

0009

BOX:

55

FOLDER:

628

DESCRIPTION:

Lahey, Daniel

DATE:

12/13/18



628

0010

first offense

OF THE COURT
CITY AND COUNTY OF NEW YORK

IN SENATE, JANUARY 1, 1887
THE SENATE OF THE PEOPLE OF THE STATE OF NEW YORK

DOES HEREBY CERTIFY

Day of Trial,
Counsel,
Filed
Pleads

Dec 13 day of 1887
Pleads Not guilty (1st)

THE PEOPLE

*Wm. O'Brien
Counsel for People
vs. Daniel Cahney*

Daniel Cahney

Daniel G. Rollins
District Attorney

District Attorney

A True Bill.

Dec 15/87

Wm. O'Brien Foreman

Dec 15-1887

True and convicted

19

first offense

0011

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

First
Daniel Lahey 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.

Daniel Lahey

Question. How old are you?

Answer.

16 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

70 Oliver Street & about 5 Months

Question. What is your business or profession?

Answer.

I work occasionally in Fulton Market

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 asked and advised
to go into the store house by a
person named Jack Sullivan
and I went there and pulled a
string and pushed the door open
I am guilty of having entered
the storehouse*

Taken before me, this

day of

188

Dec 2
Daniel Lahey

R. S. Murphy
Police Justice.

00 12

Complimented by
the account sent
to testify as to
the same
Hofst-

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

Sec. 208, 209, 210 & 212.
Police Court, 11th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William H. Haddock
1115
Daniel Cahery
Offence, Burglary

Dated December 2, 1881

Magistrate.
Clerk.

Witnesses.
Charles G. Lander
No. _____
Street, _____
No. _____
Street, _____

No. _____
Street, _____
DEC 3 1881
Clerk.

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 Daniel Cahery

guilty thereof, I order that he be admitted to bail in the sum of _____ Hundred Dollars and be committed to the Warden or Keeper of the City Prison, until he give such bail.

Dated Dec 2 1881 B. W. Murphy 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.

0013

Complainant says
the account can
testify as to
number of
thefts.

Sec. 208, 209, 210 & 212.

Police Court First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William H. Hildesheim
255 Street 1st
Daniel Cahney

BAILED,

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

Offence,

Dated December 2, 1881

Magistrate.
McCarty
4
Clerk.

Witnesses
Charles D. Sullivan

No. Street,
No. Street,
No. Street,

RECEIVED
DEC 3 1881
Clerk

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

guilty thereof, I order that he be admitted to bail in the sum of One Hundred Dollars and be com-
mitted to the Warden or Keeper of the City Prison, until he give such bail.

Dated December 2 1881
Police Justice.

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

Dated _____ 1881
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 _____ 1881
Police Justice.

0014

POLICE COURT First DISTRICT.

City and County
of New York, } ss:

William H. Middleton
of No. 213 Front Street, being duly sworn,
deposes and says, that the premises No. aforesaid
Street 4th Ward, in the City and County aforesaid, the said being a Store
house

and which was occupied by deponent as a shop for the storage
and deposit of fish were **BURGLARIOUSLY**
entered by means of forcibly bursting
open a door leading from
the street into said store

on the second day of December 1887
night of the attempted to be
and the following property feloniously taken, stolen, and carried away, viz:

A quantity of various kinds
and species of fish of the
value of one thousand dollars
or more

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

for the reasons following, to wit:

That about six o'clock
on the morning of said day the
door leading to said store which
was locked and fastened was
burst open and the deponent
entered & was caught therein
by one Du Moulin as deponent is
informed and verily believes
W. H. Middleton

Subscribed to before me this
2nd day of December 1887
At New York
John J. Justice

00 15

City and County
of New York
Charles A. DuMoulin of the
Fulton Market being sworn
says that he secreted himself
in said store and about six
o'clock on the morning of the aforesaid
day he saw the door previously
described burst in and saw the
defendant immediately thereafter
enter the storehouse. That after
he had passed where defendant
~~saw him attempt to open the freezer and open~~
was secreted defendant took
hold of him and delivered
him up to the Police Authorities
in the 2^d Precinct Station House

Chas. A. DuMoulin
Sworn to before me this
2nd day of December 1881
B. V. R. R. R.
Police Justice

00 16

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

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

committed as follows:
The said

late of the *fourth* Ward of the City of New York, in the County of
New York, aforesaid,
on the *second* day of *December* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty-one* with force and arms,
at the Ward, City and County aforesaid, the *storehouse* of

William H. Middleton
there situate, feloniously and burglariously did break into and enter, the said *storehouse*
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

William H. Middleton
with intent the said
goods, merchandise and valuable things in the said *storehouse* 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.

Daniel G. Rollins
~~EDWIN K. PHELPS~~, District Attorney.

00 17

BOX:

55

FOLDER:

628

DESCRIPTION:

Lally, Thomas

DATE:

12/22/81



628

0018

Paying the fine that has been imposed
him, and your petitioner and the father of
the said Thomas Lally are wholly unable
to pay the fine for him, as they are both
poor people dependent upon their daily
earnings for support.

Your petitioner therefore prays that the
fine imposed upon the said Thomas Lally
by the sentence aforesaid may be remitted.
Mary ^{her} Lally
mark

City and County of New York: Mary Lally
being duly sworn says that she has heard
and read the foregoing petition subscribed by
her and knows the contents thereof, and
that the same is true to her own knowledge
except as to the matters therein stated on
information and belief and as to these
matters she believes it to be true.

Sworn to before me this
18th day of October 1882

Mary ^{her} Lally
mark

Wm Hardy
Notary Public
City and County of New York

00 19

CORRECTION

N.Y. General Sessions

The People &
against
Thomas Lally

To Hon. Frederick Smyth
Recorder of the City of New York

The Petition of Mary Lally respectfully
shows:

That she is the mother of Thomas Lally
who was tried and convicted of Assault and
Battery in the Court of General Sessions on the
28th day of December 1881 and sentenced by
the Recorder of the City of New York on the third
day of January 1882 to one year imprisonment
in the Penitentiary and to pay a fine of
One hundred dollars.

That said Thomas Lally is now confined
in the Penitentiary pursuant to said sentence,
and that he has conducted himself in a good
and proper manner during his imprisonment,
as appears by the Certificate of Charles Osborne
Deputy Warden hereto annexed.

That said Thomas Lally is a young
man nineteen years of age and has no
property of any kind and no means of

Paying the fine that has been imposed
 him, and your petitioner and the father of
 the said Thomas Lally are wholly unable
 to pay the fine for him, as they are both
 poor people dependent upon their daily
 earnings for support.

Your petitioner therefore prays that the
 fine imposed upon the said Thomas Lally
 by the sentence aforesaid may be remitted
 Mary ^{her} Lally
 mark

City and County of New York: Mary Lally
 being duly sworn says that she has heard
 read the foregoing petition subscribed by
 her and knows the contents thereof, and
 that the same is true to her own knowledge
 except as to the matters therein stated on
 information and belief and as to these
 matters she believes it to be true.

Sworn to before me this 18th day of October 1882

Mary ^{her} Lally
 mark

Wm Hardy
 Notary Public
 City and County of New York

0022

N.Y. General Sessions

The People vs.

Maguer of the
Petersons (and)

against

Thomas Lally

Petition for Permission of Sale

708

Apr 5/82

Due service of a copy is
hereby acknowledged.

Oct. 27. 1882

Jas. Vincent

Asst. Dist. Ct.

0023

DEPARTMENT OF
PUBLIC CHARITIES AND CORRECTION.

Penitentiary, B. N.

JOHN M. FOX,
Warden.

NEW YORK, Oct 14 1882

This is to certify that
the conduct of Thomas
Lally sentenced January 3/82
for a year & \$100 fine & 100 days
by Recorder Smyth for
Assault & Battery has
been good since his
reception into this Peniten-
tiary on January 4, 1882

Chas Osborne
Deputy Warden

0024

City and County of New York, ss.

Police Court—4 District.

THE PEOPLE

vs.

