

BOX:

41

FOLDER:

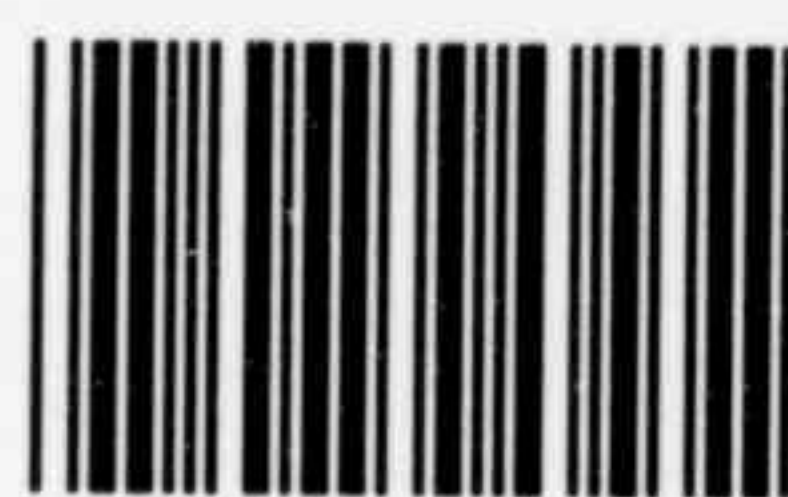
482

DESCRIPTION:

Lally, John

DATE:

06/09/81



482



*J. C. [unclear]*

Counsel,  
Filed *9<sup>th</sup>* day of *June* 1887  
Pleads *Not guilty.*

*17 Nov 11*  
**THE PEOPLE**  
vs.  
*John Kelly.*  
**INDICTMENT.**  
Petit Larceny of Money from the Person.

**DANIEL C ROLLINS,**  
**BENJ. K. PHELPS,**

District Attorney.

**A True Bill.**

*Wm. G. Chandel Foreman.*  
*June 13, 1887*  
*Pleaded guilty*  
*Pen six months.*



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

Police Court—First District.

*John Keece*  
of No. *The Park Police* Street, being duly sworn, deposes  
and says, that on the *24<sup>th</sup>* day of *May* 18 *85*  
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of ~~deponent~~ *Michael Horrigan*  
*& from the person*  
the following property, viz:

*One purse or Bag*  
*containing money of the*  
*value of*

of the value of *One + 50/100* Dollars,

the property of

~~deponent~~  
*David Horrigan as*  
*deponent believes*

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 *John Lacey*

*(now here)* from the fact  
That deponent saw said  
Lacey feeling of the person  
of said Horrigan on said  
day in Battery Park. That  
said Horrigan was asleep  
& intoxicated & deponent  
is informed by Charles  
Werner that he saw said  
Lacey extract from the pocket  
of Horrigan's pantaloons ~~from~~  
a purse or bag answering

Sworn to, before me, this

18

Police Justice.



the above description and  
after defendant had arrested  
Lally. Horrigan told  
defendant that he had  
been deprived of the  
above amount of  
money. in some way  
as he knew he had the  
same when he had  
fallen asleep in the  
park as aforesaid

John Kups

Sworn to before me this  
25<sup>th</sup> day of May 1881.

Marcus A. C. C. C.

Notary Public

City & County  
of New York S.S.

Charles Werner being  
duly sworn says that he  
has heard read the  
foregoing affidavit and  
that the facts therein  
set forth on information  
of deponent are true of  
his own knowledge

Charles Werner

Sworn to before me this  
25<sup>th</sup> day of May 1881

Marcus A. C. C. C.

Notary Public



## POLICE COURT-FIRST DISTRICT.

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

*Michael Horrogin*  
of No. *the House of Delant* Street,

being duly sworn, deposes and says,

that on the *25* day of *May* 1881, at the City of New York,

in the County of New York.

*deposited full*  
*asleep in Battery Park*  
*but has no knowledge of*  
*what happened until*  
*he was awakened by*  
*a Park Policeman*

*his*  
*Michael X Horrogin*  
*mn*

Sworn to, this

before me.

*25* day of *May* 1881*Michael Horrogin*  
Police Justice.



Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John Lacey* 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.

Question. How old are you?

Answer,

Question. Where were you born?

Answer.

Question. Where do you live?

Answer

Question. What is your occupation?

Answer.

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

here preferred against you?

Answer.

*I am not guilty*  
*John Lacey*

Taken before me, this

*25<sup>th</sup>* day of

*June* 18-*88*  
Police Justice.

*Michael J. Lacey*



Police Court—First District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*John O. Keefe*  
Rank Police

Affidavit—Larceny.

*John Lacey*



Dated *June 23* 18*81*  
*Geo. W. M. O.* Magistrate.

*Lacey* Officer.

Witnesses: *John O. Keefe*  
*44*  
*Charles W. M. O.*  
*Thomas O. Keefe*  
*Police Officer*

\$ *1000* to answer

at *2* Sessions  
Received at Dist. Atty's office

*Can*

COUNSEL FOR COMPLAINANT.

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

COUNSEL FOR DEFENDANT.

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

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, \_\_\_\_\_



CITY AND COUNTY {  
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 Lally*

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

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 *One dollar*

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 *One dollar*

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 *One dollar and fifty cents*

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  
*One dollar and fifty cents.*  
*One purse of the value of ten cents.*

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

DANIEL G. ROLLINS,  
BENJ. K. PHELPS, District Attorney.



14/10/1875  
Counsel for defendant  
Filed day of Nov 1875  
Pleads

INDICTMENT.  
Petit Larceny of Money from the Person.

THE PEOPLE

vs.

*John Dally.*

DANIEL G. ROLLINS,

BENJ. K. PHELPS,

District Attorney.

**A True Bill.**

Foreman.



CITY AND COUNTY }  
OF NEW YORK. { No.

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 Lally*

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

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 *One dollar*

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 *One dollar*

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 *One dollar and fifty cents*

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  
*One dollar and fifty cents*  
*One purse of the value of ten cents.*

of the goods, chattels, and personal property of one *Michael Horrigan*  
on the person of the said *Michael Horrigan* then and there being found,  
from the person of the said *Michael Horrigan* then and there feloniously  
*attempt to* 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.

DANIEL C ROLLINS,  
~~BENJ. K. PHELPS~~, District Attorney.



