

0281

BOX:

13

FOLDER:

162

DESCRIPTION:

Lane, Patrick

DATE:

05/04/80



162

0282

2024

Day of Trial,

Counsel,

Filed 4 day of May 1890.

Pleads

THE PEOPLE

vs.

I

Patrick Lane

Abandoning child

BENJ. K. PHELPS,

Attorney

District Attorney

A True Bill.

Wm. H. Phelps

Foreman

May 5. 1890.

Wm. H. Phelps

~~Wm. H. Phelps~~

17

0283

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Patrick Lane*

Question. How old are you?

Answer. *22 years.*

Question. Where were you born?

Answer. *Stanford - Ct*

Question. Where do you live?

Answer. *Stanford Ct.*

Question. What is your occupation?

Answer. *Laborer.*

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

Answer. *I am guilty of knowing
it there.*

Patrick Lane

Taken before me this

25th day of

May 1880

Police Justice.

J. H. Maguire

0284

FOURTH DISTRICT POLICE COURT.

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

of the *28th Precinct Office* *Hugh Martin*
street, being duly sworn, deposes and says,
that on the *First* day of *May* 18*80*
at the City of New York, in the County of New York.

Patrick Lane (now here) did then and there abandon a child about six months old of which said Lane is the father, with the intent to wholly abandon said child. That said Patrick at about 11 o'clock on the night of the said 1st day of May deponent said said I placed said child on the steps of the New York Foundling Asylum, rang the bell and ran away. That deponent is informed by the Watchman of said Institution John Tracey that a few moments before said child was so abandoned that he, Tracey had refused to take said child from said Patrick Lane.

Sworn to before me this *Hugh Martin*
2 days *May 1880*
John L. Bradford
Police Justice

0285

416

Police Court—Fourth District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

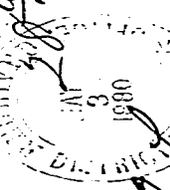
Hugh Pursh
28 F. Pract.

Lauch Lane

Dated *May 25* 1880

Bogaw Magistrate.

Justice Officer



Witness
John J. Tracy
Attorney

New York. Township of...

J. J. Tracy
Care

Chair Committee to care
of Commissioners of Charities
& Correction

Abandoning Case
AFFIDAVIT

0286

FOURTH DISTRICT POLICE COURT.

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

of the *38th Precinct* *Office* *Hugh Martin*

street, being duly sworn, deposes and says,

that on the *First* day of *May* 18*80*

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

Patrick Lane (now here) did then and there abandon a child about six months old of which said Lane is the father, with the intent to wholly abandon said child. That said Patrick at about 11 o'clock on the night of the said 1st day of May deposed said child placed said child on the steps of the New York Foundling Asylum, rang the bell and ran away. That deponent is informed by the Watchman of said Institution *John Tracey* that a few moments before said child was so abandoned that he, Tracey had refused to take said child from said Patrick Lane.

Sworn to before me this *2nd day* of *May* 18*80* at *New York* -
Hugh Martin
Justice

0287

Police Court—Fourth District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Hugh Martin
28 1/2 Prout-
08.

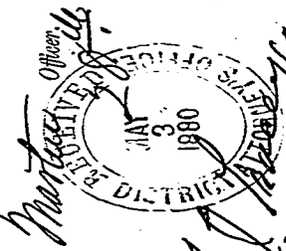
Prout Lane

Dated

May 20

1878

Morgan
Magistrate.



Witness
John J. ...
... ..
New York, *... ..*

John J. ...
...

Chas. ...
Commissioner of Charities
...

Abandoning Case
AFFIDAVIT

city and County
of New York — ss.

The jurors of the People of the State of New York
in and for the body of the City and County
of New York upon their oath present:
That Patrick Lane late of the Ninthteenth
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 and
eighty at the said City and County aforesaid
with force and arms in and upon a certain
female child under the age of six years to
wit of the age of six months, she the said
female child being then and there the daughter of
him the said Patrick Lane, in and upon the steps
of a certain building known as the New York Found-
ling Asylum, the same being then and there situate
upon a certain Street known as East sixty-eight Street
in the said Ward City and County, then and there
feloniously and unlawfully did expose with intent then
and there wholly to abandon her the said female child —

2 Count Cried the jurors aforesaid upon their oath aforesaid
as further present —

That the said Patrick Lane late of the said
City and County aforesaid on the day and in the year last
aforesaid at the said City and County aforesaid with force
and arms in and upon a certain male child under the
age of six years, to wit of the age of six months, he the
said male child being then and there the son of him the
said Patrick Lane, in and upon the steps of a certain
building, known as the New York Foundling Asylum,
the same being then and there situate upon a certain
Street, known as East sixty-eight Street in the said
Ward City and County, then and there feloniously
and unlawfully did expose, with intent then and there
wholly to abandon him the said male child

Benj. K. Phelps
District Attorney

0289

BOX:

13

FOLDER:

162

DESCRIPTION:

Langan, William

DATE:

05/13/80



162

0290

123

Day of Trial

Counsel,

Filed *13* day of *May*

1880

Plends

THE PEOPLE

vs.