On Complaint of

Michael Laughlin

For

Assault & Battery

Thomas Lally

After being informed of my rights under the law, I hereby demand 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 Dec. 20 1881.

R. L. Morgan

POLICE JUSTICE.

Thomas Lally

0025

Police Court—4 District.

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

of No 884 11th Avenue Michael Laughlin aged 21 yrs. Street,

on Saturday the 19th day of December
in the year 1887, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by Thomas Lally (nowhere)
(and a number of persons whose names are unknown to
deponent) the said Lally struck deponent
a blow on the face with his fist knocking
deponent down and while down the said Lally and
the unknown persons kicked deponent on the face and body
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

December 1887

20th } Michael Laughlin

R. L. Morgan

POLICE JUSTICE.

0026

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

4" DISTRICT POLICE COURT.

Thomas Lally 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 Lally

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

Jersey City

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

Answer.

512 West 55 Street, 3 years

Question. What is your business or profession?

Answer.

Moulder

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

Answer.

I am not guilty of the charge

Taken before me, this

20th

day of *December* 188*8*

Thomas Lally

B. L. Morgan

Police Justice.

0027

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

Sec. 208, 209, 210 & 212.

Police Court-1 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Dougherty
884 115 Ave.

Thomas Kelly

1
2
3
4

RECEIVED
DEC 20 1881
OFFICE

Offence, Assault & Battery

Dated December 20 1881

Benjamin Morgan Magistrate.

Richard 22 Officer.

Clerk.

Witnesses _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$500.00 One V.L. Bond

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 Kelly

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

Dated December 20 1881

B. L. Morgan 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.

0020

Sec. 208, 209, 210 & 212.

232

Police Court - 4th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Vaughan
884 11th ave.

Thomas Lally

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

1181
OFFICE, RECORD & BATTERY
RECEIVED
DEC 20 1981
CLERK

Dated December 20 1881

Wendell Morgan Magistrate.

Robert 22 Officer.

Clerk.

Witnesses

No.

Street,

No.

Street,

No.

Street.

John A. G. Com

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 Lally*

John A. G. Com and *John A. G. Com* be admitted to bail in the sum of *Five hundred* Dollars and be com-

mitted to the Warden or Keeper of the City Prison until he give such bail.

Dated December 20 1881

Wendell Morgan
Police Justice.

I have admitted the above named

Dated 1881 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 1881 Police Justice.

0029

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

Thomas Dally ^{against}
The Grand Jury of the City and County of New York by this indictment accuse

Thomas Dally
of the crime of *Assault and Battery*
committed as follows:
The said *Thomas Dally*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *seventeenth* day of *December* in the year of our Lord
one thousand eight hundred and eighty *one* at the Ward, City and County
aforesaid, in and upon the body of *Michael Doughran*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *him* the said *Michael Doughran*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *Michael Doughran* and against the peace of the
People of the State of New York, and their dignity.

DANIEL C ROLLINS,

~~DANIEL C ROLLINS~~, District Attorney.

0030

BOX:

55

FOLDER:

628

DESCRIPTION:

Lawrence, Harry

DATE:

12/15/81



628

0031

Day of Trial

Counsel,

Filed

Pleads

188

THE PEOPLE

vs.

BURGLARY—Third Degree, and
[Receiving Stolen Goods.]

Harry W. Lawrence
(deceased)

James G. Pollard
BENJ. KAPPELBERG

District Attorney.

A True Bill.

My Mary Ann Foreman
Heads Ferry 3 day
S. P. Two years & 6 mos

0032

Form 50.

Police Court, Sixth District.

City and County }
of New York, } ss.age 56 years. *Charles H. P. Babcock*
and the Secretary of the Central
Trust Company, No. 15 Nassau Street.of No. *Riversdale* Street, being duly sworn,deposes and says, that the premises *being a stable within the curtilage of*
deponent's dwelling-house at Riversdale
Street, *24* Ward, in the City and County aforesaid, ~~the said being a~~
and which was occupied by deponent as a *stable*were **BURGLARIOUSLY** broken
open and entered by means of forcibly moving and opening
a window in the said building within intent to
commit a crime thereinon the night of the *7th* day of December 1881,
and the following property feloniously taken, stolen and carried away, viz:*One Lap Robe - One Saddle -*
One Bridle - ~~One Blanket~~ - and
One India Rubber coat. Said
property being in all of the value
*of Twenty-five dollars*the property of *this deponent*
and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed, and the aforesaid property taken, stolen
and carried away by *Harry W. H. Lawrence*

(Nowhere)

for the reasons following, to wit:

That the said property
was contained in the building on the
afternoon of the said ~~7th~~ day of
December 1881, and that deponent
is informed by Bartholomew Murray
that the said window was closed at
the evening of the said day and that
during the said night he, Murray,
found the said window open. The morning
deponent further says that in the morning
of the 8th day of December 1881 he was
informed by James M. Cowan, son

0033

officers of the York and Northampton Police that he
 arrested said Lawrence about the
 hour of half past one o'clock (A.M.)
 of the 8th day of December 1881, on Bristol
 Avenue opposite ~~the~~ Mount St. Vincent
 gate and that at the time of making
 said arrest said Lawrence had the
 above described goods in his possession.
 Deponent further says that the goods
 now here shown ~~are~~ his personal property
 and the same as was taken from his
 said stable as herein before described.
 Assworn to before me this }
 9th day of December 1881 } C. W. Babcock
 J. Henry Ford
 Police Justice.

0034

Police Court—Sixth District.

CITY AND COUNTY OF } ss.
NEW YORK.

THE PEOPLE, ETC., on complaint

of Charles H. P. Babcock

vs

Harry M. H. Lumme

Offense, Burglary
Examination, December 9th 1881

Bartholomew Murray

being duly sworn and examined
deposes and says:—Q. What is your name, age, residence
and business?A. My name is Bartholomew Murray;
age about 38 years, residence at
Hivrodale and by occupation a
Coachman.Q. State what you know about this
case?A. I am coachman in the employ of
Mr. Babcock and I sleep over the
stable. On the night of the 7th day
of December 1881, the outside door
was locked and the windows were
closed. I was awakened during
the night by a noise in the stable
and upon going down I found one
of the windows open and one of the
horses unfastened and upon examining
the carriage house I missed a saddle
and a lap robe and rubber coat.
I know that the said property was
in the carriage house before I went
to bed. Bartholomew Murray

Exhibit to be taken in this
case of December 1881
J. Howard Smith
Police Court

0035

City and County
of New York

vs: -

James M. Cowan
being duly sworn and examined
deposes and says:

Q What is your name, age,
residence and business?

A James M. Cowan, age 38 years,
residence, Yorkers, and am by
occupation a police officer of the
police force of said place.

Q How did you arrest Harry W. K.
Lawrence, the defendant herein?

A About half past one o'clock A.M.
on the morning of the 8th day of
December 1881, I saw him walking
along Riverdale Avenue, going
north, having in his possession
a saddle, a lap robe, a rubber
coat, a bridle and other property.
I arrested him and afterwards took
him (Lawrence) to the residence of
Mr. Rubenck, at Riverdale, who
identified the saddle, lap robe,
rubber coat and bridle as his personal
property.

Shown to before me this
9th day of December 1881

James M. Cowan

J. Henry Ford

Police Justice

0036

Sec. 198-200.

6th DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Harry W. H. Lawrence 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.

Harry W. H. Lawrence

Question. How old are you?

Answer.

Twenty Two

Question. Where were you born?

Answer.

Illinois

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

Answer.

Hospital in Philadelphia three weeks

Question. What is your business or profession?

Answer.

Cook

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 took the property

Taken before me, this

day of

9th October 188

Harry W. H. Lawrence

J. Henry Ford Police Justice

0037

COUNSEL FOR COMPLAINANT.

Form 66.
POLICE COURT, SIXTH DISTRICT.

THE PEOPLE, &c.,

Name,

ON THE COMPLAINT OF

Address,

Charles H. P. Babcock
15 Mass. Avenue

Harry W. H. Lawrence

BAILED,

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

COUNSEL FOR DEFENDANT.

