

0442

**BOX:**

266

**FOLDER:**

2555

**DESCRIPTION:**

Leavant, Minnie

**DATE:**

06/29/87



2555

**POOR QUALITY ORIGINAL**

0443

361

Counsel, *A. F. H.*  
Filed *29* day of *June* 188*7*  
Pleads, *Not Guilty*

Witnesses:

.....  
.....  
.....

THE PEOPLE  
vs.  
*Minnie Seawant*

KEEPING A HOUSE OF ILL FAME, ETC.  
(Sections 323 and 385, Penal Code.)

RANDOLPH B. MARTINE,  
*District Attorney.*

**A True Bill.**

*F. C. Chandler*

Foreman

Part III January 12/88.  
Complaint sent to Special Sessions.

POOR QUALITY ORIGINAL

0444

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Minnie Seavant*

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

*Minnie Seavant*

(Section 822, Penal Code.)

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

The said *Minnie Seavant*,

late of the ~~20th~~ *Twentieth* Ward of the City of New York, in the County of New York aforesaid, on the ~~Twenty~~ *Twentieth* day of ~~June~~ *June*, in the year of our Lord one thousand eight hundred and eighty-~~seven~~ *seven*, and on divers other days and times as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

*Minnie Seavant*

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offences on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of, and against good morals and good manners, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT.—

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

*Minnie Seavant*

(Section 885, Penal Code.)

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

The said *Minnie Seavant*,

late of the Ward, City and County aforesaid, afterwards, to wit: on the *Twentieth* day of *June*, in the year of our Lord one thousand eight hundred

**POOR QUALITY  
ORIGINAL**

0445

and eighty- ~~seven~~, and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill governed house, and in ~~the~~ said house, for ~~her~~ own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.—

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

*Minnie Seaward*

(Section 322,  
Penal Code.)

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

The said *Minnie Seaward*,

late of the Ward, City and County aforesaid, afterwards, to wit: on the ~~twenty~~ day of ~~June~~, in the year of our Lord one thousand eight hundred and eighty-~~seven~~, and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for ~~her~~ own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in ~~the~~ said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, against the form of the Statute in such case made and provided and against the peace of the People of the State of New York and their dignity.

**RANDOLPH B. MARTINE,**  
District Attorney.

0446

**BOX:**

266

**FOLDER:**

2555

**DESCRIPTION:**

Lee, Mattie

**DATE:**

06/29/87



2555

POOR QUALITY ORIGINAL

0447

*Mr. M.P.*

Counsel,

Filed *29* day of *June* 188*7*  
Pleads *Not guilty* July *4*

THE PEOPLE  
33. N.S. vs.  
134 -  
*R*  
*Mattie Lee*  
*Part 2 Jan 16 1887*

(Sections 822 and 885, Penal Code.)

KEEPING A HOUSE OF ILL FAME, ETC.

RANDOLPH B. MARTINE,

*Pr* *May 30/88* District Attorney.  
*Peoria, Ill.*

A True Bill. *See suspended.*

*F. Chandler*

Foreman

*July 23<sup>d</sup>*  
*July 16<sup>th</sup>*  
*July 30<sup>th</sup>*  
*July 16<sup>th</sup>*  
*July 30<sup>th</sup>*  
*July 16<sup>th</sup>*

Witnesses:

*Captain Reilly*  
*informs me that*  
*the nuisance*  
*has been abated*  
*& I ask for a*  
*suspension of*  
*judgment*  
*July 30<sup>th</sup> 88*  
*G.S.B.*  
*a.d.a*

**POOR QUALITY ORIGINAL**

0448

Sec. 322, Penal Code.

District Police Court.

CITY AND COUNTY OF NEW YORK.

*Thomas H Morrison*  
of No. *the 19th Precinct* Street in said City, being duly sworn says  
that at the premises known as Number *148 West 92nd* Street,  
in the City and County of New York, on the *20* day of *June* 188*7*, and on divers  
other days and times, *Mattie Lee*

did unlawfully keep and maintain and yet continue to keep and maintain a *House of*  
*Assignment* and did then, and on the said other days and times, there unlawfully procure  
and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come  
together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said  
other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil  
name and fame there to be and remain *holding dancing, fighting, disturbing the peace, whoring and* having  
themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and  
there passing is habitually disturbed, in violation of the statute in such case made and provided.

Deponent therefore prays, that the said *Mattie Lee*  
and all vile, disorderly and improper persons found upon the premises, occupied by said  
*Mattie Lee*  
may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this *20th*  
day of *June* 188*7* *Thos H Morrison*  
*[Signature]* Police Justice.

**POOR QUALITY ORIGINAL**

0449

*W 2*  
Police Court— District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Thos N Mannin*

vs.

*Mattie Lee*

AFFIDAVIT—Keeping Disorderly House, &c.

Dated *June 21* 1887

*Murray* Justice.

*Williams* Officer.

*19* Precinct.

WITNESSES :

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**POOR QUALITY ORIGINAL**

0450

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, } ss.

2 District Police Court.

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

Question. What is your name?

Answer. Mattie Lee

Question. How old are you?

Answer. 31 Years

Question. Where were you born?

Answer. West India Islands

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

Answer. 148 West 32 Street

Question. What is your business or profession?

Answer. Dressmaker

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

Answer. I am not guilty of the charge and I demand a trial by Jury if held after examination

Mattie Lee

Taken before me this

188  
Police Justice.

**POOR QUALITY ORIGINAL**

0451

Sec. 151.

Police Court— 2 District.

CITY AND COUNTY }  
OF NEW YORK, } ss. *In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Thomas A. Manning

of No. 19 Cleaver Street, that on the 20 day of June

1887, at the City of New York, in the County of New York, Mattie Lee

did keep and maintain at the premises known as Number 148 West 32nd

Street, in said City, a House of assignation

and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to Command you, the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the body of the said

Mattie Lee

and all vile, disorderly and improper persons found upon the premises occupied by said Mattie Lee and forthwith bring them before me, at the 2 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 21 day of June 1887

John Manning POLICE JUSTICE.

**POOR QUALITY ORIGINAL**

0452

Police Court— District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

WARRANT—Keeping Disorderly House, &c.

Dated \_\_\_\_\_ 188

Magistrate

Officer.

Precinct.

The Defendant \_\_\_\_\_  
taken, and brought before the Magistrate, to answer  
the within charge, pursuant to the command con-  
tained in this Warrant.

Officer.

Dated \_\_\_\_\_ 188

This Warrant may be executed on Sunday or at  
night.

*James J. [Signature]* Police Justice.

having been brought before me under this Warrant, is committed for examination to the  
WARDEN and KEEPER of the City Prison of the City of New York.

Dated

188

Police Justice.

The within named

POOR QUALITY ORIGINAL

0453

BAILED,  
 No. 1, by Abraham Dene  
 Residence 23rd Street  
 No. 2, by John M. ...  
 Residence 56-57th St  
 No. 3, by John M. ...  
 Residence \_\_\_\_\_  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 No. 5, by \_\_\_\_\_  
 Residence \_\_\_\_\_

Police Court District  
 94th

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF

Thomas H. Morrison  
Mattie Lee

Offence Keeping a House of assignation

Dated June 22 1887

Thomas H. Morrison  
 Magistrate.  
Morrison  
 Officer.

Witnesses  
John M. ...  
John M. ...  
 No. \_\_\_\_\_  
 Street \_\_\_\_\_  
 No. \_\_\_\_\_  
 Street \_\_\_\_\_



No. 300 Street East  
 \$ \_\_\_\_\_ to answer  
East June 24  
Dated

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 \_\_\_\_\_

Mattie Lee  
 guilty thereof, I order that she be held to answer the same and she be admitted to bail in the sum of Three Hundred Dollars, \_\_\_\_\_ and be committed to the Warden and Keeper of the City Prison of the City of New York, until she give such bail.

Dated June 22 1887 Thomas H. Morrison Police Justice.

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

Dated June 22 1887 Thomas H. Morrison Police Justice.

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

Dated \_\_\_\_\_ 188\_\_\_\_\_ Police Justice.

POOR QUALITY ORIGINAL

0454

General Session

The People,

vs.  
Mattie Lee.

Indictment for  
Keeping Drunken  
House

In the above entitled proceeding  
I hereby authorize  
JAMES McWILLIAMS Counsellor  
at Law to act for and appear  
for me upon Arraignment and  
trial as my counsel & lead  
defence. I defend in ~~the~~  
to the conclusion of said case.

John Nelson

Mattie Lee

POOR QUALITY ORIGINAL

0455

General Sessions

The People

vs.

Mattie Lee

Authorizations to  
appear.

John Colwood

of Council

113 6th Ave

N.Y.

**POOR QUALITY ORIGINAL**

0456

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

*against*

*Mattie See*

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

*Mattie See*

(Section 322,  
Penal Code.)

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

The said *Mattie See,*

late of the *20th* Ward of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *June*, in the year of our Lord one thousand eight hundred and eighty-~~seven~~, and on divers other days and times as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

*Mattie See,*

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offences on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of, and against good morals and good manners, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT.—

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

*Mattie See*

(Section 885,  
Penal Code.)

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

The said *Mattie See,*

late of the Ward, City and County aforesaid, afterwards, to wit: on the *thirtieth* day of *June*, in the year of our Lord one thousand eight hundred

**POOR QUALITY  
ORIGINAL**

0457

and eighty- ~~seven~~, and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill governed house, and in ~~the~~ said house, for ~~the~~ own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tipping, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.—

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

*Mattie Lee*

(Section 822,  
Penal Code.)

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

The said *Mattie Lee*.

late of the Ward, City and County aforesaid, afterwards, to wit: on the ~~fourth~~ day of ~~June~~, in the year of our Lord one thousand eight hundred and eighty-~~seven~~, and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for ~~the~~ own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in ~~the~~ said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tipping, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, against the form of the Statute in such case made and provided and against the peace of the People of the State of New York and their dignity.

**RANDOLPH B. MARTINE,**  
District Attorney.

0458

**BOX:**

266

**FOLDER:**

2555

**DESCRIPTION:**

Lendo, Pasquale

**DATE:**

06/22/87



2555

**POOR QUALITY ORIGINAL**

0459

252

WITNESSES:

Counsel, *R. B. [unclear]*  
Filed *22* day of *June* 188*7*  
Pleads *Proximity 23.*

THE PEOPLE,  
vs.  
*B*  
*Pasquale Lendo*  
*69 Mulberry*

Violation of Excise Law.  
(Bellington Sunday, &c.)  
[III Rev. Stat. (7th Edition), page 1983, Sec. 21, and  
page 1989, Sec. 5.]

RANDOLPH B. MARTINE,

*May 22, 1887* District Attorney.

**A True Bill.**

*R. B. Chandler*  
Foreman.

*Part II May 22 1887*  
*Complaint sent to Special Sessions*

POOR QUALITY  
ORIGINAL

0460

## Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

Plaintiff's

against

*Samuel Sando*

Defendant.

The Grand Jury of the City and County of New York, by this indictment, accuse the above named defendant of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows :

The said defendant, late of the City of New York, in the County of New York aforesaid, on the *29th* day of *May* in the year of our Lord one thousand eight hundred and eighty ~~seven~~, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one *Henry Sando*.

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT :

And the Grand Jury aforesaid, by this indictment, further accuse the said defendant of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows :

The said defendant, late of the City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, 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.

**RANDOLPH B. MARTINE,**

District Attorney.

0461

**BOX:**

266

**FOLDER:**

2555

**DESCRIPTION:**

Leopold, Abraham

**DATE:**

06/29/87



2555

**POOR QUALITY ORIGINAL**

0462

Witnesses:

Stew. Geo. Campbell  
PS

Geo. P. Rogers  
by: Campbell  
Ed

*Stew. Geo. Campbell*  
Counsel, *Stew. Geo. Campbell*  
Filed, *29* day of *June* 188*7*  
Pleads,

[Section Penal Code]

THE PEOPLE  
vs.

