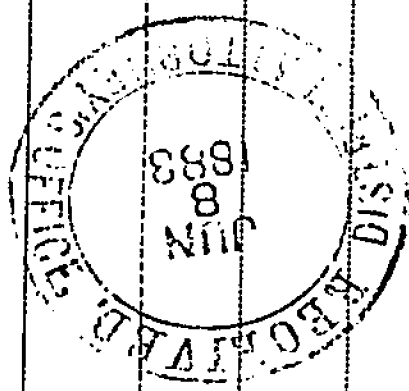
No.

Street.

\$

to answer

Four



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

David L. H. H.
James L. H. H.

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

Dated June 5/8 188 3 Solon B. 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 h to be discharged.

Dated 188 Police Justice.

0200

Sec. 198—200.

154

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

James Callahan

Question. How old are you?

Answer.

25 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

88 St New Bowery 3 mos

Question. What is your business or profession?

Answer.

Peddling

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.

*Often asked me to work
now I was helping Kevin Mcginn
I know nothing about the broken
window*

James Callaghan

Taken before me this

day of June

1883

John J. Smith
Police Justice.

0201

Sec. 108-200.

1st

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

David Loftus 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. *David Loftus*

Question. How old are you?

Answer. *27 Years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *105 Madison St - Ouelhan*

Question. What is your business or profession?

Answer. *Iron railing maker*

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

Answer. *I was taking the measure of the
window. I know nothing about the
broken window David Loftus*

Taken before me this

25

day of

June

1889

John B. Smith Police Justice.

0202

Police Court Third District.

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

of No. 62 & 64 Duane Street, aged 24 years,
occupation Paper dealer being duly sworn

deposes and says, that the premises No 62 Duane Street,
in the City and County aforesaid, the said being a brick building

and which was occupied by deponent as a Paper warehouse
~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of, forcibly breaking
open a window ~~at~~ the rear of the
third floor and entering a room
on said floor through said
window.

on the 10th day of June 1880 in the day time, and the
~~following~~ stolen property feloniously taken, stolen, and carried away, viz:

one bag containing two rolls
of leather belting and two
lamps of the value of
seventy five dollars

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

David Loftus and James Callahan
both now here and acting in concert
for the reasons following, to wit: Deponent found said
Callahan in said premises and on
said third floor, and said
Loftus was on the fire escape at the
window of said floor. Deponent found
on said floor the above described bag
containing the above described property
which said Callahan and Loftus
had packed up ready for removal.

W. H. May

Sum to Refuse the 10th June 1883
Edwin Fox paper dealer

0203

BOX:

106

FOLDER:

1129

DESCRIPTION:

Ludlow, Frank

DATE:

06/07/83



1129

0204

BOX:

106

FOLDER:

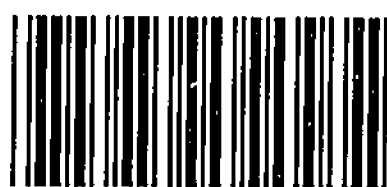
1129

DESCRIPTION:

Conway, Martin

DATE:

06/07/83



1129

0205

[Handwritten notes:]

Yr. 3 M. 0 P
Yr. 2 Yr. 2 P
Yr. 2 Yr. 2 P

Prof. Ch. G. W.

0206

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Frank Sudlow
Martin Conway

The Grand Jury of the City and County of New York by this indictment accuse
Frank Sudlow and Martin
Conway
attempting to commit
of the crime of BURGLARY IN THE THIRD DEGREE, committed as follows:

The said Frank Sudlow and Martin
Conway

late of the Seventeenth Ward of the City of New York, in the County of
New York aforesaid, on the 27th day of May in the year of our
Lord one thousand eight hundred and eighty-eight, with force and arms, at the Ward, City and
County aforesaid, the store of Antonio Farina

attempt to
there situate, feloniously and burglariously did break into and enter, the said store
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of the said Antonio Farina

with intent the said
goods, merchandise and valuable things in the said store then and there
being then and there feloniously and burglariously to steal, take, and carry away

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

JOHN McKEON, District Attorney.

0207

Testimony in the
case of
Frank Lullow and
Martin Conway

filed June
1883.