B

William Langdon

Violation of Excise Law.

BENJ. K. PHELPS,

District Attorney.

vs. because
dated May 14,

A TRUE BILL.

Wm. Langdon

Foreman.

May 14 1880

Paul D. [unclear]

0291

First District Police Court.

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

of No. the 4 Precinct Police William H. Ahearn

of the City of New York, being duly sworn, deposes and says, that on the 3

day of May 1880, at the City of New York, in the County of New York,

at No. 195 South William Langdon now present Street,

did sell, or caused, suffered, or permitted to be sold, under his direction, or authority, strong or spirituous liquors or wines, viz: ale beer to be drunk in his house, or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Sections 13 and 14 of the Act of the Legislature of the State of New York, entitled "An Act to Suppress Intemperance, and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 4 day of May 1880
William Ahearn
Police Justice

Wm H. Ahearn

0292

126

Police Court—First District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William Shearn
vs
P

MISDEMEANOR,
SELLING LIQUOR, &c. WITHOUT LICENSE.

William Langan

Dated the 4 day of May 1880

H Smith MAGISTRATE.

Shearn OFFICERS.



WITNESSED BY G.S.

Bailed by Patrick Langan
53 Frankfort Street.

0293

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

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

That

William Langan

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

William H. Ahearn

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

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

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

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

BENJ. K. PHELPS, District Attorney.

0294

BOX:

13

FOLDER:

162

DESCRIPTION:

Lawler, Martin

DATE:

05/25/80



162

0295

W. W. Redmond

Day of Trial,

Comeseth
Filed *25* day of *July* 18*80*

Pleaseth
John C. Lamb

BURGLARY—THIRD DEGREE—AND
RECEIVING STOLEN GOODS.

THE PEOPLE

vs.

D.
Martin Lawler

BENJ. K. PHELPS,

District Attorney

A True Bill.

Alfred C. Clegg

Foreman
Aug. 26. 1880

*Discharged on his
own recognizance*

0296

Court of General Sessions -

The People }
- vs - }
Martin Lawler }

City & County of New York vs. Abner W. Stern of said city, being duly sworn deposes and says, that he was barkeeper for Martin Lawler, at No 51 Vesey Street N.Y. City. That on the 2^d day of May 1880 ~~there~~ ^{there} was the burglary, the premises of Martin Lawler, the prisoner above-named were in the custody and charge of one of the Marshals of the City & County of New York and had been for two days prior thereto, there being an execution against the property.

Sworn to before me this }
26th day of May 1880 }

A. W. Stern

Charles Steckler

Comm^r of S^{ts}
N.Y. City.

0297

The People }
vs }
Martin Lawlor }

City & County of New York ss. George
Dunstrupp, of said city, being duly
sworn, says, that he is a Commission
Salesman & collector for D. Witmark,
324 9th Avenue. That he has
known the prisoner for about six years,
that he has, ^{always} borne an irreproachable
reputation for honesty, and that he has never
heard of said Lawlor having been accused
of any crime.

Sworn to before me this }
26th day of May 1880 }
Charles Stecker
Commr. of Sds,
N.Y. City

Geo Dunstrupp
//

0298

Police Office, First District.

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

Abraham Hess

of No. 51 Vesey

Street, being duly sworn,

deposes and says, that the premises No. 51 Vesey

Street, ^{Third} Ward, in the City and County aforesaid, the said being a brick building

and which was occupied ^{in part} by deponent as a paper box manufactory

were BURGLARIOUSLY

entered by means forcibly breaking down a wooden partition in the hallway of said premises and entering therein

on the night of the 2 day of May 1880

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

a quantity paper, four shirts, one razor in all about the value of one hundred and twenty five dollars

the property of deponent

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

Martin Lawler now present for the reasons following, to wit: that deponent found the aforesaid property in said Lawlers possession

sworn to before me this 16 day of May 1880

at New York

[Signature]
Police Justice

0299

Police Court—First District.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. Martin Lawler

Question. How old are you?

Answer. 34 Years

Question. Where were you born?

Answer. Ireland

Question. Where do you live?

Answer. 55 Baxter

Question. What is your occupation?

Answer. Liquor dealer

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

Answer. I have nothing to say

M. Lawler

[Handwritten signature]
The Hon. Judge of the Court
Police Justice
1878

0300

Form 66

Police Court—First District.

