

0380

BOX:

18

FOLDER:

228

DESCRIPTION:

Lee, Cornelius

DATE:

08/05/80



228

1880

154

Day of Trial

Counsel,

Filed 5 day of Aug 1880

Pleads

THE PEOPLE

vs.

*Conchis Lee*

*Wm. B. ...*

BURGLARY—Third Degree, and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*W. A. ...*

Foreman

*Henry ...*  
*Pleas ...*  
*State ...*

0382

Police Office, First District.

City and County  
of New York,

vs. James S. Coit

of No. 114 Broadway Street, being duly sworn,

deposes and says, that the premises ~~is~~ a safe room of said room of ~~the~~ <sup>first</sup> Ward, in the City and County aforesaid, the said being a brick building and which was occupied by deponent as an office

was ~~burglariously~~ <sup>BURGLARIOSLY</sup> entered by means of ~~force~~ <sup>furtively</sup> opening the door of a safe contained in the aforesaid room

on the day of the 11<sup>th</sup> day of July 1880

and the following property, feloniously taken, stolen and carried away, viz.:  
Gold and lawful money in bills of various denominations United States issue to the amount and of the value of seventy four dollars

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

**BURGLARY** was committed and the aforesaid property taken, stolen and carried away by Cornelius Lee

for the reasons following, to wit: That the prisoner was employed as a porter in the premises aforesaid. That on the day in question and while deponent was absent the prisoner entered said room and taking from a drawer in a desk thereof the key of a safe, opened it and after forcing

apart two drawers in said safe  
the prisoner took therefrom the  
aforesaid property. That in  
the prisoners possession was found  
the key of the drawer in which  
the key of the safe was kept  
a portion of the money so taken  
from the safe and a watch  
and chain which the prisoner  
says he purchased with a part  
of the money taken by him from  
said safe. all of which he  
now confesses and admits and  
deponent believes the same to be  
true

James S. [Signature]

City and County of New York  
Thomas Williams  
of No 111 Broadway being sworn  
says that the prisoner was employed  
by him as a porter in said premises  
that as such porter or employee  
he had access <sup>to said premises</sup> by means of keys  
kept in the building. That when  
deponent charged the prisoner with  
the commission of said felony he  
acknowledged and confessed to having  
done so and returned a part of  
the money so taken and a watch which  
he said he purchased with another  
part of the money so taken

Thomas Williams

1934  
[Signature]  
(Deponent)

1934  
[Signature]  
(Deponent)

0384

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK } ss.

*Cornelius Lee*

being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

*Cornelius Lee*

Question. How old are you?

Answer.

*21 Years*

Question. Where were you born?

Answer.

*Ireland*

Question. Where do you live?

Answer.

*371 1/2 Broadway*

Question. What is your occupation?

Answer.

*Porter*

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.

*I am guilty.*

*Cornelius Lee*  
*his mark*

*[Signature]*  
Taken before me this 11th day of June 1871  
*[Signature]*  
Police Justice

POLICE JUSTICE

0385

COUNSEL FOR COMPLAINANT

Name

Address

COUNSEL FOR DEFENDANT

Name

Address

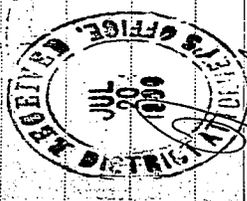
Police Court—First District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

*James J. Cox*  
*111 Broadway*  
vs.  
*Charles Lee*

*James Lee Cook*  
Offence



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 *July 19* 1890

Magistrate

Officer

Clerk

Witnesses *Thomas Williams*

*111 Broadway*

*J. J. Cox* to answer

*General* Sessions

Received in Dist. Atty's Office

0386

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York,*  
*upon their Oath, present:*

That

*Cornelius Lee*

late of the *First* Ward of the City of New York, in the County of New York,  
aforesaid, on the *Eleventh* day of *July* in the year of our Lord one  
thousand eight hundred and eighty *\_\_\_\_\_* with force and arms, at the Ward,  
City and County aforesaid, the *office* of

*James S Cox* \_\_\_\_\_

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

*James S Cox* \_\_\_\_\_ then and there being, then and there  
feloniously and burglariously to steal, take and carry away, and

Divers Promissory Notes for the payment of money, the same being then and there  
due and unsatisfied, and of the kind known as United States Treasury Notes, of a number  
and denomination to the Jurors aforesaid unknown, and a more accurate description of  
which cannot now be given, of the value of *seventy four dollars*

Divers Promissory Notes for the payment of money, the same being then and there  
due and unsatisfied, and of the kind known as Bank Notes, of a number and denomina-  
tion to the Jurors aforesaid unknown, and a more accurate description of which cannot  
now be given, of the value of *seventy four dollars* \_\_\_\_\_

Divers Due Bills of the United States of America, the same being then and there  
due and unsatisfied, and of the kind known as Fractional Currency, of a number and  
denomination to the Jurors aforesaid unknown, and a more accurate description of  
which cannot now be given, of the value of *seventy four dollars*

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid un-  
known, and a more accurate description of which cannot now be given, of the value of  
*seventy four dollars*.

so kept as aforesaid in the said *office* \_\_\_\_\_ 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.