*Abraham Leopold*

RANDOLPH B. MARTINE,  
District Attorney.

A True Bill.

*R. G. Shubler*  
Foreman  
*July 5/87*  
*Wm. H. [unclear]*  
*W. H. [unclear]*  
*July 6/87*

POOR QUALITY ORIGINAL

0463

Police Court, 1st District.

City and County } ss.  
of New York,

Joseph A Britton

of No. 150 Nassau Street, aged 34 years,

occupation Special Agent Sup of Vice being duly sworn, deposes and says,

that on the 14 day of March 1887, at the City of New

York, in the County of New York, one Leopold of 10

Park Place, whose Christian name is unknown to deponent, did unlawfully sell, offer to sell and show, and have in his possession with intent to sell and show the same, a certain indecent article, which said indecent article is too indecent to be more fully described upon this record.

Against the peace and dignity of the people of the state, and against the form of its statute in such case made and provided

Subscribed and sworn to before me }  
the 15 day of March, 1887. } Joseph A Britton  
Soldier Smith  
Police Justice

POOR QUALITY ORIGINAL

0464

W  
Police Court-- 1st District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Joseph A. Butler*

vs.

*Senjared*

1  
2  
3  
4

Offence,

Dated

*March 15* 188

Magistrate.

*Smith*

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street.

\$

to answer

Sessions

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

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

Dated \_\_\_\_\_ 188

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

Dated \_\_\_\_\_ 188

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

Dated \_\_\_\_\_ 188

Police Justice.

**POOR QUALITY ORIGINAL**

0465

POLICE COURT- *First* DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

*Abraham Leopold*

On Complaint of

*Joseph A Britton*

For

*Selling indecent articles*

After being informed of my rights under the law, I hereby ~~waive~~ <sup>demand</sup> a trial, by Jury, on this complaint, and demand a trial at the <sup>General</sup> COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York

Dated *March 16* 188*7*

*Leon B Smith* Police Justice.

*Abraham Leopold*

**POOR QUALITY ORIGINAL**

0466

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

*Abraham Leopold* 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 *Abraham Leopold*

Question. How old are you?

Answer *22 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *182 Dean St. Brooklyn*

Question What is your business or profession?

Answer *Dealer in toys and fancy goods*

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, and I am and in examination*

*Abraham Leopold*

Taken before me this

*John J. [Signature]*  
188  
Police Justice.

POOR QUALITY ORIGINAL

0467

Sec, 797.

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK, }

In the name of the People of the State of New York, To any Policeman of said City :

Proof by affidavit having been this day made before me Solan B Smith Esquire,  
Police Justice of said City, by Joseph A Britton of No. 150 Massau  
Street, in the said City, that the following property, to wit: Six gross of  
obscene and indecent articles are now  
in the possession of one Leopold whose  
Christian name is unknown, at in  
and upon certain premises situate  
and known at No 10 Park Place in  
the City of New York

~~Has been solemnly taken, etc., and sealed by~~

and that he has a probable cause to suspect, and does suspect that the said Leopold <sup>obscurely</sup>  
<sup>indecent articles</sup> or part thereof are now concealed in the dwelling house or premises of Leopold & Son  
situate on a lot of ground fronting on No. 10 Park Place Street, in the  
Third Ward of said City.

THESE ARE THEREFORE in the name of the People of the State of New York, to command  
and authorize you, with proper assistance, in the day time, to enter into the house or premises of the  
said Leopold & Son situate as aforesaid, and there make immediate  
search for the said indecent articles and if the same, or any part thereof  
shall be found, then you are likewise commanded to bring the same so found, together with the said

Leopold

or the person in whose custody the same shall be so found, before me or some other Police Justice in  
and for the said City and County, to be dealt with as the law directs. This Warrant, unless executed  
within five days after its date is void.

Given at the City of New York aforesaid, under my hand and seal,  
this 15<sup>th</sup> day of March one thousand  
eight hundred and eighty seven

Solan B Smith Police Justice.



**POOR QUALITY ORIGINAL**

0468

Inventory of property taken by Robert Walsh the Policeman by whom this warrant was executed:

Fifty nine Dozen Boxes of obscene Goods called "How to make money"

City and County of New York, ss:

I, Robert Walsh the Officer by whom this warrant was executed, do swear that the above Inventory contains a true and detailed account of all the property taken by me in this warrant.

Sworn to before me, this 15th day of March 1887

Robert Walsh  
Solomon Turner Police Justice.

Police Court - First District

SEARCH WARRANT.  
THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
Joseph A. Britton  
vs.  
Abraham Leopold

Dated March 15 1887  
Smith Justice.  
Walsh Officer.

POOR QUALITY ORIGINAL

0469

Sec. 192.

District Police Court.

Undertaking to appear during the Examination

CITY AND COUNTY }  
OF NEW YORK, } ss.

An information having been laid before Soldan B. Smith a Police Justice  
of the City of New York, charging Abraham Leopold Defendant with  
the offence of Selling in decent articles

and he having been brought before said Justice for an examination of said charge, and it having been made to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hearing thereof having been adjourned.

We, Abraham Leopold Defendant of No. 112 Ave  
Henry Rothschild Street by occupation Books and Fancy Goods  
and Blint Mawpeltum of No. 4 East 67th  
Street, by occupation a Surety, hereby jointly and severally undertake that  
the above named Abraham Leopold Defendant  
shall personally appear before the said Justice at the 14 District Police Court in the City of New York,  
during the said examination, or that we will pay to the People of the State of New York, the sum of Five  
Hundred Dollars.

Taken and acknowledged before me, this 15th  
day of March 1887

Abraham Leopold  
Henry Rothschild

Soldan B. Smith  
POLICE JUSTICE

POOR QUALITY ORIGINAL

0470

CITY AND COUNTY OF NEW YORK, ss.

*John Marshall*  
Police Justice

Sworn to before me, this

*N Henry Rothschild*

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth *ten* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of

*a house and lot of land at No. 4 East 67th Street in said City. Said property being of the value of fifty thousand dollars or all encumbrances*

*N Henry Rothschild*

District Police Court.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
vs.  
Undertaking to appear during the Examination.

Taken the \_\_\_\_\_ day of \_\_\_\_\_ 188

Justice.

POOR QUALITY ORIGINAL

04771

Sec. 151.

Police Court First District.

CITY AND COUNTY } ss. In the name of the People of the State of New York; To the Sheriff of the County  
OF NEW YORK, } of New York, or to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Joseph A Britton of No. 150 Nassau Street, that on the 14 day of March 1887 at the City of New York, in the County of New York,

one Leopold whose first name is unknown to deponent did unlawfully sell, and show and have in his possession with intent to sell and did sell to complainant a certain indecent article, against the peace and dignity of the people of the state, and against the form of the statute.

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring him forthwith before me, at the First District Police Court, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 15 day of March 1887.

Soldier Smith POLICE JUSTICE.

Police Court First District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Joseph A Britton  
vs

Abraham Seefeld

Warrant-General.

March 15 1887

Smith Magistrate.

Whelan's officer.

The Defendant Abraham Seefeld is hereby brought before the Magistrate, to answer within charge, pursuant to the command contained in this Warrant.

Police Marshal's officer.

March 15 1887

This Warrant may be executed on Sunday or at any other time.

Police Justice.

REMARKS.

Time of Arrest, March 15-87

Abraham Seefeld  
182 Nassau St

Native of US

Age, 22 yrs

Sex, M

Complexion, fair

Color, br

Profession, Stoys

Married, Single

Single, 8

Read, Y

Write, Y

POOR QUALITY ORIGINAL

0472

Mackie

1 Dam  
500 for E

Henry Shuck North 10th St  
No 16 Corn - Pier - Broadway

BAILED,

No. 1, by Robert Solomon

Residence 147 1/2 Avenue D Street

No. 2, by 10 Park Place Street

Residence Street

No. 3, by Street

Residence Street

No. 4, by Street

Residence Street

Police Court

District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

1  
2  
3  
4  
March 15 188

Dated

Magistrate

Officer

Precinct

Witnesses

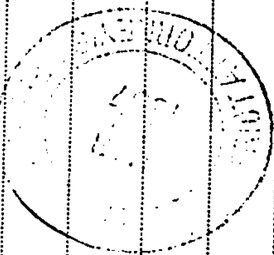
No. Street

No. Street

No. Street

\$ 100 to answer

Bailee



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

Defendant

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

Dated March 16 1887 Solon B. Smith Police Justice

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

Dated March 16<sup>th</sup> 1887 Solon B. Smith Police Justice

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

Dated 1887 Police Justice



0474

**BOX:**

266

**FOLDER:**

2555

**DESCRIPTION:**

Levy, Samuel

**DATE:**

06/08/87



2555

0475

**BOX:**

266

**FOLDER:**

2555

**DESCRIPTION:**

O'Keefe, John

**DATE:**

06/08/87



2555

0476

**BOX:**

266

**FOLDER:**

2555

**DESCRIPTION:**

Levy, Joseph

**DATE:**

06/08/87



2555



POOR QUALITY ORIGINAL

0478

Police Court—2<sup>nd</sup> District.

Affidavit—Larceny.

City and County of New York, } ss.

of No. 57 Macdougall Street, aged 29 years, occupation Housekeeper being duly sworn

deposes and says, that on the 3<sup>rd</sup> day of June 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

Two double Blankets, and two suits of clothes of the value of Forty Six Dollars \$46.

the property of Deponent, and Michael Heelan in deponent's care

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 Dannell Levey, John O'Keefe, and Joseph Levey, all

now here, in the manner and for the reasons following, to wit, on said day and date the said Defendants were inmates of Deponent's house 57 Macdougall St. having hired one furnished between them, at 5 o'clock on the afternoon of said date, the Defendants left said house and Deponent then and there missed said property. There was no one who had access or entrance to Deponent's room

Sworn to before me, this 11 day of June 1887  
Police Justice.

POOR QUALITY ORIGINAL

0479

on Defendants floor in said  
house, at the time said Defendants  
left their room, but said Defendants  
wherefor Defendants charges said  
Defendants with taking stealing  
and carrying away said property  
and pray that they be dealt with  
as the law directs

Sworn to before me }  
this 4<sup>th</sup> day of January }  
G. Kennedy }  
Police Justice

POOR QUALITY ORIGINAL

0480

Sec. 106-100.

2

District Police Court.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*Samuel Levy* 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. *Samuel Levy*

Question. How old are you?

Answer. *19 Years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *57 MacDougal Hdaye*

Question. What is your business or profession?

Answer. *Salesman*

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*

*Samuel Levy*

Taken before me this

day of *June* 189*7*

*William [Signature]*

Police Justice.

**POOR QUALITY ORIGINAL**

0481

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John O'Keefe* 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.

*John O'Keefe*

Question. How old are you?

Answer.

*19 Years of age*

Question. Where were you born?

Answer.

*New York City*

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

Answer.

*119 West 3<sup>rd</sup> St (4 months)*

Question. What is your business or profession?

Answer.

*Core maker*

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

Answer.

*I am not guilty*

*John O'Keefe*

Taken before me this

day of *June* 188*7*

*William [Signature]*

Police Justice.

**POOR QUALITY ORIGINAL**

0482

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }  
OF NEW YORK. } SS

*Joseph Levy*

..... 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. *Joseph Levy*

Question. How old are you?

Answer. *19 years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *57 Macdougall St (Harvey)*

Question. What is your business or profession?

Answer. *Wax Polisher*

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  
Joseph Levy.*

Taken before me this

day of *June* 188*8*

*John W. ...*

Police Justice.

POOR QUALITY ORIGINAL

0483

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court-- 2 District. 829

THE PEOPLE & c.,  
ON THE COMPLAINT OF

*Satcha Pink*  
*57 W. 2nd Street*  
*Daniel Lewis*  
*John O'Leary*  
*803 1/2 Ave*  
*803 1/2 Ave*  
Offence *Grand Larceny*

Dated

188

Magistrate.

Precinct.

Witnesses

No. 1

Street.

No. 2

Street.