0208

41
The People
vs
Frank Ludlow
and
Martin Conway

Court of General Sessions. Part I
Before Recorder Smyth. June 14. 1883.
(Indictment for burglary in the third degree)
Antonio Farino, sworn and examined,
testified. I live No 98 Third Ave. I fastened
the window of my place the night of the 27th
of May. I heard a noise about one o'clock,
the shaking of a sash, I heard the noise
three times and went out of my bedroom
to the front room to see if I could hear any
thing. I closed my store about half past
twelve Saturday night. I lit a cigar and
I stood in the entrance to the same house
I saw two young men entering the door of the
house. I thought it was a little suspicious
and I looked at them. I saw those two fel-
lows there (the defendants), but I never took
notice who lives up stairs. I thought it was
some persons living up stairs. I turned
my head and attended to my smoking;
it was raining and they went inside
very cautiously; these men went in the
hall door. Then I got through smoking I went
up stairs and went to bed; while I was
nearly getting asleep I heard the noise
of the shaking of the sash. I went down
and looked through the window and did
not see anybody; then I went in bed

0209

again. It was between five and ten minutes after I heard four shots of a pistol, one after another. Then afterwards I was called by name from down stairs and got up. I met the officer and Mr. Cappizotta; they were beneath the store. So they asked me whether I heard any noise or not? I said, yes I did. I tried my best to get a knowledge of the breaking; we took a lamp; we went to the station house. Before I went there I saw two young men. I was asked at the station house what I knew about it; we went back to the store. I keep a shoe store at 98 Third Avenue; it is on the ground floor and next to the store is a hall leading up stairs into the same building. I sleep in the rear, so when I looked through my window I could see the window of the store. There is a rear and a front building on the same lot. I went to bed at nearly one o'clock; my attention was attracted by a noise, I shut up my store at twelve o'clock; the window in the rear has a catch on it; there is wooden shutters on the inside of the window. I fastened the catch on the window at the time I closed up the store. After all this trouble did you go into the store to examine that window? Yes sir. What way

02 10

was the catch? The catch was still in its proper place, it was not moved, but I found a little pressure on the sash with an instrument and some marks there, but the bolt was not moved. These defendants are the two men who entered through the hall door while I was smoking my cigar. Did they come out during the time that you stayed there? No sir. There was a quantity of shoes in the store. Cross Examined. it man keeps a lager beer saloon in the basement. There are three floors in the front and two in the rear and they are all occupied. I never examined the window before. How do you know that that mark that you saw between the two sashes was not there before this occurrence? I could not say whether it was or was not. George R. Cappizoots, sworn and examined, testified. Do you live at No 98 Third Avenue? Yes sir. Were you awakened by a noise upon the morning of the 27th of May 1883 or did you hear any noise there? Yes sir, I did. I went right outside the door I occupy the basement. I heard a kind of noise as if the shaking of windows I went outside first and did not see anybody; then I went back and heard the same noise again and then I thought something

0211

was wrong; so I went out and heard steps in the hallway, which was dark. I said, "Who is there?" I did not get any answer. I got right up and went in the hallway and saw two parties going out of the door and I followed them. When I got to the corner of Thirteenth St. and Third Ave. I met the officer and said I wanted those fellows arrested on suspicion of breaking the window of Mr. Farino. These prisoners are the ones whom I saw go out of the door. I did not see them at the window, but I saw them coming out of the hallway; they did not run. They went up to go to Fourth Avenue and there I met the officer. I followed them up and gave them in charge. James Shearn sworn and examined. I belong to the Seventeenth Precinct. I arrested these defendants upon the 27th of May. I arrested Farway on Fourth Avenue near Thirteenth St., at least near Twelfth St. and Roundsman Price arrested the other one between Fifteenth and Sixteenth Sts. on Third Avenue. I found a Knife with Ludlow; the last witness was following them up; he told me to arrest them; they broke away from me. I called on Farway to stop and he did not. I wrapped for assistance and got

02 12

no answer. Then I fired two shots in the air and that did not cause him to stop. He says that is the one that hit him, and I fired another and then they stopped at Fourth Avenue. I mean Carway stopped.

The jury rendered a verdict of guilty of an attempt at burglary in the third degree.

0213

561. 2nd Ave

New York

June 18th 83

Hon. J. Smith

Recorder &c

Dear Sir
This is in testimony of the
previous good character of
Frank Ludlow who is to
be sentenced to day and
who is very respectably
connected and whose friends
are anxious to appear in
his behalf I have known
him from childhood
he is lately married having a
young wife and child

Respectfully
John S. Savelle

02 14

MICHAEL H. SIGERSON,
ATTORNEY AND COUNSELLOR AT LAW,
7 BEEKMAN STREET,
(TEMPLE COURT.)

New York, June 16th, 1883.
Hon. Frederick Conyngh
Recorder &c,
My Dear Sir:-

If you will be
as lenient as possible in
sentencing Frank Lud-
low you will do me a
particular favor.

He is very well
connected and has never
been in trouble before.