BOX:

41

FOLDER:

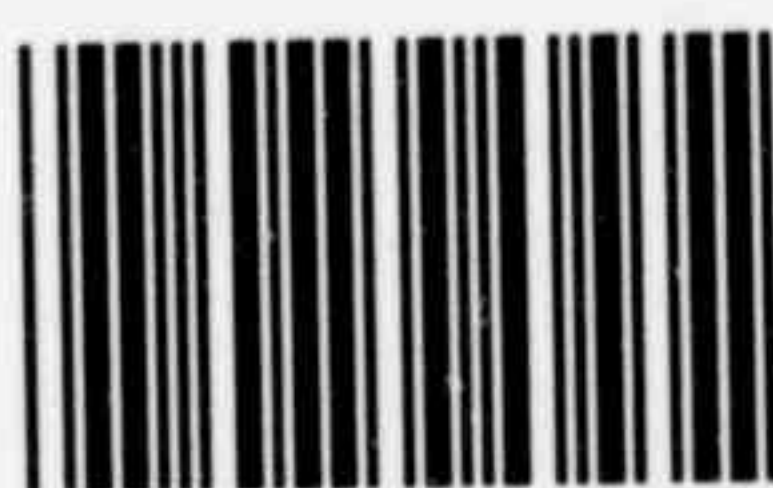
482

DESCRIPTION:

Leipzig, Charles

DATE:

06/16/81



482



86

Day of Trial.

Counsel,

Filed 16 day of June 1888

Pleads

Obtaining Money, &c. by False Pretences

THE PEOPLE

vs.

*Charles Leipzig*

vs.

*David C. Halliday*

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*Wm. Church* Foreman.

*June 17 1888*

*Plends guilty*

*1 year*



CITY AND COUNTY }  
OF NEW YORK, } 88.

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 Leipzig*

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*, at the Ward, City and County  
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloni-  
ously to cheat and defraud one *Peter Carroll*  
did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend  
and represent to *the said Peter Carroll*  
that, a certain instrument and writing, to wit, an order for the payment of money, of  
the kind known as a *bank check*, which the said  
*Charles Leipzig* then and there presented  
and delivered to the said *Peter Carroll* and which  
said *bank check* is in the words and figures following, that is to say:—

No 117

New York Oct 7<sup>th</sup> 1880

*The Fifth Avenue Bank*

*Through the New York Clearing House Association*

Pay to  
Twelve

*Chas. Leipzig*

or order  
93/100 Dollars

\$12<sup>93</sup>/<sub>100</sub>

*P. Barnard & Co*

was a good and valid order for the payment of *Twelve dollars and*  
*ninety-three cents* in money, and of the value of

*Twelve dollars and ninety-three cents*; and that a sum of  
*Twelve dollars and ninety-three cents* in money belonging to the

said *P. Barnard and Company* was then in the possession  
of *The Fifth Avenue National Bank*, and that said sum of

money was then payable and could be paid by the said *The Fifth Avenue*  
*National Bank* on the credit and account of the said

*P. Barnard and Company* whenever an order in writing,  
signed by the said *P. Barnard and Company* authorizing

the said *The Fifth Avenue National Bank* to  
make such payment should be presented at the place of business of the said

*The Fifth Avenue National Bank* and that a certain

*bank check*, in the proper handwriting of *the*  
said *P. Barnard and Company* and which said

*bank check* was addressed to the said  
*The Fifth Avenue National Bank* at the place of business

of the said *The Fifth Avenue National Bank* and which said *bank check*  
at the City of New York in the County of New York

*Fifth Avenue cor 44<sup>th</sup> Street*



purported to be an order upon the said *The Fifth Avenue National Bank*  
to pay to the said *Charles Leipzig* and to any  
endorsee of the said *Charles Leipzig* or of the said check the sum  
of *Twelve dollars and ninety-three cents* in money,  
was a valuable security, to wit, an order for the payment of *Twelve dollars*  
*and ninety-three cents* in money, and of the value of  
*Twelve dollars and ninety-three cents*

And the said *Peter Carroll*  
then and there believing the said false pretences and representations  
so made as aforesaid by the said *Charles Leipzig*  
and being deceived thereby, was induced, by reason of false pretences and representa-  
tions so made as aforesaid, to deliver, and did then and there deliver to the said  
*Charles Leipzig*, the said sum of *Twelve*  
*dollars and ninety-three cents in money*  
and of the value of *Twelve dollars and*  
*ninety-three cents*.

of the proper moneys, valuable things, goods, chattels, personal property and effects  
of the said *Peter Carroll*  
and the said *Charles Leipzig* did then  
and there designedly receive and obtain the said sum of money to wit: the sum  
of *Twelve dollars and ninety-three cents in money* and of the  
value of *Twelve dollars and ninety-three cents*  
of the said *Peter Carroll*  
of the proper moneys, valuable things, goods, chattels, personal property and effects  
of the said *Peter Carroll* by means  
of the false pretences and representations aforesaid, and with intent feloniously to cheat  
and defraud the said *Peter Carroll*  
of the same.

Whereas, in truth and in fact, the said *Bank check*  
which the said *Charles Leipzig* then and there  
presented and delivered to the said *Peter Carroll*  
was not a good and valid order for the payment of *Twelve dollars and*  
*ninety-three cents* in money, nor was the same a good and valid order  
for the payment of any sum of money whatever.

And Whereas, in truth and in fact, there was not then and there the sum of  
*Twelve dollars and ninety-three cents* in money belonging to the  
said *P. Barnard and Company* in the possession  
of the said *The Fifth Avenue National Bank*  
nor was there then and there any sum of money whatsoever belonging to the said  
*P. Barnard and Company* in the possession  
of said *The Fifth Avenue National Bank*



And Whereas, in fact and in truth, the said sum of money was not then payable and could not be paid by said *The Fifth Avenue National Bank* on the credit and account of the said *P. Barnard and Company*

whenever an order in writing signed by the said *P. Barnard and Company* authorizing such payment to be made should be presented at the place of business of the said *The Fifth Avenue National Bank*, nor would the said *The Fifth Avenue National Bank* pay any sum of money whatsoever upon such order so signed by the said *P. Barnard and Company* as aforesaid.

And Whereas, in truth and in fact, the said *bank check* in the proper handwriting of the said *P. Barnard and Company* was not an order to pay to the said *Charles Leipzig* or any endorsee of the said *Charles Leipzig* or of the said *check* the sum of *Twelve dollar and ninety three cents* in money, nor was the same a valuable security, of the value of *Twelve dollar and ninety three cents* in money, nor was it of any value whatever;

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said *Charles Leipzig* to the said *Peter Carroll* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Charles Leipzig* well knew the said pretences and representations so by him made as aforesaid to the said *Peter Carroll* to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said *Charles Leipzig* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City, and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *Peter Carroll* a certain sum of money, to wit, the sum of *twelve dollar and ninety three cents in money and of the value of twelve dollar and ninety three cents* in money, and of the value of *twelve*

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *Peter Carroll* with intent feloniously to cheat and defraud *him* 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*  
**BENJ. K. PHELPS, District Attorney.**



Day of Trial.

Counsel,

Filed 16 day of June 1881

Pleads

THE PEOPLE

vs.

*Charles Leppig*  
*(Deceased)*

*Daniel G. Rollins*  
BENJ. K. PHELPS

District Attorney.

A True Bill.

*W. B. Church* Foreman.

Obtaining Money, &c. by False Pretences



Fifth Avenue, cor. 44th Street.



No. *117*

New York, *Oct 7<sup>th</sup>*

1880

THE FIFTH AVENUE BANK

OF NEW YORK.

THROUGH THE NEW YORK CLEARING HOUSE ASSOCIATION.