No. 3

Street.

No. 4  
*In seal to answer*

*John O'Leary*  
*John O'Leary*

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 *Defendants*

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

Dated *June 11<sup>th</sup> 188* *John O'Leary* Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

POOR QUALITY ORIGINAL

0484

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*Samuel Perry, Junr  
O'Neil and Perry*

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

*Samuel Perry, Junr, O'Neil and Perry*

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

The said *Samuel Perry, Junr, O'Neil and Perry*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *third* day of *June*, in the year of our Lord one thousand eight hundred and eighty-*seven*, at the City and County aforesaid, with force and arms, *two blankets of the value of five dollars each, two coats of the value of twelve dollars each, two pairs of trousers of the value of six dollars each pair, and two vests of the value of three dollars each,*

of the goods, chattels and personal property of one *Richard Vestar,*

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

*Richard Vestar*  
District Attorney.

0485

**BOX:**

266

**FOLDER:**

2555

**DESCRIPTION:**

Lewis, Thomas

**DATE:**

06/09/87



2555

POOR QUALITY ORIGINAL

0486

54

Counsel, \_\_\_\_\_  
Filed, 9 day of June 1887  
Pleads, Nolo contendere

THE PEOPLE  
vs.  
Mr. Howard  
Car driver  
Thomas Lewis  
Grand Larceny, 2 degree  
[Sections 528, 531 (FROM THE PERSON). Penal Code.]

RANDOLPH B. MARTINE,  
District Attorney.  
June 13/87  
Wade guilty - 20

A True Bill.  
A. J. Hensley  
Foreman.  
J. M. J. J.

Witnesses:  
Lawyer  
Mr. Corcoran  
207 E. 80th St.  
Smith for Howell

July  
James H. Jones  
Lawyer  
H. C. J.  
My father is now  
a steerman in N.Y.  
on Cannon Island  
of Bay of New York  
See Record in  
70

POOR QUALITY  
ORIGINAL

0487

## At a Court of Sessions,

holden in and for the County of Kings, in the Court House in the City  
of Brooklyn, on the 28<sup>th</sup> day of February in  
the year of our Lord one thousand eight hundred and eighty-four

Present:

The Honorable HENRY A. MOORE, County Judge of the County of Kings,

James Savage  
William Sherlock

Justices of the Sessions of the County  
of Kings.

The People of the State of New York

against

Thomas Lewis

Having been indicted  
for Burglary third degree and Grand Larceny in the second degree in having  
at the City of Brooklyn in the County  
of Kings on the 24<sup>th</sup> day of December  
in the year 1883 feloniously and burglariously broken and entered the dwelling  
house of one Philip McKenna there situate  
with intent the goods chattels and personal  
property of the said Philip McKenna  
in the said dwelling house then and  
there being then and there feloniously  
to steal take and carry away, being  
arraigned upon said indictment  
Pleaded Guilty and upon the 29<sup>th</sup>

**POOR QUALITY ORIGINAL**

0488

day of February 1884 sentenced to the  
New York State Elmira Reformatory  
A true extract from the minutes  
J. J. York  
Clerk

**Kings County Court of Sessions.**

THE PEOPLE OF THE STATE OF  
NEW YORK

vs.

Thomas Lewis

Extract from minutes

POOR QUALITY ORIGINAL

0489

Police Court— 22 District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

of No. 57-63 Green Street, aged 51 years,  
occupation Merchant being duly sworn

Herman C. Henrich

deposes and says, that on the 31 day of May 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

One silver double case watch of the value of (\$6.00)

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Thomas Lewis (now here) with the intent to deprive the true owner of said property from the fact that previous to the said larceny the said property was in the left hand pocket of a vest then and there worn by deponent, and deponent is informed by Officer No. 1 Detective Sergeant Michael Crowley of Police Headquarters that he Crowley saw said Lewis insert his hand Lewis' hand in deponent's said pocket and take some article therefrom and then run away and that said Crowley ~~after~~ did immediately apprehend and arrest said Lewis and found said property in his Lewis' possession. Deponent therefore charges said Lewis with having committed the said larceny and asks

of  
Subscribed before me, this  
1887

Police Justice.

POOR QUALITY ORIGINAL

0490

that he may be dealt with as the  
law may direct.

Sworn to before me this  
4<sup>th</sup> day of June 1887

J. H. [unclear]

Police Justice

[Signature]

POOR QUALITY ORIGINAL

0491

POLICE COURT - 2<sup>d</sup> DISTRICT.

City and County of New York, ss.:

THE PEOPLE,  vs. <i>Thomas Lewis</i>	}	On Complaint of <i>Herman C. Kewick</i> For <i>Carney - Misdemeanor</i>
---	---	--

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

Dated *June 4* 1887

*Thos Lewis*  
Police Justice.

CITY AND COUNTY OF NEW YORK, } ss.

aged *37* years, occupation *Detective Sergeant* of No. *300* *Mulberry* Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of *Herman C. Kewick* and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this *4* day of *June* 1887 } *Michael Crowley*

*J. H. ...*  
Police Justice.

POOR QUALITY ORIGINAL

0492

Sec. 198-200.

92

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

Thomas Lewis

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

Question. What is your name?

Answer. Thomas Lewis

Question. How old are you?

Answer. 21 years

Question. Where were you born?

Answer. New York

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

Answer. 2<sup>nd</sup> South-east corner of Henry + Catherine Streets + about one week

Question. What is your business or profession?

Answer. Tailor

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. The watch was given to me by an acquaintance and was found on me and that is all that I know about it.

Thos. Lewis.

Taken before me this 14<sup>th</sup> day of June 1888  
J. J. [Signature]  
Police Justice.

POOR QUALITY ORIGINAL

0493

St. James St. P.A. No.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court-- 2 District. 226

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Bosman & Reynolds  
37 to 64th St  
1 Herman Lewis

2  
3  
4  
Offence Larceny  
Felony

Dated June 4 1887

J. Henry Ford  
Magistrate

C. B. Nichols  
Officer

Witnesses  
Michael Corvetti  
Precinct.

No. 300 Mulberry Street.

No. Street.



No. Street.

No. Street.

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

Thomas Lewis

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

Dated June 4 1887 J. Henry Ford Police Justice.

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

Dated 1887 Police Justice.

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

Dated 1887 Police Justice.

POOR QUALITY ORIGINAL

0494

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2<sup>d</sup> DISTRICT.

Michael Crowley  
of No. 305 Mulberry Street, aged 37 years,  
occupation Detective Sergeant being duly sworn deposes and says,  
that on the 31 day of May 1887

at the City of New York, in the County of New York, department  
arrested Thomas Lewis (now here) for the reason that deponent saw said Thomas insert his hand in a pocket of a vest then and there worn by Herman C. Kewicki and takes therefrom some article and then run away

Deponent therefore asks that said Lewis may be held, until said Kewicki ~~can~~ <sup>can</sup> ~~prosecute~~ <sup>prosecute</sup> the ~~same~~ <sup>same</sup> appears to prosecute

Michael Crowley

Sworn to before me, this 31<sup>st</sup> day of May 1887

J. J. [Signature]  
Police Justice

**POOR QUALITY ORIGINAL**

0495

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*Thomas Lewis*

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

*Thomas Lewis*

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

The said *Thomas Lewis*,

late 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 eighty *ninth*, at the City and County aforesaid, in the

*day* time of the same day, with force and arms,

*one watch of the value of*

*six dollars,*

of the goods, chattels, and personal property of one *Herman C. Henrich*,

on the person of the said *Herman C. Henrich*, then and there being

found, from the person of the said *Herman C. Henrich*, 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.

*Handwritten signature of District Attorney*

District Attorney.

0496

**BOX:**

266

**FOLDER:**

2555

**DESCRIPTION:**

Linch, George W.

**DATE:**

06/09/87



2555

POOR QUALITY ORIGINAL

0497

61

Witnesses:

Sept 8: 1888

I recommend the discharge of this indictment. The District Attorney under whose administration the case was found united with me in the expression that such a disposition should be made of it.

John R. Bellamy  
District Attorney

Counsel, *J. H. Martin*  
Filed, *9* day of *Sept* 188*8*  
Pleads,

[Section 175, Penal Code]

THE PEOPLE  
vs  
George W. Lynch

*George W. Lynch*

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

*F. A. Cuddler*

Foreman

On motion of *W. A. C.*  
for redress and  
indorses. In dict  
res. & Bail den ch  
Sept 6/88

POOR QUALITY ORIGINAL

0498

Sec. 151.

Police Court District

CITY AND COUNTY OF NEW YORK, } ss.

In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices, for the City of New York, by *George W. Smith* of No. *100* Street, that on the *4* day of *June* 188*7* at the City of New York, in the County of New York,

*George W. Smith did commit the crime of Intimidation*

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring forthwith before me, at the *County Court House* in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this *4* day of *June* 188*7*

*George W. Smith* Police Justice.

Police Court District

THE PEOPLE, &c., ON THE COMPLAINT OF

*George W. Smith* vs

Warrant-General.

Dated *June 4* 188*7*

*George W. Smith* Magistrate.

Officer.

The Defendant taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Officer.

Dated 188

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, \_\_\_\_\_  
Native of \_\_\_\_\_  
Age, \_\_\_\_\_  
Sex, \_\_\_\_\_  
Complexion, \_\_\_\_\_  
Color, \_\_\_\_\_  
Profession, \_\_\_\_\_  
Married, \_\_\_\_\_  
Single, \_\_\_\_\_  
Race, \_\_\_\_\_  
Wife, \_\_\_\_\_

**POOR QUALITY ORIGINAL**

0499

Sec. 214.

**DISTRICT POLICE COURT.**

**COMMITMENT.**

CITY AND COUNTY }  
OF NEW YORK, } ss.

By George C. Barrett Esquire,  
one of the Police Justices for the City of New York, to the Sheriff or Deputy Sheriffs of the said City and County, the Police Patrolmen or Officers of the Police force of the City of New York, each and every of them, and to the Warden, Keeper or Deputy Keepers of the City Prison of the City of New York.

THESE ARE, in the name of the People of the State of New York, to command you the said Sheriff, Deputy Sheriffs, Police Patrolmen or Officers forthwith to convey to the City Prison of the City of New York, the body of George W. Smith charged before me as one of the Police Justices aforesaid upon the oath of Rudolph B. Martin for that he the said George W. Smith

did on the 4th day of June 1887, at the City of New York, in the County of New York,

commit the crime of Embezzlement

AND I, the said Police Justice, having in due form of law examined the said complainant and the witnesses before me produced, and the said George W. Smith and it appearing that an offence has been committed, and that there is sufficient cause to believe the prisoner aforementioned to be guilty thereof; an order having been this day made by me, that the said

George W. Smith be held to answer said charge at the Court of \_\_\_\_\_ Sessions in said City and County, and fixed the amount of bail to be given by said prisoner at the sum of \_\_\_\_\_ Hundred Dollars \_\_\_\_\_

These are to Command you, the said Warden, Keeper and Deputy Keepers, and you and each of you are hereby required to receive into your custody, and safely keep in the said City Prison, the body of the said George W. Smith in default of surety in the said sum of \_\_\_\_\_ hundred dollars to answer the said complaint until he be legally discharged.

Dated at the City of New York, this \_\_\_\_\_ day of June 1887.

Police Justice.

Supreme Court

**POOR QUALITY ORIGINAL**

0500

~~Police Court~~ ..... ~~District~~ .....

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Richard B. Smith*

vs.

*George W. Smith*

COMMITMENT—General.

Dated *June* ..... 188 .....

..... Justice.

..... Officer.

POOR QUALITY ORIGINAL

05001

City and County of New York.

Randolph B. Martin, being duly sworn, deposes and says that he is the District Attorney of the County of New York. That as he is informed and believes, he has, to wit: on or about the 4th day of June 1887, one George W. Lind, of the County of Orange, did unlawfully and intentionally influence in a certain matter a juror in a certain criminal action then and not depending in the Court of Orange and Termers in and for the City and County of New York, between the People of the State of New York, Plaintiff and Geo. W. Sharp, Defendant, in respect to his verdict in the said criminal action so pending in the said Court of Orange and Termers.

