

0379

BOX:

502

FOLDER:

4578

DESCRIPTION:

Lee, James

DATE:

11/29/92



4578

Witnesses:

J. M. Steger

Off. Moffett 2d

396
May 6

Counsel,

Filed

1897

Pleas,

Abundant

THE PEOPLE

vs.

James Lee

Grand Larceny,
(From the Person),
[Sections 523, 524, 525, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John E. Fullen

Dist. Atty. 6, 1892. Foreman.
trial and acquitted

0381

(1365)

Police Court— 4 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 617 Second Avenue Street, aged 24 years,
occupation butcher being duly sworn,

William Seeger

deposes and says, that on the 25 day of March 1892 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possessor
of deponent, in the night time, the following property, viz:

One Silver watch, of the value
of Eighteen Dollars

X/800

the property of Deponent

Sworn to before me, this 25 day
of March 1892

John W. Smith Police Justice.

and that this deponent
has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen
from the possession of deponent and carried away by James Lee (now here) from
the fact, that, at about 4 AM, on
said date, deponent was leaving the store
in the premises at the southwest corner of 33rd
Street and Third Avenue, having said watch
attached to a chain in the left hand
pocket of his vest: that deponent was
followed by the defendant to the door in
the rear of said store and that defendant
then ^{and} then put his hand in said vest
pocket and took out of said pocket the said
watch and broke the chain worn by deponent.
Wherefore deponent accuses defendant of larceny
from the person and prays that he may be dealt
with according to law.

W. Seeger

0382

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. James Lee

Question. How old are you?

Answer. 73 years

Question. Where were you born?

Answer. United States

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

Answer. 610-1-Asmur 3 years

Question. What is your business or profession?

Answer. Haen driver

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

James Lee

Taken before me this 21
day of Nov 1892
Abraham
Police Justice.

0383

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 J. Danaher

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 100 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, Nov 22 1897 John J. Danaher Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0384

1464
1894

Police Court--- H District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William Seeger

9612 1/2 Ave

James Lee

2

3

4

Offense See

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated, Nov 25 1892

Wilbur H. Magistrate.

Moffett Officer.

21 Precinct.

Witnesses Officer Moffett

No. 21 Street.

No. Street.

No. Street.

\$ 1000 to answer

[Signature]
[Signature]

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Lee

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

James Lee

of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said

James Lee

late of the City of New York, in the County of New York aforesaid, on the *25th* day of *November* in the year of our Lord one thousand eight hundred and ninety-*two*, in the *night*-time of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of eighteen dollars.

of the goods, chattels and personal property of one *William Seeger* on the person of the said *William Seeger* then and there being found, from the person of the said *William Seeger* then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

De Lancey McCall,
District Attorney.

0386

BOX:

502

FOLDER:

4578

DESCRIPTION:

Lenahan, Thomas

DATE:

11/01/92



4578

Witnesses:

Off Leary

978

Counsel,

Filed

Day of

188

Pleas,

Myrtle

THE PEOPLE

vs.

Thomas Lenahan

Second degree Burglary in the Penal Code.
[Section 49]

DE LANCEY NICOLL,

District Attorney.

*10/10/17
10/10/17
10/10/17*

A TRUE BILL.

B. J. Tolledwood

Foreman.

[Signature]

Charles W. Dwyer

*2 yrs 99
4 m 10/10/17*

15

Police Court— 6th District.

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

of No. 314 West 100th Street Street, aged 49 years,
occupation Collector being duly sworn

deposes and says, that the premises No 314 West 100th Street,
in the City and County aforesaid, the said being a Three story Brick & Brown
Stone House
and which was occupied by deponent as a Residence
and in which there was at the time a human being, by name Kate McCormack

were **BURGLARIOUSLY** entered by means of forcibly breaking a large
pane of glass out of the front parlor window

on the 29th day of October 1892 in the night time, and the
following property feloniously ^{attempted to be} taken, stolen, and carried away, viz:

Household furniture, clothing and jewelry
in all of the value of five thousand
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 ^{attempted to be} property taken, stolen, and carried away by
Thomas Leubman (now here)

for the reasons following, to wit: that since the commission of said House
deponent was informed by Officer Frank R. Leary 33rd Precinct
Police (now here) that at about the time of the O'clock
on the 29th day of October he heard a crash of glass and
ran to said premises and saw the said defendant
come down the steps of said premises and saw
the light of glass broken out of the parlor window

Patrick J. McCormack

Sworn before me this 29th day of October 1892 at New York City
W. H. [Signature]
Notary Public

0389

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 24 years, occupation Police Officer of No. 33-Pavina Place

Frank R. Leary Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Patrick McCormack and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 30 day of October 1883 } Frank R. Leary

McCormack
Police Justice.

0390

Sec. 198-200.

Otto

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas L. Luchman 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 Luchman*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *East 151st St. One year*

Question. What is your business or profession?

Answer. *Bumisher -*

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 was intimidated at the time and have no recollection of doing anything wrong -*

Thomas Luchman

Taken before me this

30th

day of *October* 1887

[Signature]
Police Justice.

0391

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 Alfred Smith

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 October 30th 1892 [Signature] Police Justice

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

Dated 18 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 18 Police Justice.

Police Court--- 6th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patrick J. McCormack
314 107th Ave
Thomas L. Lachman

Officer Altemple
P. Baumgardner

1 _____

2 _____

3 _____

4 _____

BAILABLE,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *October 30th* 18*92*

Meade Magistrate.

Frank R. Leary Officer.

33- Precinct.

Witnesses: *Same Officer*

No. _____ Street.

Child, Notis -

No. *3* *Openair Place* Street.

No. _____ Street.

\$ *1000* to answer *Ed S.*

Chas
Baumgardner

TORN PAGE

0393

Handwritten text, possibly a list or notes, partially obscured by a horizontal line.

Handwritten text, possibly a list or notes, partially obscured by a horizontal line.

District Attorneys Office:
City & County of
New York

18

The Peo.

vs.

Thomas Lenahan

Attempt on Rufus

Comtee of Manufacturers

Dec 29th 84. Sentenced to 104 wks

State Prison by Judge McComb

Nov. 2nd 92

Robert M. Mason

with wife

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 Lenahan

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

Thomas Lenahan

of the CRIME OF BURGLARY in the second degree, committed as follows:

The said Thomas Lenahan

late of the 23rd Ward of the City of New York, in the County of New York aforesaid, on the 29th day of October in the year of our Lord one thousand eight hundred and ninety-two in the night time of the same day, at the Ward, City and County aforesaid, the dwelling house of one Patrick J. McCormack

there situate, feloniously and burglariously did break into and enter, there being then and there a human being within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said Patrick J. McCormack

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away,

[Handwritten flourish]

against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

De Lancey McCall, District Attorney

0396

BOX:

502

FOLDER:

4578

DESCRIPTION:

Lennon, Matthew

DATE:

11/28/92



4578

215

Witnesses:

Ap. Miller 7th

Counsel,

Filed, 28 day of *Apr* 1893

Pleads, *Arguably Deed*

THE PEOPLE

vs.

B

Matthew Lemon

Transferred to the Court of Sessions for trial and final disposal

Filed April 18th 1893

VIOLATIONS OF THE EXCISE LAW.
[Chap. 401, Laws of 1892, § 321.]

DE LANCEY NICOLL.

District Attorney.

A TRUE BILL.

John E. Fallon

Foreman.

0398

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Matthew Lennon

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

of the CRIME OF *Matthew Lennon* SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *Matthew Lennon*

late of the City of New York, in the County of New York aforesaid, on the *14* day of *August* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

~~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 New York and their dignity.

SECOND COUNT—

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

Matthew Lennon of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Matthew Lennon*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

and to certain other persons whose names are to *Philip Twally* 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.

DE LANCEY NICOLL
District Attorney.

0399

BOX:

502

FOLDER:

4578

DESCRIPTION:

Leonard, Elizabeth

DATE:

11/14/92



4578

0401

(1385)

Police Court— 4 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Kate Matthews

of No. 468 Second Avenue Street, aged 4 1/2 years,

occupation Keep House being duly sworn,

deposes and says, that on the 1 day of Nov 1892 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

One shawl, one skirt, and one shoe
together of the value of about seven
dollars \$7.00

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 Elizabeth Leonard (now

here, from the fact that the said property was in deponent's premises at the above address. That deponent followed the defendant's husband out of the apartment and while deponent knows the defendant took the said property part of which was found in the possession of the defendant.