Pay to

*Chas. Leipzig*

or Order,

*Twelve hundred and 93/100* Dollars.

\$ *12*<sup>*93*</sup>/<sub>*100*</sub>

*J. P. Barnard & Co.*



Chas. Lippig  
Peter Carrow



Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

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

QUESTION.—What is your name?

ANSWER.—

*Charles Leipzig*

QUESTION.—How old are you?

ANSWER.—

*Twenty seven*

QUESTION.—Where were you born?

ANSWER.—

*Germany*

QUESTION.—Where do you live?

ANSWER.—

*294 E. 3rd*

QUESTION.—What is your occupation?

ANSWER.—

*Solomon*

QUESTION.—Have you anything to say, and if so, what—relative to the charge

here preferred against you?

Answer.—

*Not guilty*  
*Chas. Leipzig*

Taken before me, this

day of

188

Police Justice.



POLICE COURT—SECOND DISTRICT.

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

Peter Carroll

of 153 W. 12th

Street, being duly sworn, deposes

and says, that on the

7th

day of

October

1881

at the City of New York, in the County of New York,

Charles Leipzig (now here) did with intent to cheat and defraud the deponent designedly and by color of the false token and writing hereunto annexed did obtain from this deponent the sum of twelve dollars and 93/100 dollars, falsely pretending that he had sold a bill of goods to the firm of P. Bernard & Co. and that the instrument here shown purporting to be a good and lawful order upon the F. Avenue Bank to pay to the order of the said Leipzig was good and lawful but that by reason of the said Bank being closed he could not procure the money. That deponent believing the said order to be a good and lawful order, transferred and conveyed to the said Leipzig the sum of twelve dollars and 93/100 dollars. That deponent deposited the said instrument in the Bank of the Metropolis. That it was returned to deponent several days thereafter with the remark that P. Bernard & Co. were parties unknown to said Bank, and that they never had credit with said Bank. Wherefore deponent charges that the said Leipzig uttered and issued the said instrument knowing the same to be false and fraudulent and whereby this deponent has been cheated and defrauded of the sum of twelve dollars and 93/100 dollars. Peter Carroll

I am sworn to before me this 7th day of October 1881

Jesse Justice  
Justice Justice



188 Pile 1725

Police Court - Second District.

THE PEOPLE, 1884

ON THE COMPLAINT OF

Peter Carroll

155 W 12<sup>th</sup> St.

Chailey Leipzig

May 3<sup>rd</sup> 1884

Dated,

188

Murray

Justice.

Geo. W. Leuthers

Officer.

Co. Police

Witnesses,

Robert

John

John Hanningan

5th Avenue

Submitted in default of surety.

By 44. J. F. J. H. Arthur.

Bailed by

EX. 4<sup>th</sup> June 4<sup>th</sup>

John Hanningan

3<sup>rd</sup> M. Court

Then Nature

Offence.

Per 4-4





No. 234 *ac*

New York, Oct 10<sup>th</sup> 1880

THE  
Importers' & Traders' National Bank OF NEW YORK.  
THROUGH THE NEW YORK CLEARING HOUSE ASSOCIATION.

Pay to

*Chas Leppig* or Order,

*Twelve hundred and twelve* <sup>12</sup>/<sub>100</sub> *Dollars*

*\$16* <sup>12</sup>/<sub>100</sub>

Francis & Loutrel, N. Y.  
Pat. April, 1870.

*B. & P. Lawrence*



Chas. Lipp  
"T. Kenny

~~John Lipp~~ Dear



CITY AND COUNTY  
OF NEW YORK.

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

QUESTION.—What is your name?

ANSWER.—

*Charles Lepzky*

QUESTION.—How old are you?

ANSWER.—

*Twenty seven*

QUESTION.—Where were you born?

ANSWER.—

*Germany*

QUESTION.—Where do you live?

ANSWER.—

*294, 3<sup>rd</sup> St*

QUESTION.—What is your occupation?

ANSWER.—

*Salmon*

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

Answer.—

*not guilty*

*Charles Lepzky*

Taken before me, this

day of

188

Police Justice.



## POLICE COURT—SECOND DISTRICT.

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

of 387 Broome Street, being duly sworn, deposes  
 and says, <sup>that</sup> on the 10th day of October 1881  
 at the City of New York, in the County of New York,

Seence Kuny  
Charles Leipzig (nowhere)  
 did with intent to cheat and defraud  
 this deponent designedly and by color  
 of the false token and writing hereunto  
 annexed did obtain from this deponent  
 the sum of sixteen dollars &  $\frac{13}{100}$  dollars,  
 falsely pretending that that the same  
 was a good and lawful order and  
 that he could not get the same cashed  
 that it was after banking hours. Of  
 the Importers & Traders National Bank  
 and for this reason the order upon the said  
 Bank to pay to the order of the said Leipzig  
 could not be made. That it came to a  
 great service under to him Leipzig if this  
 deponent would cash it. Whereupon this  
 deponent believing the said order to be good  
 and lawful paid to transferred and conveyed  
 to the said Leipzig the sum of sixteen dollars  
 and  $\frac{13}{100}$  dollars. That deponent ~~deposited~~ paid  
 the said order to one Julian in satisfaction of a debt  
 that it was returned to deponent by the said Julian  
 who stated that he had been informed by the Bank  
 that O & P Lawrence signed checks were unknown  
 to them that they had no credit in said Bank  
 and that Charles Leipzig was likewise unknown  
 to them and had never any credit at the  
 said Bank. Wherefore deponent dispr  
 oved



86 - Phil Adams

Police Court - Second District.

THE PEOPLE, &c.  
ON THE COMPLAINT OF

Science Henry  
387 Broadway



Charles Leppig  
May 31

Dated,

1881

Miner Murray  
G. W. Kewler

Justice

Officer

Co. 100

Witnesses,

Julius  
Carmine  
G. W. Hunt  
Importers & Traders  
Committee in charge of Women's Club

Bailed by  
No. 100 Broadway

Street

Saturday 4th June  
\$300 to the City  
Carmine

that the said Leppig uttered and issued  
the said instrument knowing the same  
to be false and fraudulent and whereby  
this defendant has been cheated and  
defrauded of the sum of sixteen dollars  
and 12/100 dollars.  
Now before me  
this 31st day of May 1881  
my sworn Minister  
Charles Justice

James Henry



CITY AND COUNTY }  
OF NEW YORK, } 88.