Name,

Address,

Magistrate.

Officer.

Clerk.

RECEIVED
DEC 9 1891
OFFICE

Dated *December 9th* 1891

E. N. Ford

Babcock
35 # Pratt

Witnesses,

Robertson Murray
Wardale
James M. Conway
John K. Poline
William N. Austin
35 # Police Court

150 to Mrs. Lawrence

Received in District Atty's Office,

0038

Sec. 10

6th District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

It appearing to me by the within depositions and statement that the crime therein mentioned

Burglary

has been committed, and that there is a person named

Harry B. H. Lawrence

guilty thereof, I order that he be held to answer the same, and the said crime ~~not~~ being bailable by *five hundred dollars, and* bail not having been taken by me, I order that he be admitted to bail in the sum of *Five Hundred dollars, and* me, I further order that he be committed to the Warden and Keeper of the City Prison of the City of New York, until he shall be discharged by due course of law.

Dated at the City of New York,

December 9th 188

J. Henry Ford Police Justice.

0039

Form 50.

Police Court, Sixth District.

City and County
of New York, ss.

Age 41 years.

George T. Mottam
by reputation a Gardener
of No. 22 West Street, Riverdale Street, being duly sworn,

deposes and says, that the premises No. on West Street, Riverdale.

Street, 24th Ward, in the City and County aforesaid, the said being a
and which was occupied by ~~deponent as a~~ Robert Colgate as aCarnage house and stable were **BURGLARIOUSLY** broken
open and entered by means of forcibly breaking open on the
West side of said house, with intent to commit
a crime therein

on the

Night of the

7th day of December 1881

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

One Over Coat, of the value of
Five dollars, the property of Thomas
Corrigan - and a number of
Costs de Visite of the value of One
dollar, the property of Jeremiah
Galvey.~~the property of~~and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed, and the aforesaid property taken, stolen
and carried away byHarry M. H. Lawrence
(nowhere)

for the reasons following, to wit:

That the said window
was closed and securely fastened
on the afternoon of the said 7th day of
December 1881, and the said property
was at said time therein contained
and that on the morning of the 8th day
of December 1881, deponent found the
door of the said Carriage house open
and which door had also been closed
and locked on the evening of the said
7th day of December 1881, and that upon

0040

an examination of the said prisoner
the said over-coat was missing.
Deponent was afterwards informed by
Officer James M. Corran of the
London Police that he arrested
said Lawrence about the hour
of half past one o'clock A.M. of
the 8th day of December 1881, at
Riverside Avenue, with the said
over-coat on his person and that
deponent was present when said
Corran identified the over-coat
found on the prisoner as being his.
Corran's personal property.
Done to before me this
9th day of December 1881 } Geo. L. M. Corran
J. Henry Ford }
Police Justice.

0041

City and County
of New York } ss: James M. Coran
of the Court of Police
being duly sworn and examined
deposes and says, that he has
read and read the foregoing affidavit
of George T. S. Cottan and as
much thereof as relates to Depunt
is true of his own knowledge.
Sworn to before me this
7th day of December 1881 } James M. Coran
J. Henry Ford
Police Justice

City and County
of New York } ss: Thomas Corrigan
being duly sworn and examined
deposes and says, I am 56 years
of age, residence at Riverdale,
and am by occupation a gardener
and employed by Robert Colgate.
On the afternoon of the 7th day of
December 1881 I put my overcoat
in Mr Colgate's carriage house
and that I missed the same after
I found the carriage door open on
the morning of the 8th day of December
1881. I identify the coat now
here shown as my coat and which
I am informed was found in the
possession of Harry P. K. Lawrence

0042

the prisoner now here. Thomas Crisp
known to be here this
9th day of December 1881 }
J. Henry Ford
Police Justice

THE PEOPLE, ETC.,
on complaint of

vs.

0043

Sec. 198-200.

6th DISTRICT POLICE COURT.

CITY AND COUNTY } ss.
OF NEW YORK,

Harry M. H. Lawrence 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.

Harry M. H. Lawrence

Question. How old are you?

Answer.

Twenty two

Question. Where were you born?

Answer.

Illinois

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

Answer.

Philadelphia Hospital a few months

Question. What is your business or profession?

Answer.

cook

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

Answer

I am guilty of the charge

Taken before me, this

9th
December 188*8*

Harry M. H. Lawrence

J. Henry Bond Police Justice

0044

Se 09.

6th

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

It appearing to me by the within depositions and statement that the crime therein mentioned

Burglary

has been committed, and that there is sufficient cause to believe the within named

Harry M. H. Lawrence

but bail not having been taken by me, I order that he be committed to bail in the sum of five hundred dollars and
guilty thereof, I order that he be held to answer the same, and the said crime not beingailable by me, I further order that he be committed to the Warden and Keeper of the City Prison of the City of New York, until he shall be discharged by due course of law.

Dated at the City of New York

March 9th
188

J. Henry Bond

Police Justice.

0045

Form 66.

POLICE COURT, SIXTH DISTRICT.

THE PEOPLE, &c...

ON THE COMPLAINT OF

Name,

Address,

George T. J. O'Han
Riversdale

Harry M. G. Gammie

BAILED,

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,



Dated

Washington 9

1891

Magistrate.

J. H. Ford

Officer.

Watkins

Clerk.

35th Street

Witnesses

James M. Gammie

George Police

Thomas Levington

West Street

Riversdale

William A. Arthur

35th Police Precinct

1500 to Area

Received in District Atty's Office,

COUNSEL FOR COMPLAINANT.

COUNSEL FOR DEFENDANT.

0046

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

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

committed as follows:

The said

late of the *twenty-fourth* Ward of the City of New York, in the County of New York,
aforesaid, on the *seventh* day of *December* in the year of our Lord one
thousand eight hundred and eighty *one* with force and arms, at the Ward,
City and County aforesaid, the *stable* of

Robert Bolzano 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

Robert Bolzano *Thomas Conigan*
then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

One overcoat of the value of five dollars.

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

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

THE JURY of the City and County of New York, do hereby certify that the
above is a true and correct copy of the indictment as returned by the Grand Jury
of the City and County of New York, on the 10th day of December, 1881.

ATTEST the said

And the Jurors aforesaid, at our then and there aforesaid, do further present

0047

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

of the CRIME of *Harry W. H. Lawrence*
committed as follows *Receiving Stolen Goods*
The said *Harry W. H. Lawrence*

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

One overcoat of the value of five dollars

of the goods, chattels and personal property of *Thomas Conigan*

by a certain person or persons to the ^{*Grand Jury*} ~~fact~~ aforesaid unknown, then lately before
feloniously stolen ~~of the said~~ *taken and carried away*

from the said Thomas Conigan

unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have
(the said

Harry W. H. Lawrence

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 pro
vided, and against the peace of the People of the State of New York, and their dignity.

James C. Collins
District Attorney.

0048

12/11 ✓

Day of Trial

Counsel,

Filed

day of

Dec

188

Pleads

THE PEOPLE

vs.

BURGLARY—Third Degree, and
[Receiving Stolen Goods.]

I.

Henry H. Lawrence

(Deceased)

Daniel G. Pollard

BENEFICIARY

District Attorney.

A True Bill.

By my

Foreman

Wm. H. Lawrence
Under Sheriff Dec. 11/11

0049

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

Harry W. H. Lawrence
The Grand Jury of the City and County of New York by this indictment accuse

Harry W. H. Lawrence
of the crime of
Burglary
committed as follows:
The said *Harry W. H. Lawrence*

late of the *twenty-fourth* Ward of the City of New York, in the County of New York,
aforesaid, on the *seventh* day of *December* in the year of our Lord one
thousand eight hundred and eighty *one* with force and arms, at the Ward,
City and County aforesaid, the *stable* of

Charles H. P. Babcock 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

Charles H. P. Babcock then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

One robe of the value of five dollars
One saddle of the value of five dollars
One bridle of the value of five dollars
One coat of the value of five dollars

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

Charles H. P. Babcock

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

0050

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

of the CRIME OF

committed as follows

The said

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

One robe of the value of five dollars.
One saddle of the value of ten dollars.
One bridle of the value of five dollars.
One coat of the value of five dollars.

of the goods, chattels and personal property of

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

the said Charles H. P. Babcock

unlawfully, unjustly, ~~and for the sake of wicked gain~~ did feloniously receive and have (the said

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

DANIEL G. ROLLINS, District Attorney.