Therefore deponent prays that the defendant be held with with the Carrievets

Kate Matthews

Sworn to before me this 1 day of Nov 1892

William W. [Signature]
Police Justice.

0402

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Elizabeth Leonard 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 sees 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.

Elizabeth Leonard

Question. How old are you?

Answer.

49 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

At home at present

Question. What is your business or profession?

Answer.

Keep Home

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
Elizabeth Leonard

Taken before me this

day of

189

Police Justice.

0403

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
3 *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.*

0404

Police Court--- 1368 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Kate Matthews
Elizabeth Kemm

John Henry
Officer

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated for 12 1891
Robert Magistrate.
John Kelly Officer.
21 Precinct.

Witnesses.....

No. Street.

No. Street.

No. 300 Street.
to answer G.S.

John 10/1

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Elizabeth Leonard

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

Elizabeth Leonard

of the CRIME OF PETIT LARCENY, committed as follows:

The said Elizabeth Leonard

late of the City of New York, in the County of New York aforesaid, on the day of November in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

one shawl of the value of two dollars, one skirt of the value of five dollars and one shoe of the value of one dollar

of the goods, chattels and personal property of one Kate Mathews

then and there being found, then and there unlawfully 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.

SECOND COUNT—

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

Elizabeth Leonard

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

The said *Elizabeth Leonard*

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

one shawl of the value of two dollars, one skirt of the value of five dollars, and one shoe of the value of one dollar

of the goods, chattels and personal property of one

Kate Mathews

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

unlawfully and unjustly did feloniously receive and have; the said

Elizabeth Leonard

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

DE LANCEY NICOLL,
District Attorney.

0407

BOX:

502

FOLDER:

4578

DESCRIPTION:

Leonard, Patrick

DATE:

11/14/92



4578

Witnesses:

Kate Matthews

Geo. Kelly

Counsel,

Filed

Day of

189

Pleads,

THE PEOPLE

vs.

Patrick Leonard

by William W. ...

Attorney at Law

and ...

DE LANCEY NICOLL,

Attorney at Law, District Attorney.

(Sections 224 and 225, Penal Code.)

A TRUE BILL.

Apr 28 1892

John S. Parsons

Foreman.

In case of Elyah Leonard

Part 3. Sec. 692

Tried and Acquitted

0409

Police Court, *H* District.

CITY AND COUNTY }
OF NEW YORK, } ss

Kate Matthews
of No. *468* Second Avenue Street, Aged *43* Years
Occupation *Keep House* being duly sworn, deposes and says, that on the
1 day of *Nov* 18*92*, at the *10* Ward of the City of New York,

in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without ~~her~~ consent and against ~~her~~ will, the following property, viz:

*One pocketbook containing gold
and lawful money of the United
States of the amount and value of
\$20.00 dollars*

of the value of *\$20.00* DOLLARS,
the property of *deponent*

and that this deponent has a probable cause to suspect, and does suspect, that the said property was
feloniously taken, stolen, and carried away, by force and violence as aforesaid by

*Patrick Leonard, known here, for
the reasons following to wit: That on
said date about the hour of 5.30
O'clock P.M. deponent was in her apartments
at the above address. That the said pocketbook
containing the said property was in deponent's
right hand, that the defendant caught
her by the shoulders, threw
deponent down on the floor, and took the
said pocketbook from deponent's hand.
Therefore deponent prays that the defendant
be dealt with according to law*

Kate Matthews

day of *Nov* 18*92*
Kate Matthews
Police Justice

Sworn to before me, this

0410

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Patrick Leonard 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 sees 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. *Patrick Leonard*

Question. How old are you?

Answer. *45 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *at home at present*

Question. What is your business or profession?

Answer. *laborer*

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*
Patrick Leonard

Taken before me this *1st* day of *July* 189*7*

A. Williams
Police Justice.

0411

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.....

Refundaw
guilty thereof. I order that he be held to answer the same and he be admitted to bail in the sum of 5 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 *Nov 20* 188..... *W. J. [Signature]* 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.

1369

Police Court--- *W* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Kate Madden
John Bernard

Robbery
Offence

2
3
4

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated *for 2* 189
Kilbride Magistrate.
John Kelly Officer.
21 Precinct.

Witnesses
No. Street.

No. Street.

No. *500* Street.
\$ to answer

Comma
Robbery

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick Leonard

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

Patrick Leonard

of the CRIME OF ROBBERY in the second degree, committed as follows:

The said Patrick Leonard

late of the City of New York, in the County of New York aforesaid, on the first day of November in the year of our Lord one thousand eight hundred and ninety-two, in the night time of the said day at the City and County aforesaid, with force and arms, in and upon one Kate Mathews in the peace of the said People then and there being, feloniously did make an assault; and

the sum of two dollars and seventy cents in money, lawful money of the United States of America,

and of the value of two dollars and seventy cents, and one pocket-book of the value of fifty cents of the goods, chattels and personal property of the said Kate Mathews from the person of the said Kate Mathews against the will and by violence to the person of the said Kate Mathews 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.

Wm Lancy Nicoll, District Attorney.

04 14

BOX:

502

FOLDER:

4578

DESCRIPTION:

Levy, Ida

DATE:

11/02/92



4578

04 15

Witnesses:

Nicholas

Kaullala

None

Counsel,

Filed

Pleads,

189

Day of

July 3

THE PEOPLE

vs.

Ida Lang

Grand Larceny, *From the Person*, Degree. (Sections 522, 530, Penal Code.)

DE LANCEY NICOLI,

District Attorney.

A TRUE BILL.

B. Freeman

10/17/97 Foreman.

Spied & Squatted

Nicholas Kanellecon.

Keep an oyster stand: have a partner.
 Left the stand at 8 P.M. counted my
 money: had 23 in bills. Did not go to
 any saloon. Met Ida Levy ^{about 8:45} on street:
 she asked me to go upstairs: I went up with
 her. Had some silver: gave her a silver
 dollar: she said "Can't you give me a
 bill" I gave her a one dollar bill from
 the roll and put the roll back in my
 left hand trousers pocket. Took off
 my coat and vest. While having sexual
 intercourse felt her hand in my pocket.
 She got up and went quickly out of
 the room and locked it from the
 outside: my roll of bills was gone:
 she had left her hat in the room:
 she returned for her hat and I demanded
 money I said "Give me my money"
 (can say this in English) There were two
 women and a man outside: they said
 she didn't take my money. We went down
 stairs and I got hold of her when we
 reached the street to get my money back.
 Saw a policeman across the street
 and went over: he came right over
 she was going away very quickly,
 the policeman hurried + arrested her.

Police Court— 3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Nicholas Kanellecon

of No. 113 Chrystie Street, aged 17 years,

occupation Keep oyster stand being duly sworn,

deposes and says, that on the 31st day of October 1893 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession
and person
of deponent, in the night time, the following property, viz:

Twenty two dollars lawful
money of the United States

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 Ida Levy (now here) for

the reasons that deponent accom-
panied the defendant to a room
at premises 316 Chrystie Street
where deponent took said money
which was in a job and gave
the defendant a dollar therefrom
and put the remainder in a pocket
of the pantaloons then worn on his
person and while deponent had
said pantaloons upon his person
he had sexual intercourse with
the defendant. Immediately thereafter
and before deponent left the room
deponent missed said money.

Nicholas Kanellecon

Sworn to before me, this 28th day of October 1893

John J. Kelly
Police Justice

0418

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Ida Levy

.....being duly examined before the undersigned according to law, on the annexed charge, and being informed that it is *h^er* right to make a statement in relation to the charge against *h^er*; that the statement is designed to enable *h^er* if *sh^e* sees fit, to answer the charge and explain the facts alleged against *h^er*; that *sh^e* is at liberty to waive making a statement, and that *h^er* waiver cannot be used against *h^er* on the trial.

Question. What is your name?

Answer. *Ida Levy*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *329 Chrystie Street, 3 weeks*

Question. What is your business or profession?