What he has just deposed to is true and correct and he believes and swears to the truth thereof according to law.

Subscribed and sworn to before me }  
 this 4th day of June, 1887 } Randolph B. Martin

Wm. A. ...

**POOR QUALITY ORIGINAL**

0502

Sec. 198—200.

District Police Court.

CITY AND COUNTY )  
OF NEW YORK. } ss.

George W. Simons 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.

Taken before me this \_\_\_\_\_  
day of \_\_\_\_\_ 188

Police Justice.  
George W. Simons

POOR QUALITY ORIGINAL

0503

BAILED,  
 No. 1, by Massa Weil  
 Residence 216 3 East 10<sup>th</sup> Street,  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,

Police Court District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Charles Annastine

Agos M. Smith

2 \_\_\_\_\_  
 3 \_\_\_\_\_  
 4 \_\_\_\_\_  
 Offence \_\_\_\_\_

Dated June 17<sup>th</sup> 188

Joseph B. Smith Magistrate

No. \_\_\_\_\_  
Residence \_\_\_\_\_  
Street, \_\_\_\_\_  
Precinct, \_\_\_\_\_

Witnesses Samuel M. Gardner

No. 311 East 18<sup>th</sup> Street,

Agos M. Smith

No. 201 East 12<sup>th</sup> Street,

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

\$ \_\_\_\_\_ to answer

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

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

Vol. 1.

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

The People of the State of New York  
against  
George W. Linch.

Upon an  
indictment for  
Embracery.

v. Now cometh the defendant, George W. Linch, above named, and for plea in his behalf, he saith that the indictment presented by the grand jury, on the 9th day of June, 1887, charging him with the crime of Embracery, is not sufficient in law, and neither count thereof is sufficient in law, and he demurs to the said indictment, and to each count thereof, and the defendant specifies the following grounds of objection to the said indictment, and assigns the same as grounds of demurrer, to wit:

First: The said indictment charges more than one crime, within the meaning of sections 278 and 279 of the Code of Criminal Procedure.

Second: The said indictment does not contain a plain and concise statement of the acts constituting the crime charged.

Third: The facts stated in the said indictment do not constitute a crime.

3.

And the defendant specifies the following objections to the first count of the said indictment, and assigns the same as grounds of demurrer to the said first count, to wit:

First: The said first count does not contain a plain and concise statement of the acts constituting the crime charged.

Second: The facts stated in the said first count do not constitute a crime.

And the defendant specifies the following grounds of objection to the second count of the said indictment, and assigns the same as grounds of demurrer to the said second count, to wit:

First: That more than one crime is charged in the said second count, within the meaning of sections 278 and 279 of the Code of Criminal Procedure.

4

Second: That said second count does not contain a plain and concise statement of the acts constituting the crime charged.

Third: That the facts stated in the said second count do not constitute a crime.

Wherefore, this defendant asks judgment of the Court that he be dismissed and discharged from the said premises specified in in the said indictment, and from each count thereof, and that said indictment, and each

**POOR QUALITY  
ORIGINAL**

0506

5.

count thereof may be quashed.  
Dated New York, June 13th., 1887.

Frederick B. House.  
of Counsel for Defendant,  
317 Broadway  
N. Y. City.

**POOR QUALITY ORIGINAL**

0507

Court of General Sessions  
City and County of New York

The People v.  
vs  
George W. Litch.

Demurrer to Indictment.

Frederick B. Howell  
of Counsel for Defendant  
317 Broadway  
N.Y. City.

filed June 13. 1867.  
17

POOR QUALITY  
ORIGINAL

0500

Liberty PNBK Messenger

Period Post Ado Dyer  
address

Name begins with K.

POOR QUALITY  
ORIGINAL

0509

Attorneys Office.  
City & County of  
New York.

188

1 Wharton & Law 8 Ed see 179  
State - Army 4 Ann 266  
Com. v Harrington 3 Pick 26  
Demarest v Harring 6 Cow 76  
State v Corbunter 20 Vt 49  
State v Hayes 8 Vt 57  
Req v Higgins 2 East 65  
Req v Tarney Hall 364  
Desty Am. Cr Law 12  
Cullins v State Heisk. 14  
Pr 2 M & Gil Aldis 21  
Embrey see 42a

POOR QUALITY  
ORIGINAL

05 10

Doc Bush 4 Hill 133  
" as Lantun 56 Barb. 126  
State & Craft 72 Mo 459  
Dmanent & Haring 6 Cro 76  
Bishop see 767

**POOR QUALITY  
ORIGINAL**

0511

40

L E W I S   H .   R A Y M O N D ,   called and being duly sworn  
testified as follows:

By Mr. Martine.

Q   What business are you in?   A   Life boat business.

Q   Where do you carry on that business?   A   Greenpoint.

Q   Where do you live?   A   East 18th Street in this City.

Q   Give the number?   A   311.

Q   311 East 18th Street in this City?   A   Yes, sir.

Q   Do you know George W. Linch-- I am not certain of the mid-  
dle letter?   A   Yes.

Q   How long have you known Mr. Linch?   A   I have known him  
a number of years;   I do not know the exact number.

Q   Do you know what business Mr. Linch is in?   A   Yes, sir.

Q   What is it?   A   Connected with the cross town railroad.

Q   What railroad?   A   I do not know exactly-- the Christopher  
& Tenth Street road.

Q   When did you last see Mr. Linch?   A   I saw him on Saturday

Q   Last Saturday?   A   Yes, sir.

Q   When prior to that did you see him?   A   About in the  
neighborhood of two or three weeks.

Q   Where?   A   Over on the west side, 14th Street and 6th  
Avenue.

Q   Where at 14th Street and 6th Avenue?   A   The southwest

corner of 6th Avenue and 14th Street.

Q You were there in the store? A I was not in any store when I met him. I met him on the street.

Q Did Mr. Lynch accost you on that occasion? A Yes, sir, we met there.

Q What did he say to you? A We met unexpectedly and we got conversing over matters connected with an organization we belonged to and from that the conversation drifted into the Sharp trial. Mr. Lynch remarked to me that there had been a gentleman drawn on the jury that lived over in my neighborhood.

Q Did he mention the name? A No, sir.

Q Did he describe him? A He did not.

Q Did he call your attention to him so that you could know him? A No, sir.

Q Did you know to whom he referred? A No, sir, I did not.

Q Go on? A He simply said that the gentleman was over in my neighborhood and he would like to have me see him. I knew him and to see him if I could not do something to get him to be rather lenient on Mr. Sharp in this case?

Q Did he say Mr. Sharp or the old man do you recollect?

A I think the remark was the old man.

Q Do you know Mr. Smith? A I do not.

Q Did you ever see him before (referring to Mr. Smith in Court)? A No, sir, not that I know of.

Q Do you know where he is employed? A I do not.

Q Did I understand you to say that you had no idea to whom he referred when he spoke of the man on the jury to be in your neighborhood? A No idea whatever of whom he referred.

Mr. Linch mentioned no names whatever and left me completely in the dark so far as that was concerned.

(By the Court)

Q What did he say about the person that he referred to?

A He simply mentioned the fact that a gentleman over in my neighborhood on the east side had been drawn on this jury and I asked him the name and he told me I would see it in the paper and asked me as I say to see this gentleman and see if I could not prevail on him to be lenient in regard to the old man as he felt interested in his case and did not think there was any case against him. A conversation of that kind transpired. We were not together more than three or four minutes, just a difference between one car and another.

Q What if anything did he say about compensating him for his time? A He mentioned the fact it would be of interest to him.

Q Do you recollect whether or not he said he would compen-

sate him for his time? A No, sir, I do not think words to that effect were used.

Q Do you recollect whether or not that was what you told <sup>me</sup> ~~him~~ in your interview with me in my office? A If I recollect right I think I mentioned to you the fact that Mr. Linch told me it would be worth his while.

Q What did you say in response to this? A I did not say anything in particular; I took it as a kind of laughing matter and waited for a few minutes and left Mr. Linch.

Q Did not you make any suggestion at all to the person who made this suggestion to you? A No, sir, I do not know that I did.

Q Did you say whether you would or would not see this person? A I do not think I did. I had no idea of seeing him I can assure you of that.

Q Did you look in the newspaper as suggested by Mr. Linch to find out who this person was? A I did.

Q Did you find out in that way? A I judged from the fact he described to me a gentleman by the name of Smith was the party.

By the Court.

Q Did he say this gentleman was actually on the jury at that time? A He said he had been drawn; he did not say he

was on the jury, simply that he was drawn on it.

Q Was it the next morning you saw the name in the newspaper?

A I think the following day was a Sunday after my interview with Mr. Lynch and I am not positive whether Monday or Tuesday; I was quite busy and did not stop to read the papers not being interested in the case and if I am not mistaken a friend of mine drew my attention to the names some days afterwards. I am not positive whether Monday or Tuesday. I am sure it was not Sunday.

By Mr. Martine.

Q Your understanding from the conversation with him was that this person had been drawn on the jury, is that so?

A Yes; whether he had been accepted or not I do not know.

Q You looked in the list of jurors who were in the box to find out who that person was? A I did, yes, sir.

Q By Mr. Parsons.

Q As I understand there was no name of the jurors in the box of whom you were informed? A I beg your pardon.

Q I understood you to have said in answer to Mr. Martine that of the names of jurors in the box there was no name that was familiar to you? A None whatever.

Q That you were entirely unacquainted with all the jurors?

A None whatever.

**POOR QUALITY  
ORIGINAL**

0516

45

Q Your attention has been called to juror Smith. Have you ever heard there was such a person prior to this interview?

A I heard there were hundred of Smiths.

Q I mean of this particular Smith? A No, sir; the way I judged it was that person it was from the locality Mr. Linch gave me.

By the Court.

Q What locality did he give you? A He told me he was on East 12th Street.

Q He mentioned that? A Yes.

Q Did he give the number? A I think he did, yes, sir.

Q By Mr. Nicoll.

Q He gave you his number? A Yes.

By the Court.

Q What number was it? A I could not say positively now, in fact I did not look into it very closely.

Q Did you find the address in the newspaper? A Yes.

Q The same number in East 12th Street? A Yes.

Q That is the way you came to find out? A Yes; the gentleman's occupation was a bookbinder.

Q Did he tell you that? A No, sir, that I learned from the paper.

By Mr. Parsons.

Q What was the date of this occurrence? A My interview

with Mr. Lynch?

Q Yes? A I think it was the 21st of May, Saturday evening.

Q As I understand the interview was a casual interview in the street? A Yes, unexpected meeting altogether.

Q When first did you have an interview with Mr. Martine or either of his assistants to speak about this matter?

A My first interview with Mr. Martine I am quite positive was Tuesday of last week.

Q Where did that take place? A In Mr. Martine's office.

Q How often have you seen Mr. Martine or either of his assistants about the matter? A I never saw Mr. Martine previous to that time or since until this morning.

Q In reporting the interview with Mr. Lynch to Mr. Martine, did you state it exactly as you have stated it now?

A There may be some variation in it, I am not positive to say.

Q Substantially was it the same? A Yes, sir.

Q And as nearly as you can state the occurrence as you have now told it, is just as it took place and did you tell it to Mr. Martine just as it had taken place? A I told him just as it had taken place and he was acquainted with the facts before I called on him.

Q Did you report this interview to Mr. Martine exactly as it did take place and as you have now testified that it did take place? A I reported this transaction to Mr. Martine as it took place yesterday.

Q And as you have testified to it now? A There may be some little details that I have not spoken of now that do not come to my mind.

Q Substantially have you now told this occurrence as you have repeated it to Mr. Martine? A Yes, sir.

By Mr. Martine.

Q You told it to me in my office with reluctance? A Yes.