COUNSEL FOR COMPLAINANT

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Abraham Weiss
51 Perry St.
Martin Lawler
Jenssen

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Dated 16 May 1888

F. J. Magistrate

M. J. Officer

Clerk

Witnesses

Officer Mulvey
By Precinct

\$ 1000 to answer

Sessions

C. W.

Received in Dist. Atty's Office,

COUNSEL FOR DEFENDANT

Name

Address

0301

CITY AND COUNTY } ss.
OF NEW YORK,

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

That

Martin Lawler —

late of the *Third* — Ward of the City of New York, in the County of
New York, aforesaid, on the *Second* day of *May* in the
year of our Lord one thousand eight hundred and ~~seventy~~ *Eighty* with force and
arms, at the Ward, City and County aforesaid, the *factory* of

Abraham Hess —

there situate, feloniously and burglariously, did break into and enter, the same being a
building in which divers goods, merchandise, and valuable things were then and there
kept for use, sale and deposit, to wit: the goods, chattels, and personal property here-
inafter described, with intent the said goods, chattels, and personal property of the said

Abraham Hess —

then and there therein being, then and there feloniously and burglariously to steal, take
and carry away, and

*Four Shirts of the value of two dollars each -
One razor of the value of two dollars -
one hundred and twenty five pounds of
Paper of the value of one dollar each pound
Five reams of paper of the value of twenty
five dollars each ream -*

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

Abraham Hess —

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

0302

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

Martin Lawler

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

*Four shirts of the value of two dollars each
one Razor of the value of two dollars
one hundred and twenty five
pounds of paper of the value
of one dollar each pound.*

*Five reams of paper of the value
of twenty five dollars each ream.*

of the goods, chattels and personal property of

Abraham Hess

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

Abraham Hess

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

Martin Lawler

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

BENJ. K. PHELPS, District Attorney.

0303

BOX:

13

FOLDER:

162

DESCRIPTION:

Legras, Louis

DATE:

05/21/80



162

0304

W. H. [Signature]
Filed *24th* day of *May* 187*2*

Pleads

THE PEOPLE,

vs.

Louis Negro

BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. H. [Signature]
May 24. 1872

Foreman.

[Signature]
May 27th.

State Reformatory
Elmira

27

3 in [Signature]
3 in [Signature]
3 in [Signature]

0305

Police Office, Fourth District.

City and County } ss.
of New York, }

Margaret Carnegie
of *the Hudson Hotel* ^{between 45th & 46th Streets} being duly sworn,
deposes and says, that the premises ~~is~~ ^{known} as the *Hudson Hotel*
Street, *19th* Ward, in the City and County aforesaid, the said being a *Hotel*
and which was occupied by deponent as a *dwelling house*

and ^{was} ~~was~~ **BURGLARIOUSLY** broke
and entered by means of *unlocking the room door of*
deponent's room on the first floor of said
Hotel said room being numbered one hundred five
with a pass-key with intent to commit a crime
on the *daytime* of the *13th* day of *May* 1880
and the following property feloniously taken, stolen and carried away, viz.:

- One black velvet skirt of the value of \$40.00*
- One black silk skirt of the value of \$100.00*
- One silk Grenadine dress of the value of \$40.00*
- in all of the value of \$180.00*

the property of *deponent*
and deponent further says, that she has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed, and the aforesaid property taken, stolen
and carried away by *Louis Legrasse now here*

for the reasons following, to wit: *That at about eleven*
o'clock on the morning of the said 13th day
of May deponent securely locked and
fastened the rooms in the above described
Hotel said property being therein at the
time. That at about half past one

0306

o'clock of the same day deponent found
the door of said room open and the
aforesaid property stolen and carried
away. That deponent has since
seen the said property in the posses-
sion of Officer Michael J. Shelly who
informed deponent that he found
the same in different pawnshops in
said city.

- M. M. Lawrence

I went before me this 17th
day of May 1890.
R. L. Hayes
Police Justice

0307

State of New York } Michael F. Shelly
City of New York } of Special Service
Squad New York Police, being duly
sworn deposes and says: That on
the 17th day of May 1880, deponent
visited in company with Louis
LeGrasse, the prisoners now in court
the pawnshops of Bernard Pucier of
969 - 2nd Ave. John Stuch of 99
2nd Avenue, and Thomas Starr of
983 - 3rd Avenue in said city and
found the property described in
the annexed affidavit of Margaret
Carnegie. That said property has
since been identified by Margaret
Carnegie as being the property
which was stolen from her room
at the Union Hotel on the 13th day
of May 1880. That said Louis
LeGrasse admitted to deponent that he
Louis stole the said property from
the room of said Margaret Carnegie
and pawned the same.

Sworn to before me this 17th day of May 1880
Michael F. Shelly
N. Y. Morgan Police Justice

0308

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer. *Louis Legrasse*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *5th - 3rd Ave*

Question. What is your occupation?