Answer. *Seamstress*

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*
Ida Levy

Taken before me this 27 day of Oct 1897
W. J. ...
Police Justice.

0419

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 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, Dec 26 1892 [Signature] Police Justice.

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

Dated, 189 Police Justice.

There being no sufficient cause to believe the within named

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

Dated, 189 Police Justice.

0420

1955

Police Court, 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Nicholas Kanellacou
113 Chrystie St.
vs.
Ida Levy

Grand Jury
Officer

BAILED.

No. 1, by
Residence..... Street.

No. 2, by
Residence..... Street.

No. 3, by
Residence..... Street.

No. 4, by
Residence..... Street.

3
3
4

Dated, *Oct 28* 189*2*
Duffy Magistrate.
Manoyp Patel Officer.
11 Precinct.

Witnesses
No Street.

No. Street.

No. *500* to answer *L.S.* Street.

Am

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Ida Levy

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

Ida Levy

of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said Ida Levy

late of the City of New York, in the County of New York aforesaid, on the 27th day of October, in the year of our Lord one thousand eight hundred and ninety-two, in the night-time of the said day, at the City and County aforesaid, with force and arms,

the sum of twenty-two dollars in money, lawful money of the United States of America, and of the value of twenty-two dollars

of the goods, chattels and personal property of one Nicholas Kanellacon on the person of the said Nicholas Kanellacon then and there being found, from the person of the said Nicholas Kanellacon then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

De Lancey Nicoll, District Attorney

0422

BOX:

502

FOLDER:

4578

DESCRIPTION:

Lewis, Bertha

DATE:

11/14/92



4578

0423

BOX:

502

FOLDER:

4578

DESCRIPTION:

Freeman, Harry

DATE:

11/14/92



4578

0424

Witnesses:

Witness lines (dotted lines)

[Signature]

Counsel,

Filed

May of

189

Pleadings

[Signature]

THE PEOPLE

vs.

Bertha Lewis

vs.

Harry Freeman
H.D.

Robbery, Degree, (Sections 224 and 224, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]

Foreman.

Dec 6/92

[Signature]

True & Acquitted

0425

Police Court-- 3rd District.

CITY AND COUNTY }
OF NEW YORK, } ss

2 1/2 money Morris Gross
of No 225 Broadway Street, Aged 45 Years
Occupation Decorator

being duly sworn, deposes and says, that on the
21st day of October 1892, at the 10th Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence without his consent and against his will, the following property, viz:

About two hundred dollars
lawful money of the United States

of the value of _____ DOLLARS,

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was
feloniously taken, stolen, and carried away, by force and violence as aforesaid by

Bertha Lewis and Harry Freeman
both now here, who were in company
with each other and acting in concert
for the reasons that at about ~~one~~ ^{three} o'clock
in the morning of said day
deponent visited the liquor store
at premises 10 Chrystie Street and
while there met the defendants and
was in their company for several
hours, while deponent was drinking
with them he displayed the above
money which was in a roll and
which deponent had in the inside

0426

pocket of the vest then worn on his person and a part of his bodily clothing. Said Bertha came close to deponent and pretended to endeavor herself to deponent and caressed deponent in doing so unbuttoned deponent's said vest and then deponent felt the said Freeman insert his hand into deponent's said pocket and deponent then grabbed the hand and to resist the defendant in taking said property but said Freeman by force and violence succeeded in taking, stealing and carrying away

I said deponent sworn to before me this 27th October 1892

[Signature]
Police Justice

[Signature]

Dated 1889 Police Justice

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

Dated 1889 Police Justice

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

Dated 1889 Police Justice

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.

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.

Police Court, District

THE PEOPLE, vs.,
on the complaint of

vs.

1. _____
2. _____
3. _____
4. _____

Dated 1889 _____
Magistrate

Officer _____
Clerk _____

Witnesses, _____
No. _____ Street _____

No. _____ Street _____
No. _____ Street _____

§ _____ to answer General Sessions.

0427

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK.

Bertha Lewis

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 sees 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. *Bertha Lewis*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *75 Rivington St. 6 months*

Question. What is your business or profession?

Answer. *Housekeeper*

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
Bertha Lewis*

Taken before me this

24

day of *October*

1891

Police Justice.

[Signature]

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss:
OF NEW YORK, }

Harry Freeman

being duly examined before the under-
signed 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 sees 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. *Harry Freeman*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *79 Mott Street; 5 years*

Question. What is your business or profession?

Answer. *Barkeeper*

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*
Harry Freeman

Taken before me this *22nd*
day of *October* 189*2*

Police Justice

[Signature]

0429

West B.

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 *ten* 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, *Oct 27* 189*2* *[Signature]* Police Justice.

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

Dated, *Oct 27* 189*2* *[Signature]* Police Justice.

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

Dated, 189 Police Justice.

Ex Oct. 23rd 1892

10 A.M.

[Signature]

\$1000.00 bail

[Signature]

BAILED, Ex Oct. 25th 1892

No. 1, by *[Signature]* Residence *[Signature]* P.M. Street.

No. 2, by *[Signature]* Residence *[Signature]* Street.

No. 3, by Ex Oct. 26th 1892

Residence *[Signature]* Street.

Ex Oct. 27th 1892

No. 4, by *[Signature]* Residence *[Signature]* P.M. Street.

Complaint submitted to the Home of Detention in default of the sum of Five Hundred dollars bail for examination

1378 *[Signature]*

[Signature]

Police Court, District.

THE PEOPLE, &c., ON THE COMPLAINT OF

Morris Moss
Home of Detention
vs.
Bertha Lewis
Harry Freeman

Robbery
Offense

3
4

Dated, Oct 27 1892

Hogan Magistrate.
Place & Smith Officer.
11th Precinct.

Witnesses
No. Street.
No. Street.

No. Street.
No. Street.

1000 Each to answer G.S.
Defendant
Bailed by
Jacob Freeman 79

0431

Sec. 568.

3 District Police Court.

Undertaking to Answer.

CITY AND COUNTY OF NEW YORK

An order having been made on the 30th day of October 1897 by

William Dwyer Police Justice of the City of New York, that
Bertha Lewis be held to answer upon a charge of

Robert Lewis

upon which she has been duly admitted to bail in the sum of 200 Hundred Dollars.

WE, *Bertha Lewis* Defendant of No. 75

Quincy St. Street, Occupation *Keeps House Married*; and

Jacob Freeman of No. 79 - 110th Street,

Occupation *Merchant* Surety, hereby undertake jointly and severally

that the above-named *Bertha Lewis* shall appear and answer the charge

above-mentioned, in whatever Court it may be prosecuted; and shall at all times render himself amenable

to the orders and process of the Court: and if convicted, shall appear for judgment, and render himself in

execution thereof; or if he fail to perform either of these conditions, that we will pay to the People of

the State of New York the sum of 200 Hundred Dollars.

Taken and acknowledged before me this 30th day of October 1897

Jacob Freeman *Mark*

William Dwyer Police Justice.

0432

City and County of New York, ss:

[Signature]
Sworn to before me this
18th day of
1881

Jacob Freeman
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 *Twenty* 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 *Stock of clothing in*

Number 79 North State Street and a pair
of Scales containing stock of goods and
Bar fixtures on premises No. 100 State Street
this City the value of which is about Fifty thousand
Dollars clear

Jacob + Freeman
mark

Undertaking to Answer.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Taken the day of 1881

Justice.

Filed day of 1881

0433

CITY AND COUNTY }
OF NEW YORK. } ss.