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 Leipzig*  
late of the First Ward of the City of New York, in the County of New York, aforesaid  
on the *tenth* day of *October* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *eighty*, at the Ward, City and County  
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloni-  
ously to cheat and defraud one *Terence Kenny*  
did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend  
and represent to *Terence Kenny*  
that, a certain instrument and writing, to wit, an order for the payment of money, of  
the kind known as a *bank check*, which the said  
*Charles Leipzig* then and there presented  
and delivered to the said *Terence Kenny* and which  
said *bank check* is in the words and figures following, that is to say:—

*No. 134*

*New York, Oct 10th 1880*

*The Importers' & Traders' National Bank*  
*Through the New York Clearing House Association.*  
*Pay to Charles Leipzig on order*  
*Sixteen* *12* *Dollars*  
*\$16 <sup>12</sup>/<sub>100</sub>* *B & P. Lawrence.*

was a good and valid order for the payment of *Sixteen dollars*  
*and twelve cents* in money, and of the value of  
*Sixteen dollars and twelve cents*; and that a sum of  
*Sixteen dollars and twelve cents* in money belonging to the  
said *B. and P. Lawrence* was then in the possession  
of *The Importers' and Traders' National Bank* and that said sum of  
money was then payable and could be paid by the said *The Importers' and*  
*Traders' National Bank* on the credit and account of the said  
*B. and P. Lawrence* whenever an order in writing,  
signed by the said *B. and P. Lawrence* authorizing  
the said *The Importers' and Traders' National Bank* to  
make such payment should be presented at the place of business of the said  
*The Importers' and Traders' National Bank* and that a certain  
*bank check*, in the proper handwriting of *the*  
*the said B. and P. Lawrence* and which said  
*bank check* was addressed to the said  
*The Importers' and Traders' National Bank* at the place of business  
of the said *The Importers' and Traders' National Bank*  
at *the City of New York in the County of New York* and which said *bank check*,



purported to be an order upon the said *The Importers and Traders' National Bank*  
to pay to the said *Charles Leipzig* and to any  
endorsee of the said *Charles Leipzig on the said check* the sum  
of *sixteen dollars and twelve cents* in money,  
was a valuable security, to wit, an order for the payment of *sixteen*  
*dollars and twelve cents* in money, and of the value of  
*sixteen dollars and twelve cents*

And the said *Terence Kenny*  
then and there believing the said false pretences and representations  
so made as aforesaid by the said *Charles Leipzig*  
and being deceived thereby, was induced, by reason of false pretences and representa-  
tions so made as aforesaid, to deliver, and did then and there deliver to the said  
*Charles Leipzig, the said sum of sixteen*  
*dollars and twelve cents in money and of*  
*the value of sixteen dollars and twelve*  
*Cents*

of the proper moneys, valuable things, goods, chattels, personal property and effects  
of the said *Terence Kenny*;  
and the said *Charles Leipzig* did then  
and there designedly receive and obtain the said sum of money *to wit: the sum of*  
*sixteen dollars and twelve cents in money and of the value*  
*of sixteen dollars and twelve cents*  
of the said *Terence Kenny*  
of the proper moneys, valuable things, goods, chattels, personal property and effects  
of the said *Terence Kenny* by means  
of the false pretences and representations aforesaid, and with intent feloniously to cheat  
and defraud the said *Terence Kenny*  
of the same.

Whereas, in truth and in fact, the said *bank check*  
which the said *Charles Leipzig* then and there  
presented and delivered to the said *Terence Kenny*  
was not a good and valid order for the payment of *sixteen dollars and*  
*twelve cents* in money, nor was the same a good and valid order  
for the payment of any sum of money whatever.

And Whereas, in truth and in fact, there was not then and there the sum of  
*sixteen dollars and twelve cents* in money belonging to the  
said *B. & P. Lawrence* in the possession  
of the said *The Importers and Traders' National Bank*  
nor was there then and there any sum of money whatsoever belonging to the said  
*B. & P. Lawrence* in the possession  
of said *The Importers and Traders' National Bank*



And Whereas, in fact and in truth, the said sum of money was not then payable and could not be paid by said *The Importers' and Traders' National Bank* on the credit and account of the said *B. and P. Lawrence*

whenever an order in writing signed by the said *B. and P. Lawrence* authorizing such payment to be made, should be presented at the place of business of the said *The Importers' and Traders' National Bank*, nor would the said *The Importers' and Traders' National Bank* pay any sum of money whatsoever upon such order so signed by the said *B. and P. Lawrence* as aforesaid.

And Whereas, in truth and in fact, the said *bank check* in the proper handwriting of the said *B. and P. Lawrence* was not an order to pay to the said *Charles Leipzig* or any endorsee of the said *Charles Leipzig* for the said check the sum of *sixteen dollars and twelve cents* in money, nor was the same a valuable security, of the value of *sixteen dollars and twelve cents* in money, nor was it of any value whatever;

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said *Charles Leipzig* to the said *Gerence Kenny* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Charles Leipzig* well knew the said pretences and representations so by him made as aforesaid to the said *Gerence Kenny* to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said *Charles Leipzig* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City, and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *Gerence Kenny* a certain sum of money, to wit, the sum of *sixteen dollars and twelve cents in money and of the value of sixteen dollars and twelve cents* in money, and of the value of *sixteen dollars and twelve cents*

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *Gerence Kenny* with intent feloniously to cheat and defraud him 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*  
BENJ. K. PHELPS, District Attorney.



BOX:

41

FOLDER:

482

DESCRIPTION:

Lentz, Adolph

DATE:

06/07/81



482



Counsel,

Filed 7 day June 1881  
Pleads,

THE PEOPLE

vs.

Joseph Dents

Indictment vs. Larceny.

David S. Holmes  
~~Benjamin K. Phillips~~

District Attorney.

A True Bill.

Wm. G. Strunk Foreman.

James L. 1881

Under penalty

to be paid prior to June 1881  
20 days



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

Police Court—First District.

*August Wendt*

of No. \_\_\_\_\_ Street, being duly sworn, deposes

and says, that on the *24th* day of *May* 18 *81*at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the possession of deponent, *by trick and**device*

the following property, viz:

*One passage Ticket  
by Railroad from New York  
City to the State of Wisconsin*of the value of *Twenty two and fifty cents* <sup>*dollars*</sup> 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 *Charles Lentz**(now here) who knowing deponent  
to be an immigrant and  
on said day meeting this  
deponent near Coaster Garden  
induced deponent to entrust  
said ticket to his care and  
did abscond therewith  
& so take said & carry  
away said property**August Wendt*

Sworn to, before me, this

*26*

18

*81*

day

*Michael J. Barry*  
Police Justice.



**Police Court—First District.**

CITY AND COUNTY }  
OF NEW YORK, } ss.

..... 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 h , states as follows,  
viz:

*Question.* What is your name?

*Answer.*

*Question.* How old are you?

*Answer,*

*Question.* Where were you born?

*Answer.*

*Question.* Where do you live?

*Answer*

*Question.* What is your occupation?

*Answer.*

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

*Answer.*

Taken before me, this ..... day of .....  
Police Justice. 18



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 COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

*H. Pitobard*  
Police Court—First District.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

*Agnes J. Ferrell*  
*House of Detention*  
*vs.*  
*Adolph L. Leroy*

Affidavit—Larceny



Dated *May 22* 18 *81*

*McArthur* Magistrate.

Officer.

Clerk.