0387

And the Jurors aforesaid, upon their oath aforesaid, do further present  
THAT the said

*Cornelius See.*

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,

Divers Promissory Notes for the payment of money, the same being then and there  
due and unsatisfied, and of the kind known as United States Treasury Notes, of a number  
and denomination to the Jurors aforesaid unknown, and a more accurate description of  
which cannot now be given, of the value of *Seventy four Dollars.*

Divers Promissory Notes for the payment of money, the same being then and there  
due and unsatisfied, and of the kind known as Bank Notes, of a number and denomina-  
tion to the Jurors aforesaid unknown, and a more accurate description of which cannot  
now be given, of the value of *Seventy four Dollars.*

Divers Due Bills of the United States of America, the same being then and there  
due and unsatisfied, and of the kind known as Fractional Currency, of a number and  
denomination to the Jurors aforesaid unknown, and a more accurate description of  
which cannot now be given, of the value of *Seventy four Dollars.*

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid un-  
known, and a more accurate description of which cannot now be given, of the value of  
*Seventy four Dollars*

of the goods, chattels, and personal property of *James S. Cox.*

by a certain person or persons to the Jurors aforesaid unknown, then lately before  
feloniously stolen of the said

*James S. Cox.*

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

*Cornelius See.*

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

**BENJ. K. PHELPS, District Attorney.**

0388

**BOX:**

18

**FOLDER:**

228

**DESCRIPTION:**

Lloyd, Henry

**DATE:**

08/09/80



228

0389

7/21/81  
Filed 9 day of July 1880  
Pleas  
Guilty (19)

THE PEOPLE  
vs.  
I.  
Henry Lloyd.

BENJ. K. PHELPS,  
District Attorney.

A True Bill.  
C. P. Mason  
Dist. Ct. Clerk  
S. P. Five years.

0390

STATE OF NEW YORK,  
CITY AND COUNTY OF NEW YORK

Police Court, 5<sup>th</sup> District.

John H. Sturgeon  
of No. 16 West 128<sup>th</sup> Street, being duly sworn, deposes and

says, that on the 1<sup>st</sup> day of July 1880  
at the City of New York, in the County of New York, Henry Lloyd,

now here, did wilfully and feloniously  
set fire to and attempt to burn up  
a frame building known as  
Morris No. 209 East 129<sup>th</sup> Street  
in the 12<sup>th</sup> Ward of said City,  
said building being a dwelling  
house and then inhabited by  
a number of living human beings,  
with the felonious intent to  
burn and destroy the same.

That about the  
hour of 11 o'clock 15 minutes on the  
morning of said day deponent saw  
the said Henry entering about in  
East 129<sup>th</sup> Street near 3<sup>rd</sup> Avenue.  
That deponent concealed himself  
on the steps of the Elevated Railway  
and watched said Henry and saw  
him go to the stoop of said frame  
building, viz: 209 East 129<sup>th</sup> Street,  
and kneel down and pour  
the contents of a bottle he  
held in his hands upon the  
door and stoop of said building.  
That deponent then saw him  
light a match and set fire to  
and ignite the fluid he had  
poured out of said bottle upon  
said stoop and door. That he

0391

then walked to the corner of 8<sup>th</sup> Avenue and 129<sup>th</sup> Street and placed the boiler from which he had poured the fluid on the stoop of said building, upon the fire next stand on said corner. That said Henry then started to run through 129<sup>th</sup> Street towards Lexington Avenue whereupon deponent shouted for the Police. That deponent then went to said frame building and found the door burning and saw the stoop and door covered with kerosene oil, and deponent then assisted in putting the fire out. That at said time there were a number of living human beings within said frame building.

Done & signed on this 2<sup>nd</sup> day of July 1880

John H. Sturgeon.

J. M. Patterson, Police Justice

Police Court, \_\_\_\_\_ District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

APRIDA VIT.

96.

Dated

Magistrate

Officer

Witness

Disposition

0392

Police Court—Fifth District.

CITY AND COUNTY  
OF NEW YORK

*Henry Lloyd* being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was at  
liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question. What is your name?

Answer. *Henry Lloyd*

Question. How old are you?

Answer. *Twenty-two years of age*

Question. Where were you born?

Answer. *Harlem*

Question. Where do you live?

Answer. *130 Street and H<sup>o</sup> Avenue*

Question. What is your occupation?

Answer. *Long Shermans*

Question. Have you anything to say, and if so, what,—relative to the charge here  
preferred against you?

Answer. *I am not guilty of the  
charge.*

*his*  
*Henry X Lloyd*  
*(mark)*

Taken before me, this

*2<sup>d</sup>*

day of

*July*

18*86*

*J. M. Patterson*

Police Justice.

0393

With the foreman  
of the grand jury  
find out the name  
of any person who  
was in the house  
at the time of the  
attempt to burn -  
& where dwelling  
house was this  
information can  
be obtained at the  
assessments before  
the J. & is necessary  
in order to draw the  
indictment.

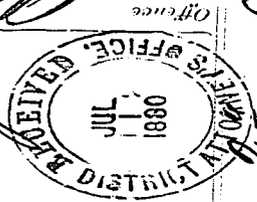
Clark  
A. A.

0394

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John H. Sturgeon  
16 West 128<sup>th</sup> St

Henry Lloyd



Dated July 1<sup>st</sup> 1880

Paterson Magistrate.

Capt. Davis 12<sup>th</sup> Officer.

Miss Clerk.

Witnesses, Richard Hanken, 12<sup>th</sup> Prec. Police.  
Frank Dayton, 32<sup>nd</sup> West 126<sup>th</sup> St.  
Louis Sassmann, 2365 Third Av.  
Richard Walsh, 770-2<sup>nd</sup> Avenue

J. J. M. M. S. S.  
Clerk of Building Court  
W. McEure

Received in Dist. Atty's Office.