POLICE COURT, 3rd DISTRICT.

of No. 14th Avenue Street, aged _____ years,
occupation Police Officer being duly sworn, deposes and says
that on the 21st day of October 1892
at the City of New York, in the County of New York he arrested

Bertha Lewis and Harry Freeman
charged with Robbery upon the Complainant
and oath of Morris Moss that said
matter was held for examination for the
hour of 10 AM October 23rd that complainant
saw the defendants in Court at that hour and
that when said case was ready for examination
said Moss failed to appear. Deponent
further says that said Moss is a
material witness for the people wherefore
the Court by its determination he be committed to

Sworn to before me this
of 1892

1892

(and)

Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Bertha Dennis and
Harry Freeman

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

Bertha Dennis and Harry Freeman

of the CRIME OF ROBBERY in the first degree, committed as follows:

The said Bertha Dennis and Harry Freeman

late of the City of New York, in the County of New York aforesaid, on the
day of October, in the year of our Lord one thousand eight hundred and
ninety-two, in the night time of the said day, at the City and County aforesaid,
with force and arms, in and upon one Morris Cross,

in the peace of the said People then and there being, feloniously did make an assault; and
the sum of two hundred dollars in
money, bank notes, money of the United
States of America, and of the value
of two hundred dollars,

of the goods, chattels and personal property of the said Morris Cross,
from the person of the said Morris Cross, against the will
and by violence to the person of the said Morris Cross,
then and there violently and feloniously did rob, steal, take and carry away, the said
Bertha Dennis and Harry Freeman,
and each of them, being then and
there aided by an accomplice, actually
present, to wit: each by the other.

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.

Attorney

0435

BOX:

502

FOLDER:

4578

DESCRIPTION:

Linden, Charles

DATE:

11/28/92



4578

366

Counsel,

Filed *J. H. M.* day of *March* 189*2*

Pleads, *Injunctio Dato*

THE PEOPLE

vs.

B

Charles Linden

Transferred to the Court of Sessions for trial and final disposal Part 2. P. 122. 15. 1891.

VIOLATION OF THE EXCISE LAW. [Chas. Linden vs. People, Laws of 1892, § 33.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John E. Fallon

Foreman.

Witnesses:

J. H. German
J. L. Fel

0437

Court of General Sessions of the Peace

1897

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Charles Lunden

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

of the CRIME OF *Charles Lunden* SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *Charles Lunden*

late of the City of New York, in the County of New York aforesaid, on the *11th* day of *September* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

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 New York and their dignity.

SECOND COUNT—

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

of the CRIME OF *Charles Lunden* OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Charles Lunden*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

and to certain other persons whose names are to the *Edward Gleason* 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.

DE LANCEY NICOLL

District Attorney.

0438

BOX:

502

FOLDER:

4578

DESCRIPTION:

Linehan, John

DATE:

11/01/92



4578

0439

215 H. L. ...

Witnesses:
 Louis Muller
 The Jury Committee
 a new trial was
 properly granted
 upon the
 within affidavits. The
 complainant, as
 - according to these
 affidavits is un-
 - worthy of a trial. The
 prisoner according
 to within affidavits
 bears an excellent
 character - is a matter of
 justice, and that his present
 trial is demanded by the
 I think the demand
 of justice demands
 that a new trial
 should be granted
 to the Dept in this
 case. If in so ordered
 NOV 21/92 R.C.

Counsel,
 Filed
 Pleads,
 1892

THE PEOPLE
 vs.
 John Linchen
 N.D.
 Grand Larceny,
 (From the Person),
 Degree.
 [Sections 523, 530,
 Penal Code.]

DE LANCEY NICOLL,
 District Attorney,
 Part 2 - Nov. 10, 1892.
 Bail and Commitment
 now trial granted, Nov. 21/92
 A TRUE BILL.

B. Lockwood
 Foreman.
 Part 3 - December 8/92
 Indictment dismissed.
 #6

0440

Court of General Sessions.

 :
 The People :
 :
 vs :
 :
 John Lennon :
 :

PLEASE TAKE NOTICE that I did cause to Post
 Tre of the Court of General Sessions on Monday, October 11th,
 1968 by a now voided subpoenaed John Lennon, Y or Section 806 of
 the Code of Criminal Procedure.

Dated New York October 16th, 1968

Yours respectfully

James W. McLain

Counsel for Defendant

No. 280 Broadway

New York City.

To:

DeLoach, H. R. H. Esq.

District Attorney,

N. Y. City.

Court of General Sessions.

-----o
 :
 The People :
 :
 vs :
 :
 John Lenahan :
 :
 -----o

City and County of New York ss:-

James P. Carty being duly sworn deposes and says, that he resides at Larchmount, Westchester County New York.

That he knows the above named defendant four years, that he knows other people who know him and his reputation for honesty is good. He was in my employ two years of this four. He had charge as foreman of gangs of masons and laborers of government and other works. I have intrusted him with large sums of money as much as \$400.- at a time to pay off the help which he had under him as a foreman and never during the time he was with me was he short a penny. If he had been dishonest he could have easily made \$50.- a week as I had to depend on him for the accounts. That notwithstanding the charge and conviction I would take him into my employ tomorrow.

James P. Carty

Sworn to before me this

16th day of November 1892.

Robert
Notary Public

Account of Several Incidents -

The Progress

15.

John Latham

City and County of New York, SS:

I Stephen Kelly being duly sworn in deponing and saying I am the owner of the above premises No. 76 Court Street, New York City. On the 26th day of October, 1892, John Latham and one named [redacted] came in to my place of business with [redacted] Melaney and sat for a few minutes in the [redacted] room of the saloon and had ordered two drinks of whiskey, which I gave them. At [redacted] some time I ordered them out, because it was late, and I was about to close my place. This was about half past eleven at night. Both were under the influence of liquor. I put both of them out through the side door. And soon afterwards a police officer [redacted] arrested the woman and drove the man away. He did not arrest the man at this time. He stated to me

that the woman was outraged
 in any place. I saw the man
 on the opposite side, and
 then he went into McGuiness
 liquor saloon. In a short time
 he came out a very saloon, and
 I sent a messenger to the station
 house to tell them that the
 friend of John Linn had
 come at my store, and to
 come down and arrest him
 I wanted to protect my self if
 the woman had been out
 Officer Cook arrested the
 defendant in my room.
 I was to be some
 this 15th day of the month, 1882

Wm. J. Kelly
 James S. Keenan
 Common Defendants
 1882

2. in the General Session -
 The people see
 John Finahan

City and county of New York, ss.
 Martin J. Blumenthal being duly
 sworn says, he resides at
 60 2d Street in the City of
 New York, on the 26th day of
 October 1892, I was in the
 St. John Kelly's Saloon at 78
 Courtland Street in the City.
 The defendant John Finahan
~~and~~ ~~some~~ ~~female~~ ~~persons~~ ~~came~~
 in to back room of the saloon.
 Mr Kelly got two glasses of whiskey
 and a man by the name of Ash
 served them. Shortly after
 the defendant complained of
 being sick and I was of
 the opinion that both men
 drunk & because of this opinion
 I called Mr Kelly's attention
 to them. Mr Kelly went
 in and told them to go as he
 wanted to shut up and the
 women did not want to go
 Mr Kelly was compelled
 to help her to the door

The defendant was drunk almost
 as bad as the complainant.
 He took the bundles which the
 woman had at the table
 and went out with her to
 the coal lot and remained there
 a few minutes when the officer
 came along. I did not
 see what occurred between the
 officer and defendant, but
 I saw the defendant walk
 across the street to the
 liquor store then the officer
 took the woman toward the
 station house. I was informed
 by Mr Kelly that Officer
 Cook said the woman was
 assaulted in the place & if
 he found out he would
 make it very hot for both.
 And being it was a reflection
 on everyone who was in the
 house including Mr Kelly we
 detained the defendant at
 Mr Kelly's he having come
 back to the store from
 the liquor store. I went to
 the station & told the Sergeant
 the whole story and told
 him an outrage had been
 committed.

been committed at the store
 & no word had been spoken
 up to that time about the
 & permission by a lawyer
 The account sent a friend
 back to Mr Kelly
 with me where ~~John~~
 was detained the officer
 asked in and arrested
 the dependant in the kitchen
 of the store and took him
 to the Station House. I
 saw the packet broken ~~by~~
 the clerk and saw the money
 committed. The witness
 was ~~deposed~~ the complainant
 and during the time I
 was there the witness
 was not in the room

I am to before me
 the 16th day of Oct 1892

Martin J. McCarthy

Michael Weeber
 Notary Public
 N.P.O.

Court of General Sessions.