0051

BOX:

55

FOLDER:

628

DESCRIPTION:

Lee, Michael

DATE:

12/07/81



628

0052

Day of Trial,

Counsel, *H.A.D.*

Filed *7* day of *Dec* 18*88*

Reads *Prop. 10*

THE PEOPLE

vs.

Michael Lee

ALL BURGLARY-THIRD DEGREE.
NOTHING STOLEN.

~~BENJ. K. PHILLIPS~~

Daniel S. Phillips
District Attorney.

A True Bill.

Wm. H. H. H.
Foreman.

Dec 12/88

George C. H. H.

0053

Police Office, Fourth District.

City and County }
of New York, } ss.

Matthias Francis

of Watchman Hudson River Rail Road 65th & 120th Street, being duly sworn,
deposes and says, that the premises No. freight car of the Hudson River
Street, 22 Ward, in the City and County aforesaid, the said being a car for carrying freight,
and which was occupied by deponent as a

entered by means ^{attempted to be} forcing off the seal which
fastened the car door were **BURGLARIOUSLY**

on the afternoon of the 22 day of November 1881.
and the following property feloniously taken, stolen and carried away, viz.:

Assorted merchandise

of the value of fifty dollars

the property of The New York Central and Hudson River
Rail Road Company and in deponent's care and charge,
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 Michael Lee ^{present}

for the reasons following, to wit: From the fact
that deponent caught said
Lee in the act of attempting
to force open the door of
the freight car which was in
custody of Matthias Francis

Subscribed and sworn to before me
this 23 day of November 1881
J. J. Conroy
Notary Public

0054

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

X DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. Michael Lee

Question. How old are you?

Answer. 16 years

Question. Where were you born?

Answer. New York

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

Answer. 227 West 60 Street lived there 4 weeks

Question. What is your business or profession?

Answer. Work in a laundry

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

Answer. I am not guilty. I was in 65 street and 12 Avenue looking for work from Mr. Dillman. I was asked by a workman on top of one of the cars to give the caboose a push. I drove so and then was arrested.

Taken before me, this 23

day of November 1888

Michael Lee
Mar 3
Police Justice.

Police Court—4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles F. Thacker
 H. R. R. 23654 Ed 12 1890
 checked See

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street.

Witnesses:

No.

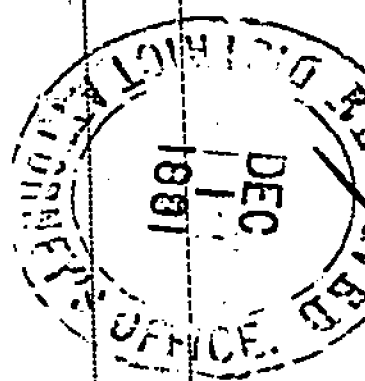
Street.

No.

Street,

No.

street.



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 _____
West & Son
guilty thereof, I order that he be admitted to bail in the sum of _____ Hundred Dollars _____ and be com-
mitted to the Warden or Keeper of the City Prison until he give such bail.

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

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

Police Justice.

Dated 188

Police Justice.

188
Dated
In 73
Justice

0056

0057

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

Michael Lee
against

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

Burglary of the crime of *attempted*
committed as follows:
The said *Michael Lee*

late of the *twenty second* Ward of the City of New York, in the County of
New York, aforesaid,
on the *twenty second* day of *November* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty one* with force and arms,
at the Ward, City and County aforesaid, the *factory* of
the New York Central and Hudson River Rail
Road Company *attempt to*
there situate, feloniously and burglariously did break into and enter, the said *factory*
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 New York Central and*
Hudson River Rail Road Company

with intent the said
goods, merchandise and valuable things in the said *factory* 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.

Samuel C. Rollin
~~BENJ. K. PHELPS~~, District Attorney.

0058

BOX:

55

FOLDER:

628

DESCRIPTION:

Leslie, James

DATE:

12/07/81



628

0059

W. P. Reep
Dec 14, 1881
no 40

Counsel
Filed 7 day of Dec 1881
Pleads *Not guilty*

THE PEOPLE

vs.

Larceny, and Receiving Stolen Goods.

I.
James Leslie

DANIEL C ROLLINS,
~~ATTORNEY AT LAW~~

District Attorney.
Filed Nov Dec 14, 1881.
True Bill.
A True Bill.

My handwriting
Foreman.

Emas Pen
Dec 16 1881

0060

First

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 76 Jackson

Street,

John Callahan

being duly sworn, deposes and says, that on the 30th day of November 1881

at the City of New York,

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

the following property, viz:

One Violon in a wooden

Case of the value of Seventy five
dollars

the property of deponent who is 32 years and
keeps a liquor store

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 James Leslie (now here)

That deponent is informed by James Boyle that
he saw said Violon in said wooden Case
in the possession of said Leslie

John Callahan
City and County of New York ss
James Boyle of No 54 Oliver Street being duly sworn
says that he saw the property described in the
above affidavit of John Callahan in the
possession of said James Leslie

James Boyle

Sworn before me this

1st day of December 1881

Police Justice.

006-1

Sec. 198-200.

/st

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Leslie 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 Leslie*

Question. How old are you?

Answer. *33 years*

Question. Where were you born?

Answer. *Scotland*

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

Answer. *126 Chatham St for 5 mo's*

Question. What is your business or profession?

Answer. *Peddler*

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

Answer. *I am guilty of having it in my possession*

Taken before me, this *1st*
day of *December* 188*1*

James Leslie

R W Murphy

Police Justice.

0062

BAILED,

No. 1, by _____

Residence _____

Street, _____

No. 2, by _____

Residence _____

Street, _____

No. 3, by _____

Residence _____

Street, _____

No. 4, by _____

Residence _____

Street, _____

Sec. 208, 209, 210 & 212

Police Court - 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Ballahan
vs. James Leslie

1 _____
2 _____
3 _____
4 _____

Offence, _____

Dated December 1st 1889

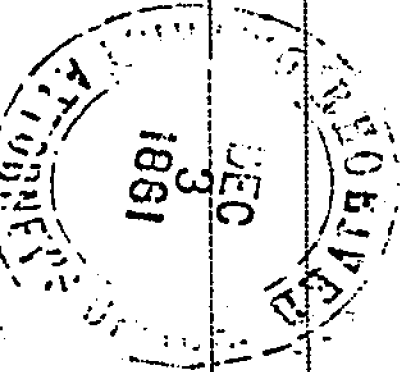
W. A. Bixby Magistrate.
O'Leary Clerk.

Witnesses

No. 54 John Street,

No. _____ Street,

No. _____ Street,



Committed

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 James Leslie

guilty thereof, I order that he be admitted to bail in the sum of five Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Dec 1 1889

W. A. Bixby Police Justice.

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

Dated _____ 1889 _____ Police Justice.

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

Dated _____ 1889 _____ Police Justice.

0063

Sec. 208, 209, 210 & 212.

Police Court-- First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Callahan
The People
James Leslie

BAILED.

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated

December 1st 1881

Magistrate.

B. H. Buxley

Officer.

O'Leary

Clerk.

Witnesses

James Boyle

No. 54 Oliver

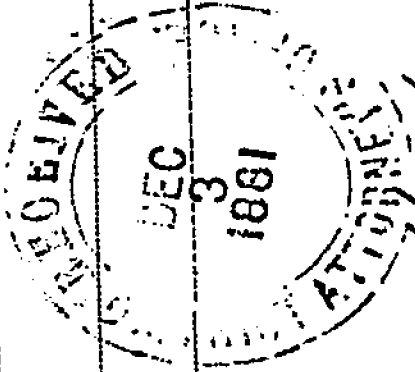
Street,

No.