BAILED.  
No. 1, by \_\_\_\_\_  
Residence, \_\_\_\_\_  
No. 2, by \_\_\_\_\_  
Residence, \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence, \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence, \_\_\_\_\_

0395

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present:

That Henry Lloyd  
late of the Twelfth Ward of the City of New York, in the County  
of New York aforesaid,

on the first day of July in the year of our Lord  
one thousand eight hundred and ~~seventy~~ eighty at the Ward, City and  
County aforesaid, with force and arms, in the night time of the said day, a certain  
dwelling - house of one John Doe (whose real name is to  
the jurors aforesaid unknown but who is here described as John Doe)  
then and there situate, there being then and there within the said dwelling house  
some human being, to wit: the aforesaid John Doe

feloniously, wilfully and maliciously, did set fire to and burn, against the form of the  
Statute in such case made and provided, and against the peace of the People of the  
State of New York and their dignity.

And the Jurors aforesaid, upon their oath aforesaid, do further present, that the  
said Henry Lloyd

afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County  
aforesaid, with force and arms, in the night time of the said day, a certain  
dwelling - house of one Thomas M. Guire  
then and there situate, there being then and there within the said dwelling house  
some human being, to wit: one John Doe

set fire to and  
feloniously, wilfully, and maliciously did burn, 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.

BENJ. K. PHELPS, District Attorney.

0396

BOX:

18

FOLDER:

228

DESCRIPTION:

Lawzon, Henry

DATE:

08/09/80



228

0397

83

Day of Trial

Counsel,

Filed

Pleads

1880

day of Aug

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

THE PEOPLE

v.

7

Henry Lawson

*Aug 11/80*

BENJ. K. PHELPS,

*Deputy*

District Attorney.

A True Bill.

*B. A. Keenan*

Foreman

~~*[Illegible signature]*~~  
~~*[Illegible signature]*~~

0398

Since committing the boy  
Henry Lawson I have  
made some further  
examination into the  
facts of the case as  
well as the character  
of the boy and I  
would recommend  
Extreme leniency.

July 28. 1880 J. W. Smith

0399

Police Court—Second District.

City and County  
of New York.

ss:

Mary Alliger.

of No. 209 Green Street, being duly sworn,

deposes and says, that the premises No. 209 Green Street, 15 Ward, in the City and County aforesaid, the said being a Store and which was occupied by deponent as a Store for the sale of Tobacco and Segars and place of Abode, were **BURGLARIOUSLY**, entered by means of forcibly breaking open the window opening upon said street

on the afternoon of the 26 day of July 1880.

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

Eight Packages of Tobacco of the value of Fifty Cents

the property of Deponent's ~~husband~~ Edward Alliger

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 Henry Lawson now here

for the reasons following, to wit: Deponent detected said

Lawson in said premises with said

property in said Lawsons possession

and on examination discovered that

said window had been broken open

as aforesaid

Sworn to before me Mary Alliger  
this 27 day of July 1880

W. H. [Signature]  
Police Justice

0400

Police Court—Fifth District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*Henry Lauzon* being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was at  
liberty to answer, or not, all or any questions put to him, states as follows, viz.:-

Question. What is your name?

Answer. *Henry Lauzon*

Question. How old are you?

Answer. *12 years*

Question. Where were you born?

Answer. *Canada*

Question. Where do you live?

Answer. *203 Greene St*

Question. What is your occupation?

Answer. *go to school*

Question. Have you anything to say, and if so, what,—relative to the charge here  
preferred against you?

Answer. *The camera was  
opened when I went  
and I only took  
one picture of  
the case*

Taken before me, this *27* *Henry Lauzon*  
day of *July*, 18*78*

*[Signature]*  
Police Justice.

0401

Police Court—Second District.

OFFENSE: BURGLARY AND LARCENY.

THE PEOPLE, & C.  
ON THE COMPLAINT OF

Mary Miller,  
101 209 Fourth St.

Amey Dawson

Dated July 27<sup>th</sup> 1880.

Robert Magistrate.

James Rilly 202<sup>nd</sup> Officer.

Clerk.

Witnesses:



Committed in default of \$ 500 Bail.

Bailed by \_\_\_\_\_

No. \_\_\_\_\_ Street.

Cam

0402

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present:

That

*Henry Lawzon -*

late of the *Fifteenth* Ward of the City of New York, in the County of New York,  
aforesaid, on the *twenty* day of *July* in the year of our Lord one  
thousand eight hundred and eighty *two* with force and arms, at the Ward,  
City and County aforesaid, the *store* of

*Edward Alliger* 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

*Edward Alliger* then and there being, then and there  
feloniously and burglariously to steal, take and carry away, and

*One pound of Tobacco of the value of  
Fifty six cents -*

*Eight papers of Tobacco of the  
value of seven cents each -*

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

*Edward Alliger -*

so kept as aforesaid in the said *store* 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.

0403

And the Jurors aforesaid, upon their oath aforesaid, do further present

THAT the said *Henry Lawzon*

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 pound of Tobacco of the  
value of Fifty six cents*

*Eight papers of Tobacco of  
the value of Seven cents each*

of the goods, chattels and personal property of

*Edward Alliger*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

*Edward Alliger*

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

*Henry Lawzon*

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.