Answer. *I left school about 9 months ago
worked about three months for *Mr. Brownell*
at *5th Ave.**

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

Answer. *I have nothing to say —
If you will only excuse me
this time. I will never do it
again — Louis Legrasse*

Taken before me this

[Signature]
1870
Police Station.

0309

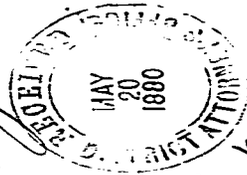
Police Court—Fourth District

THE PEOPLE &c.
ON THE COMPLAINT OF

Margaret Carnegie
Madison Hotel

vs.
Louis Legrasse

Office, Lexington



Dated *May 17* 1880

Morgan Magistrate.

Shelley Clerk
Central Office

Give this case to Mr. Roth

Witnesses

Robt Pincus

Wm H. and Co.

Comm. atty.

Received in District Atty's Office

BAILLED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

0310

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That *Louis Legras*

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

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

he the said

Louis Legras

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

Margaret Carnegie

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the people of the State of New York and their dignity.

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

Louis Legras.

late of the Ward, City, and County aforesaid,

one chest of the value of Forty dollars,
one other chest of the value of One hundred dollars,
one other chest of the value of twenty dollars,
one waist of the value of Twenty dollars,
one overcoat of the value of thirty dollars,

of the goods, chattels, and personal property of the said *Margaret Carnegie*

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

BENJAMIN K. PHELPS, District Attorney.

210

0311

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

That the said

Louis Legras

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

One skirt of the value of forty dollars -

One other skirt of the value of one hundred dollars -

One other skirt of the value of twenty dollars -

One waist of the value of twenty dollars -

One overskirt of the value of thirty dollars -

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

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

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

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

BENJAMIN K. PHELPS, District Attorney.

0312

BOX:

13

FOLDER:

162

DESCRIPTION:

Lehman, Samuel

DATE:

05/13/80



162

0313

The Compt. thinks this
boy will make a good
citizen. He will get him
a place.

M. Lynd

Filed *16* *13* day of *May* 1880

Plends

FOR THE PEOPLE,

vs.

16 *10*
5
Samuel Lehman

Benjamin C. Phelps
Benjamin C. Phelps

BENJ. K. PHELPS,

District Attorney.

A TRUE BILL.

(M. Lynd)

Foreman.

Part pro May 14. 1880

16 *10*
5
M. Lynd

Also charged on his return
recognition

Sentence suspended

03 14

Police Court, Second District.

City and County
of New York, } ss.

Gordon L. Doane

of No. 27 West 4th Street, being duly sworn,
deposes and says, that the premises No. 27 West 4th
Street, 15th Ward, in the City and County aforesaid, the said being a dwelling house
and which was occupied by deponent as a residence and place
of abode were **BURGLARIOUSLY**
entered by means of forcibly unloosing the

lock on of the door leading into the
rear room on the third floor of
said premises
on the day of the 5th day of May 1880
and the following property feloniously taken, stolen, and carried away, viz.:

One Coat - One Vest and different
articles of under clothing in all of
the value of Twenty Five dollars

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

for the reasons following, to wit: That on the said date
deponent locked said door and placed
the key of said door behind the
stair Carpet on the stairs leading to
said third floor, at about 12 O'clock
A. M. on said date deponent missed

Justice
1880
22

0315

said property. That said defendant
acknowledged to deponent that
he had unlocked said door and
taken and pawned said property
which said property deponent
has since been unable to identify
as the property of deponent.

Sworn to before me this 7th day of May 1880

Henry M. ... Police Justice

0316

Police Court—Second District.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question.—What is your name?

Answer.—

Samuel Lehman

Question.—How old are you?

Answer.—

Fifteen years

Question.—Where were you born?

Answer.—

Pennsylvania

Question.—Where do you live?

Answer.—

Milksboro Pa

Question.—What is your occupation?

Answer.—

None

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

Answer.—

I am guilty of the charge

S. Lehman

John Leonard

1873-4-5-

Taken before me, this
Wm. M. ...
day of *March*, 1873
Police Justice.

0317

POLICE COURT—Second District.

THE PEOPLE, & Co.,

ON THE COMPLAINT OF
Forham L. Doan
27 N. 4th St.

OFFENCE—Burglary and Larceny.

vs.
Samuel Lehman



Dated *May 11* 1880

Murray
Rulland
Seni
Magistrate.
Officer.
Clerk.

Witnesses,
Officer Rulland
Seni
Officer.

Committed in default of \$ *500* bail.

Bailed by

No. Street
Cond

0318

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Samuel Lehman

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

Gotham L Doane

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

he the said

Samuel Lehman

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

Gotham L Doane

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the people of the State of New York and their dignity.