The People
vs
John Lenahan

City and County of New York, ss:-

Miss K. Wright being duly sworn deposes and says.
That Louisa Mullane was in her employ. That soon after she
was employed she asked to be allowed to go to see her sister
in Jersey. That she did not return for a week and when she
did return defendant was compelled to give her ^{one of her} dress to
wear. That Louisa begged to be taken back promising she
would not drink any in. That defendant took her back into her
employ and that she worked steadily for about two months.
That on the Saturday night before the 23rd day of October
Louisa Mullane borrowed \$1.- from her mother and went out
saying she was going ^{out to her mother's} ~~to Jersey to see her sister~~. That she
immediately returned and all she had was 13 cents. She had
no money up to that time. After this ~~she~~ discovered her
very much under the influence of liquor. She was so much
under the influence of liquor that we could hardly get her
to bed. ^{She left my employment} ~~Found her~~ and paid her her money, October
24th. \$30/- all I owed her. Before she left on Wednesday
she had bought a fur shoulder cape which she said was worth
\$7.50 and several other articles.

Louisa was a very good servant when sober, but when under the influence of liquor was very unreliable, and ~~judg- ing by the people who called several times, bearing mes- sages from Louisa, I am satisfied she associated with very disreputable people when in liquor.~~

Sworn to before me this : *Nov 15, 1891*
15 day of November 1891.:

James S. Finney
Commiss. of A. and
Wyo.

Court of General Sessions.

 :
 The People :
 vs :
 John Lensen :
 :

City and County of New York, ss:-

William A. McGuire being duly sworn deposes and says That he the marriage clerk in the office of James W. McLaughlin. That he was sent by Mr. McLaughlin to make a investigation in regard to Louisa Mullaney, at No. 142 Newark Avenue, Jersey City. That he has ascertained.

That Miss Mullaney formerly lived with her sister Mrs. Harriet at 142 Newark Avenue Jersey City.

Not at all is not lived with her in ten years, and has not worked for her in that time.

The reason she left her sister was because she was in the habit of drinking to excess very often, her sister soon grew tired of this and they had some words and then they separated.

She has written on and off to see her sister at her residence in Jersey City but never worked for her.

On the 26th. of October last she made a visit on her sister and bought some wearing apparel, namely, a wrapper and a night gown. She had some money and her sister seeing a ten dollar bill in her pocket book asked her to let her to

put it away for her for safe keeping. Her reason for so asking her was because thought she would go out and spend all she had. She refused and went away. She had been drinking.

Her next visit over to Jersey City was on the 10th. inst. She called on her sister and told her that a man would be over from New York and would give her \$25. for her and he would also ask her what she knew about her character and to tell him about her. Louisa Malloney did not stop with her sister as her sister would not have her there.

Sworn to before me this :
16th. day of November 1892 :

William C. Higgins

[Faint handwritten signature]

authority to take affidavits with respect to his own case, was a
Notary. The Officer told a different story at the Police
Court as well as at the Court of Sessions. He also sent a
Telegram.

Witnesses at the Court of Sessions Officer B... to
the side... told... at the... however any
information in... to... to... to
... of L... Street.

Signed to... :
Witness of... :

[Handwritten signatures and notes]

0454

⁴² 11⁵⁵ PM ¹² John Leahan ¹ 30¹ N. Dr. Mason S. yes. 38.3 No. 2.
¹² Louisa Mullany 443 N. 42 St.
G. Lacey

Prisoner was in company with complainant
drinking in saloon No 189 Washington St.
was intoxicated, when searched at the
station he had complainant's pocket book
containing \$24²⁹ in his possession which
he took from her

William Porter Supt 2 Feet.

0455

[Faint, mostly illegible text at the top of the page, possibly bleed-through from the reverse side.]

Dear Mother
I received your letter
and was glad to hear
from you. I am well
at present. I hope
you are the same. I
will write again soon.
Love
John

[Faint, mostly illegible text at the bottom of the page, possibly bleed-through from the reverse side.]

0456



NEW YORK, THURSDAY, OCTOBER 11, 1894.

MISS MULLALY'S CHANCE MEETING.

Both Were Arrested and the Man Had Her Pocketbook.

Policeman Back, of the Church street station, arraigned in the Tombs Police Court to-day John Lenahan, thirty years old, a bricklayer, of No. 83 Third avenue, on a charge of grand larceny. The policeman said that at half-past eleven o'clock last night he arrested the real complainant, Louisa Mullaly, thirty years old, of No. 443 West Twenty-second street, and took her to the station house for safe keeping, as she was "somewhat under the influence of liquor." When the young woman got there she said she had been robbed of her pocketbook by a man who accosted her on Cortlandt street. Policeman Back then went out and arrested Lenahan, whom he had previously seen in Miss Mullaly's company. In Lenahan's pocket was found a pocketbook containing \$27.20, and in his pocket was 10 cents.

Miss Mullaly identified the pocketbook and the \$27.20 as hers. Lenahan denied having taken the pocketbook from the woman. He said he went to Garwood, N. J., yesterday to collect some arrears of wages and had met the complainant on his return to New York. They had been in a saloon drinking and she gave him her pocketbook. After giving it to him she began to cry out and the police came up and arrested her for disorderly conduct. He claimed that the policeman and the woman were swearing falsely against him. He was held in \$500 bail for trial and Miss Mullaly was sent to the house of detention as a witness. Miss Mullaly says she is a sister of the Rev. Mother Superior of the Little Sisters of the Poor. She has been a domestic, but lost her place on October 1. Since then she has been sick at her married sister's house at Harrison, N. J. She contradicted herself twice regarding her home in this city.

COURT OF GENERAL SESSIONS.

-----x
The People

vs.

JOHN LENNAHAN.
-----x

City and County of New York: ss

LOUIS S. FINN being duly sworn deposes and says. I am a Clerk in the office of James W. Mc Laughlin, the attorney for the defendant herein. On the 15th day of November, 1892 at about half past eight o'clock P. M. Mr. James W. Mc Laughlin and myself called at the Second Precinct Police Station in the City of New York. In response to a question by Mr. James W. Mc Laughlin in regard to the arrest of the above named defendant, the Sergeant at the desk, Mr. Heap, said that he remembered that the defendant above named was arrested on the 26th day of October at 11.55 P. M. That about a half an hour before the complainant in this action, Louise Mullaney, was arrested and charged with drunkenness. Mr. Mc Laughlin asked the Sergeant to make an Affidavit of the above facts but he refused. The reason he gave was that he did not make the entries on the Police Blotter himself, but the Sergeant who relieved him. The Sergeant further said that we could get all the information we wanted from one, Stephen Kelly, Proprietor of the Saloon on the corner of Courtlandt and Washington

Streets. Mr. Mc Laughlin and myself went to the Saloon of said Stephen Kelly, and in response to questions made by Mr. Mc Laughlin, Mr. Kelly substantially told ~~the~~ ~~following~~ what is contained in the Affidavit made by himself and attached hereto.

That while Mr. Kelly was making the Affidavit, he was called to the side door by some one who I afterwards found to be Officer Back, and I overheard the following conversation: "Now Mr. ^{if any body} Kelly comes around to speak to you about this case you should give them no information, and mind you the story I told ~~you~~ in the Court, in case you are called, must be substantiated by you. I testify that I had the defendant arrested outside of your place and that I arrested the man with the woman at the same time." Mr. Kelly told the officer that he had already made an Affidavit to the true facts in the case. The officer then with an oath said that the Lawyers had no right to take Affidavits, and if he, Kelly, hadn't signed the Affidavit yet, he should not do so, or he would be sorry for it.