**BENJ. K. PHELPS, District Attorney.**

0404

**BOX:**

18

**FOLDER:**

228

**DESCRIPTION:**

Lawrence, Charles

**DATE:**

08/03/80



228

0405

#5

Counsel,  
Filed 3 day of Aug 1880  
Pleads

*Latent Larceny, and Receiving Stolen Goods.*

THE PEOPLE

vs.

P

*Charles Lawrence*

BENJ. K. PHELPS,  
District Attorney.

A True BILL

*[Signature]*

Foreman.

*[Signature]*

*[Signature]*

*[Signature]*

0406

FORM 89 1/2

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

ss.

POLICE COURT—SECOND DISTRICT.

*Charles Allenger*  
of No. <sup>1519 West 43<sup>rd</sup></sup> ~~West 43<sup>rd</sup>~~ Street, being duly sworn, deposes  
and says, that on the 27<sup>th</sup> day of July 1880

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

the following property, to wit: One suit of clothing  
consisting of Coat, Pants and  
Vest

of the value of Six Dollars,  
the property of Louis Allenger deponent's  
father he, deponent, being  
a minor

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 Charles Lawrence  
now here, from the fact that a person  
grabbed the package containing said property  
from deponent's hands while he was walking  
through West 40<sup>th</sup> Street on his way home on the night  
of said day. Deponent shouted "Stop thief"  
and is informed by Officer Malone of the  
20<sup>th</sup> Precinct that he heard said cry and  
saw the defendant Lawrence running  
off ~~and~~ throw away the package containing  
said property. Malone pursued  
and arrested said Lawrence.

Charles Allenger

Sworn to before me, this

27<sup>th</sup> day

of July 1880

Police Justice

0407

City and County of  
New York S. D.

Michael Malone  
of the 20th Precinct being duly  
sworn deposes and says that he  
has heard read the foregoing  
affidavit and that the facts therein  
stated on information of deponent  
are true of his own knowledge

Sworn to before me

this 25<sup>th</sup> day of July 1880 Michael Malone

J. H. Smith  
Police Justice

0408

Police Court—Fifth District.

CITY AND COUNTY }  
OF NEW YORK, } SS

*Charles Lawrence* being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was at  
liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question. What is your name?

Answer. *Charles Lawrence*

Question. How old are you?

Answer. *Twenty*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *449 West 27<sup>th</sup> Street*

Question. What is your occupation?

Answer. *Laborer*

Question. Have you anything to say, and if so, what,—relative to the charge here  
preferred against you?

Answer. *I am guilty of  
the charge  
of this  
Charles + Lawrence  
mark*

Taken before me, this

day of

*July 25<sup>th</sup> 1880*

*[Signature]*

Police Justice.

0409

606

Form 864.  
POLICE COURT—SECOND DISTRICT.

Affidavit—Larceny.

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

Charles Allington  
579 West 43rd St  
Charles Lawrence

DATED July 25<sup>th</sup> 1880

Kulbreth MAGISTRATE.

Malone OFFICER.  
207a Precinct

WITNESS:



\$500 TO ANS.

BAILED BY  
No. STREET.

Case

04 10

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York, upon  
their Oath, present:*

That

*Charles Lawrence*

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

*one coat of the value of two dollars,  
One vest of the value of two dollars,  
One pair of pantaloons of the value of two dollars,  
of the goods chattels and personal property,  
of one Charles Allinger, in or on the person  
of the said Charles Allinger then and  
there being, from the person of the  
said Charles Allinger*

~~of the goods, chattels, and personal property of or on~~

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.

0411

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

*Charles 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 coat of the value of two dollars  
one vest of the value of two dollars  
one pair of pantaloons of the  
value of two dollars*

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

*Charles Hanger*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

*Charles Hanger*

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

*Charles Lawrence*

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.

**BENJ. K. PHELPS, District Attorney.**

04 12

**BOX:**

18

**FOLDER:**

228

**DESCRIPTION:**

Lang, William A.

**DATE:**

08/03/80



228

0413

Counsel,  
Filed *3* day of *Aug* 188*0*  
Pleads

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

P

*William A. Lang*

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*W. A. Williams*

Foreman.

*Aug 31*

*James B. Jancney*

S. P. Two years.

0414

FORM 112.

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

Police Court—Third District.

*Barth "General" A. Crawford* Captain of  
residing on board of said *Barth* Street, being duly sworn, deposes

and says that on the *27<sup>th</sup>* day of *July* 18*80*

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: *Two pieces of land*

of the value of *fifty* Dollars

the property of *deponent*

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

*from here you the reason that about 4 P.M. on the 26<sup>th</sup> of July 1880, on said day, said two pieces of land were standing on Eighth Street dock, that at 6<sup>30</sup> o'clock A.M. on said 27<sup>th</sup> day of July, deponent was informed by Officer James Curry that two pieces of land had been found in a horse yard on Lewis between 7<sup>th</sup> and Eighth Street, and afterwards said two pieces of land were identified by this deponent as the two pieces of land which as above said had been deposited on said Eighth Street dock and which are the property of deponent as aforesaid. That said James Curry, further informed this*

day of

Number of before me

18

Reuben Isaacs

0415

deponent that at the hour of 4.15. a.m. <sup>per 1st</sup> ~~and~~ said James Curry, while in said ~~stave~~ yard lying on the roof of a shed under which ~~shade~~ <sup>roof</sup> one of said trees was laying he saw the defendant in company with a man unknown to ~~the~~ <sup>him</sup> said James Curry, attempting to open the gate to said yard, and being unsuccessful in opening said gate said William A. Lacy, climbed over the fence and opening the gate from inside led his companion enter, that both said men entered said shed <sup>removed</sup> and ~~said~~ <sup>pieces</sup> of ~~lard~~ to a place a short way outside the shed and covered said trees up with stones and then went away followed by said James Curry who arrested said William A. Lacy, while said companion above mentioned escaped. - Deponent therefore charges that said two pieces of lard were taken stolen and carried away by said William A. Lacy.