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

Samuel Lehman

late of the Ward, City, and County aforesaid,

One coat of the value of ten dollars
one vest of the value of five dollars
one pair of pantaloons of the value of ten dollars
Five shirts of the value of one dollar each

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

Gotham L Doane

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

BENJAMIN K. PHELPS, District Attorney.

0319

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

That the said

Samuel Lehman

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

*One coat of the value of ten dollars -
One vest of the value of five dollars
One pair of pantaloons of the value
of ten dollars -
Five shirts of the value of one dollar
each*

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

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

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

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

BENJAMIN K. PHELPS, District Attorney.

0320

BOX:

13

FOLDER:

162

DESCRIPTION:

Leicht, Alexander

DATE:

05/13/80



162

12321

Day of Trial

Counsel,

Filed 13 day of May

1880

Pleas

THE PEOPLE

vs.

Violation of Excise Law.

Alexander Leitch^B

BENJ. K. PHELPS,

District Attorney.

His father Peter Leitch
has license

A True Bill.

(Signature)

Foreman.

May 14 1880

(Signature)

0322

First District Police Court.

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

of James McGuire
the 14 Precinct Police Street,

of the City of New York, being duly sworn, deposes and says, that on the 24
day of April 1880, at the City of New York, in the County of New York,

at No. 17 Myrtle Street,
Alexander Leicht

did sell, or caused, suffered or permitted to be sold, under his direction or authority, strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Sections 13 and 14 of the Act of the Legislature of the State of New York, entitled "An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 24
day of April 1880 }

J. J. Delkuth
POLICE JUSTICE.

James McGuire

0323

20 Apr 19 Marion
U.S. - 394

155 S

Police Court - First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James M. Guin

vs.

Alexander Leicht

WISDEMEANOR,
selling liquor, &c. without license.

Dated the 24 day of April 1880

R. H. H. Magistrate.

14 Officers.

Witness

Bailed \$100 to Ans. G.S.

By Adolph Schwerkert

253 Centre Street.

0324

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

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

That

Alexander Licht

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

James McGuire

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

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

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

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

BENJ. K. PHELPS, District Attorney.

0325

BOX:

13

FOLDER:

162

DESCRIPTION:

Levell, Michael

DATE:

05/21/80



162

0326

249

Day of Trial
Counsel,
Filed *21* day of *May* 188*0*
Plends

Violation of Excise Law.

THE PEOPLE

vs.

56 Cherry
298

Michael Reed
B

BENJ. K. PHELPS,
District Attorney.

A True Bill.

Benjamin Phelps

Foreman.

Read in May 24. 1880
pleads ~~to~~ *guilty*

Thos J. W.

0327

Third District Police Court.

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

of No. Michael Larkin 7th Precinct Police Street,

of the City of New York, being duly sworn, deposes and says, that on the 25th day of February 1878, at the City of New York, in the County of New York,

at No. 298 Cherry Street, Michael Levell

did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority, strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled

"An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

~~Without a receipt~~
Sworn to before me, this 26th day of February 1878
Michael Larkin
POLICE JUSTICE.

0328

789



Police Court—Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Sarkin
7th Prec^{ts}
" "
" "
Michael Sewell

MISDEMEANOR.
Violation Excise Laws.

Dated the 26 day of July 1880

John H. Magistrate.

Sarkin 7 Officers.

Witness.....

Bailed \$ 100 to Ans., G.S.

By Zachariah Kuntler

469 Canal Street

0329

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

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

That

Michael Levell

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

Michael Larkie

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

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

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

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

BENJ. K. PHELPS, District Attorney.

0330

BOX:

13

FOLDER:

162

DESCRIPTION:

Levy, William

DATE:

05/06/80



162

0331

22

Filed 6 day of May 1880.
Plends Not Guilty

THE PEOPLE
vs. I
William Levy
(2 Cases)

Obtaining Goods by False Pretences

BENJ. K. PHELPS,

District Attorney.

A True Bill.

(Hoyt, Clerk)

Foreman.

0332

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

William Levy.

Question. How old are you?

Answer.

19 1/2 years.

Question. Where were you born?

Answer.

New York.

Question. Where do you live?

Answer.

415 - East 58th Street

Question. What is your occupation?

Answer.

Clerk -

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

Answer.

I got them with the intention of passing for them - I had a customer for them -
Wm Levy

Taken before me this

24
day of *May* 188*8*

A. J. Morgan
Police Justice.

0333

FOURTH DISTRICT POLICE COURT.