Witnesses:

*Compton & the*  
*house of Detention*  
*in separate of*  
*each ward*

\$ *500* to answer

at *General Com*

Received at Dist. Atty's office



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

Adolph Lentz

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

One instrument and writing, of the  
kind commonly called a railroad  
ticket, by which the right and title  
to a passage by railroad from the  
City of New York to the State of  
Wisconsin is vested in the owner  
and holder of said ticket, of the  
value of twenty two dollars and  
fifty cents

One piece of paper of the value  
of one cent

of the goods, chattels and personal property of one

August Wendt

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.

Daniel B. Rollins  
BENJ. K. PHELPS, District Attorney.



BOX:

41

FOLDER:

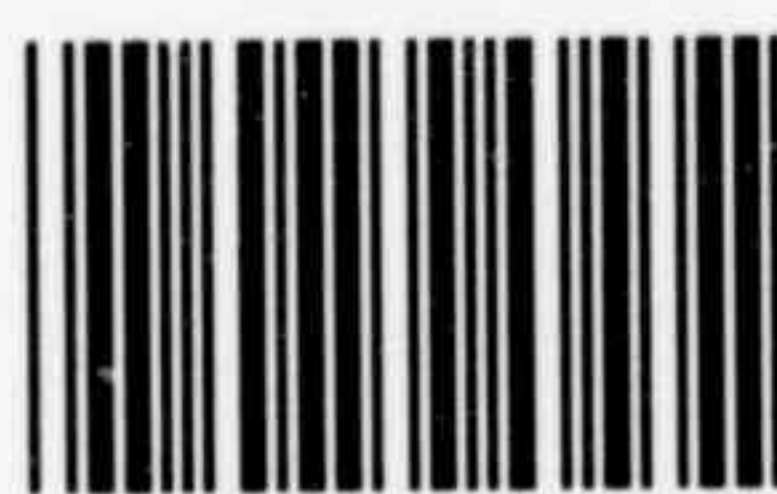
482

DESCRIPTION:

Lewis, George

DATE:

06/06/81



482



Counsel,  
Filed *6* day of *June* 188*7*  
Pleads

THE PEOPLE  
vs.  
*George Lewis*  
*alias Martin*  
BURGLARY—Third Degree, and  
Grand Larceny.

DANIEL C ROLLINS,  
~~BENJ. K. HILLS~~  
District Attorney.

A True Bill.

*Wm. C. Howard*  
Foreman.

Verdict of Guilty should specify of which count.

*June 7 1887*  
*George Lewis*  
*S. P. 1 1/2 years*



Police Court—Second District.

City and County  
of New York.

ss:

Margaret Ward  
of No. 114 West-35th Street, being duly sworn,

deposes and says, that the premises No.

114 West 35th  
Street, 20 Ward, in the City and County aforesaid, the said being a dwelling

House and which was occupied by deponent and her brother Thomas J  
Ward were **BURGLARIOUSLY**

entered by means of forcibly breaking the bolt  
and fastenings and the lock fastening  
the door leading into the Kitchen on  
2nd third floor from the hall

on the day of the 28th day of May 1881

and the following property feloniously taken, stolen, and carried away, viz. with  
intent to take steal and carry away  
one Sewing Machine belonging to  
deponent of the value of \$36.00  
and Two Tables and one Chair  
the property of Thomas J Ward  
the value of ten dollars

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~~ with intent to steal  
+ carry away the aforesaid property  
and carried away by George Lewis alias Martin and  
another person whose name is unknown  
for the reasons following, to wit: deponent went out about  
1/2 past 9 of this forenoon & returned  
about 1/2 past two o'clock in the afternoon  
that being unable to get into her room & hearing  
footsteps, thinking she called to the lady on the  
first floor & soon thereafter saw Lewis & the  
unknown person come from the room &  
into the Street one of them threatened to  
strike deponent with a piece of iron  
The unknown person escaped towards 7th  
Avenue. Lewis ran towards & down  
Broadway pursued by deponent. He  
was arrested in Broadway & officer  
Markey of the 29th precinct. I recalled him  
as he stands finding on him the picklock nowhere  
margaret Ward

Summons to deponent: this  
28 May 1881.  
Broadway Police Station



Police Court—Second District.

CITY AND COUNTY)  
OF NEW YORK. } ss.

*George Lewis*

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

QUESTION.—What is your name ?

ANSWER.—

*George Lewis*

QUESTION.—How old are you ?

ANSWER.—

*23 years old*

QUESTION.—Where were you born ?

ANSWER.—

*New York*

QUESTION.—Where do you live ?

ANSWER.—

*No 138 Delauney Street*

QUESTION.—What is your occupation ?

ANSWER.—

*Tailor*

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 of Burglary. I did not break in the place*

*George Lewis*

Taken before me, this

*28*

day of

*May*

188

Police Justice.

*Anderson*



Police Court—Second District.

THE PEOPLE, &c. 588  
ON THE COMPLAINT OF

Margaret Ward  
114 W. vs 35-4  
George Rensselaer Martin

OFFENCE: BURGLARY AND LARCENY.

Dated May 28<sup>th</sup> 1881

B. H. Bittly Magistrate.

Mansley 29 Officer.

Clerk.

Witnesses:

Key with  
lock

Bill W. W.



Committed in default of \$ 2000 Bail.

Bailed by

No. Street.

Burglary & larceny  
(Broke down door)



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

*George Lewis otherwise called Martin*

late of the *twentieth* Ward of the City of New York, in the County of  
New York, aforesaid, on the *twenty-eighth* day of *May* in the  
year of our Lord one thousand eight hundred and eighty *one* with force and arms,  
about the hour of *three* o'clock in the *day* time of the same day, at the  
Ward, City and County aforesaid, the dwelling house of

*Margaret Ward*  
there situate, feloniously and burglariously did break into and enter, ~~by means of forcibly~~

he the said *George Lewis*  
*otherwise called Martin*

then and there intending to commit some crime therein, to wit: the goods, chattels and  
personal property of

*Margaret Ward*  
in the said dwelling house 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.

~~And the jurors aforesaid, upon their oath aforesaid, do further present: That~~  
~~afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County~~  
~~aforesaid, the said~~

~~late of the Ward, City and County aforesaid,~~

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

~~in the said dwelling house 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.~~

DANIEL C. ROLLINS,

BENJ. K. PHELPS, District Attorney.



BOX:

41

FOLDER:

482

DESCRIPTION:

Luxton, George

DATE:

06/06/81



482



BOX:

41

FOLDER:

482

DESCRIPTION:

Dunlap, John

DATE:

06/06/81



482



Dunlap's  
Statement  
Exhibit 3-

In the case of the  
Exh. Dunlap I am  
satisfied that he and  
not the Commission  
the evidence in favor  
of the pros. I am much  
that he be discharged  
in his own name.  
June 16 1881.

Joseph Bell  
and nothing.

Wm  
1881

Counsel,  
Filed day of June 1881  
Pleads for guilty (7)

vs. THE PEOPLE  
vs.  
George Dunlap  
John Dunlap  
Alex James Dunlap

DANIEL C ROLLINS,  
BENT K PHELPS,  
District Attorney.  
June 16 1881.  
No. 2. Discharged by Court  
A True Bill.