Sworn to before me J. C. S. Staples  
 this 27<sup>th</sup> day of July 1874

*McConnell*  
 Police Justice

State of New York, City and County of New York  
 J. James Curry being duly sworn says  
 he has heard read the foregoing affidavit  
 and that portion thereof referring to him  
 and to information given by him is true  
 to his own knowledge James Curry  
 Sworn to before me this

27<sup>th</sup> day of July 1874  
*McConnell*  
 Police Justice

04 16

Police Court—Third District.

CITY AND COUNTY } ss.  
OF NEW YORK.

*William A. Leary* being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was at  
liberty to refuse to answer any question that may be put to him states as follows,  
viz:

Question. What is your name?

Answer. *William A. Leary*

Question. How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *in Germany*

Question. Where do you live?

Answer. *402 East Eight Street*

Question. What is your occupation?

Answer. *Labarer*

Question. Have you anything to say, and if so, what—relative to the  
charge here preferred against you?

Answer. *I am not guilty  
W. A. Leary*

Taken before me, this *27<sup>th</sup>* day of *July* 18*87*  
*W. A. Leary*  
POLICE JUSTICE.

0417

COUNSEL FOR COMPLAINANT.

Name, \_\_\_\_\_  
Address, \_\_\_\_\_

COUNSEL FOR DEFENDANT.

Name, \_\_\_\_\_  
Address, \_\_\_\_\_

**POLICE COURT—THIRD DISTRICT.**

THE PEOPLE, & c.,

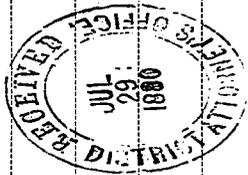
ON THE COMPLAINT OF

*Camford Peoples*

vs.

*William A. Gray*

AFIDAVIT—LARCENY.



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 *July 27* 188*0*  
*My Betty* Magistrate.  
*Curry* 110, Officer.  
Clerk.

Witnesses

*defendant held to give bond to  
the amount of \$200 - for his  
expenses to testify. Made  
by David S. Edwards & Newark  
N.J.*

\$ *1500* to answer  
at *General* Sessions  
Received at Dist. Attys Office,  
*Cress*

0418

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York, upon  
their Oath, present:*

That *William A. Lang*

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

*Two tiers of land of the  
value of thirty dollars each tier  
Six hundred pounds of land  
of the value of ten cents each  
pound*

of the goods, chattels, and personal property of one

*Crawford S. Staples* 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.

0419

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said *William A. Lang*

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

*Two tierces of land of the value of thirty dollars each tierce*

*Six hundred pounds of land of the value of ten cents each pound*

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

*Crawford Staples*  
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

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

*William A. Lang*  
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.

BENJ. K. PHELPS, District Attorney.

0420

**BOX:**

18

**FOLDER:**

228

**DESCRIPTION:**

Lyons, John

**DATE:**

08/04/80



228

0421

#19 Edith

Counsel,

Filed 4 day of Aug 1880  
Pleads, for Edith

Assignment to Paris &

THE PEOPLE

vs.

John Lyons

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*W. H. Adams*

Foreman.

*W. H. Adams*

Pleads guilty

2.46m 3/4  
J. J. [unclear]

Wm. Adams  
Pleading guilty  
Wm. 17

0422

Police Court, Sixth District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

I **Hereby Certify**, To the Court of General Sessions of

the City of New York, that on examination under the annexed complaint of the

Complainant Rachel Simmons

the prisoner John Lyons

and witnesses pursuant to statutes, it appears the offence of Attempt at Rape

charged in said complaint has been committed, and that there is probable cause to believe the prisoner

John Lyons  
to be guilty thereof, and that the said examinations, recognizances, evidence of witnesses and complaint are hereto annexed.

Dated, New York

July 24<sup>th</sup> 1880

M. M. Whelan

POLICE JUSTICE.

0423

STATE OF NEW YORK.  
City and County of New York, } ss.

*Rachel Simmons*  
of No. Broadway and Washoe Avenue  
Street, in the 24 Ward of said City,  
being duly Sworn, deposes and says, that on the 18<sup>th</sup> day of  
July 1880, at the City and County  
of New York, John Lyons, now  
deceased, did feloniously attempt  
to forcibly ravish deponent and  
to have carnal knowledge of deponent  
without her consent and  
against her will. That about the hour  
of between 3 and 4 o'clock on the after-  
noon of said day the said Lyons  
entered deponent's Lager Beer Saloon  
and came behind the bar and caught  
deponent and said to deponent  
"pile you lie down behind the counter."  
That deponent ordered him out and  
pushed him out of said saloon  
whereupon he returned and  
threw deponent down upon the  
floor of said saloon. That deponent  
screamed "murder" and he then  
placed his hands over deponent's  
mouth and said to deponent "if you  
don't hush I'll cut your throat."  
That at the time the pantaloons  
of said Lyons was unbuttoned and  
his penis erect and exposed to  
view. That Benjamin Neely,  
here present, then came into

Subscribed and sworn to before me

1880

Notary

Notary

0424

The saloon and the said Lyons  
removed himself from department  
and went out quarrelling with the  
said Benjamin Neely.