Be kind enough to do
your best and oblige

Yours Respectfully
Michael H. Sigerson

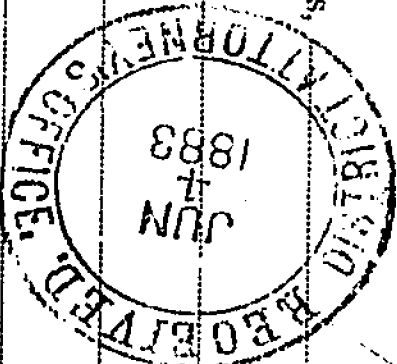
POOR QUALITY
ORIGINAL

02 15

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

Police Court—		District.	
THE PEOPLE, &c.,		ON THE COMPLAINT OF	
Mariana Thomas		Francis Sullivan	
98 3rd St.		Scientific Company	
Offence _____		_____	

Dated May 28, 188		_____	
Magistrate.		_____	
Officer		_____	
Clerk.		_____	
Witnesses.		_____	
No. _____	Street, _____	No. _____	Street, _____
George Capogrosso		_____	
No. 98 3rd St.	Street, _____	No. 500 4th St.	Street, _____
No 2 next door to 116		_____	
_____		_____	



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 _____

Francis Sullivan

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

Dated May 28, 188 3 *[Signature]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

02 16

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Francis Ludlow 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. *Francis Ludlow*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *315 E. 74th Street New York*

Question. What is your business or profession?

Answer. *Prof. Musician*

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*

Frank Ludlow

Taken before me this

28

day of

John J. Kelly

Police Justice.

0217

Police Court—3 District.

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

Antonina Farina
of No. 98 3 avenue Street, aged 39 years,
occupation Shoe maker being duly sworn

deposes and says, that the premises No 98 3 avenue Street,
in the City and County aforesaid, the said being a brick building—

1st floor of
and which was occupied by deponent as a Boot and Shoe store.
and in which there was at the time no human being, by name

attempted to be
were BURGLARIOUSLY entered by means of forcibly opening the
window leading from the back yard
to the store by forcing catch back
on said window

on the 27 day of May — 1883 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Boots and shoes

of the value of four hundred dollars

the property of Complainant

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

Francis Sullivan and Martin Conway

for the reasons following, to wit: from the fact that deponent
is informed by George Capizzuto residing
at No 98 3 avenue that he heard
a noise in the direction of the
back yard of said premises as
if a window was being shaken
Said Capizzuto went out into
the yard and then into the
hallway, and there saw Sullivan
and Conway leaving the premises.
A. Farina

Sworn to before me on May 1883
by J. J. Sullivan

02 18

City and County
of New York.

George Capizzuto
residing Number 98 Barenue
being sworn says that he
occupies the basement of
said premises, and at about
1 o'clock on the morning of
the 27 day of May 1883, Defendant
heard a noise in the direction
of the yard the noise seemed
as if a window was being
shaken, defendant went out
into the yard and then
then into the Railway and
there saw Francis Sullivan and
Martin Conway leaving the
building. George R. Capizzuto
Sworn to before me.

This 28 day of May 1883

J. G. Jeffy
Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

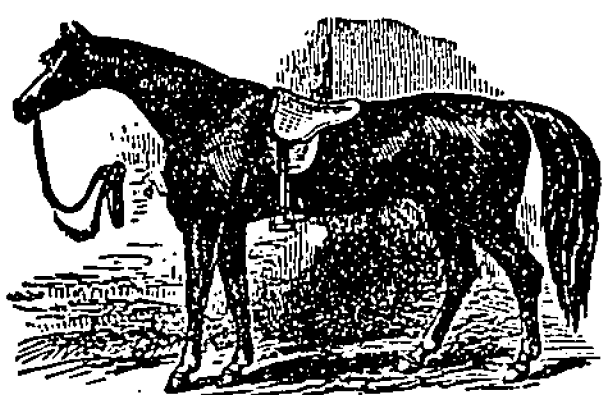
No. Street.

POOR QUALITY
ORIGINAL

0219

New York. 188

M



Mr. P. COONEY, Jr.
SADDLE & HARNESS MAKER,
WHIPS, CURRY COMBS, SPONGES, CHAMOIS, &c.
550 EAST SIXTEENTH STREET.

June 18. 1883

Dear Sir be as
tender as possible with Frank Fiddlow
as I have known him for the past
10 years and during that time I
have never known him to be in
any kind of trouble like this before
and if you honor will think of
his wife and child and in passing
sentence be as lenient as possible
and you will be doing a great
favor on me

Patrick Cooney

550 E. 16th St.

0220

BOX:

106

FOLDER:

1129

DESCRIPTION:

Lynch, Lucy

DATE:

06/05/83



1129

0221

POOR QUALITY
ORIGINAL

Nov 18.