Street,

No.

Street.



Committed

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 James Leslie

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

Dated Dec 1 1881 Police Justice. B. H. Buxley

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

Dated 1881 Police Justice.

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

Dated 1881 Police Justice.

0064

Court of General Sessions ~~of the Peace~~ of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

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

James Leslie
of the crime of
Larceny
committed as follows:
The said *James Leslie*

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

*One musical instrument (of the kind
commonly called a violin) of the value
of seventy five dollars
One box of the value of five dollars.*

of the goods, chattels, and personal property of one

John Callahan

then and

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

0065

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

of the CRIME OF

committed as follows

The said

James Leslie

Receiving Stolen Goods

James Leslie

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

One musical instrument (of the kind commonly called a violin) of the value of seventy-five dollars.

One bow of the value of five dollars.

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

by a certain person or persons to the ~~front~~ ^{*Grausburg*} aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *taken and carried away from the said*

John Ballahan

unlawfully, unjustly, and ~~for the sake of wicked gain~~ ^{*James Leslie*} did feloniously receive and have (the said

taken and carried away

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

DANIEL C. ROLLINS,

~~DANIEL C. ROLLINS~~ *DANIEL C. ROLLINS*, District Attorney.

0066

BOX:

55

FOLDER:

628

DESCRIPTION:

Lester, John

DATE:

12/12/81



628

0067

app. license
as. app. return

FS

1

Day of Trial

Counsel,

Filed 12 day of

188

Pleads *not guilty* 14.

Dec

89 *15*

THE PEOPLE

vs.

John Lester B

Violation of Excise Law.

David E. Miller
~~BENJ. K. PHILLIPS~~

District Attorney.

A True Bill.

Geo. C. Fisher

Foreman.

*Members and
app. bench 15*

Dec 15/81

0068

Sec. 212.

Fitch District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

It appearing to me by the within depositions and statement that the crime therein mentioned

v3 Vio Excuse Law

has been committed, and that there is sufficient cause to believe the within named

John Lister

guilty thereof, I order that he be held to answer the same, and the said crime being bailable by me, but bail not having been taken by me, I order that 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 at the City of New York, Dec 8 188 /

J. W. W. W. Police Justice

0069

Police Court, _____ / _____ District.

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

of the ^{1st} Precinct James J. Langan Street,
of the City of New York, being duly sworn, deposes and says, that on the 8 day
of December 1881, in the City of New York, in the County of New York, at
premises No. 61 James Street,
John Lester [now here]
did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and
spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be
drunk in the house or premises aforesaid, contrary to and in violation of law.

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

Sworn to before me, this 8 day } James J. Langan
of Dec 1881 }

J. Wilketh POLICE JUSTICE.

0070

84
Police Court, 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. Langan

John Lister

Violation Excise Law.

Dated 8 day of Dec 1881

J. J. M. Magistrate.

Langan Officer.

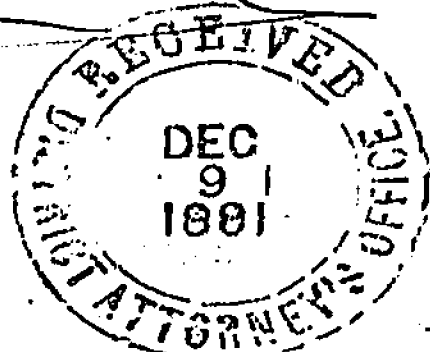
Witness,

H

Bailed \$ 100 to Ans.

By James Newell

44 Oak Street.



0071

Sec. 210.

First

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

It appearing to me by the within depositions and statement that the crime therein mentioned

to wit Viol of the Excess Law

has been committed, and that there is sufficient cause to believe the within named

John Lester

guilty thereof, I order that he be held to answer the same, and the said crime being bailable by me, I have admitted ^{him} to bail in the sum of *One* Hundred Dollars to answer by the undertaking hereto annexed.

Dated at the City of New York, *Dec 8th* 188

A. Killham

Police Justice.

0072

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

John Leste 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.

John Leste

Question. How old are you?

Answer.

45 years

Question. Where were you born?

Answer.

New York

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

Answer.

45 Oak St 20 years

Question. What is your business or profession?

Answer.

Bartender

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

Answer.

I am guilty

Taken before me, this

8

day of

Dec

188

John Leste

[Signature]
Police Justice.

0073

People vs
Lester

City and County of New York - ss.
John Lester being duly sworn
deposes and says that he has
been the proprietor of the Beer
Saloon No 61 James St. New York
City since the 9th day of December
1881 whereupon he immediately to
comply with the laws applied for
and obtained a licence from the
Board of Excise to conduct business
at said place. That on the date
of his application for said
licence, he was arrested and
locked up.

Sworn to before me on John
this 14th day of Dec/88/3 Lester
Thomas J. O'Connell
Com. of Clerk
N. Y. C.

0074

Court of General Sessions of the ~~Peace of~~
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

John Lester ^{against} *John Lester*
The Grand Jury of the City and County of New York by this indictment accuse

John Lester of the crime of *Selling spirituous*
liquors without a license
committed as follows:
The said *John Lester*

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

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

David S. Holmes
District Attorney

~~SECOND COUNT: And the Jurors aforesaid, upon their Oath aforesaid, do further~~
~~present: THAT the said~~

late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one

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

~~BENJ. K. PHELPS, District Attorney.~~

0075

BOX:

55

FOLDER:

628

DESCRIPTION:

Little, Robert

DATE:

12/23/81



628

0076

BOX:

55

FOLDER:

628

DESCRIPTION:

Collins, Aaron

DATE:

12/23/81



628

0077

113-219 1374 #1 - old
Jan 3/1912

Day of Trial

Counsel,

Filed 23 day of

1881

Pleads

THE PEOPLE

vs.

It is

Robert A. Little.

It is

Aaron R. Rollins.

Charles C. Cullen

DANIEL G. ROLLINS,

BENNETT PHIBBS

District Attorney.

A True Bill.

Atty General Foreman.

Let the defendant
Robert A. Little give
bail in the sum
of Five thousand
dollars cash & 1/2
of the same

had contracted for some large tracts of ~~land~~
in Hardman County, in said State, That the said
lands had large and valuable Copper deposits
on them, and that the most of all the mineral
bearing lands in said County of Hardman
were contained in these lands. The said
Collins further stated that the price con-
tracted to be paid for these lands amounted
to upwards of sixty thousand dollars.

Relying upon these representations deponent
and the above named persons paid for the
said lands the said amount to wit upwards of
sixty thousand dollars and the title to said
lands was taken in the name of the said Yates Ferguson
as Trustee for said above named parties.

Deponent further says that the said representations,
as to the price and the character of said lands were
false and fraudulent and were known by the
said Collins to be false and fraudulent when
made by him. That the lands are worthless
for mining purposes, that there are no
Copper mines or deposits in or upon them,
that they are valuable for grazing only, and that the
said Collins paid less than twenty five thousand
dollars for the said lands, and has taken and
converted to his own use and that of his confederates more
than thirty thousand dollars of the money paid by deponent
and his associates as aforesaid.

0079

Sworn to before me
this 21st day of December 1881

C. St. Jordan

0080

City and County }
of New York } Sd.

Conrad N. Jordan
residing at No 22 West 45th St. in the
City of New York being duly sworn says
that A. R. Collins residing in the town
of Denison Grayson County in the State
of Texas ~~was employed together with one~~
Robert A. Little to contract for certain
lands in the State of Texas for deponent
Walter Ferguson Homer Perrock, Dan's
Wallace, Charles Bissell, George H.
Allen, Dr. Raymond Thomsen and John
P. Adams. That the lands authorized to
be purchased were certain lands in
the Counties of Clay, Wichita Wilbarger
Nadeween and other Counties in the State
of Texas which the said Collins represented
as having large and valuable deposits and
mines of copper ore in and upon them.
That in the month of October 1881 the said
Collins came to New York and represented
to this deponent and his associates that he

sums so obtained by false and fraudulent representations the said Fittler and said Collins respectively converted to their own use. The said Collins in the month of October 1881 represented to the Syndicate that he had purchased on their behalf a large quantity of lands in Wardman County in the said State which land contained rich and valuable deposits of Copper ore which he represented he had paid for or had agreed to pay for a sum of upwards of \$50,000.