Q Expressed the desire not to? A I informed Mr. Martine I did not wish to be coupled up in this affair whatever and I was surprised to think it had come to him. It was unexpected on my part altogether and I was not looking for any notoriety and I did not wish any. That is what I think I informed the District Attorney.

Q You saw Mr. Lynch on Saturday? A Yes.

Q Where? A I met him as I was going into the bank corner of 10th Street.

Q What day? A Saturday.

Q What bank? A The 11th Ward Bank.

Q Is that the bank where you keep your account? A Yes, sir

Q Do you know whether Mr. Linch has any connection with that bank? A I do not.

Q It was a casual meeting? A Yes, sir.

Q Have you ever met there before? A I have met him there several times before, not on the same spot exactly, but in that locality, within half a block.

Q Did you have any conversation with him there? A Passed the time day and spoke of this affair.

Q Tell us what conversation you had with him touching this affair? A That was the first I had seen ~~him~~ him since the evening of the occurrence of it and he came to me and said "Well, you are a nice fellow" I said "Yes, I guess I am" He said "What is this all about"? I said "I do not know exactly what it is all about, George. It is all out anyhow. The only thing I know is I was called upon to make a statement to the District Attorney which I told him I have told him just as I have made it."

Q Anything else-- what did he say to that? A I told him I was very sorry to be coupled in this matter whatever; it was unexpected to me; it was not solicited on my part.

Q Tell us what he said? A He said it placed him in rather an embarrassing position he did not expect. There was nothing of any great consequence passed between us. We

POOR QUALITY  
ORIGINAL

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were not together more than two or three minutes:

Q Have you told all <sup>us</sup> ~~us~~ that Mr. Linch said on that occasion?

A Yes, sir.

Q Everything-- tell us what he said to you when you first met, when you came together? A I do not remember the first sentence.

Q As nearly as you can after the ordinary salutation? A He said "You are a nice fellow".

Q And you responded to that you thought you were? A Yes, and the conversation drifted into connection with this affair.

Q When you got to this <sup>affair</sup> ~~affair~~ tell us all the conversation that occurred, what you said and he said in connection with this affair? A As I have remarked I told him the matter had come out, that it had been reported to the District Attorney; the District Attorney sent for me and I had an interview with him in his office and explained the whole matter to him as it had <sup>transpired</sup> ~~transpired~~ between him and I and that I regretted very much there was any publicity about it whatever as it was unsolicited on my part.

Q Did you tell Mr. Linch you were subpoenaed to come here this morning? A I did.

Q Was anything said on that subject? A He told me he had

been also.

Q Anything else said on the subject? A He asked me what I was going to testify to.

Q Did you tell him? A I did.

Q What did he say to that? A He said it was a pretty bad case.

Q (By Mr. Nicoll) Those were his words? A Something to that effect. That was the intimation.

Q Was anything else said on that subject that you have not told us. I want all that transpired between you and Mr. Linch on this occasion? A He mentioned the fact that he hoped I would not make any mistake so as to make any trouble for him; I told him I regretted very much the thing had transpired and I would state facts just as they had transpired and that only.

Q And you have so done? A Yes, sir.

Q Is there anything that you recollect that transpired at this interview that you have not told us? A I do not know of anything, sir.

Q How long were you together on Saturday? A Not more than five minutes.

Q Do you think you have told us all that transpired between you and Mr. Linch in those five minutes? A Yes, sir;

**POOR QUALITY  
ORIGINAL**

0522

51

I was in a hurry to get into the bank; it was between half past eleven and twelve o'clock and they close at 12 o'clock. I left him rather abruptly and told him I had some banking business to attend to.

Q Are you quite sure this was an accidental meeting or did you know Mr. Linch had gone there to see you? A That I could not say.

Q Nothing said on that subject? A No, sir.

By the Court.

Q Did he say anything about your testimony, what testimony you were to give here? A Yes, sir, I stated that. He asked me what I would testify to and I said just as the occurrence had transpired.

Q Did he say anything on that subject further? A Nothing more than he said it placed him in an embarrassing position. I told him I regretted very much I was mixed up in it at all.

By Mr. Parsons.

Q I omitted to ask you what was your occupation? A I am a builder of life boats.

Q How long have you lived in New York? A 46 years.

Q How long have you carried on business here? A I was in the business with my father formerly; I have carried on

business myself for the last eleven years.

Q A assume you are a gentleman of position and somewhat well known in your business and in your neighborhood, is that so? A Yes, sir, I presume I am.

Q Have you ever done or said anything which would permit the idea that you could be used to tamper with a jury?

A Nothing. My character is open to investigation.

By the Court.

Q Do you know what this man Linch's business is? A Yes, I think I know he is connected with the railroad.

Q What railroad? A The Christopher & West 10th Street.

Q What position? A I could not say whether Secretary, Superintendent or what he may be, but I know he is connected with it.

By Mr. Martine.

Q What is his full name? A George W.

Q Lynch? A Linch.

By the Court.

Q In any of these interviews did he refer to the defendant Sharp? A Nothing more than I stated in my first interview.

Q Did he say whether he had any connection with it? A No.

By Mr. Nicoll.

Q Do you know anything about his relation with Sharp?

A I do not.

*Signed & sworn to before me this 7<sup>th</sup> day of June 1887*  
*Lewis H Raymond*  
*Notary*

POOR QUALITY ORIGINAL

0524

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George W. Sinden

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

George W. Sinden

of the CRIME of Enticement

committed as follows:

The said George W. Sinden,

late of the Ward of the City of New York, in the County of New York aforesaid, on the 21st day of May, in the year of our Lord one thousand eight hundred and eighty-seven, at the Ward, City and County aforesaid,

unlawfully did attempt to influence improperly one Robert W. Sinden, who had been and was then and there duly drawn and summoned to attend as a juror in a certain criminal action then pending in the Court of General Sessions of the City and County of New York, wherein the People of the State of New York were plaintiffs and one John George was defendant, as to the said George W. Sinden then and there mentioned, in respect to the verdict of the said Robert W. Sinden, in the said criminal action, against the form of the Statute in and case made and provided, and against the

records of the Records of the State of New York, and their integrity.

Second Count.

And the Grand Jury of aforesaid, do further indict and accuse the said George W. Sinden of the same crime of Embezzlement as follows:

That on or about: on the twenty first day of May, in the year of our Lord one thousand eight hundred and eighty seven, at the City and County of aforesaid, there was pending in the Court of Orphans and Deacons of the City and County of New York, a certain criminal action wherein the Records of the State of New York were plaintiff and one George W. Sinden was defendant, and on the day and in the year aforesaid one George W. Sinden did see, and was then drawn and summoned in due form of law to attend as a juror in the said criminal action.

And the said George W. Sinden, well knowing the premises, did indeed and unlawfully intend and strive to hinder, obstruct and delay the trial of the issues in the said criminal action, to-wit: on the day and in the year aforesaid, at the City and County of aforesaid, did unlawfully and intentionally

POOR QUALITY ORIGINAL

0526

attempt and endeavor to persuade one  
 Saml. H. Raymond, then and there on  
 behalf of the said Judge Thayer, and  
 dependent as aforesaid, to assist the said  
 Robert W. Smith, so known and named  
 to attend as a juror in the said criminal  
 trial as aforesaid, to appear and attend  
 in person at the said Judge Thayer, and  
 dependent as aforesaid, and to induce  
 the said Robert W. Smith in various words  
 and promises by means of communication  
 and letters of the said Judge Thayer  
 and dependent as aforesaid, and to induce  
 and persuade the said Robert W. Smith  
 to deal tamely with the said Judge  
 Thayer, and dependent as aforesaid,  
 and to give a verdict for him, and the  
 said George W. Smith did then and there  
 and thereby unlawfully attempt to  
 influence in regard to the said Robert  
 W. Smith, in respect to his verdict as  
 juror, in the said criminal trial,  
 against the good of the State in such  
 case made and provided, and against the  
 peace of the People of the State of New  
 York, and their dignity.

Richard W. Brewster

District Attorney.

0527

**BOX:**

266

**FOLDER:**

2555

**DESCRIPTION:**

Link, David H.

**DATE:**

06/28/87



2555

0528

**BOX:**

266

**FOLDER:**

2555

**DESCRIPTION:**

Link, David H.

**DATE:**

06/28/87



2555

POOR QUALITY ORIGINAL

0529

PI June 21 1899

Counsel,  
Filed, 20 day of June 1888  
Pleads, *Chattel Mortgage July 7*

[Section 217, Penal Code]

THE PEOPLE

vs.

*David H. Link*

RANDOLPH B. MARTINE,

District Attorney.

6<sup>th</sup> June 21 1899

A True Bill *Doctyque*

*J. C. Hand*

Foreman.

Oct 24 By request of Council

*A. W.*

Witnesses:

Bailed by  
*Amelius Link*  
*4152 Lawrence St.*

This indictment was returned by the grand jury of the District of Columbia on the 21st day of June 1899 against the same defendant for the offense of receiving stolen goods to the value of more than \$100.00. The defendant is a resident of the District of Columbia and is a native born American citizen. He is a man of good character and is well known to the grand jury. He is a man of good character and is well known to the grand jury. He is a man of good character and is well known to the grand jury.

*Robert M. ...*  
Asst District Attorney

**POOR QUALITY  
ORIGINAL**

0530

*June 1887*

POOR QUALITY  
ORIGINAL

0531

20

Police Department,  
of the City of New York;

300 Mulberry Street;

New York, Sep 22 1892

Vernon W Davis Esq  
Asst District Attorney.

Dear Sir:

Herewith please find copies of Manual  
of Rules and Regulations of the Police Department,  
of the editions of 1887 and 1891, duly certified.

The form of Statement to be filled out and  
signed by an applicant for appointment  
appears on page 46.

The authority for Chief Clerk to administer  
oaths conferred by Sec 251 Consolidated Act.

Very truly yours

Wm J. Kelly

Chief Clerk

**POOR QUALITY  
ORIGINAL**

0532

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

The People of the State of New York  
- against  
D a v i d H. L i n k

DEMURRER.

The defendant David H. Link above named hereby demurs to the  
Indictment found by the Grand Jury against him herein in the  
month of October 1888 charging him with the crime of Perjury,  
on the following ground .:

1st: That the facts stated in said Indictment ~~do~~ do not ---  
constitute a crime, or such an offence as is therein set ----  
forth.

Wherefore said defendant asks Judgment of the Court that  
he be dismissed and discharged from the said premises spec-  
ified in the said Indictment.

Dated New York December 3rd. 1888.

Langbein Bros. & Langbein,

Attys. for Deft.,

No: 287 Broadway,

New York City.

POOR QUALITY ORIGINAL

0533

Court of General Sessions  
City of New York  
of the State  
of New York.

David H. Lamb.

Deverer & Son  
dictment.

Langham Court Langham  
Atty. for defy.  
No. 287 Broadway  
N.Y. City.

At a Court of General  
Sessions of the Peace of  
the City and County of  
New York, held at the  
Court House in said City on  
the 6<sup>th</sup> day of ~~February~~ February 1889

Present

Hon Rufus B. Lewis

Judge

The People vs

against

David H. Link

An indictment against  
the defendant David H. Link having  
been filed on the 25<sup>th</sup> day of October  
1888 charging him with the crime of  
perjury and the said defendant having  
interposed a demurrer thereto and the  
same having been tried and argument had  
therein and after hearing J. C. Julius  
Langheim Esq. of counsel for defendant  
in support of said demurrer and  
John W. Goff Assistant District Attorney  
in opposition thereto it is

Ordered and Adjudged  
that the said demurrer be and the

POOR QUALITY ORIGINAL

0535

same is hereby disallowed and judgment thereon reversed for "The People" as plaintiffs with permission to the defendant to plead forthwith to the indictment  
Encl. Rufus B. Downing  
City Indg.

Court of General Sessions

The People &c

vs

Sam H. Lusk

Judgment disallowing

same

John P. Fellows  
Clerk

POOR QUALITY  
ORIGINAL

0536

Court of General Sessions of  
the Peace <sup>in the City</sup> and County of New York.