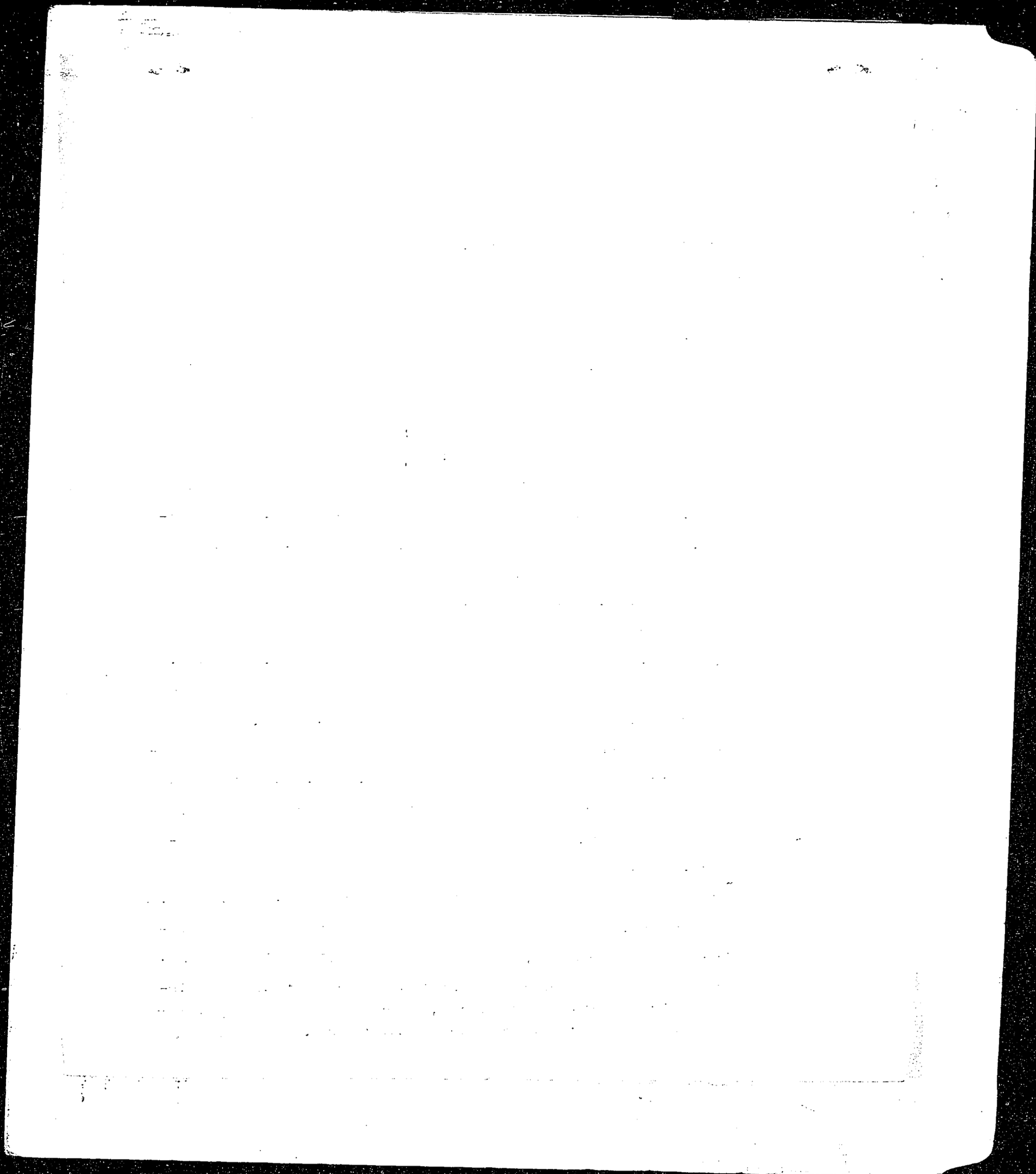
Sworn to before me this

21st day of November, 1892.

:
:
: *Louis S. Finner*

Notary Public
W. J. Co.

0459



COURT OF GENERAL SESSIONS.

-----x
The People

vs.

JOHN LENNAHAN.
-----x

City and County of New York: ss

LOUIS S. FINN being duly sworn deposes and says. I am a Clerk in the office of James W. Mc Laughlin, the attorney for the defendant herein. On the 15th day of November, 1892 at about half past eight o'clock P. M. Mr. James W. Mc Laughlin and myself called at the Second Precinct Police Station in the City of New York. In response to a question by Mr. James W. Mc Laughlin in regard to the arrest of the above named defendant, the Sergeant at the desk, Mr. Heap, said that he remembered that the defendant above named was arrested on the 26th day of October at 11.55 P. M. That about a half an hour before the complainant in this action, Louise Mullaney, was arrested and charged with drunkenness. Mr. Mc Laughlin asked the Sergeant to make an Affidavit of the above facts but he refused. The reason he gave was that he did not make the entries on the Police Blotter himself, but the Sergeant who relieved him. The Sergeant further said that we could get all the information we wanted from one, Stephen Kelly, Proprietor of the Saloon on the corner of Courtlandt and Washington

Streets. Mr. Mc Laughlin and myself went to the Saloon of said Stephen Kelly, and in response to questions made by Mr. Mc Laughlin, Mr. Kelly substantially told ~~the~~ ~~following~~ what is contained in the Affidavit made by himself and attached hereto.

That while Mr. Kelly was making the Affidavit, he was called to the side door by some one who I afterwards found to be Officer Back, and I overheard the following conversation: "Now Mr. ^{if any body} Kelly comes around to speak to you about this case you should give them no information, and mind you the story I told ~~you~~ in the Court, in case you are called, must be substantiated by you. I testified that I had the defendant arrested outside of your place and that I arrested the man with the woman at the same time." Mr. Kelly told the officer that he had already made an Affidavit to the true facts in the case. The officer then with an oath said that the Lawyers had no right to take Affidavits, and if he, Kelly, hadn't signed the Affidavit yet, he should not do so, or he would be sorry for it.

Sworn to before me this
21st day of November, 1892.

:
:
: *Lewis S. Finner*

Notary Public
[Signature]

N. Y. County General Sessions

The People Plaintiff

against

John Tenahan Defendant

*Affidavit
in a
Motion for a new
trial.*

PURDY & McLAUGHLIN,

Attorneys for

No. 280 BROADWAY, New York City

Due and timely service of cop of the
within hereby admitted
this day of 18
Attorney.

To



0463

L. Mulhany
142 Broadway
N.Y.C.

4771

day of

Oct 1 1892

deposes

against

charged

... witness for the ...
John L. Mahan

AFFIDAVIT FOR COMMITMENT OF WITNESS.

4771

POLICE COURT.....DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn to before me this
day of.....1897

Joseph Back

of the 2 Precinct Police, being duly sworn, deposes
and says that Louisa Mullaly
(now here) is a material witness for the people against
John Lonahan charged
with Larceny from the person. As deponent has
cause to fear that the said Louisa Mullaly
will not appear in court to testify when wanted, deponent prays
that the said Louisa Mullaly be
committed to the House of Detention in default of bail for his
appearance.

[Handwritten signature]
Police Justice.

Joseph Back

0465

TELEPHONE CALL,
2389 CORTLAND.

LAW OFFICE OF

STEWART'S BUILDING
ROOM 89.

JAMES W. McLAUGHLIN,

280 BROADWAY.

New York.

1892



NEW YORK, THURSDAY, OCTOBER 27, 1892.

MISS MULLALY'S CHANCE MEETING.

Both Were Arrested and the Man Had Her Pocketbook.

Policeman Back, of the Church street station, arraigned in the Tombs Police Court to-day John Lenahan, thirty years old, a bricklayer, of No. 38 Third avenue, on a charge of grand larceny. The policeman said that at half-past eleven o'clock last night he arrested the real complainant, Louisa Mullaly, thirty years old, of No. 443 West Twenty-second street, and took her to the station house for safe keeping, as she was "somewhat under the influence of liquor." When the young woman got there she said she had been robbed of her pocketbook by a man who accosted her on Cortlandt street. Policeman Back then went out and arrested Lenahan, whom he had previously seen in Miss Mullaly's company. In Lenahan's pocket was found a pocketbook containing \$27.20, and in his pocket was 49 cents.

Miss Mullaly identified the pocketbook and the \$27.20 as hers. Lenahan denied having taken the pocketbook from the woman. He said he went to Garwood, N. J., yesterday to collect some arrears of wages and had met the complainant on his return to New York. They had been in a saloon drinking and she gave him her pocketbook. After giving it to him she began to cry out and the police came up and arrested her for disorderly conduct. He claimed that the policeman and the woman were swearing falsely against him. He was held in \$500 bail for trial and Miss Mullaly was sent to the House of Detention as a witness. Miss Mullaly says she is a sister of the Rev. Mother Superior of the Little Sisters of the Poor. She has been a domestic, but lost her place on October 1. Since then she has been sick at her married sister's house at Harrison, N. J. She contradicted herself twice regarding her home in this city.