Deponent further says that the said lands had no mineral deposits upon them or if any of very trifling value, that the mineral lands which existed in the said County were not covered by the acreage above purchased as represented by the said Collins and that the lands so purchased were valuable for grazing purposes only and that the total cost of the purchase of said lands did not reach the sum of \$20,000.

Deponent further says that one J. C. Vaughn of Texas informed him of the fraud which was being practiced upon the said Syndicate by the said Collins

No 4.

and that a few days subsequent to the receipt of such information deponent charged the said Collins with said fraudulent productions.

The said Collins at first denied the truth of the statement of the said Stauffer but afterwards in being confronted with maps and other evidences admitted the same. The said Collins promised deponent if allowed the opportunity that he would immediately on his return to Texas secure for the said Syndicate the copper bearing lands in said Hardman County with his ~~own~~ money even though it took every dollar of his own money he had in the world in addition to the return of the \$35,000 which he and the said Little had demanded and received from the said Syndicate through the means of the said false and fraudulent representations and which they had appropriated and converted to their own use.

That the said Collins has failed to make reparation in accordance with the promise then made

Sworn to before this 20th day
of December 1881,

Benjamin A. Dalton
" "

Geo. M. Wallace, Notary Public, (62)
City and County of New York

0083

No 2

I know of my own knowledge that they employed Robert N. Little and A. B. Collins, the latter a resident of the State of Texas to purchase these lands and that it was agreed that the lands should be deeded to the said Syndicate at their actual cost price per acre. The said Little and the said Collins purchased a considerable acreage of land in the said State of Texas which they alleged contained valuable mineral deposits. I have seen in the handwriting of the said Collins a statement by which it appears that 17,153 $\frac{1}{6}$ acres of land were purchased by the said Collins and Little in behalf of the said Syndicate in the Counties of Wichita, Cottle, Archer, Willbayer and Garman within said State and showing the total cost of the said land to have been \$11,732 $\frac{70}{100}$ which said lands were represented by the said Collins and the said Little to have cost \$23,401 $\frac{41}{100}$ it being a difference of \$11,668 $\frac{70}{100}$ which sum was divided between the said Little and the said Collins as follows. \$3510 $\frac{7}{100}$ to the said Collins and \$8158 $\frac{50}{100}$ to the said Little, which

City and County of New York } ss.

Benjamin F. Dalton, being
duly sworn depose and say: I am
interested in the operations carried on
in the State of Texas by a party of
gentlemen whose names are as follows:
Conrad N. Jordan, Homer Burrock,
Daniel Wallace, Charles R. Bissell,
Oates Ferguson George Waller, J.
Raymond Thompson and John P.

Adams who associated themselves
together under the name and style of
The Consolidated Copper Syndicate
to purchase mining property in the
State of Texas and carry on mining
operations there.

0085

County of General Sessions
of the Peace of the County
of New York

The People vs
Robert A. Little
& A. R. Collins } On Indictment for
false pretenses

I hereby stipulate and agree as
complainant in the above case to appear when
called upon to prosecute the above named
defendant

Dated New York December
23rd 1881

E. J. [Signature]

State of New York } ss.
City & County of New York }

On this 23rd day of December, 1881, before me
personally came C. N. Jordan to me known
and known to me to be the individual who
executed the above instrument and
acknowledged to me that he executed the
same.

Eugene Delmon

Notary Public
City of New York

0086

51
Robert H. Little
Aaron R. Collins

0087

City and County of New York 388

Conrad H. Jordan residing
 at No 22 West 45th Street, being duly sworn
 says that A. R. Collins residing in the town
 of Denison, Grayson County, in the State of Texas
 was employed together with one Robert A. Little to
 contract for certain lands in the State of Texas
 for deponents Yates Ferguson Homer Pinhook Davis
 Wallace, Charles R. Russell George H. Allen J.
 Raymond Thomson and John Adams.
 That the lands authorized to be purchased
 were certain lands in the Counties of
 Clay Wichita, Wilbarger, Hardman -
 other Counties in the State of Texas which
 the said Collins represented as having
 large and valuable deposits and mines
 of copper ore in and upon them. That in
 the month of October 1881 the said Collins
 came to New York and represented to this deponent
 and his associates that he had contracted
 for some large tracts of land in Hardman

0000

County in said State, that the said lands
had large and valuable copper deposits on
them, and that the most of all the mineral
bearing lands in said County of Hardman
were contained in these lands. The said Collins
further stated that the price contracted to be
paid for these lands amounted to upwards
of sixty thousand dollars. Relying upon
these representations deponent and the above
named persons paid for the said lands
the said amount to wit upwards of sixty
thousand dollars - and the title to said
lands was taken in the name of the
said J. S. Foreman as trustee for said above
named parties. Deponent further says
that the said representations, as to the price
and the character of said lands, were
false and fraudulent and were known
by the said Collins ^{to be} ~~to be~~ ^{false and fraudulent} when made by
him. That the lands are worthless for mining
purposes, that there are no copper mines
or deposits in or upon them, that they are valuable
for grazing only, and that the said Collins paid less
than twenty five thousand dollars for the said
lands and has taken and converted to his
own use and that of his confederates more
than thirty thousand dollars of the money paid
by deponent and his associates for said

Report of Collins and others
21st of 7th Dec 1881
H. V. L. Co.

Foreman

0089

v19

Two of A. Collins
False pretenses
Under the
Mr. Jordan

0090

People

Robert A Little

Wm

City and County of New York, County of New York, Courthouse
 N Jordan No 22 West 45th Street
 being duly sworn, says that the said
 Robert A Little was the agent
 authorized to contract for and purchase
 certain lands in Wichita, Wille-
 barger Clay ^{and Hardeman} Counties State of
 Texas for defendant, Homer Pennington
 Davis Wallace, Charles R Bissell
 Gale Ferguson, George Waller
 and I. Raymond Thompson and
 John P Adams. That in pursuance
 of such authority the said Little
 contracted for and procured the purchase
 of said ^{lands} and the same was taken in the
 name of ^{said} Ferguson as trustee for
 said last mentioned parties. That
 said Little represented to the above
 parties and believing that he
 had contracted for and procured said
 lands to be sold for ^{about} \$100,000. That
 said Pennington defendant & the other
 above named persons believing

0091

Said representation have paid me
~~account of said purchase~~ ~~\$50,000~~ and
 about the afore said sum of \$100,000.
 That the said lands ~~had~~ were not
 contracted for or paid for him at
 an amount exceeding between
 \$50,000 and \$70,000. That said
 representations were made with
 intent to cheat and defraud. That
 said Little represented that all
 these lands were copper ^{bearing} lands con-
 taining large quantities & mines
 of copper which representation
 was also false & known by said
 Little to be false.

Given to before me
 this 18th day of December
 1881

John J. Jones

Wm. L. Tracy
 Attorney General
 U.S.

Received of
 the above
 the sum of
 \$100,000
 for the purchase
 of the above
 lands

0092

113

People

v

Robert A. Little

False pretenses

Entirely

McCauley

Bill and

by me

0093

City & County of Denver in Rps Benjamin

F. Dalton, being duly sworn,
deposes and says: I am
interested in the operations
carried on in the State of
Texas by a party of gentlemen
whose names are as follows:

Ross & Jordan, Henry Pennock,
Daniel Wallace, Charles R. Bisell,
Yates Ferguson, George Stallen,
J. Raymond Thompson, John P.
Adams who associated
themselves together under
the name and style of the
Consolidated Copper Syndicate
to purchase mining property

0094

in the State of Texas and carry
on mining operations there.
I know of my own knowledge
that they employed Robert
G. Little & C. R. Collins, the
latter a resident of the State of
Texas to purchase these lands
and that it was agreed that
the lands should be deeded
to the said Syndicate at their
actual cost price per
acre. The said Little and the
said Collins purchased a con-
siderable acreage of land
in the said State of Texas
which they alleged contained
valuable mineral deposits.
I have seen in the handwriting
of the said Collins a statement
by which it appears that
17,152 $\frac{1}{2}$ acres of land were
purchased by the said Collins
and Little in behalf of
the said Syndicate in the
Counties of Wichita, Cottle, Archer,
Willbarger & Hardeman
within said State and showing
the total cost of the said land.