The People of the State of New York }  
-vs- }  
David H. Lichte

Sir:

Please take notice that I shall move before  
the Hon: N. A. Gildersleeve Justice Part 3 Court of  
General Sessions in the Court House No 37 Chambers  
Street N.Y. City, on Monday October 15<sup>th</sup> 1888 at 11 A.M.  
of said day or as soon thereafter as counsel can be  
heard that the above proceeding in which an  
indictment was found in June 1887 and which  
has never been brought to trial be dismissed  
more than two terms of the Court having elapsed  
and for such relief as to the Court may seem  
just and proper.

Dated N.Y. October 10<sup>th</sup> 1888.

To Hon: John R. Fellows.  
District Attorney  
N.Y. County.

Yours &c.  
Osceola Hochstadter  
att. for deft.

POOR QUALITY ORIGINAL

0537

Cont of General Sessions

The People vs

David A. Luke

Notice of Quotions

Samuel Hooker  
attorney at law  
206 Broadway  
N.Y.

Due notice of a copy  
of Quotions notice is hereby  
admitted  
4th October 1871

J. N. Tallon

For bond

POOR QUALITY  
ORIGINAL

0538

Court of General Sessions of  
the Peace <sup>in and for the</sup> County of New York

The People of the State of New York  
-vs-  
David H. Lunk.

Sir:

Please take notice that I shall  
move before the Hon. St. A. Geldersleeve, Justice  
<sup>Part 3</sup>  
of the Court of General Sessions, in the Court House  
No 32 Chambers Street N.Y.C., on Monday October  
15<sup>th</sup> 1888 at 11 A.M. of said day or as soon thereafter  
as counsel can be heard, ~~that~~ that the above  
proceeding in which an indictment was found in  
June 1887 and which has never been brought to  
trial be dismissed, more than two terms of the  
Court having elapsed and for such relief as  
to the Court may seem just and proper.

Dated N.Y. October 10<sup>th</sup> 1888.

To Hon. John A. Hellom,  
District Attorney  
N.Y. County.

For me,  
Dea. Hochstetter,  
Att. for def.

POOR QUALITY ORIGINAL

0539

Count of Annual Sessions

The People vs.

- 50 -

David H. Linde.

Notes of execution.

Open of Rochester  
Call for all  
206 Broadway  
N.Y.

RECEIVED  
OCT 10 1988  
FEDERAL BUREAU OF INVESTIGATION  
U.S. DEPARTMENT OF JUSTICE

John R. Williams  
Receives Copy  
JRM

John R. Williams

Organization of "Board of Police"  
Capstat L of 1882 § 37.

Power of Board of Police to make rules -  
1 copy properly certified admissible in evidence -  
§ 250 -

Chief Clerk is authorized to administer oath  
§ 251

Board of Police appoints all members of force -  
§ 265.

W. M. Kipp, Chief Clerk -

Will have copy of Rules & Regulations -

Will produce other papers & records  
asver to depts having made app't -

John McCleave - Clerk

Will identify his signature to the permission to be examined -

Kipp can swear that he asked Dept as to his signature  
on other paper & Dept acknowledged Dept - Can also have  
Dept's signature on McCleave paper by comparison -

Dr. J. G. Cook.

Will identify surgeons cert. & produce book in which  
Cook signed his name

D. J. Berant who can identify signature of Dept  
Officer Evershine 30th Prec made arrest & saw  
defendant sign his name.

Clerk of Jail Sessions

Off. Paul J. O'Connor is to identify Dept  
Dept in old indictment.

POOR QUALITY ORIGINAL

0541

No. 33.

# SURGEONS' CERTIFICATE.

QUESTIONS, EACH OF WHICH IS TO BE ANSWERED BY THE MEDICAL EXAMINERS.

N.B.—It is understood that the Examiners will, of course, put such other questions bearing upon each case as they may think proper, and that the whole examination will be thorough, exact, and circumstantial.

Name, David A. Link Age, 23 Residence, 123" St - 10" Ave

HAS THE APPLICANT ever been examined by the Surgeons of the department, and if so, state the result? 970

\* STATE THE EXACT Weight, A; Height, B; Circumference of Chest, C.

WEIGHT.	HEIGHT.	C.†	Inches.
A.	B. Feet. Inches.		
<u>157</u>	<u>5 11</u>		At forced Expiration..... <u>35</u>
			On full Inspiration..... <u>36 1/2</u>

A. IS THE RESPIRING MURMUR clear and distinct over both lungs?

A. yes

B. Is the character of the Respiration Full, Easy, and Regular?

B. yes

C. Are there any indications of Disease of the Organs of Respiration or their Appendages?

C. no

A. IS THE CHARACTER of the Heart's action Uniform, Free, and Steady?

A. yes

B. Are its Sounds and Rhythm Regular and Normal?

B. yes

C. Are there any indications of Disease of this Organ or of the Blood Vessels?

C. no

A. IS THE SIGHT GOOD? (a)

A. yes

B. Is the Hearing Good?

B. yes

IS THE APPLICANT SUBJECT TO COUGH, Expectoration, Difficulty of Breathing, or Palpitation?

no

A. ARE THE FUNCTIONS of the Brain and Nervous System in a Healthy State?

A. yes

B. Has the Brain or Spinal Cord ever been diseased?

B. no

IF THE APPLICANT has had any serious illness or injury, state expressly what effect, if any, is perceptible in the heart, lungs, kidneys, or other abdominal organs, or the skin, eyes, ears, limbs, &c.

none

HAS THE APPLICANT any predisposition, either hereditary or acquired, to any constitutional disease, as phthisis, scrofula, rheumatism?

no

DOES THE APPLICANT display any evidence of having or having had syphilis? †

no

HABITS, use of Stimulants and Tobacco.

uses tobacco

\* The Examiner is called upon to pay especial attention to the annexed schedule in determining the fitness of the applicant for the duties of a patrolman.

† There should be a difference, at least, of two inches at forced expiration and on full inspiration.

\*\* Obesity must be regarded as a good cause for rejection.

‡ Syphilitic taint in the applicant must always be regarded as good cause of rejection.

† Minimum circumference of the Chest tolerable in applicants.

HEIGHT.		CIRCUMFERENCE OF CHEST.	
Feet.	Inches.	Feet.	Inches.
5	7 1/2	33 1/2	
5	8	34	
5	9	34 1/2	
5	10	35	
5	11	35 1/2	
6	—	36	
6	1	36 1/2	
6	2	37	
6	3	37 1/2	
6	4	38	

STATURE AND WEIGHT.—The stature shall not be below 5ft. 7 1/2 in., nor the weight below that marked as its minimum accompaniment in the subjoined table. \*\*

HEIGHT.		MIN. WEIGHT.
Feet.	Inches.	Pounds.
5	7 1/2	138
5	8	140
5	9	145
5	10	150
5	11	155
6	—	160
6	1	165
6	2	170
6	3	175
6	4	180
6	5	185

(a) In examining the sense of sight, not only shall the general condition of the organs be ascertained, but weight shall be given to quickness and accuracy in discriminating colors and distances. The hearing shall be tested also as to keenness and correctness in distinguishing degrees and kinds of sounds, and the direction from which they come.

City and County of New York, ss.

David A. Link being duly sworn, depose and say, that I have returned true answers to the inquiries of the Medical Examiners touching my personal and family health, history, habits and antecedents, and that I am the person described in the above record of examination.

Sworn to before me this 11 day of July 1888

David A. Link

[Signature]  
Notary Public, N. Y.

WE HEREBY CERTIFY that we have this day carefully and thoroughly examined, in accordance with the above instructions, David A. Link and find that he is..... sound in limb and body, is..... able bodied..... of a robust constitution, has..... good eyesight and..... good hearing, and in our opinion is..... physically qualified to sustain the labors and exposures, and perform the duties of a Patrolman, and that the above is a truthful record of the examination.

New York, July 9 1888

[Signatures]  
SURGEONS  
OF  
POLICE.

**POOR QUALITY ORIGINAL**

0542

No. 2880

**SURGEONS' EXAMINATION**

OF  
*David A. Hunt*

APPLICANT FOR PATROLMAN.

*Jan'y 6<sup>th</sup> 1888*  
*Superior*

POOR QUALITY  
ORIGINAL

0543

Commissioner's Office  
Police Department  
of the City of New York  
300 Sullivan St.

New York December 30<sup>th</sup> 1887

Honorable John Mcclave.

Dear Sir

I am a young man 25 years of age  
And i would like to be appointed on the  
Police force in new york i am a Truckman  
by occupation Bar. in New York City

David Henry Link

123 st 10 ave. New York City

**POOR QUALITY ORIGINAL**

0544

*Applicant  
P. W. D.*

**POOR QUALITY ORIGINAL**

0545

No. 852

**Police Department of the City of New York.**

New York, Dec 30 1887

Statement of David H. Link an applicant for appointment as Patrolman of the Police Force of the City of New York, in reference to his physical qualifications.

Name,	<u>David H. Link</u>
Date and Place of Birth,	<u>Born: April 14<sup>th</sup> 1865 N.Y. City April 14<sup>th</sup> 1865</u>
If Naturalized, give date, place and court,	
Occupation,	<u>Truckman</u>
How long have you resided in New York State?	<u>23 years</u>
Have you any disease now?	<u>none</u>
What disease have you had during the last seven years?	<u>none</u>
Do you know of any hereditary disease in your family?	<u>no</u>
If your parents, brothers or sisters, or any of them are dead, of what disease did they die?	<u>none dead</u>
Have you ever had fits?	<u>no</u>
Have you ever had any fracture or dislocation?	<u>no</u>
Have you ever received any injury to the head or spine?	<u>no</u>
Are you subject to piles?	<u>no</u>
Have you been vaccinated?	<u>yes</u>
Have you ever had rheumatism?	<u>no</u>
	<u>David H. Link</u> Applicant.
	<u>123 St 10 Ave N.Y.C.</u> Residence.

New York, Dec 30 1887

Chief Clerk: Will subject David H. Link to examination by Surgeons, and (if physically qualified) to the preliminary examination of an applicant for Patrolman.

John McLaughlin  
Police Commissioner.

**POOR QUALITY ORIGINAL**

0546

4857  
mcb

STATEMENT

OF

*David H. Lusk*

IN REFERENCE TO HIS

PHYSICAL QUALIFICATIONS.

POLICE DEPARTMENT,

*Jan 6* 1887  
New York

Respectfully referred to Committee of Surgeons  
for examination.

*Wm J. ...*  
Chief Clerk.

1887

*Jan 6*

People  $\frac{1}{2}$   
Link  $\frac{1}{2}$  witnesses &c

Police Commissioner McClave  
as to appearing before him. In form  
and permission to appear before the board  
of surgeons - also as to rules  
(Here put in form for surgeons &c -

~~S. G. Cook~~

Police Surgeon S. G. Cook  
As to physical examination - form  
signature - Put in form

537 Cons Act

8250 " "

251 " "

268 " "

D. J. Brauth - As to witness of signature  
of Link in principal form

Chief Clerk Hipp - As to original minutes of  
§ 251 right to administer oaths to Oaths of Link <sup>rules</sup>

Officer Estline 30<sup>th</sup> Precinct  
As to arrest of Dept & signature

Clerk of General Sessions  
As to indictment being found  
on June 28<sup>th</sup> 1887 - As to minute  
book and mandamus

Officer Daniel L. O'Connell 30<sup>th</sup> Precinct as to  
identity of Dept on former indictment

**POOR QUALITY  
ORIGINAL**

0548

*Link Meun*

POOR QUALITY  
ORIGINAL

0549

Police Department of the City of New York,

Record of

Precinct No. \_\_\_\_\_

New York, \_\_\_\_\_ 188

Michael Conway

Arrested Dec. 20<sup>th</sup> 1879. DrK. + Dis.  
Fined \$10. Justice Wandell

Arrested for assaulting Officer  
Joseph Sullivan July 12<sup>th</sup> 1882.  
One Year. Judge Cowing

Arrested July 23<sup>rd</sup> 1883.  
DrK. + Dis. Six Months in default of \$1000 bail  
Justice Murray

Arrested March 6<sup>th</sup> 1884  
Fel. Assault on James O'Reilly. Court to await  
injuries. Justice O'Reilly

Arrested June 16<sup>th</sup> 1885.  
DrK + Dis. Court ten days.  
Justice Powers

Arrested October 9<sup>th</sup> 1885  
Vagrancy. Discharged Justice Held

February 16<sup>th</sup> 1886  
Attempted Suicide. 9 Mo in Pen  
Record Sampth

POOR QUALITY  
ORIGINAL

0550

Arrested Dec 9<sup>th</sup> 1886  
Dr. Paul Dis. 3 Months Justice Reilly  
on this occasion Conway came to the  
Station House, as he said for the purpose  
of whipping a Policeman

Arrested March 26<sup>th</sup> 1887  
Dr. Paul Dis. 1 Month Justice Weller

POOR QUALITY  
ORIGINAL

0551

Police Department of the City of New York,

Precinct No. ....