Subscribed before me this  
22<sup>nd</sup> day of July 1880 Rachel Simmons

W. W. Hunter Police Justice

City and County of New

0425

City and County of D.  
of New York

Rachel Simmons }  
John Lyons } Attempt at Rape  
Defamation

on amended Complaint for attempt  
at Rape filed before Justice  
Nelson H. Wheeler, July 22<sup>nd</sup>  
1850.

Defendant notified of his  
rights and informed of the nature  
of the charge, to which he  
pleads not guilty and requests  
to have Counsel.

Benjamin Nealy, Juror and  
examined for the People - I live  
at 70th St. I was at the  
Mansion of the Complainant  
on the afternoon of the 18<sup>th</sup>  
inst. Among my children was  
with me. I saw the  
Complainant come out of her  
house followed by the defendant,  
then present. She picked up  
a chair and holding it aloft

0426

said to the defendant "go away from me." He then pulled the chair away from her and caught her by the waist. She broke away and ran into her balcony and closed the door. He then threw himself against the door and burst it open. In about a minute I heard her scream "murder" repeatedly from the inside. I went in and saw her down on the floor and her on top of her. She said "Take this man off me." He then jumped up from her and stepped out side. The defendant then turned to defendant and placing his hand in his right coat pocket said to defendant "What do you want here you son of a bitch." I stepped back and picked up a chair as he advanced towards me. The Complainant had stepped

0427

outside the door unto the steps  
when the defendant had let her  
go. I did not go inside the  
door at any time, but stood  
upon the sill. She stepped  
in and shut the door leaving  
myself and the defendant  
outside. The defendant followed  
after me while I was locking  
out and struck at me with  
his fist three times hitting  
me once. I warder the other  
blows off with my left hand.  
The defendant said to me  
"I wish you would strike me  
so that I could put a ball  
in you;" at the same time  
he had one of his hands in  
the pocket of his coat. He  
then went back into the  
front yard and I never  
noticed more of him. I never  
saw the Complainant at the  
prison before this occurrence.

Cross Examined

The Complainant's home stands  
about 20 or 25 yards from  
Broadway. The nearest house

0428

His is about 100 yards off.  
I was going down looking through  
the pinks when I first saw the  
prisoner. I lay still until I heard  
the Complainant scream "Murder." That  
was three or four minutes from  
the squabble on the low steps  
or piazza. I saw no other persons  
in the room but the prisoner  
and Complainant. I saw none  
of his clothing disarranged and  
only noticed one of his hands  
when he was lying on her,  
which was around her shoulder.

Sworn to before me this  
22<sup>d</sup> day of July 1880 Benjamin Keely

Notary Public

Further hearing adjourned by request  
of Council 1st defendant to the  
24<sup>th</sup> inst Sat & Victim et. M.

0429

Defense

William Corrigan, sworn, says  
I lived at Riverdale I am  
not doing anything at present.  
I know Mrs. Simmons the  
Complainant. She has a  
very disreputable reputation.  
She is very low in reputation.  
I have heard the prisoner and  
his brother, Andrew Bane,  
Thomas Bennett who lives in 19<sup>th</sup>  
Street New York. Bennett said he  
knew her to be very low. I have  
heard no one else say anything  
against her. I never heard  
any one say she was respectable.  
I never heard any one speak  
of her veracity. I am twenty  
years old have known the prisoner  
about sixteen years and live  
near him.

William S. Corrigan

Sworn to before me this 21<sup>st</sup>  
day of July 1850

A. A. Hartung  
Police Justice

0430

Andrew Bone, sworn, says I live in  
Riversdale Edward. I am a tenant.  
I am 29 years of age. I am  
unmarried. Personally I know  
nothing about the complainant  
She does not bear a good repu-  
tation. ~~There~~ There is nothing said  
against her for any special  
offence that I know of.

Sworn to before me this 24<sup>th</sup>  
day of July 1880

~~W. A. S. Forster~~  
Police Justice

Daniel Lyons, sworn says I am  
the brother of the prisoner I live  
at 425 East 19<sup>th</sup> Street. I know  
Mrs. Simmons. I don't feel obliged  
to speak in regards to the lady's  
character. Her reputation is that  
she is disreputable

Sworn to before me this  
24<sup>th</sup> day of July 1880

Daniel Lyons  
W. A. S. Forster  
Police Justice

0431

Thomas Bennett sworn, says I live at 435 East 19<sup>th</sup> Street. I have known Mrs Simmons for two years. I have always heard people say that she was common. I heard John Mangum say she was common for anybody that would pay her. I never spoke to her in my life. I can't think of anybody except John Mangum who spoke sworn to before me this 24<sup>th</sup> day of July 1880. Thomas Bennett

Police Justice

Re-bulld  
 Adelaide Vandenberg, sworn, says I am a married woman and live near Mrs Simmons and have known her for two years. She is a hard working woman and has a good general reputation and I have never heard anything against her except by the gang that she presides with. She takes in washing and is an industrious woman. Adelaide Vandenberg

sworn to before me this 24<sup>th</sup> day of July 1880  
 Police Justice

0432

Form 75.

Police Court—Sixth District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John Lyons* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question. What is your name?

Answer. *John Lyons*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *Mosholu*

Question. Where do you live?