0095

✓ Have been $\$11,327 \frac{70}{100}$, which
 said lands were represented
 by the said Collins and the
 said Little to have cost $\$28,401 \frac{41}{100}$
 it being a difference of $\$11,668 \frac{71}{100}$
 which sum was divided
 between the said Little & the
 said Collins as follows:
 $\$3,510 \frac{21}{100}$ to the said Collins and
 $\$8,158 \frac{50}{100}$ to the said Little, which
 sums so obtained by 'false
 and fraudulent representations
 the said Little and the said
 Collins respectively converted
 to their own use. The said
 Collins in the month of October
 1881 represented to the said Bureau
 that ~~they~~ he had purchased
 on their behalf a large
 quantity of lands in Arizona
 lying in the said State
 which land contained
 rich and valuable deposits
 of copper ore, which he
 represented he had paid
 for or had agreed to pay
 for a sum of upwards
 of $\$60,000$. He represented

further says that the said lands
 had no mineral deposits
 upon them or of any of very
 trifling value, that the
 mineral lands which
 existed in the said county
 were not covered by the ~~acres~~
 above purchased as re-
 presents by the said Callis
 and that the lands so
 purchased were valuable
 for grazing purposes
 only and that the total
 cost of the purchase of
 said lands did not reach
 the sum of \$20,000.
 Dependent further says that
 one J. B. Anglin of Texas
 informed him of the
 fraud which was being
 practiced upon the said ex-
 ecute by the said Callis
 and that a few days
 subsequent to the receipt of
 such information de-
 pendent charged the said
 Callis with fraudulently
 procuring

The said Collins at first
 denied the truth of the statement
 of the said Vaughn but
 afterwards on being con-
 fronted with maps and other
 evidences admitted the same.
 The said Collins promised
 deponent if allowed the
 opportunity that he would
 immediately on his return
 to Texas secure for said
 Syndicate the copper bearing
 lands in said Hardeman
 County with his own money
 even though it took every
 dollar of his own money
 he had in the world, in
 addition to the return
 of the \$35000 which he
 and the said Little had
 demanded and received
 from the said Syndicate
 through the means of the
 said ~~fraudulent~~ ^{false and} ~~representations~~ ^{persons}
 which they had
 appropriated and
 converted to their own use.

0098

That the said Collector has
failed to make payment
in accordance with
the promise then made

from before
me this 27th day of December 1881 Benjamin F. Dalton

Geo. H. Wallace
Notary Public (62)
City of N. Y.

by

0099

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

Robert R. Little ^{against} *Aaron R. Collins*

The Grand Jury of the City and County of New York by this indictment accuse
Robert R. Little and Aaron R. Collins whose real first and Christian
name is to the Grand Jury unknown and it is impossible to discover,
but who is herein described ~~as the criminal~~ by the first and Christian
name of Aaron of the crime of obtaining money by false pretenses
committed as follows:
The said *Robert R. Little and Aaron R. Collins* each

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *seventh* day of *October* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty one*, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent felon-
ously to cheat and defraud ~~one~~ *Yates Ferguson, Homer Pennock,*
David Wallace, Charles R. Bissell, George H. Allen, James
Raymond Thomson (whose christian name is to the Grand
Jury aforesaid unknown and it is impossible to discover,
but who is described herein by the Christian name of James)
and *John P. Adams* who had then and there and theretofore
did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend

and represent to ~~the said~~ *Yates Ferguson, Homer Pennock, David Wallace,*
Charles R. Bissell, George H. Allen, James Raymond Thomson
and *John P. Adams* lands situate within the
State of Texas at the lowest prices for which the same could
be bought and provided that the said lands and all of them
were lands then and there containing rich large and valuable
mines and deposits of copper ore did then and there feloniously,
unlawfully, knowingly and designedly, falsely pretend and
represent to the said *Yates Ferguson, Homer Pennock, David Wallace,*
Charles R. Bissell, George H. Allen, James Raymond Thomson and
John P. Adams

That the said *Robert R. Little and Aaron C. Collins* had
then and there and theretofore negotiated and secured a contract
for, and bought and purchased as such agents as aforesaid
for and on behalf of and on account of the said *Yates*
Ferguson, Homer Pennock, David Wallace, Charles R. Bissell,
George H. Allen, James Raymond Thomson and *John P. Adams*
certain lands containing seventeen thousand and one hundred and
fifty three and one sixth acres, part thereof in Cattle County,
in said State of Texas, part thereof in Orche County, in said
State of Texas, part thereof in Wilbarger County, in said
State of Texas and part thereof in Hartman County, in
said State of Texas, for the consideration purchase price
and sum of twenty three thousand four hundred
and one dollar and forty one cent and paid the same
therefor

That the said lands and acres and each and all
of them then and there contained large rich and
valuable deposits of copper ore

And the said James Fergusson, Homer Pennock, David Wallace, Charles R. Bissell, George H. Allen, James Raymond Thomson and John P. Adams then and there believing the said false pretences and representations so made as aforesaid by the said Robert H. Little and Aaron R. Collins and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said Robert H. Little and Aaron R. Collins, a certain sum of money to wit: the sum of ~~Five thousand~~ Twenty-three thousand four hundred and one dollars and forty-one cents in money and of the value of Twenty-three thousand four hundred and one dollars and forty-one cents of the proper moneys, valuable things, goods, chattels, personal property and effects of the said James Fergusson, Homer Pennock, David Wallace, Charles R. Bissell, George H. Allen, James Raymond Thomson and John P. Adams, and the said Robert H. Little and Aaron R. Collins did, then and there designedly receive and obtain the ^{said} sum of Twenty-three thousand four hundred and one dollars and

forty-one cents in money and of the
 value of Twenty-three thousand four
 hundred and one dollars and forty-one
 cents of the said Yates Fergleson, Homer
 Pennock, David Wallace, Charles R. Bissell,
 George H. Allen, James Raymond Thomson and
 John P. Adams of the proper moneys, valuable
 things, goods, chattels, personal property
 and effects of the said Yates Fergleson,
 Homer Pennock, David Wallace, Charles R.
 Bissell, George H. Allen, James Raymond
 Thomson and John P. Adams. by means
 of the false pretences and representations
 aforesaid, and with intent feloniously
 to cheat and defraud the said Yates
 Fergleson, Homer Pennock, David Wallace,
 Charles R. Bissell, George H. Allen,
 James Raymond Thomson and John P. Adams
 of the same.

Whereas in truth and in fact, the
 said Robert H. Little and Aaron R.
 Collins had not then and there or
 thereafter negotiated nor secured a
 contract for, nor bought nor purchased
 as such agent as aforesaid or
 otherwise the lands and acres of land
 last aforesaid for the consideration

or purchase price of sum of Twenty-three thousand four hundred and one dollars and forty-one cents in money or any consideration, purchase price, or sum whatever exceeding the sum of Eleven thousand six hundred and sixty-eight dollars and seventy-one cents in money nor did they the said Robert A. Little and Aaron R. Collins then and there or theretofore pay for the lands and acres of land last aforesaid any amount exceeding the sum of Eleven thousand six hundred and sixty-eight dollars and seventy-one cents in money: and

Whereas in truth and in fact, the lands and acres last aforesaid did not nor did any of them then and there contain large rich or valuable mines or deposits of copper ore or any copper ore whatever: and

Whereas in truth and in fact the pretences and representations so made as aforesaid, by the said Robert A. Little and Aaron R. Collins to the said Yates Fergusson Homer Pennock, David Wallace, Charles R. Bissell, George

Allen, James Raymond Thomson and John P. Adams was and were in all respects utterly false and untrue, to wit, on the day and year first aforesaid and at the time of making the same, at the Ward, City and County aforesaid: and

Whereas, in fact and in truth the said Robert A. Little and Aaron R. Collins well knew the said pretences and representations so by them made as aforesaid to the said James Ferguson, Homer Penrock, David Wallace, Charles R. Bissell, George H. Allen, James Raymond Thomson and John P. Adams to be utterly false and untrue at the time of making the same.