New York, ..... 188

David F. Link Record

March 20<sup>th</sup> 1880. Dis. Conv.

Officer Quinn

April 16<sup>th</sup> 1881.  
\$500. Bail.

Petit Larceny

Officer Carpenter

Justice Otterberg

August 5<sup>th</sup> 1886 Drunk & No Dis.

Officer Mahon. he being obliged to call  
to his assistance Officers Caspers, and  
Trimmigan.

Fined \$5.

Justice Reilly

Witnesses as to character of Link

Adolph ScherKolt  
125 St Cor 10<sup>th</sup> Ave.

William Ryan  
N.Y. Cor 125<sup>th</sup> St and 10<sup>th</sup> Ave.

Susan R. Thompson  
N.Y. Cor 125<sup>th</sup> St and 10<sup>th</sup> Ave.

John Layden  
No 6 Lawrence St

POOR QUALITY ORIGINAL

0552

*James*  
POLICE COURT, ~~FOURTH~~ DISTRICT.

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

of *30<sup>th</sup> Precinct Police* ~~Street~~, being duly sworn, deposes and says,  
that *David H. Lint* (now present) is the person of that name  
mentioned in deponent's affidavit of the *8<sup>th</sup>* day of *June* 18*77*  
hereunto annexed.

Sworn to before me, this *13<sup>th</sup>*  
day of *June* 18*77*

*Daniel J. Connor*

*M. J. [Signature]* POLICE JUSTICE.

POOR QUALITY  
ORIGINAL

0553

# Manhattan Hospital,

10th Avenue, Cor. 131st Street,

New York, June 12<sup>th</sup> 1887

David Linn is unable  
to appear at Court this  
morning -

R. J. Armstrong, M.D.  
House Surgeon

# Manhattan Hospital,

10th Avenue, Cor. 131st Street,

New York, June 9<sup>th</sup> 1888

This is to certify that  
David Linn is unable to  
appear at Court today -

R. J. Armstrong  
House Surgeon

POOR QUALITY  
ORIGINAL

0554

Manhattan Hospital,

10th Avenue, Cor. 131st Street,

New York, June 11<sup>th</sup> 1887

To the Hon. Judge of the Court  
David H. Wick  
whom you have requested to appear  
at court this A-M is unable  
to respond.

P. J. Armstrong M.D.  
Chief Surgeon -

POOR QUALITY  
ORIGINAL

0555

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

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

of No. Daniel J. Conroy  
30<sup>th</sup> Precinct Police Street, being duly sworn, deposes and  
says, that on the 7<sup>th</sup> day of June 1887

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

Michael J. Conroy, now here, and  
David H. Link did together  
violently assault and beat  
deponent, while deponent was  
in the lawful performance of  
his official duties as a police  
officer, and without any cause  
or justification on the part of  
said assailants.

That while deponent stood in  
10<sup>th</sup> Avenue near 122<sup>nd</sup> Street, the  
said deponents together approached  
deponent and the said Conroy  
said to deponent - "you son of a  
bitch I can whip you in ten  
minutes". I told him to go  
along about his business when  
upon him caught hold of the  
club of deponent, and the said  
Link struck deponent on the  
head and the said Conroy kicked  
deponent on the legs while he  
held on to deponents club. That  
officer Edward Morris came  
up to deponents assistance and  
pulled Link away from de-  
ponent. That deponent then struck  
Conroy with his club and knocked  
him down. That officer Morris

POOR QUALITY ORIGINAL

0556

Then came up, and Linn-having broken away from Officer Mann, commenced to throw stones at Officer Mann who thereupon shot and wounded said Linn who is now in Manhattan Hospital and unable to appear in Court from the effects of his wound. That during said time a number of men and boys were throwing stones at department and said other officers.

Sworn to before me this } Daniel J. Connor  
8 day of June 1887

J. M. Hutton Police Justice

Police Court, District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

ARRIDAVIT.

Dated 187

Magistrate.

Officer.

Witness.

Disposition.

POOR QUALITY  
ORIGINAL

0557

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

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

Patrick H. Morrison  
of No. 30<sup>th</sup> Precinct Police ~~Station~~, being duly sworn, deposes and

says, that on the 7<sup>th</sup> day of June 1887

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

10<sup>th</sup> Avenue and 123<sup>rd</sup> Street. That on  
10<sup>th</sup> Avenue and 122<sup>nd</sup> Street deponent  
saw officer Daniel J. Connor en-  
gaged in a fight with two men.  
That deponent ran to his assistance  
and found the defendants Conway  
and Lint struggling with said  
officer. That Lint was about to  
strike officer Connor with a club  
and deponent seized him by the  
arm and Lint let go the club and  
jumped away taking officer Connor  
with him. That he then  
commenced to throw stones at  
deponent and deponent followed  
him and told him to drop the  
hat and stop throwing stones.  
That he dropped the hat and  
deponent picked it up and  
returned to officer Connor.  
That Lint then returned with  
two or three men in his con-  
pany and again commenced to  
throw stones at deponent and  
the other officers. That deponent  
saw him hit officer Connor on  
the back with a stone and de-  
ponent started to arrest him  
when he threw a stone striking

POOR QUALITY ORIGINAL

0558

deponent on the street. That deponent  
 was again struck with a stone on  
 the right side. That deponent then  
 pulled out his pistol and told  
 Linn if he threw any more stones  
 that deponent would shoot. That  
 Linn then threw another stone  
 and stopped and picked up a  
 stone with his back towards  
 deponent and deponent fired  
 and wounded him under the  
 right arm. That he ran  
 away and deponent pursued and  
 arrested him and had him  
 conveyed to the hospital.  
 Subscribed by me  
 11<sup>th</sup> day of June 1887 Patrick H. Marrow

J. M. Patterson Police Justice

Police Court, District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

vs.

ARRIDAVTT

Dated 187

Magistrate.

Officer.

Witness.

Disposition.

POOR QUALITY ORIGINAL

0559

Sec. 198-200.

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

CITY AND COUNTY OF NEW YORK, ss

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

Question What is your name?

Answer *Michael J. Conway*

Question. How old are you?

Answer *28 years of age*

Question. Where were you born?

Answer. *New York*

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

Answer. *119<sup>th</sup> Street and 10<sup>th</sup> Avenue, 2 months*

Question What is your business or profession?

Answer *Seamster*

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 did not strike the officer at all, he struck me with the club and I caught hold of it to prevent him doing so again when I was again struck from behind and knocked down and clubbed into insensibility. There were three officers there. I did not see Link do anything.*

*Michael J. Conway*

*June 11<sup>th</sup> 1887 the deponent through his Council, Howe and Hammett, was further examined in this Court.*

*J.M.P.*

Taken before me this

day of

1887

Police Justice.

POOR QUALITY ORIGINAL

0560

Sec. 198-200.

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

CITY AND COUNTY OF NEW YORK, } ss

David H. Lusk 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 David H. Lusk

Question How old are you?

Answer 22 years of age

Question Where were you born?

Answer New York City

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

Answer 10 Avenue D 123<sup>rd</sup> Street

Question What is your business or profession?

Answer Elevator Railroad Employee

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

Answer I am not guilty. I was shot in the back by officer Murray. The assault was commenced by officer Connor who struck Conway on the head with his club.

David H. Lusk

Taken before me this

day of

Jan 1887

Police Justice

POOR QUALITY ORIGINAL

0561

BAIL No. 1 No. 2 No. 3 No. 4 No. 5 No. 6

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

*David H. Lint*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 500 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *June 13<sup>th</sup>* 1887

*W. H. ...* Police Justice.

9.15<sup>1</sup>  
Police Court 5<sup>th</sup> & 90<sup>th</sup> District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*David J. ...*  
*Michael J. Conway*  
*David H. Lint*

3  
4

Offence *Assault on officer*

Dated *June 8<sup>th</sup>* 1887

*William ...* Magistrate.  
*Conner* Officer.

Witnesses

No. *30 ...* Street.  
*Edmund ...*

No. *30 ...* Street.  
*Onise E. ...*

No. *30 ...* Street.  
*...*

No. *110 ...* Street.  
*233 ...*

No. *...* Street.  
*...*

*...*  
*...*

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

*Michael J. Conway*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 500 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *June 11<sup>th</sup>* 1887

*J. W. Patterson* Police Justice.

I have admitted the above-named *David H. Lint* to bail to answer by the undertaking hereto annexed.

Dated *June 13<sup>th</sup>* 1887

*W. H. ...* Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order he to be discharged.

Dated \_\_\_\_\_ 1887

Police Justice.

**POOR QUALITY  
ORIGINAL**

0562

COURT OF GENERAL SESSIONS OF THE PEACE

Of the City and County of New York

-----X

The People of the State of New York

Against

D a v i d H. L i n k.

-----X

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK,  
by this indictment accuse David H.Link of the crime of  
Assault in the first degree, committed as follows:

The said Davis H.Link, late of the City of New York,  
in the County of New York aforesaid, on the seventh day  
of June, 1887, at the City and County aforesaid, with force  
and arms in and upon one Daniel T.Connor then and there  
being, wilfully and feloniously did make an assault, and to  
at and against him the said Daniel T.Connor, certain  
stones which he the said David H.Link in his right-hand  
then and there had and held, then and there wilfully and  
feloniously did cast and throw, and the said David H.Link  
with the said stones so cast and thrown as aforesaid, and  
also with his hands, feet, and knees, him the said Daniel  
T.Connor, in and upon the head, neck, breast, belly, back and  
sides of him the said Daniel T.Connor, then and there  
wilfully and feloniously did strike, beat, bruise and  
wound, the same being such means and force as were likely

**POOR QUALITY  
ORIGINAL**

0563

to produce the death of the said Daniel T. Connor, with intent him the said Daniel T. Connor thereby then and there wilfully and feloniously to kill; against the form of the Statue in such case made and provided, and against the peace of The people of the State of New York, and their dignity.

*Richard W. Smith*

District Attorney.

0564

**BOX:**

266

**FOLDER:**

2555

**DESCRIPTION:**

Littlewood, John

**DATE:**

06/21/87



2555

POOR QUALITY ORIGINAL

0565

Witnesses:

Moris Silberman

442 Broadway

Office

John S. Sullivan

15. Pucinet

829

Counsel,

Filed 21 day of June 1887

Pleads, Guilty

THE PEOPLE

vs.

John Littlewood

Grand Larceny 2<sup>nd</sup> degree [Sections 528, 581 and 550, Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

*H. Standish*  
Foreman.

*I plead guilty.*  
S.P. Lobo y Co. <sup>INC.</sup>

POOR QUALITY ORIGINAL

0566

Police Court—

2<sup>d</sup>

District.

Affidavit—Larceny.

