

0813

BOX:

496

FOLDER:

4528

DESCRIPTION:

Van Wart, Isaac

DATE:

09/07/92



4528

08 14

BOX:

496

FOLDER:

4528

DESCRIPTION:

Leonard, George

DATE:

09/07/92



4528

POOR QUALITY ORIGINAL

0815

Witnesses:

I have carefully examined the witness in the within case and have come to the conclusion that no conviction can be had there is nothing at all in statement to connect defendant Brewster with the alleged offense. As to defendant George's demand there is only the fact that she was sitting near Taylor in the account of Mary was found in the other of the Galley that no testimony can be had to connect the defendant with it or into the alleged case. I have examined the evidence and believe that the defendant is innocent and premises of the government.

Counsel,

Filed

Pleas,

27th July

1880

THE PEOPLE

vs.

Isaac Van Winkle and George Lemmon H.D.

DE LANCEY NICOLL,

at, District Attorney.

A TRUE BILL.

Foreman.

James T. Smith, Clerk.

72 Sept. 23rd 1880

Grand Larceny. Sections 528, 530. Degree 1

POOR QUALITY ORIGINAL

0815

304 Bowry

Police Court

District

Affidavit—Larceny.

City and County of New York, ss:

of No. Newburg Street, aged 27 years, occupation peddler

deposes and says, that on the 27 day of August 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

Good and lawful money of the United States of the amount and value of two hundred dollars

the property of Repsenent

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 Isaac Van Wart

and Josie Remond who were acting in concert for the purpose following to wit: on the said date as deponent was drinking with defendant Josie Remond he exhibited the said money and placed the said money in a small - handkerchief which handed - chief he placed in the pocket of the coat which he then wore. The defendant Isaac Van Wart was waiting on the table at which deponent and said Josie were seated. Repsenent fell the defendant placing

Subscribed and sworn to before me this 1st day of August 1892

Police Justice

POOR QUALITY
ORIGINAL

0817

her hand in said papers. Defendant
subsequently missed the said hand-
kerchief which contains the said
money. Defendant accused the defendants
Jorie and she ran out of said
place. Defendant is informed by
Officer Herman hearing that
when he hearing accused defendant
of having stolen said money she
denied all knowledge of it, but he
hearing subsequently saw her throw
some thing on the floor in her Jorie
Lennard's Room at 15 Jones Street, she
hearing picked it up and assumed
that it was a roll of bills amounting
to twenty-five dollars, which money
defendant believes is part of the
money which was stolen from him.
Defendant further says that when
he accused said Jorie of said hearing
the said Van Wart ran away and
the said hearing further informs de-
fendant that when he arrested the said
Van Wart, he Van Wart denied having
any money and when searched the
sum of fifty-eight ³⁵ ten dollars was
found in his possession for which
money he Van Wart could give no
satisfactory account.

Given to before me
this 28th day of August 1892

W T Mubalon

Adj. M. H. H. H. H. H.

Police Justice

POOR QUALITY ORIGINAL

0818

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 26 years, occupation Police Officer of No. 1747 Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Stephen Merbize and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 28 day of August 1893 } Herman F. Ludwig

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0819

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, DISTRICT.

of No. 174 Herman Street, aged 28 years, occupation Police Officer being duly sworn, deposes and says that on the 28 day of August 1892 at the City of New York, in the County of New York.

Severin Mubing is a man
veridical witness for the People
against Jose Remond and
Isaac Van Wert charged with
Larceny and depredation from
the said Mubing to Com.
Miller to the House of Deten-
tion

Herman F. Ludwig

Sworn to before me, this

of August 1892

(day)

H. M. ...
Police Justice.

POOR QUALITY ORIGINAL

0821

(1335)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I am not guilty -
I found the money
Miss George's bond*

Taken before me this

day of *April* 189*7*

H. H. ...

Police Justice.

POOR QUALITY ORIGINAL

0822

(1335)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Isaac Van Wert 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. *Isaac Van Wert*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *295 Elizabeth St. N. York*

Question. What is your business or profession?

Answer. *Bar tender*

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 up of only
Isaac Van Wert*

Taken before me this *27* day of *September* 189*2*
H. M. ...
Police Justice.

POOR QUALITY ORIGINAL

0023

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

Police Court

THE PEOPLE, vs.,
ON THE COMPLAINT OF

HOUSE OF DEPRIVATION

Isaac Van Dyke

Jessie Kennedy

Offense *Carrying Pistol*

Dated *Aug 28* 189 *2*

W. M. Mahan, Magistrate

W. M. Mahan, Officer

W. M. Mahan, Precinct *10*

Witnesses _____ Street _____

No. *34* Street *189*

No. *304* Street _____

No. *304* Street _____

Sergeant Mitchell

1065

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 _____

He found out

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

Dated, *Aug 28* 189 *2* _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY ORIGINAL

0824

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

THE PEOPLE OF THE STATE OF NEW YORK,

against
Isaac Van Wart
and
Georgie Leonard

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse *Isaac Van Wart* and *Georgie Leonard* of the CRIME OF GRAND LARCENY IN THE *first* DEGREE, committed as follows:

The said *Isaac Van Wart* and *Georgie Leonard*, both

late of the City of New York in the County of New York aforesaid, on the *29th* day of *August* in the year of our Lord one thousand eight hundred and ninety-*two* at the City and County aforesaid, with force and arms, in the *eight* time of said day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of *one hundred*

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

dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of *one hundred*

dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of *one hundred*

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *one hundred dollars, and one handkerchief of the value of fifty cents*

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

DE LANCEY NICOLL,
District Attorney.

POOR QUALITY ORIGINAL

0025

Second COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *Isaac Van Wart* and *Georgie Leonard* of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Isaac Van Wart* and *Georgie Leonard*, both late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,

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

of the goods, chattels and personal property of one

Nedwin Merhige

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

Nedwin Merhige

unlawfully and unjustly, did feloniously receive and have;

they the said

Isaac Van Wart and Georgie Leonard

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

DE LANCEY NICOLL, *District Attorney.*