Wm. J. Foreman.  
June 10. 1881.  
Chas. J. L.  
Pen 6 months



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

George Luxton and John  
Dunlap otherwise called James S  
Dunlap each

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the  
sixteenth day of March 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 horse of the value of one hundred  
and fifty dollars

One wagon (of the kind commonly  
called a truck) of the value of  
one hundred dollars

of the goods, chattels, and personal property of one

Joseph L. Reynolds

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.



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

George Quaton and John  
Dunlap otherwise called James S.  
Dunlap each

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 horse of the value of one  
hundred and fifty dollars

One wagon ( of the kind commonly  
called a truck ) of the value of  
one hundred dollars

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

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

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

George Quaton and John Dunlap otherwise known as  
James S. Dunlap  
then and there well knowing the said goods, chattels, and personal property, to have been feloniously  
taken and carried away  
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,

BENJ. K. PHELPS, District Attorney.



BOX:

41

FOLDER:

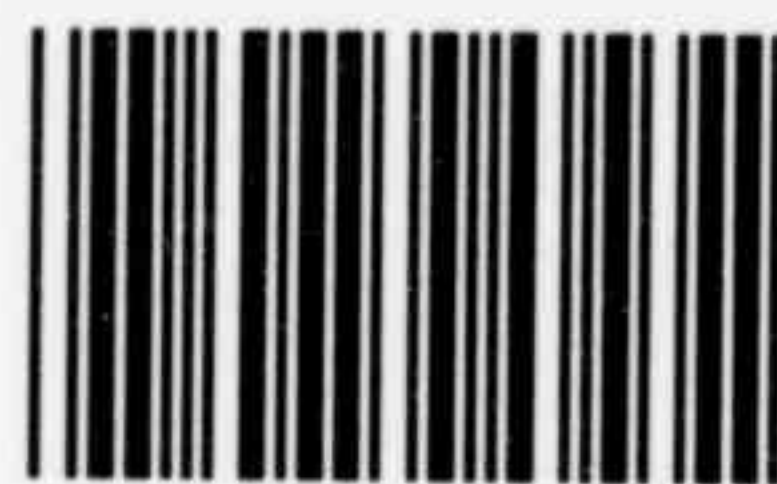
482

DESCRIPTION:

Lynch, Philip

DATE:

06/15/81



482



3 R.S. p. 987

Day of Trial

Counsel,

Filed 15 day of

1881

Pleaded

THE PEOPLE

vs.

DANIEL G. ROLLINS,

~~BENJ. K. PHIPPS~~

District Attorney.

A True Bill.

Wm. Church

Foreman.

Part Two June 24-1881

18<sup>th</sup> Pleads 2<sup>nd</sup> Count

Successes. Phipps

Ch. apprs. F.S.

June 24.



Court of General Sessions of the Peace

People of the State of New York

<sup>vs</sup>  
Philip Synch



City and County of New York § ss

Philip Synch being duly sworn says that he is now confined in the "Tomb" on a charge of "Felony assault." that under the advice of Counsel he plead guilty of firing a gun without intent to do bodily harm, = The circumstances of the firing are briefly as follows. =

One Daniel P. Allen living at 125<sup>th</sup> Street was accustomed to driving his Cows on to my father's premises. and on the 30<sup>th</sup> of May 1881. he drove the cows on the premises. and told him to take them off. he swore at me using hard names to me such as pick pocket and thief. and told me to drive off the cows myself if I did not like it, my mother came out and went to drive them off the place. when



Jm D. x

Mr Allen and five boys he had with him threw Stones at my mother and some of them hit her. I picked up a gun which was used in shooting at "Chippies" birds that pick at and destroy the vegetables the shooting at the birds was done to scare them away not to kill them, the gun was only charged with powder for if it had shot in it the firing would injure the vegetables as much as the birds. I fired it in the air over their heads. Simply to frighten them off from injuring my mother - they then went away and the following <sup>day</sup> returned and renewed the assault without any provocation and attacked me and threw stones at me and at my mother father and brother

My mother and father both went for an officer and had them arrested along with another man who acted with them. on arriving at the Station House Allen made a counter charge against me for firing the gun, this was in the Court, and I was held under the charge and I have been confined in the "Tombs" since the 3<sup>rd</sup> day of June instant

I was never before arrested or



charged with any office. I am <sup>a</sup> temperate man  
never drink a drop of spirits. I earn my living  
by hard work

I worked for Mr Wm H Mundy in his  
law office N. 176 Broadway for three years, and with  
the 3<sup>rd</sup> Avenue Rail Road for two years.

I had no means with which to employ  
counsel. Mr Wm H Mundy and Mr Rufus F.  
Andrews have volunteered to assist me in my  
trouble as they are old acquaintances of  
my family and myself

Philip Lynch

Sworn to before me this  
28<sup>th</sup> day of June 1881

J M Sighe  
"93" Notary Public N.Y.C.



Court of General Sessions  
of the Peace

The People of the State of New York

vs.

Philip Lynch

Affidavit of

Philip Lynch



Court of General Sessions

The People of the State  
of New York.

against  
Philip Lynch

City & County of New York.

Thomas Lynch

being duly sworn says; That he is the  
father of Philip Lynch above named.  
That he witnessed the occurrence upon which  
this charge was made against his son.  
That on the morning of the 30<sup>th</sup> of ~~June~~<sup>May</sup>  
the persons who complain against my  
son drove their Cattle on our premises  
right close to my door. My wife  
and Philip went out of the house &  
ordered them away. She went to drive  
the Cattle away and four or five  
of them commenced to throw stones at  
her, & five or six men came up  
behind and joined them & threw stones.  
My son took up a gun he had to  
shoot birds from the vegetables &  
fired over their heads to frighten  
them. My wife & I went for



a policeman. He came & told him  
to arrest this party. He took two or  
three & we all went to the Station  
house. At the Station house they  
made a complaint against Philips  
& he was arrested & has since been  
in custody. The same party who made  
all the trouble have come every day  
since Philips arrest and annoyed  
us the same way. Last Sunday  
they threw stones at me and one of  
the stones hit my hand and caused  
a very serious injury. My son has  
always been a good and industrious  
boy and never had any complaints  
made against him.

Worn before me ~~Philips~~  
this 28<sup>th</sup> day June 1851 Thomas Lynch

J. M. Sighe  
"93" Mary Public Dyke



Court of General Sessions of the Peace.

People of the State of New York

vs

Phillip Lynch

City & County of New York, ss:

Bridget Lynch  
being duly sworn says that she is  
the mother of Phillip Lynch the above  
defendant; that she was present at the  
time of the occurrence for which her  
son is now under arrest; that she  
has heard the affidavit of said  
son read and the same is true  
in every respect.

Sworn to before me

June 29<sup>th</sup> 1881.

<sup>her</sup>  
Bridget ~~Lynch~~  
<sup>mark</sup>

Robert O'Byrne

Comis of the Peace

City & Co of N. Y.