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

of No. *36 Maiden Lane Peter Hartmann*
street,
that on the *15th* day of *February* 18*80*
at the City of New York, in the County of New York,

William Levy (now here) did then and there designly and wilfully with intent to cheat and defraud deponent, obtain personal property to wit four Silver Filagree sets of jewelry of the value of twelve dollars and fifty cents the property of deponent. That on the said 15th day of February said William came to the place of business of deponent and falsely representing to deponent that the William was in the employ of Israel Ferguson of 107 1/2 Nassau Street in said city, stated to deponent that said Ferguson had sent said William for the above described property. That deponent believing such false representations to be true gave said property to said William. That deponent had since been informed by said Israel Ferguson that said William was not at the above stated time in his employ and that he Ferguson did not send for said property.

P. Hartmann

*Sworn to before me this 1st day of May 1880
B. L. Ferguson
Police Justice*

0334

State of New York JS
City of New York Israel Ferguson of
New York being duly sworn deposes
and says that on the 15th day of February
1880 William Levy (now in Court) was not
in deponent's employ and had not been
for a period of five months before said
date. That deponent did not send said
William to Peter Hartmann or to any other
person to get any goods on account
of or for deponent.

Sworn to before me this 1st Israel Ferguson
day of May 1880
Police Justice

116
7022

Police Court—Fourth District.

THE PEOPLE, &c.,
OF THE COUNTY OF

Peter Hartmann
36 Chatham Lane

William Levy

Dated May 1st 1880

Morgan Magistrate.

Campbell Officer, 45
28th

Wm Mitchell =

102 Broadway



0335

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

William Levy

Question. How old are you?

Answer.

19 1/2 years.

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

415 - East 57th Street

Question. What is your occupation?

Answer.

Clerk

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

Answer.

I got them with the intention of paying for them
Wm. Levy

Taken before me this

1st day of May 1890

A. L. Morgan

Police Justice.

0336

FOURTH DISTRICT POLICE COURT.

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

of No. 19 John Francis Enrico
street, being duly sworn, deposes and says,
that on the 26th day of January 1880
at the City of New York, in the County of New York,

William Levy (now here) did then and there designedly and wilfully with intent to cheat and defraud deponent obtain personal property to wit; two Coral sets of jewelry of the value twenty dollars and fifty cents the property of Enrico Brothers of which firm deponent is a member. That on the above date said William falsely represented to deponent that he was in the employ of Noah Mitchell of 692 Broadway and that said Mitchell sent said William for the above described property deponent believing such false representations to be true delivered to said William said property. That said Mitchell has since informed deponent that he (Mitchell) did not send for said property and that said William was not in his employ.

Frederick J. Essary

Sworn to before me this 1st day of May 1880
W. L. Morgan
Police Justice

0337

416
Mey

Police Court—Fourth District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Frederick Cusco
19 June 1980

William Levy

Dated May 1st 1980

Morgan Magistrate.

Campbell Officer.

Witness

Book Mitchell

692 Broadway

\$ 500.00



C. J. [Signature]

0338

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

William Levy

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *twenty sixth* day of *January* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty*, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloniously to cheat and defraud one

Frederick J. Errico

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to

Frederick J. Errico

That he the said *William Levy* was then and there
in the employ of one *Noah Mitchell* who then and
there carried on business at number six hundred
and ninety two Broadway in the City and County
aforesaid -
And that he the said *William Levy* had then and
there been sent by him the said *Noah Mitchell*
to obtain from him the said *Frederick J. Errico*
for and on the account of him the said *Noah Mitchell*
two sets of jewelry of the value of
nine dollars and seventy five cent each set -
And that he the said *William Levy* was then
and there authorized and had then and there
authority to receive from him the said *Frederick J. Errico*
for and on the account of him the said
Noah Mitchell the said two sets of jewelry of
the value of nine dollars and seventy five
cents each set -

0339

And the said *Frederick J. Errico*

then and there believing the said false pretences and representations so made as aforesaid by the said

William Levy

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said

William the said two sets of jewelry of the value of nine dollars and seventy five cents each set

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

Frederick J. Errico

and the said *William Levy* did then

and there designedly receive and obtain the said two sets of jewelry of the value of nine dollars and seventy five cents each set

of the said

Frederick J. Errico

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

Frederick J. Errico

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

Frederick J. Errico

of the same.