0466

TELEPHONE CALL,
2389 CORTLAND.

LAW OFFICE OF

STEWART'S BUILDING
ROOM 89.

JAMES W. McLAUGHLIN,
280 BROADWAY.

New York, Dec. 7th. 1892.

Court of General Sessions.

The People

vs

John Lenahan

My Dear Judge:-

I notice on the calendar for to-morrow the above case. I have tried to have it disposed of either by a trial or by a recommendation in the other parts, but have been unable to do so. They can see by the papers that no conviction can be had and do not care to dismiss it because you tried the case when the conviction was obtained.

I cannot have the case disposed of unless you will dismiss it. You know that the people cannot hope for a conviction, and why put me to the trouble and take up my time to twice try an assign^{ad} case. I did not know until a few minutes ago that the case would be placed on your calendar. I hope that you will find sufficient in all the proceedings in the case to discharge the defendant upon his own recognizance.

Yours very truly

Hon Gunning S. Bedford
Windsor Hotel
36th. St. & 5th. Ave, City.

0467

Nov 4th 1892

Mr Lanery Nicoll

Dear Sir

I take the liberty to write you, concerning the case of Louisa Mullahey, who is the plaintiff in the case of Mullahey & Mullahey. Louisa has been in my custody for the last eight months and I have found her to be most respectable and modest girl, and with the exception of her one failing, I can speak

of her in the night time.

I admit this, because there was to be an attempt to fracture the character of the plaintiff. The defendant says as the public will be on a whole with regard to signs in this case. When you state and admit that I should succeed in being content before signing, that which was under her of at the former trial.

The defendant's name is not in the papers in the office ~~is~~ as it not being in any way to the

0469

Understand that it was made
use of either former trial
and trial before.

Sample then that want
to find a piece or the piece
character.

to find
the piece

443 1522 10

0470

Po

- 135 -

Cevabau
Muller

Place for next paper
in above case

0471

(1335)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

John Lenahan 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 Lenahan

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. Ireland

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

Answer. None

Question. What is your business or profession?

Answer. Mason

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 Lenahan

Taken before me this 27 day of Oct 1897

Police Justice
[Signature]

0472

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

Abundant

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, *1892* Police Justice.

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

Dated, *189* Police Justice.

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

Dated, *189* Police Justice.

0473

Bail fixed at
\$500# RBC
11-21/92

1348

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louisa Mullane
HOUSE OF REPRESENTATIVES
John L. ...

Offense: ...
The ...

BAILED, Nov. 21/92
No. 1, by James ...
Residence ... Street.

No. 2, by ...
Residence ... Street.

No. 3, by ...
Residence ... Street.

No. 4, by ...
Residence ... Street.

Dated, Oct 27 1892
Magistrate.
Officer.
Precinct.

Witnesses Joseph Back
No. 2 Police Precinct Street.

Amount committed to
No. House of Detention \$100 Street.

No. ... Street.
\$... to answer G. J.

9/17

0474

Police Court

District.

Affidavit—Larceny.

City and County }
of New York, } ss:

of No. 443 West 22nd Street, aged 23 years,
occupation Cook being duly sworn,

deposes and says, that on the 26 day of Oct 1892 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the ^{and person} night time, the following property, viz:

Twenty seven dollars and twenty nine cents
good and lawful money of the United
States and one pocket book

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by ^{from her person} John Lenahan (now here)

for the reason that on said date as deponent was
in Washington Street she had the said money
and pocket book in her hand, deponent walked
up to deponent and without deponent's consent and
against her will took the said money and pocket
book from deponent's hand. Deponent is informed by
Officer Joseph Beck of the ~~2nd~~ 2nd Police
Precinct that he afterwards found the said pocket
book and money concealed in the right hand
pocket of ~~the~~ ^{deponent's} house. Deponent identifies the
said pocket book as her property and identifies
the said John Lenahan as the man who did
take, steal and carry away from her person
her pocket book and money.

Louisa Mullahy

Sworn to before me, this 7 day
of Oct 1892
Police Justice

0475

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 32 years, occupation

2nd Precinct

Joseph Beck
Policeman

of No.

Street, being duly sworn deposes and

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

Sworn to before me, this

day of Oct 27 1892

[Signature]

Joseph Beck

Police Justice.

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 Linehan

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

John Linehan

of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said

John Linehan

late of the City of New York, in the County of New York aforesaid, on the 26th day of October in the year of our Lord one thousand eight hundred and ninety-two, in the night time of the said day, at the City and County aforesaid, with force and arms,

the sum of twenty seven dollars and twenty nine cents in money, lawful money of the United States of America, and of the value of twenty seven dollars and twenty nine cents, and one pocketbook of the value of fifty cents

of the goods, chattels and personal property of one Louisa Mullaly on the person of the said Louisa Mullaly then and there being found, from the person of the said Louisa Mullaly 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.

Wm Lancy McCall, District Attorney

0477

BOX:

502

FOLDER:

4578

DESCRIPTION:

Lowery, Tony

DATE:

11/10/92



4578

Witnesses:

Wolf Kruskovitz

Louis Hoffman

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

Counsel,

Filed

(day of

189

Pleads,

36
De Lancey
NY

THE PEOPLE

vs.

Tony D'Amico

Assault in the Second Degree.
(Section 215, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John E. Foulson

Foreman.

W. J. ...
Chief of Court

2 Mrs. S. H.

0479

Police Court— J — District.

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

of No. 327 E. 106th Street, aged 25 years,
occupation Tailor being duly sworn

deposes and says, that on the 31 day of October 1892 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Tommy Lowery (now here) who wilfully and maliciously cut and stabbed deponent in the left arm with a knife he held in his hands. Dependent further says that such assault was committed.

with the felonious intent to ~~take the life of deponent~~ or to do him grievous bodily harm; and without any justification on the part of the said assailant :

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

Sworn to before me, this 1 day }
of Nov 1892 } Wolf Herskowitz

John R. ... Police Justice.

0480

Sec. 198-200.

51 District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Jerry Lowmy 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 sees 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.

Jerry Lowmy

Question. How old are you?

Answer.

4 years old

Question. Where were you born?

Answer

Italy

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

Answer.

714 E. 107th St. 11 days

Question. What is your business or profession?

Answer.

Ray friend

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 innocent and
am a friend of Ray*

Taken before me this

day of

189

John W. Hartman

Police Justice.

0481

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 200 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,..... 189..... J. J. [Signature] Police Justice.

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

Dated,..... 189..... [Signature] Police Justice.

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

Dated,..... 189..... [Signature] Police Justice.

0482

Police Court--- *J* District. ¹³⁷³

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wolf Reiskowitz
337 2 106
Fung & Wang

Admission
Fung
offense

BAILED,

No. 1, by.....

Residence Street.

No. 2, by.....

Residence Street.

No. 3, by.....

Residence Street.

No. 4, by.....

Residence Street.

2
3
4

Dated, *Nov 1* 189 *2*

Con hi Magistrate.
Williamson Officer.

27 Precinct.

Witness *S. Hoffman*

No. *337. 2 106.* Street.

No. Street.

No. Street.

\$ *1000* to answer *S. Hoffman*

Hoffman
S. Hoffman

1892
The People
vs
Jury

Court of General Sessions - Part I
 Before Judge Fitzgerald November 16. 1892
 indictment for assault in the second degree
 Wolf Hershowitz, sworn and examined, testified
 where do you live? No. 337 East 106th street
 How long have you lived there? Two years and
 a half. What is your business? Sailor. Do you
 know the defendant? Yes. How long have
 you known him? About five months. Did
 you see him on the 31st of October? I see
 him every day. I do not know exactly whether
 I saw him that day or not. Do you
 remember the day you had the trouble
 with the defendant? It was on a Monday.
 On Monday October 31st 1892 about what
 time of day was it that you met the
 defendant? About four o'clock in the afternoon.
 Did he say anything to you? He
 came up to the house and asked me
 why I made him move & he said that
 if he could not live in the house I
 could not be the landlord. Did he say
 anything else? He pulled out the knife
 and he made a lunge at my breast
 and I caught it with the hand; it
 cut my hand and cut me in the
 arm. He stabbed you in the arm? Yes.
 Did he strike your body? No, another
 man caught the knife and took

it away from him. Is that the knife, he had (knife shown) Yes. Did you have your wounds dressed? I tied it up with a handkerchief myself. Who was present at the time you had the quarrel? Louis Hoffman. He is in Court now? Yes in the defendant was not living on your premises at that time was he? No, he moved away two or three weeks before. You had him dispossessed? Yes sir.