And so the Grand Jury aforesaid do say, that the said Robert A. Little and Aaron R. Collins by means of the false pretences and representations, on the seventh day of October in the year of our Lord one thousand eight hundred and eighty-one, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain the said

sum of Twenty-three thousand four hundred and one dollars and forty-one cents in money and of the value of Twenty-three thousand four hundred and one dollars and forty-one cents of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said Gates Hergerson, Homer Pennoek, David Wallace, Charles R. Bissell, George H. Allen, James Raymond Thomson, and John P. Adams with intent to cheat and defraud them of the same 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.

Daniel G. Rollins
District Attorney.

0105

BOX:

55

FOLDER:

628

DESCRIPTION:

Long, Edward

DATE:

12/06/81



628

0106

BOX:

55

FOLDER:

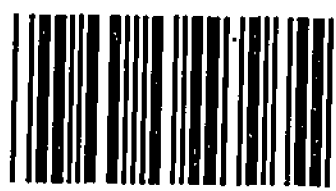
628

DESCRIPTION:

Long, George

DATE:

12/06/81



628

0107

Dec 14/1911

Completed in 1877

Day of Trial,

Counsel, *DePless*

Filed 0 day of

Pleads

THE PEOPLE

vs:

Felony Assault and Battery.

Edward Long P
George Long P

DANIEL G. ROLLINS,

District Attorney.

A True Bill.

Foreman.

Free & Accepted

Witnesses:

0108

AFFIDAVIT—FELONIOUS ASSAULT, &c.

Second District Police Court.

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

Philip Klamm, 42 years old, house painter
of No. 348

West 39th Street, being duly sworn, deposes and says
that on the 29th day of November in the year
1881, at the City of New York, he was violently and feloniously assaulted and beaten by

Edward Long and by George Long,
both now here. The said Edward
Long struck deponent on the head
with a wooden club then and there
held in the hand of the said Edward
and the said George struck deponent
on the head with a hatchet then
and there held in the hand of the
said George, cutting deponent's head

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

Wherefore this deponent prays that the said assailant may be apprehended, and dealt
with according to law.

Sworn to before me this 30th day
of November 1881

Philip Klamm

McCauley
Police Justice.

0109

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2d DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. George Long

Question. How old are you?

Answer. Seventeen years

Question. Where were you born?

Answer. On the Ocean

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

Answer. 348 West 39th Street, four months

Question. What is your business or profession?

Answer. I work in a silk factory

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

Answer. I am not guilty of the charge against me. I had the axe in my hand

Taken before me, this 30th
day of November 1881

J. S. Barry

Maxwell O'Shea
Police Justice.

0110

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2^d

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. Edward Long

Question. How old are you?

Answer. Forty one years

Question. Where were you born?

Answer. Germany

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

Answer. 348 West 39th Street, four months

Question. What is your business or profession?

Answer. Carpenter

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

Answer. I am not guilty of the charge against me

Taken before me, this

day of November 1881

30th Edward Long

Marcus A. [Signature]
Police Justice.

0111

BAILED,

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

Sec. 208, 209, 210 & 212

Police Court - 2nd District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1. *Charles H. Hearn*
2. *Edward Long*
3. *George Long*
4. _____

Offence, *Felony*
Armed Robbery

Dated *November 30* 188

Attest Magistrate.

On Tenth Officer.

Mr. Hearn Clerk.

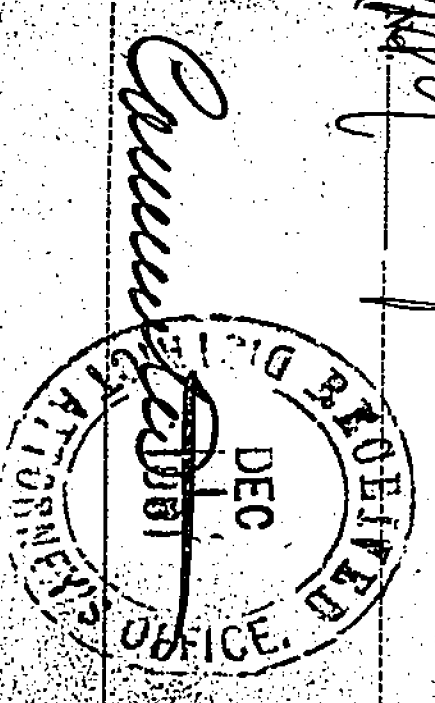
State Relating to the

Witnesses *348 W 34th St*

No. *Michael Hearn* Street,

No. *Michael Hearn* Street,

No. *Michael Hearn* Street,



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 Long and George Long*

guilty thereof, I order that he ^{held to answer the same on the} be admitted to bail in the sum of *Five* Hundred Dollars *Each* and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *Nov 30* 188 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.

Handwritten notes and signatures at the bottom of the page.

Police Court-2: District,

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Philip Haver

Wm. B. E. Jr.

Edward Lantz

Dear Sir,

30

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0.

Dated November 30

Atterbury

Fr

[Handwritten signature]

Mr. Klam

Native Relations
345 W. 29th St.

Witnesses: _____
Malcolm

No. Michael Leary
Mark W. Leary

10/10/10

No. 1

1000

COLLEGE

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Carroll

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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 J. Connelley

guilty thereof, I order that he be admitted to bail in the sum of one hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

----- 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

0112

0113

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Long
George Long

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

Edward Long and George Long
of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said *Edward Long and George Long each*

late of the City of New York, in the County of New York, aforesaid, on the *Twenty ninth* day of *November* in the year of our Lord one thousand eight hundred and eighty *one* with force and arms at the City and County aforesaid, in and upon the body of *Philip Kamm* in the peace of the said people then and there being, feloniously did make an assault and *him* the said *Philip Kamm* with a certain *hatchet* which the said *Edward Long and George Long*

in *their* right hands then and there had and held the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent *him* the said *Philip Kamm* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

Edward Long and George Long

of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a sharp, dangerous weapon, with intent to do bodily harm," committed as follows:

The said *Edward Long and George Long each*

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said *Philip Kamm*

then and there being, wilfully and feloniously did make an

assault and *him* the said *Philip Kamm*

with a certain *hatchet* which the said *Edward Long and*

George Long

in *their* right hands then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable and excusable cause, did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously do bodily harm unto *him* the said *Philip Kamm* 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.

0114

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *Edward Long and George Long* of the CRIME of "Assault and Battery upon another by such means and force as was likely to produce death with intent to kill," committed as follows:

The said *Edward Long and George Long* each afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms in and upon the body of *the said Philip Kamm* in the peace of *him* the said *Philip Kamm* did make another assault and with a certain *hatchet*

which the said *Edward Long and George Long* in *their* right hands then and there had and held, wilfully and feloniously did beat, strike, stab, cut and wound, the same being such means and force as was likely to produce the death of *him* the said *Philip Kamm* with intent *him* the said *Philip Kamm* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

FOURTH COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *Edward Long and George Long* of the CRIME of "Assault and Battery upon another, with a deadly weapon, with intent to maim," committed as follows:

The said *Edward Long and George Long* each afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said *Philip Kamm* then and there being, wilfully and feloniously did make another assault and the said *Philip Kamm* with a certain *hatchet* which the said

Edward Long and George Long in *their* right hands then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent then and there wilfully and feloniously to maim *him* the said *Philip Kamm* 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.

DANIEL G. ROLLINS, District Attorney.