Whereas in truth and in fact he the said *William Levy* was not then and there, nor at any time, in the employ of one *Wash Mitchell* who then and there carried on business at Number Six hundred and ninety two Broadway in the City and County aforesaid

And Whereas, in truth and in fact, the said *William Levy* had not then and there, nor at any time, been sent by him the said *Noah Mitchell*, to obtain from him the said *Frederick J. Errico*, for and on the account of him the said *Noah Mitchell* ~~two~~ sets of jewelry of the value of nine dollars and seventy five cents each set, nor any jewelry of any value whatsoever -

And whereas in truth and in fact he the said *William Levy* was not then and there authorized, and did not then and there have authority to receive from him the said *Frederick J. Errico*, for and on the account of him the said *Noah Mitchell* the said two sets of jewelry of the value of nine dollars and seventy five cents each set, nor any jewelry of any value whatsoever

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said *William Levy* to the said *Frederick J. Errico* was and were in all respects utterly false and untrue, to wit. on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *William Levy* well knew the said pretences and representations so by him made as aforesaid to the said *Frederick J. Errico* to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said *William Levy* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *Frederick J. Errico* the said two sets of jewelry of the value of nine dollars and seventy five cents each set

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *Frederick J. Errico*

with intent feloniously to cheat and defraud him of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

20

1870.

Filed 6 day of May
Pleads Not Guilty

Obtaining Goods by False Pretences

THE PEOPLE

vs.

William Levy
(Execr)

BENJ. K. PHELPS,

District Attorney.

A TRUE BILL.

(Handwritten signature)

Foramen.

Part Two May 7-1870

Pleas Guilty

1 Emory Ref

0342

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

William Levy

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the fifteenth day of February in the year of our Lord
one thousand eight hundred and ~~seventy~~ eighty, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloni-
ously to cheat and defraud one Peter Hartmann

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to Peter Hartmann

That he the said William Levy was then and there
in the employ of one Israel Farjeon who then
and there carried on business at Number seventy
seven Nassau Street in the City and County aforesaid -

And that he the said William Levy had then and
there been sent by him the said Israel Farjeon to
obtain from him the said Peter Hartmann for and
on the account of him the said Israel Farjeon four
sets of jewelry of the value of three dollars and
twenty five cents each set -

And that he the said William Levy was then and there
authorized and had then and there authority to receive
from him the said Peter Hartmann for and on the
account of him the said Israel Farjeon the said
four sets of jewelry of the value of three dollars
and twenty five cents each set

0343

And the said *Peter Hartmann*

then and there believing the said false pretences and representations so made as aforesaid by the said

William Levy

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said

William Levy the said four sets of jewelry of three dollars and twenty five cents each set

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

Peter Hartmann

and the said

William Levy

and there designedly receive and obtain the said

four sets of jewelry of the value of three dollars and twenty five cents each set

did then

of the said

Peter Hartmann

of the proper moneys, valuable things, goods, chattels, personal property and effects

of the said

Peter Hartmann

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

Peter Hartmann

of the same.

Whereas in truth and in fact he the said William Levy was not then and there, ~~in~~, in the employ of one Israel Farjeon who then and there carried on business at Number seventy seven Nassau Street in the City and County aforesaid -

0344

And Whereas, in truth and in fact, the said *William Levy* had not then and there, nor at any time been sent by him the said *Israel Fajen* to obtain from him the said *Peter Hartmann* for and on the account of him the said *Israel Fajen* four sets of jewelry of the value of three dollars and twenty five cents each set, nor any jewelry of any value whatsoever—

And whereas in truth and in fact he the said *William Levy* was not then and there authorized and did not then and there have authority to receive from him the said *Peter Hartmann* for and on the account of him the said *Israel Fajen* the said four sets of jewelry of the value of three dollars and twenty five cents each set nor any jewelry of any value whatsoever

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

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

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said *William Levy* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *Peter Hartmann* the said four sets of jewelry of the value of three dollars and twenty five cents each set

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *Peter Hartmann*

with intent feloniously to cheat and defraud him of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0345

BOX:

13

FOLDER:

162

DESCRIPTION:

Lovell, Florence

DATE:

05/04/80



162

0346

BOX:

13

FOLDER:

162

DESCRIPTION:

Peat, Margaret

DATE:

05/04/80



162

0347

7023

1 Kingsburg
Mrs. I. Berman
Counsel, Ed. A. Pottler
206
Filed 4 day of May, 1880.
P. M.
Pleaded not guilty

Robbery—First Degree, and Receiving
Stolen Goods

THE PEOPLE
vs.
Lawrence Lovell
By
Margaret Peat

BENJ. K. PHELPS,

District Attorney.

May 6
Book in Court
Book in May 24, 1880
120-121
No 1 Pleaded not guilty

A TRUE BILL.

Wm. L. Sumner

Each.

Foreman.

30 days in City Prison

Read

Wm L Sumner
Hugh Sumner
247 Clubburg St
#501 (Ral)
May 12

0348

Algernon S. Sullivan
Wm Nelson Cromwell
Isaac Carrillo.

Orwell Building
Wall Street New York
May 11th 1880.

Mr Geo. W. Lyon
Asst Dist Atty.

Mr Cockburn &
Mr Quinn, two friends who
offer to go bail for Mrs
Peat, — call on me to
report that they thought \$500
was the amt fixed for
bail & they can give it.