Answer. *Riverdale 24<sup>th</sup> Street*

Question. What is your occupation?

Answer. *I am a Servant*

Question. Have you anything to say and if so, what,—relative to the charge here preferred against you?

Answer. *I have nothing to say.*

*John Lyons*

Taken before me, this 24<sup>th</sup> day of July 1880

*M. J. Justice*  
Police Justice.

0433

Form 107.

Halls of Justice.

CITY AND COUNTY OF NEW YORK, ss.

RECOGNIZANCE TO TESTIFY.

the 22<sup>nd</sup> day of July BE IT REMEMBERED, That on in the year of our Lord 1860

Rachel Simmons of No. Broadway and Moskore Avenue in the City of New York, and Benjamin Kealy of the County of Westchester

personally came before the undersigned, one of the Police Justices for Preserving the Peace in the City of New York and acknowledged themselves to owe to the PEOPLE of the STATE OF NEW YORK, the sum of Fifty Dollars, separately, of good and lawful money of said State to be made and levied of their goods and chattels, lands and tenements, to the use of said People, if default should be made in the condition following, viz.:

The Condition of this Recognizance is such, That if the person above recognized shall personally appear at the next COURT OF GENERAL SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there Testify and give such evidence, in behalf of the People of the State of New York, as he may know concerning an Offence or Felony, said to have been lately committed in the City of New York aforesaid by

John Lyons

And do not depart thence without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the day and year first above written.

Handwritten signatures of witnesses

Rachel Simmons Benjamin Kealy

0434

POLICE COURT, SIXTH DISTRICT.

THE PEOPLE, & *vs.*  
ON THE COMPLAINT OF

*Rocke Summers*  
*John Lyons*  
*Attempt at Rape*



Dated *July 22* 18*80*

COUNSEL FOR DEFENDANT.

*James Anderson*  
*3<sup>rd</sup> Av. E 148<sup>th</sup> St*

*Wesley S*  
*MAY*

Witnesses, *Benjamin Neely* & *Clinton Haver*, *James J. Stone*  
*John Lewis Carter*

- Bailed, *by* *Michael C. Key*
- No. 1, *Residence* *Livingstone*
- 2<sup>d</sup> Ward*
- John Stigler*
- Arno Ridge Road*
- Residence* *Cherry St. 24<sup>th</sup> Ward*

- No. 4, by \_\_\_\_\_
- Residence \_\_\_\_\_
- No. 5, by \_\_\_\_\_
- Residence \_\_\_\_\_
- No. 6, by \_\_\_\_\_
- Residence \_\_\_\_\_

*Walters \$5,000* *W. M. L.*  
Received in District Atty's Office,  
*W. M. L.*  
*July 24/80 at*  
*St. Louis, Mo.*



0436

years since, I found Mrs. S.  
nearly as a communicant  
of Christ Church Riverside. Her  
children attend the Sunday  
School, and have grown up in  
connection with the Parish. Her  
husband, a man much older  
than herself - she being, I think,  
his second wife - had had, for  
many years, been at service  
on the Van Courtlandt estate, and  
a trusted in door domestic. His  
age and infirmities, eventually, led  
to the severance of their connec-  
tion, and when I came to Riverside  
I found the family occupying the

property in which the widow and  
her children, who are at home,  
now live.

Up to within some few  
months, I have heard nothing, that  
I deemed worthy of credence, as  
to the family character. I have  
helped its different members in  
various ways; one of the daughters  
some years since being at service  
in my household. Mrs. S. with  
this latter, to relieve Mr. Jones  
and endeavor to secure a livi-  
-lihood, by honest means. She  
has been employed in laundry  
work, in various leading families

0437

in Rivdale, and I believe, has all-  
-and the uniform good will of her  
employers.

Within a few months, however,  
I have regretted at home that  
Mrs S. had spent a respectable  
saloon at her home. I felt that  
this, - in such a neighborhood, - would  
prove an occasion, at least, of trouble  
to herself and family. She has ~~been~~  
- spent as I perceive; but whether in  
the in the special instance, in which  
her case comes before you, she is other  
than a person wholly in-accord of of-  
- fence. I say much, question. My  
knowledge of both parties in the case,  
in so far as it goes, would lead  
me to the conclusion that Mrs S.  
was the unwilling and undesirably sub-

0438

New York July 23<sup>rd</sup> 80

This is to certify that I have known Rachel Simmons for the past twenty five years, having lived nearly opposite and had opportunities of seeing her almost daily during that time, and have always found her a modest, well behaved, and kind neighbor,

Amos J. Downey

0439

CITY AND COUNTY } SS.  
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present:

That *John Lyons*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the ~~eighteenth~~ *eighteenth* day of ~~July~~ *July* in the year of our Lord one  
thousand eight hundred and ~~eighty~~ *eighty* at the Ward, City, and County aforesaid,  
with force and arms, in and upon one *Rachael Simmons*  
wilfully and feloniously made an assault, ~~and that the said~~

~~her the said~~  
~~then and there by force and with~~  
~~and against her~~  
~~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.~~

And the jurors aforesaid, upon their Oath, present, do find that the said  
~~late of the Ward, City, and County aforesaid, afterwards, to wit, on the~~  
~~day and in the year aforesaid, and at the place aforesaid, with force and arms, in and~~  
~~upon her, the said~~ *Rachael Simmons*  
~~made an assault,~~ with intent her the said *Rachael Simmons*  
against her will, and by force and violence, to then and there wilfully and feloniously  
ravish and carnally know, 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.