A. Clemens
Counsel,
Filed 5 day of *Nov* 1883
Pleads *Guilty*

THE PEOPLE
vs.
R
Lucy Singer
M. J. McKeon
Grand Larceny, Second Degree, and
Receiving Stolen Goods.
(See 528-531-150)

JOHN McKEON,
District Attorney

A True Bill.
J. R. Jones
June 1883 Foreman.
Thos. J. Connelley
of *City of Larceny*
Wm. J. Jones

0222

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Suey Synch

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

Suey Synch

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

The said

Suey Synch

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

one dress of the value of twenty five dollars, and one shawl of the value of ten dollars

of the goods, chattels and personal property of one ~~Marah~~

~~Benjamin~~ 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.

0223

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

_____ *Suey Synch* _____

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

The said *Suey Synch* _____

late of the First Ward of the City of New York, in the County of New York
aforesaid, on the *seventh* day of *may* in the year of our Lord
one thousand eight hundred and eighty-*three*, at the Ward, City and County
aforesaid, with force and arms *one dress of the value*
of twenty five dollars, and one
shawl of the value of ten dollars _____

_____ of the goods, chattels and personal property of _____

_____ *Maria Bennett* _____

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

Bennett _____

unlawfully and unjustly, did feloniously receive and have ~~She~~ the said _____

_____ *Suey Synch* _____

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 McKEON, District Attorney.

0224

Testimony in the
card of
Lucy Lynch
filed June
1883.

0225

41.
 The People v. Lucy Lynch
 Court of General Sessions, Part I
 Before Recorder Smyth. June 13, 1883.
 Indictment for grand larceny in the
 second degree. Sarah Bennett, sworn and exam-
 ined testified. I live 227 East 4th Street
 in this city; upon the 7th of May I lost a
 dress and a shawl; they were worth over
 twenty five dollars. I never wore the dress
 but half a dozen of times. This Lucy Lynch
 lived in the same house with my sister
 and my sister went away to the country;
 she made enquiries about my sister and
 they told her. I there got acquainted with
 her. I kept her going on three weeks; she
 told me she did not have a place to live.
 I occupy three rooms at 4th Street. I
 saw this woman twice at my sister's;
 she lived with me two weeks before she
 took away the things; she paid no
 board, I kept her; she was a servant
 and was out of place. I had this cash-
 mere dress hung up in the sitting room
 and the shawl was on the rocking
 chair. After dinner on the 7th of May I
 went to sleep with the baby; the shawl
 and dress and the defendant were there
 at dinner time; there was nobody else
 there but us; the door was locked before
 I went to sleep. I woke up about three

0226

oclock and Lucy Lynch and the dress and shawl were gone I saw the dress on her when she was arrested. I did not see the shawl since. I did not give her leave to take the shawl or dress.

Cross Examined. What is the number of the street you live in, 227 Fifty first St.?

Yes sir. Where were you when the dress was taken out of that house? I was in the room fast asleep. Did Lucy go out of the room while you were asleep?

Yes sir. Was the door open? No sir, the door was locked when I went to sleep. The door was not locked after she had left? No, the door was open, but I said before that the door was locked. When you got up you found the door unlocked?

Yes sir, she was gone. How many families live in that house? It is a single house, two on a floor; there is about six families in the house I guess. There were a number of people in the house on that day those things were taken?

Yes sir, but the house keeper there saw her wearing my shawl going out. It is my dress that the prisoner has on her. It had three ruffles and the skirt was not attached to the waist at all; the

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waist was perfectly plain; there was a little black lace around by the sleeves and plain black buttons and one button was broke. You know your dress when you see it? Yes sir. There is no lace on this dress? She tore it off. Did you see her take it off? No sir. It was light at the time it was hung up, was it? Yes sir. Charles Lott, sworn and examined, testified: You are an officer of the Twenty first precinct? Yes sir. Did you arrest this woman? I did. Did Mrs. Bennett recognize her dress upon her when you arrested her? I was not in the station house at the time she came there; yes, she did; she identified it at Court in Fifty Seventh St; she said it was her dress she had on. You do not know anything beyond that? No. Lucy Lynch, sworn and examined in her own behalf testified: Did you steal those things that this lady said you did? No. I bought the dress between Twenty sixth and Twenty seventh sts. on Second Ave in a pawn office. I paid \$1.50 for it. It is the same dress I have on now. Was it in the condition it is in now? Yes sir; the very same. Cross Examined. Which side of the Second Avenue was