City and County of New York, ss.

of No. 442 Broadway Street, aged 26 years, occupation Manufacturer being duly sworn

deposes and says, that on the 15 day of June 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

Ninety-two Brocaded Velvet Ladies' Wraps of the value of One Hundred Dollars (\$100.00)

the property of the "Empire Cloak and Suit Company" of which firm this deponent is a member and partner

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 Littlewood (now here)

with the intent to deprive the true owners of said property from the following facts, to wit: that when the said premises were closed on the evening previous to the aforesaid day the said property was on a table in said premises and when this deponent came into said premises at about the hour of 9 o'clock A.M. of the aforesaid day, deponent immediately missed the said property and deponent is informed by Officer John S. Sullivan of the 15<sup>th</sup> Precinct Police that he Sullivan arrested and apprehended said Littlewood in Nooster Street between the hours of 9

Sworn to before me this 15th day of June 1887

Police Justice

POOR QUALITY  
ORIGINAL

0567

and 10 o'clock A. M. on the aforesaid day with  
the said property in his Littlewood's  
possession

Deponent therefore charges the said  
John Littlewood with having committed  
the said larceny and asks that he may  
be dealt with as the law may direct.

Sworn to before me this

16 day of June 1887

Morris Silberman

David C. Kelly  
Police Justice

**POOR QUALITY ORIGINAL**

0568

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 39 years, occupation Police Officer of No. the 15<sup>th</sup> Precinct Police Street, being duly sworn deposes and

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

Sworn to before me, this 16<sup>th</sup> day of June 1887

John S. Sullivan  
Police Justice.

POOR QUALITY ORIGINAL

0569

Sec. 198-200

2 District Police Court.

CITY AND COUNTY OF NEW YORK.

John Littlewood 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. John Littlewood

Question: How old are you?

Answer. 60 years

Question. Where were you born?

Answer, England

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

Answer. No 228 Nooster Street + about 4 months

Question. What is your business or profession?

Answer, Machinist

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. The Ladies Wraps found in my possession when I was arrested were given to me by some unknown person on Broadway who asked me to carry them for him

John Littlewood

Taken before me this

day of 1887

Police Justice.

POOR QUALITY ORIGINAL

0570

BAILED,

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

Police Court District 913

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Morris Silbermann

John Littlewood

2 \_\_\_\_\_  
 3 \_\_\_\_\_  
 4 \_\_\_\_\_

Offence Larceny  
Felony

Dated June 16 1887

Dani O'Reilly Magistrate

Sullivan Officer

Witnesses John Sullivan  
John Sullivan  
 No. 15 West 1887 Street, Precinct.



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

\$ 1000 to answer S. S. Street \_\_\_\_\_

John Littlewood

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 \_\_\_\_\_

John Littlewood

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

Dated June 16 1887

Dani O'Reilly Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

**POOR QUALITY ORIGINAL**

0571

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
*against*  
*John Sittewood*

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

*John Sittewood* —

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

The said *John Sittewood,*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *12th* day of *June*, — in the year of our Lord one thousand eight hundred and eighty-*seven*, at the City and County aforesaid, with force and arms,

*five*  
*nine* ~~pieces~~ *of* *the* *value* *of*  
*five* *dollars* *and* *no* *more* *or* *less*,

of the goods, chattels and personal property of one

*Morris Sittewood,* —

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

**POOR QUALITY  
ORIGINAL**

0572

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

*John Sittman*

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

*John Sittman,*

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

*sum of money of the value  
of five dollars and no more,*

of the goods, chattels and personal property of one

*Maria Sittman.*

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

*Maria Sittman.*

unlawfully and unjustly, did feloniously receive and have; the said

*John Sittman.*

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.

**RANDOLPH B. MARTINE,**

**District Attorney.**

0573

**BOX:**

266

**FOLDER:**

2555

**DESCRIPTION:**

Lowerre, Charles A.

**DATE:**

06/13/87



2555

POOR QUALITY ORIGINAL

0574

92

Counsel, *R.A.P.*  
Filed *13* day of *June* 188  
Pleads, *Waiver* 14

THE PEOPLE  
vs.  
*R*  
*Charles A. Sower*  
ASSAULT IN THE THIRD DEGREE  
(Section 219, Penal Code.)

RANDOLPH B. MARTINE,  
District Attorney.  
*112 1/2 St. N. 15th St.*

A True Bill.

*F. J. Krudden*  
Foreman  
*July 13*  
*Paul J. Dechamps*

Witnesses:  
*Off. Frederich S. Wade*  
*30. Precinct*  
*Charles A. Sower*

*W. J. Kennard*  
*263. W 122 St.*

*After an examination of the testimony in this case, I am of the opinion that conviction cannot be had, and would advise the defendant he is absolved on his own recognizance*  
H.H.

*W. J. Kennard*  
*188*  
*W. J. Kennard*  
*W. J. Kennard*

People  
vs. B. O'Sullivan & 3<sup>rd</sup> degree  
Chas. A. Lawrence

Mr. J. Kennard will  
swear that was present on  
morning that assault occur-  
red and saw left strike  
the officer who was acting  
in the performance of his duty.

Do not think defendant  
would have committed such  
an offence if he had not  
been drinking. He is a gentle-  
man.

Witness A. Sullivan will  
swear: I was in saloon  
the morning of the assault  
but was attracted outside  
by the quarrel going on out-  
side, some party ~~who~~<sup>who</sup>  
had commenced the fight  
with Lawrence called him  
S. a son of a bitch, then  
the officer came down to stop  
the fight caught hold of S.  
then S. backed up against  
fence adjoining saloon and  
was holding on to it. Officer  
took club out of his belt and

and threatened to hit E. on the  
head to make him let go. I  
asked him not to hit him. I  
do not know what officer hit  
him. Then some one threw  
the officer down. E. tried  
to get away from him, and  
did not at any time strike  
the officer, or attempt to strike  
him. They went out to rail  
some tracks, and I saw the  
officer strike E. twice on the  
head, when E. was sprawled  
out on the ground.

Chas. A. Lawrence, miles away:  
In the course of a quarrel  
with another party who  
charged me falsely Officer  
Ward came across the street  
grabbed me with his hand  
that he had the club in, and  
the club struck me. I kicked  
him not to strike me, as I want-  
ed to explain the difficulty. I  
held on to rail, but he want-  
ed to get me away. I

POOR QUALITY  
ORIGINAL

0577

told him not to hit me as I  
would go with him, he then  
hit me on the head, twice,  
breaking the scalp, then  
some one hit him and I  
think he fell down. I did  
not strike him, nor make  
an attempt to strike. When  
he got he started for the  
park, whom I believe did  
hit him, when he said that  
I started to run away, but  
he followed me caught  
up with me hit me on  
the head, and I dropped  
into street. I had six  
stitches taken on my head.

POOR QUALITY  
ORIGINAL

0578

Officer Mart will swear.  
When I arrived on the scene  
I saw Lawrence holding the  
officers by the arms. I saw  
no one struck. Neither the  
the officers nor the complainant  
and struck each other whilst  
I was there

Geo. R. Lansing, 252 W. 128<sup>th</sup> St  
will swear: I was of the  
party that Lawrence was in  
they had been playing pool  
at "St James" 125<sup>th</sup> St near 8<sup>th</sup>  
Ave. Some one whom I  
did not know raised a quarrel  
and inside, all went  
out, and the stranger called  
S. some hard names. The  
quarrel was about over  
when Officer Wade came along  
and took hold of S. he did  
not want to go, did not strike  
the officers at any time, but  
the officers struck him several  
times over my shoulder. I  
asked officer not to do so, as  
I would take him away. S.  
committed no offense that I  
saw, and I was about all the time

**POOR QUALITY ORIGINAL**

0579

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

CITY AND COUNTY }  
OF NEW YORK, } ss.

of No. 30<sup>th</sup> Precinct Police Street, aged 27 years,  
occupation Police Officer being duly sworn, deposes and says, that  
on the 5<sup>th</sup> day of June 1887 at the City of New York,  
in the County of New York,

he was violently ASSAULTED and BEATEN by Charles A. Lorraine,  
New York, who struck deponent a  
number of blows on the face,  
with his fists, while deponent was  
in the line of performance of his police  
duties, deponent being so beaten  
without any justification on the part of the said assailant

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer the above assault, &c., and be dealt with according to law.

Sworn to before me, this 5<sup>th</sup>  
day of June 1887

Fred. E. Wade

A. M. Patterson

Police Justice

**POOR QUALITY ORIGINAL**

0580

Sec. 198-200.

5th District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Charles A. Lloverre 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 Charles A. Lloverre

Question How old are you?

Answer 24 years of age

Question. Where were you born?

Answer. New York City

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

Answer. 108 West 125th St. 2 years

Question What is your business or profession?

Answer Hardware merchant

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

Answer. I am not guilty. I did not strike the officer (he clubbed me without cause. I demand a trial by jury.

Char A Lloverre

Taken before me this

5th

day of

June

1888

John J. ...  
Police Justice.

POOR QUALITY ORIGINAL

0581

BAILED, *H. J. Connel*  
 No. 1, by *William Connel*  
 Residence *255 W. 123* Street.

No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street.

Police Court *5* District. *835*

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF

*Arthur S. Wade*  
*35 West*  
*Charles A. Lawrence*

2 \_\_\_\_\_  
 3 \_\_\_\_\_  
 4 \_\_\_\_\_

Offence *Assault*

Dated *June 5<sup>th</sup>* 1887

*J. M. Patterson* Magistrate.

*Warden* Officer.

*10* Precinct.

Witnesses

*John P. Thompson*

No. *267* Street.

No. *30th* Street.

No. *30th* Street.

No. *258 W. 125* Street.

*John* to answer *A. J.*

*Boone*

*Boone*

*Boone*

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 \_\_\_\_\_

*Charles A. Lawrence*

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

Dated *June 5<sup>th</sup>* 1887 *J. M. Patterson* Police Justice.

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

Dated *Jun 5* 1887 *J. M. Patterson* Police Justice.

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

Dated \_\_\_\_\_ 1887 \_\_\_\_\_ Police Justice.

**POOR QUALITY  
ORIGINAL**

0582

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

*against*

*Charles A. Souvere*

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

*— Charles A. Souvere —*

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

The said *Charles A. Souvere,*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *5th* day of *June*, in the year of our Lord one thousand eight hundred and eighty-~~seven~~, at the Ward, City and County aforesaid, in and upon the body of one *Fredenda E. Wade,* in the peace of the said people then and there being, with force and arms, unlawfully did make an assault and *injure* the said *Fredenda E. Wade,* did then and there unlawfully beat, wound and illtreat, to the great damage of the said *Fredenda E. Wade,* 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.

**RANDOLPH B. MARTINE,**

**District Attorney.**

0583

**BOX:**

266

**FOLDER:**

2555

**DESCRIPTION:**

Ludder, Henry G.

**DATE:**

06/29/87



2555

POOR QUALITY ORIGINAL

0584

Counsel,

Filed 29 day of June 1887

Pleads. Mr. Bully (only)

Witnesses:

THE PEOPLE

vs.

Henry G. Sudder

Violation of Excise Law. (Sunday). III Rev. Stat., page 1089 Sec. 21, and page 1189, Sec. 51.

Transferred to the Court of Special Sessions for trial and final disposition.

RANDOLPH B. MARLINE, District Attorney.

A True Bill.

F. C. Chandler

Foreman.

W. A. ...

J. A. ...

**POOR QUALITY  
ORIGINAL**

0585

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Henry F. Sudder*

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

*- Henry F. Sudder -*

of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows :

The said *Henry F. Sudder,*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *first* day of *May*, in the year of our Lord one thousand eight hundred and eighty-*seven*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to

*James B. Perkins, and to*

certain *other* persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT:

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

*- Henry F. Sudder -*

of the CRIME OF GIVING AWAY INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY, committed as follows :

The said *Henry F. Sudder,*

late of the Ward, City and County aforesaid, afterwards, to wit : On the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week

**POOR QUALITY  
ORIGINAL**

0586

commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

certain \_\_\_\_\_ persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

THIRD COUNT:

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

*Henry G. Sudder*

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

*Henry G. Sudder,*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

*221 East Broadway.*

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, 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.

RANDOLPH B. MARTINE,  
District Attorney.