Court of General Sessions of the Peace.  
People of the State of New York  
vs.  
Phillip Lynch.

City & County of New York, ss:

Rufus W. Andrews,

being duly sworn, says that he has been acquainted with Thomas Lynch the father of Phillip Lynch for more than 20 years and has known Phillip for the ten years last past; that said Phillip Lynch has always been since deponent has known him a sober, industrious and good boy, working hard to earn his living; that deponent has carefully inquired into the charge against him and believes that he is entirely innocent of any intention to commit an offense; that deponent advised him to plead guilty to firing the gun without intent to do bodily harm because the trial



would have been a protracted  
one, and deponent knew he had  
no money to pay the expenses  
of a trial and believed the Court  
would consider his confinement  
in the "Tombs" for the last  
three weeks sufficient punishment  
for the offense to which he  
pleads guilty.

Sworn to before me

June 29<sup>th</sup> 1881. } *Robert F. Sullivan*  
Robert O'Byrne

Courier of Deeds  
City of New York

Count of General Sessions.

People

vs.

Philip Lynch.

Affidavits.



Court of General Sessions  
City and County of New York.

---

The People

vs

Philip Lynch

---

City and County  
of New York SS:

William H. Mundy being duly sworn deposes and says: That he is an attorney and Counsellor at Law, and Counsel to the Law and Order League, of this State.

That Philip Lynch, the defendant herein, has been in deponent's office some three years as an errand boy.

During all that time he was not only a quiet and peaceable person, and an honest one, but a remarkably peaceable and inoffensive person, and noted as such among all with whom he came in contact.

Deponent never knew him to do a wrong thing. He was always extremely conscientious and careful, and so remarkably quiet and inoffensive that many persons have frequently spoken to deponent about him in this regard.

Deponent has trusted him in every way, and has watched him carefully, and deponent would belie his honest conviction and belief concerning him to say anything less strong than this, to wit: that he considers him one person among ten thousand for honesty and a quiet peaceable disposition, and deponent can truthfully say that he never knew a better boy than Philip Lynch, and he is grieved and pained to see him in trouble.

He is as poor as poverty itself, and with such a strain upon him deponent has many times trusted him with considerable amounts of money, and in matters fraught with great temptations to be dishonest, and he has not only found him upright and true to every trust, but has failed to detect the slightest inclination to do wrong.

Deponent is sure that Philip never intended to do wrong in the matter charged against him.

He says the boys were throwing stones at his mother and to scare them, he fired the gun in the air. He did <sup>not</sup> go any where to get it. It lay next to the house, or shed, where he stood. He says he did not know that there was any shot in the gun, and is sure there was none.

He has been nearly four weeks, it seems, in the Tombs, and deponent most earnestly begs the Court not to impose any further punishment or fine upon him, as it will affect him through life. Deponent has no interest whatever, in the defendant save a desire to present to the Court what he knows to be true. If ever there was a person who was gentle and mild in his disposition, and who always seemed to strive to do what was exactly right and proper, deponent believes that person to be Philip Lynch. It is a good deal to say what



is contained in this affidavit, but upon the most careful reflection, deponent could <sup>not</sup> consistently or conscientiously detract one iota from what he has said.

Deponent prays the Court not to blot this poor boy's life with the stain of imprisonment or fine, for he has not a dollar in the world and his parents are poorer if anything than himself.

The only reason why deponent advised him to plead was because he was told that the rough class of boys who were engaged in throwing stones at his mother, were combined to swear against him and that it might have some effect with a jury, but that the Court being accustomed to detect the criminal disposition would better distinguish between the accused and his accusers.

Deponent respectfully refers the Court to the District Attorney or his Assistants as to himself.

Sworn to before me this

27th day of June 1881.

*Napoleon C. Ing-Mars* *William H. Hurd*

Notary Public  
Kings Co.

Cert. filed.



Court General Sessions  
County of New York  
The People

against

Philip Lynch

Affidavit  
as to  
character

WILLIAM H. MUNDY,



No. 176 BROADWAY,  
NEW YORK.

Due and timely service is hereby admitted  
of a copy of the within

Dated, N. Y., 18

To

Attorney.

PATHFINDER JOB PRINT, 101 MAIDEN LANE,



POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Philip Lynch*

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.

*Philip Lynch*

Question. How old are you?

Answer.

*24 years of age*

Question. Where were you born?

Answer.

*New York*

Question. Where do you live?

Answer.

*9 Ave & 115 St*

Question. What is your occupation?

Answer.

*Gardner -*

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

Answer.

*I admit firing the gun at Daniel S. Allen - but there was no shot or lead in said gun*

*Philip Lynch*

Taken before me, this

*31<sup>st</sup>*

day of

*May*

*1851*

*J. W. Smith*

Police Justice.



Police Court—

5<sup>th</sup> District.

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

Daniel S. Allen

of ~~the~~ Manhattan Street Corner 9<sup>th</sup> Avenue Street,

being duly sworn, deposes and says, that

on Tuesday the 31<sup>st</sup> day of May

in the year 1881 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Philip Lynch

(now here) who aimed and pointed a gun at deponents body said gun being then and there held in the hands of him said Philip Lynch and loaded with powder and leaden shot and that said Philip Lynch while so aiming and pointing said gun at deponents body exploded and discharged the contents of said gun at deponents body, that several shots so discharged from said gun struck deponents clothing that deponent was so feloniously assaulted and beaten

with the felonious intent to take the life of deponent, ~~to~~ 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~~ bound to answer for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 31<sup>st</sup> day  
of May 1881 }

Daniel S. Allen

*[Signature]*  
POLICE JUSTICE.



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

THE PEOPLE, ETC.,  
ON THE COMPLAINT OF

Daniel S. Allen  
Manhattan St. cor. 9<sup>th</sup> St.

Philip Geynech

Dated, May 31<sup>st</sup>. 1881

1 Killbuck Magistrate.

Open 30<sup>th</sup> Officer.

Witness, Henry Bollman  
116 St + 9<sup>th</sup> av.



Care

Officer says that  
he knows no other  
other than the report  
has been in habit of  
showing up at the  
chickens



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

Philip Lynch

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *thirty-first* day of *May* 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 *Daniel D. Allen*  
in the peace of the said people then and there being, with force and arms, unlawfully  
did make an assault and *him* the said *Daniel D. Allen*  
did then and there unlawfully beat, wound and ill-treat, to the great damage of the  
said *Daniel D. Allen* and against the peace of the  
People of the State of New York, and their dignity.

~~DANIEL G. ROLLS,~~  
~~BENJ. K. PHELPS, District Attorney.~~

And the jurors aforesaid upon their oath aforesaid do further present, That the said Philip Lynch 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,



certain fire-arm, to wit,  
a rifle which he the  
said Philip Lynch in  
his right hand then and  
then held, and which  
said rifle was then and  
then charged and loaded  
with gunpowder, and  
which said rifle was  
then and then aimed  
at and toward one Dan-  
iel D. Allen, unlaw-  
fully and intention-  
ally did discharge, 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.