BENJ. K. PHELPS, District Attorney.

0440

**BOX:**

18

**FOLDER:**

228

**DESCRIPTION:**

Lawrence, Charles K.

**DATE:**

08/06/80



228



0442

No. 7624

New York, June 25<sup>th</sup> 1887

STAMP.

Phoenix National Bank,

Pay to Charles K. Lawrence

order  
or bearer,

Twenty five

Dollars.

\$25<sup>00</sup>

John P. White

45 WALL ST.

0443

Chas K Lawrence  
John M Snyder

FOR DEPOSIT  
TO THE ORDER OF  
L. S. LAMBERT & CO.

0444

Police Court—First District.

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

John P. White,  
of the Fishkill Distillers Co New York City,  
being duly sworn, deposes and says, that on the 28  
day of June, 1850, at the City and County of  
New York,

Charles K. Lawrence did falsely  
and feloniously make, forge and  
counterfeit a certain check drawn  
on the Phoenix National Bank  
for the sum of Twenty five dollars  
and here to annexed by which  
said Bank was advised and  
requested to pay the to Charles  
K. Lawrence or order the sum  
of Twenty five dollars. And  
which check purported to be  
signed by said deponent and  
dated on the 28<sup>th</sup> day of June  
1850 with intent to defraud  
the said deponent and the  
said Phoenix National Bank  
Said Lawrence acknowledged  
and confessed to offering  
Thomas J. Adams, of the  
Central office that he forged  
the name of John P. White  
to the check as above described  
and got the money upon the  
sum and further deponent  
states that he never drew the  
check as above described nor  
is the signature to the same  
in his hand writing but a  
forgery  
John P. White

John P. White and  
Thomas J. Adams  
Subscribed and sworn to  
before me on the 28<sup>th</sup> day of July 1853  
J. P. [Signature]

0445

State of New York  
City and County of New York  
Thomas B. Adams  
Detective Central Office being  
sworn says that on 25 day  
of July 1880 Charles K. Lagrange  
was present/acknowledged and  
confessed to having forged and  
counterfeited a certain check  
purporting to have been drawn  
on the 28 day of June 1880 on  
the Phenix National Bank  
by John P. White

Sworn to before me  
this 26 day of July 1880  
John B. Adams  
Police Justice

0446

Police Court—First District.

CITY AND COUNTY  
OF NEW YORK.

*John Doherty* being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *John Doherty*

Question. How old are you?

Answer. *Forty five years*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *City Street and 3rd Ave*

Question. What is your occupation?

Answer. *Taxi Driver*

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer. *I am not guilty*  
*John Doherty*

*[Signature]*  
POLICE JUSTICE  
1879

0447

COUNSEL FOR COMPLAINANT.

Name, \_\_\_\_\_  
Address, \_\_\_\_\_

COUNSEL FOR DEFENDANT.

Name, \_\_\_\_\_  
Address, \_\_\_\_\_

Police Court—First District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*John P White*  
*Phenix Bank & Trust Co*  
*Charles K Lanson*

Offense, \_\_\_\_\_



Dated *July 26* 18*80*

Magistrate.

*Deputy*  
*Clifford J*  
Clerk.

Witnesses

*John P White*

*Phenix Bank & Trust Co*

\$ *1000* to answer

at *General* Sessions,

Received in Dist. Atty's Office,

*Am*

*X*

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, \_\_\_\_\_

0448

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present:

That

*Charles K. Lawrence otherwise called  
John Doherty*

late of the First Ward, of the City of New York, in the County of New York, afore-  
said on the *twentieth* day of *July* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *eighty* with force and arms, at the Ward,  
City, and County aforesaid, feloniously did falsely make, forge, and counterfeit, and  
cause and procure to be falsely made, forged and counterfeited, and willingly act and  
assist in the false making, forging and counterfeiting a certain instrument and writing  
*to wit: an order for the payment of money of  
the kind commonly called bank checks*

which said false, forged and counterfeited *bank checks*  
is as follows, that is to say:

*No. 7264 New York July 20th 1880*  
*Phenix National Bank* *Stamp*  
*Pay to C. K. Lawrence or bears,*  
*Ten Dollars*  
*\$ 10 X* *John P. White*

*As Hall sheet*

with intent to injure and defraud

*John P. White, Phenix*

*National Bank* and divers other persons; to the jurors 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

0449

And the Jurors aforesaid, upon their Oath aforesaid, do further present:

THAT the said *Charles K. Lawrence otherwise called John Doherty*

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously and falsely did utter and publish as true, with intent to injure and defraud the said *John P. White, Phenix National Bank*

and divers other persons, to the jurors aforesaid unknown, a certain false, forged, and counterfeited instrument and writing. *to wit: an order for the payment of money of the kind commonly called a bank check*

which said last-mentioned false, forged and counterfeited *bank check* is as follows, that is to say:

*cto. 726st New York, July 20<sup>th</sup> 1880*  
*Phenix National Bank. Stamp*  
*Pay to Mr. Lawrence or bearer,*  
*New* *Dollars*  
*\$ 10 X* *John P. White*

*45 Hall Street*

the said *Charles K. Lawrence otherwise called John Doherty*

at the same time *he* so uttered and published the last-mentioned false, forged, and counterfeited *bank check*

as aforesaid, then and there well knowing the same to be false, forged and counterfeited, 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.

**BENJ. K. PHELPS, District Attorney.**