Now, can you couris-
-tently have the bail

0349

reduced to that sum?

I hope so, and within
the limits in which it
is proper to ask it, I
venture to urge it upon
your good favor.

Truly Yours
Algernon S. Sullivan.

0350

Justice Otterbury

Florence Powell

is under my charge
in Bellevue Hospital
and is not at present
in a fit condition for
removal. She claims to
have undergone an abortion
and had some evidencing
it on her admission, so
that for a day or two it
would ^{be} unsafe to remove her.

Walter L. Renny, M.D.
House Physician
7th Medical Division

0351

Form 123.

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

Police Court—Second District.

Catherine McLeod

of No. 7 Gay Street, being duly sworn, deposes and says,

that on the 28th day of April 1888

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the person of deponent, by force and violence, and against the will of deponent, the following property, viz.:

a Pocket-Book containing Good and lawful moneys consisting of one National Bank Bill of the value of two dollars one Silver Trade dollar and small pieces of Silver Coin to the amount and of the value of two dollars, all being

of the value of five dollars
the property of Deponent and her husband, Robert McLeod, Dollars

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 force and violence, and against his will, by Florence Lovell and Margaret Peat,

said Florence at present in Hospital and said Margaret Peat being removed from the fact that each of said persons seized a hold of deponent and threw her down on a Bed in premises No. 151 West 10th Street in Police City and while she was so prostrated said Florence did take and carry away from the pocket of the dress then worn by deponent as a part of her bodily clothing the Pocket-Book and Money aforesaid. Deponent further says that

Subscribed to before me this 1st day of May 1888

Police Justice

0352

Each of said defendants did strike
deponent several blows before they took said
property and that they also forcibly took
from her feet the shoes she deponent was
then wearing.

Deponent therefore asks that
each of said defendants be held to answer
and dealt with according to law.

Sworn to before me this Catharine M. Lusk
29th day of April 1880
Mason ~~Clayton~~
Police Justice

Catharine M. Lusk

0353

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.—

Florence Lovell

Question.—How old are you?

Answer.—

Twenty Three years.

Question.—Where were you born?

Answer.—

New York city

Question.—Where do you live?

Answer.—

151 West 10th Street

Question.—What is your occupation?

Answer.—

Copyist.

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

here preferred against you?

Answer.—

I am not guilty of the charge

Florence Lovell.

Taken before me, this

30

day of April

1880

Police Justice.

M. J. ...

0354

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.—

Margaret Peat

Question.—How old are you?

Answer.—

Fifty Four

Question.—Where were you born?

Answer.—

Scotland

Question.—Where do you live?

Answer.—

151 W. 10th Street

Question.—What is your occupation?

Answer.—

Housekeeper

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

Answer.—

I am not guilty of the charge
Margaret Peat

Taken before me, this

30

day of *April* 188*3*

Police Justice.

Proctor

0355

Form 128

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, &c.,

Affidavit—Robbery.

ON THE COMPLAINT OF
Catherine Wood
7 *Hay St - Baker*
VS.

Thomas Lovell
Margaret Peabody *Madam*

Dated *April 29* 18*80*

Arthur Magistrate.
Walter 9*th*
Officer. *P. H. Pequet*

Witness,

Complacant
House of Detention on 27
at 10:30. Bail taken
by Gen. Cady 207. G. W. C.
1000
to Mrs. Sack.

Bailed by

No. *2* Street. *P. H. Pequet*
3 P. M.

0356

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That *Florence Lovell and Margaret Peat*
each

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *twenty eighth* day of *April* in the year of our Lord
one thousand eight hundred and ~~seventy-eight~~ *eighty* at the Ward, City and County
aforesaid, with force and arms, in and upon one *Catharine McLeod*
in the peace of the said People then and there being, feloniously did make an assault and

One pocket book of the value of one dollar —
One coin of the kind called a dollar of the
value of one dollar —
Two shoes of the value of one dollar each —

One ~~One~~ Promissory Note, for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *United States Treasury Note*, of ~~a number~~ ^{two}
~~denomination of two dollars and of the value of two dollars~~
~~and denomination to the Jurors aforesaid unknown, and a more accurate description of~~
~~which cannot now be given, of the value of~~

One ~~One~~ Promissory Note, for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *Bank Note*, of ~~a number and denomina-~~ ^{two}
~~tion to the Jurors aforesaid unknown, and a more accurate description of which cannot~~
~~be given, of the value of~~

Two coins of a kind, number and denomination
to the Jurors aforesaid unknown, and a more
accurate description of which cannot now be
given of the value of *two dollars —*

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

Catharine McLeod

from the person of said

Catharine McLeod

and against

the will and by violence to the person of the said *Catharine McLeod*
then and there violently and feloniously did rob, 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.

Benj. K. Phelps
District Attorney