Daniel H. Rollins,  
District Attorney.



**BOX:**

**41**

**FOLDER:**

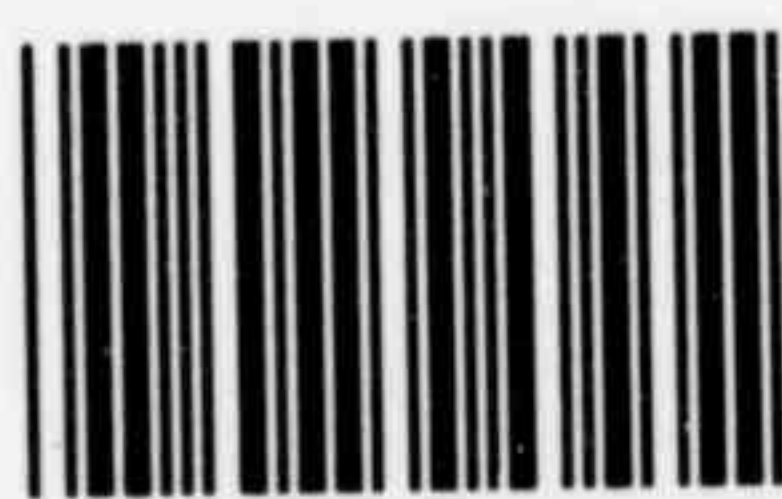
**482**

**DESCRIPTION:**

**Lyons, Jeremiah**

**DATE:**

**06/09/81**



482



35

Day of Trial,  
Counsel,  
Filed *9* day of *June* 188*7*  
Pleads

THE PEOPLE

vs.

*Jeremiah*

*Levan*

BURGLARY—THIRD DEGREE.  
NOTHING STOLEN.

BENJ. K. PHILIPS,  
*and* *Wm. C. Phillips*  
District Attorney.

A True Bill.

*Wm. C. Phillips* Foreman.

*June 9. 1887.*

*I find guilty*

*June 13<sup>th</sup>*  
~~*Wm. C. Phillips*~~  
*Sentence suspended*



Police Office, First District.

City and County  
of New York,

of No. 67 Exchange Place Street, being duly sworn,

deposes and says, that the premises No. aforesaid

Street, First Ward, in the City and County aforesaid, the said being a Store

and which was occupied by deponent as a place for the

Sale of liquors & cigars were **BURGLARIOUSLY**

entered by means of breaking a window  
leading from the front area into said  
premises

on the day of the 30<sup>th</sup> day of May 1887

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

Liquors and Cigars 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~~ attempted to be, that the aforesaid  
**BURGLARY** was committed and the aforesaid property taken, stolen and carried away by

Jeremiah Lyons and James Hafey  
both now here

for the reasons following, to wit:

That said window  
was found broken and  
the prisoners were discovered  
secreted in said premises by  
Officer Wells as deponent  
is informed and verily  
believes

Sworn to before me this

31<sup>st</sup> day of May 1887

M. J. Murphy  
Police Justice



City and County of New York (S)

Horace M Wells of the  
1<sup>st</sup> Precinct Police being  
Sworn Says that at about  
7<sup>30</sup> O'clock P.M. on the day  
in question he saw the window  
leading from the front area  
into said store broken and  
entering department found  
the prisoners secreted in  
said premises

Horace M Wells

Sworn to before me this  
31 day of May 1881  
Marian C. Corbary  
Police Justice



CITY AND COUNTY }  
OF NEW YORK. } SS.

*Question.* What is your name?

*Answer.*

*Question.* How old are you?

*Answer.*

*Question* Where were you born?

*Answer.*

*Question.* Where do you live?

*Answer.*

*Question.* What is your occupation?

*Answer.*

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

*Answer.*

Jeremiah Lyons

*Taken before me, this*

day of May

188

# POLICE JUSTICE



POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY  
OF NEW YORK.

*James Hafey* 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.

*James Hafey*

Question. How old are you?

Answer.

*9 Years*

Question. Where were you born?

Answer.

*New York City*

Question. Where do you live?

Answer.

*115 Washington Street*

Question. What is your occupation?

Answer.

*I go to School*

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

Answer.

*I went in with the other  
boy*

*his*  
*James X. Hafey*  
*mark*

Taken before me, this

31 day of May

188

Michael J. O'Connell  
POLICE JUSTICE.



Police Court—First District.

COUNSEL FOR COMPLAINANT.

Name,

Address,

THE PEOPLE, &c.,

ON THE COMPLAINT OF

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,

Dated

Magistrate.

Officer.

Clerk.

Witnesses,

to answer

Sessions.

Received in Dist. Atty's Office,

P.S.



*District Attorney's Office,  
City & County of  
New York.*

JUNE 3, 1881.

MY DEAR MR. COUDERT:

I HAVE RECEIVED YOUR LETTER IN REFERENCE TO JAMES HAFEY,  
CHARGED WITH BURGLARY. UPON EXAMINATION OF THE PAPERS WHICH CAME  
TO THE OFFICE THIS MORNING I FIND THAT HAFEY IS CHARGED WITH ONE  
JEREMIAH LYONS WITH BREAKING INTO A LIQUOR STORE, 67 EXCHANGE PLACE,  
WITH INTENT TO STEAL.

THE DISPOSITION OF THE CASE |SO FAR AS RELATES TO JAMES HAFEY|  
WHICH YOU SUGGEST WOULD BE SATISFACTORY TO ME. INDEED, UNLESS HE IS  
A BAD BOY SO THAT THE RESTRAINT OF THE PROTECTORY WOULD BE LIKELY  
TO BE HELPFUL TO HIM, I <sup>am</sup> ~~SHOULD BE~~ WILLING THAT HE SHOULD BE ABSO-  
LUTELY DISCHARGED AS IT SEEMS ~~TO ME~~ FROM THE EXAMINATION BEFORE THE  
MAGISTRATE THAT HE IS ONLY NINE YEARS OF AGE.

IF YOU WILL CALL AT THIS OFFICE ON MONDAY WE WILL DISPOSE OF ~~IN~~  
THE CASE. IN THE EVENT THAT I DO NOT HAPPEN TO BE IN WHEN YOU COME,  
ANY ONE OF MY ASSISTANTS WILL ACT IN MY PLACE UPON YOUR SHOWING HIM  
THIS LETTER.

VERY TRULY YOURS,

*Van B. Pollard.*



Mr Counsel ~~the~~ ~~boy~~ does not appear  
for the boy and it is ~~in~~ ~~date~~ ~~fact~~ ~~to~~  
Mr Counsel ~~decide~~ if

the pay to be sent  
to Cath. <sup>it is agreeable to</sup> Dr if the  
Dist. Atty



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

*Jeremiah Lyons*

late of the *first* Ward of the City of New York, in the County of  
New York, aforesaid,  
on the *thirtieth* day of *May* 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 *store* of

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

*Patrick Murphy*

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

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