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this place? It is on the left hand side.
What is the name of the man who keeps it?
I forget the man's name - (oh I think).
It was in the latter part of April that I
was in Mrs. Bennetto and it was then I
left the house. I was two weeks there; she
was sleeping on the sofa and I called
her and told her I was going; she asked
me if I was going to come back that even-
ing. I did not come back that evening.
I did not take anything belonging to her.
I do not know what day I bought the dress.
It was not the day I left Mrs. Bennetto;
it was about a week after. What did you
do with the dress you had on? I have
got that skirt yet. it is home where my
mother lives in Bloomingdale. I went home
that evening and then came down a
week after. I was working on a machine
in Twenty ninth st. near Third avenue.
I was looking for work when I was with
Mrs. Bennett. I had been about five months
out of work; my mother gave me \$1.50
to buy the dress; my mother is not in
Court. There was a woman and a boy
in the pawn office. I never bought any-
thing there before. I heard they sold dresses
in pawn shops.
The jury rendered a verdict of guilty
of petty larceny.

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Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

4 District Police Court.

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

Question. What is your name?

Answer.

Luey Lynen

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

New York

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

Answer.

6 First Avenue

Question. What is your business or profession?

Answer.

Operator

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

Answer.

I am not guilty of the charge preferred against me

Luey Lynen

Taken before me this

29

day of

December

Wm. J. McNamee

District Police Justice.

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4 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss.

Norah Bennett

of No. *227 East 41st* Street,

being duly sworn, deposes and says. that on the *7th* day of *May* 188*3*

at the *apartment premises in the* City of New York,

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

of deponent *in the day time*

the following property, viz :

*One Black Cashmere Suit
and one Shawl in all of
the value of thirty five Dollars
\$35.00*

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 *Suey Sykes (now here)*

*for the reason that said Suey
stayed with the deponent and
occupied the same room with
the deponent for about two weeks
and that on the aforesaid day
while the deponent was asleep
with her baby said Suey left
said premises and with her the
aforesaid property had disappeared*

Sworn before me this

day of

Notary Public

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and deponent had not seen the
defendant up to the time she
was arrested by Officer Charles
Latta of the 21st Precinct Police
where the defendant wore
the same suit upon her person
and the property was fully
identified by deponent.

Subscribed before me
this 20th day of May 1883

W. R. G. M. L. Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0233

BOX:

106

FOLDER:

1129

DESCRIPTION:

Lyons, Daniel

DATE:

06/26/83



1129

POOR QUALITY
ORIGINAL

0234

No 248.
Counsel,
Filed 16 day of June 1883
Pleads *Magistry (27)*

THE PEOPLE
vs.
Daniel
Byons
Assault in the Third Degree.
(Section 219).

JOHN McKEON,
District Attorney.

A True Bill.
James Stevens
Foreman.
June 27, 1883.
Wm. J. Stevens

0235

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Daniel Lyons

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

Daniel Lyons

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

The said *Daniel Lyons*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~twenty third~~ day of *June* in the year of our Lord one thousand eight hundred and eighty ~~third~~ at the Ward, City and County aforesaid, in and upon the body of *Andrew Rabbit* in the peace of the said people then and there being, with force and arms, unlawfully did make an assault and *kill* the said *Andrew Rabbit* did then and there unlawfully beat, wound and illtreat, to the great damage of the said *Andrew Rabbit* against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN McKEON, District Attorney.

0237

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

192 District Police Court.

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

Question What is your name?

Answer. Daniel Lyons

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. New York

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

Answer. 57 Mulberry St. 10 years

Question. What is your business or profession?

Answer. Electrotype

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
Daniel Lyons

Taken before me this

day of

1888

July, 1888

Police Justice.

0238

Police Court 1st District.

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

of No. the sixth Precinct Police Andrew Rabbitt 30 years Street,
on Saturday the 23 day of June being duly sworn, deposes and says, that
in the year 1883 at the City of New York in the County of New York,

he was violently ASSAULTED and BEATEN by Daniel Lyons (now here)
who did butt deponent on the mouth
with his hand while deponent was in
uniform and in discharge of his duty.

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 the above assault, &c, and be dealt with according to law.

Sworn to before me, this

day of

24
June
City of New York

1883

Andrew Rabbitt

POLICE JUSTICE.

0239

Sec. 198—200.

192

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Daniel Lyons

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. New York

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

Answer. 57 Mulberry St. 10 years

Question. What is your business or profession?

Answer. Electrotype

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
Daniel Lyons

Taken before me this

day of

June 1888

City, Court

Police Justice.