Examined. Did you have any trouble with him when you had him dispossessed? He did not pay his rent for a month, and I told him he has to move. He said, "Never mind, I will move, but I will fix you." There were two other persons present when he said that. How long have you had that knife? From the day when he stabbed me. Has it been in your possession ever since? The policeman and the knife. Before the day you were cut with it, how long before that had you this knife? I did not see it before that time. Is that your knife? No sir, it is the prisoner's knife. Where did ~~he have~~ that knife? In the pocket. I did not have time to see. Was it open or closed? It was closed.

but immediately opened. How did he stab
 you in the arm? He aimed it at my
 chest, and I got hold of the knife with the
 hand and the blade went into my arm
 and then he stabbed me in the arm.
 How did he get out first, in the hand
 or in the arm? First in the hand, then
 did the blade go down to cut me, then
 he stabbed me in the arm. Did you
 have a coat on? Only a pair of
 trousers, these were you got the
 message in how late, cause not, I have
 another message in.

Louis Hoffman was and was named.
 Do you know the replacement in the
 case? Do you know the defendant?
 I saw him when he lived in the house.
 No. 337 east 106th Street do you remember
 the 31st of October 1892 was coming to the house
 337 east 106th Street Monday. Do you
 tell the story what you saw happen there
 that day? I was working at my trade.
 I am a painter then some one, a painter
 who was in the house said, "there
 is a fight on the top floor." When I
 came up to the top floor there were
 several persons there already. Then the
 people cried out, "he has a knife, he
 has a knife". Then I saw they were

Holding each other - the complainant and the prisoner - the prisoner had a knife in his hand and I reached out and got the knife out of his hand. Did you see the defendant strike at the complainant with the knife? No, I was not there when he stabbed him. When I came up there were several persons all around him. Is that the knife that the defendant had (knife shown)?

Yes. Did you deliver that to the policeman? Yes, I gave it to the policeman. Did you see any blood on the complainant? Yes, I saw blood. I did not see the actual stabbing, but I saw the area bleeding because I did not come up at the beginning.

Q. Was he examined? Did you see the Italian was bleeding? No, I did not see it. I did not see any blood on him. Did you see any blood on the German in your hand the complainant? Yes, I saw on his sleeve he had some blood, but I do not know where it came from. How was the complainant dressed? He only had a jumpsuit on. I saw his arm was bleeding and the handkerchief was full of blood. He held the handkerchief in his hand. I do not know which arm was stabbed - it was on the left arm. I saw the blood and there was

blood on the jumper. What color was the
 jumper? I did not notice. I just came
 from my work and went away to my work
 immediately - it was a light, bluish color.
 I am a presser of pants. Tailors do
 not use such a knife as that.
 Some other knives, I wore and examined.
 I am an officer. I remember the 31st of
 October 1892? I do not know that the day you ar-
 rested this defendant is my birthday. It was
 Did you arrest him on a warrant? No sir
 you arrested him at the request of the com-
 plainant? Yes. Where did you find him?
 I found him in 333 East 116th Street,
 I reached in a little room nearly under
 the bed on the corner where he had hid.
 Did he tell you he had lived there?
 No. I asked him what he was doing
 there? He made no reply. Did you ever
 see this knife before? I did. Where did
 you get that knife? From Louis Hoffman.
 Did you ever ask the defendant anything
 about this knife? I did not. Did you
 ask him any thing about the fight? I did.
 What did he say? He said that he did
 not stab the man at all. I asked
 him what he was doing in the room
 there, why he hid away there? He gave
 me no reply; he said he could

not speak any English. Did you see the complaining witness, that day, did you see any cuts on his arm, did you see any blood on his arm? I did. Did you see his hand? I did not take notice of his hand at the time. I saw the man and at once attempted to find out where this man was and arrested him.

Cross examined. Did you see the cuts on his arm? I did. There were two small cuts on his left arm. They were not very deep to the best of my judgment. You did not think it was a case you would take to the Hospital, anything of that kind? I did not. I did not see the cut on his hand. I did not look for it. You saw this defend-ant in his own home, was he? He was in a little room crunched in a corner of the bed on the floor at 333 East 106th near a bed, between the bed and the wall, a little corner, a sort that space (showing) it looked like a bundle of rags lying there. I do not know that he is a ruffian. Had he the appearance of being asleep? He had no appearance of being asleep. You do not believe he rolled off the bed? I have no reason to believe he did. I do not know

if he could talk in any English, he said he could not. I got the knife from Louis Hoffmann. I did not notice any blood on it. It was closed, and it is now in the same condition as it was when he handed it to me. I got it from him on the 31st of October previous to making the arrest.

Louis Hoffmann recalled by circumstantial. Before I handed the knife to the officer I did not see any blood on it and did not wipe it off and did not clean it. I closed it up, and when the officer came I gave it to him closed.

Joseph Timony, sworn and examined in his own behalf testified: Where do you live? No. 311, 107th street, east side. Took at that knife. [Interpreter:] He gives answer, "it is my knife." Did you stab that man Heiskowitz on the day that he swore here that you did? No sir. I only touched him with my hands. I had the knife open. Kept in your pocket? Then I was talking to him, and a great many people surrounded us, and then I took the knife into my hand, but I did not intend to do anything with the knife. When the policeman came to where he was he says he found

him crouched down behind a bed in the corner, ask him if the policeman remembers it correctly? Yes. I was sitting there on the floor. Let him explain what he was doing there, how he got in that position? I did not know where to go, and I know the policeman will be after me; there I put myself there between the bed and the wall. What is your business? I have a fresh cart going out and buying rags.

Cross examined: Did you ever live in the complainant's house, 537 East 106th street? Three months I lived there in his house. I was ~~there every day~~ ^{away} two weeks when I was arrested. I left the house because he offered five dollars to my wife; he wanted to have connection with her. My wife told me so, and that is the reason I left the house. I only owed him for half a month's rent. I went around to see him on the 31st of Oct. I was a little drunk. I went as fast as I could to have a talk with him as a friend. I had the knife in my pocket, but I had no intention of doing anything with it. The jury rendered a verdict of guilty of assault in the second degree.

0491

Testimony in the
case of
Tony Lowery

filed Nov.

1892

20

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Jerry Lewis

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

Jerry Lewis

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

The said Jerry Lewis

late of the City and County of New York, on the thirty-first day of October in the year of our Lord one thousand eight hundred and ninety-nine, at the City and County aforesaid, in and upon one

Joseph Hershkowitz in the peace of the said People then and there being, feloniously did wilfully and wrongfully did make an assault; and the said Jerry Lewis

with a certain knife which he the said Jerry Lewis

in his right hand then and there had and held, the same being then and there a weapon and an instrument likely to produce grievous bodily harm, then the said Joseph Hershkowitz then and there feloniously did wilfully and wrongfully strike, beat, bruise and wound, 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

Jerry Lewis

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

The said

Jerry Lewis

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, in and upon the said

Carly H. Crankshaw

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault; and the said *Jerry Lewis* the said *Carly H. Crankshaw* with a certain *knife*

which *is* the said

Jerry Lewis

in *his* right hand then and there had and held, in and upon the *left arm* of *her* the said *Carly H. Crankshaw* then and there feloniously did wilfully and wrongfully strike, beat, *cut, and* ~~bruise~~ and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *Carly H. Crankshaw* to the great damage of the said *Carly H. Crankshaw* against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL, *District Attorney.*

0494

BOX:

502

FOLDER:

4578

DESCRIPTION:

Ludlow, Ellen J.

DATE:

11/15/92



4578

Police Court— District.

Affidavit—Larceny.

City and County } ss.
of New York,

of No. 31 East 21st Street, aged 25 years.

occupation bookkeeper being duly sworn,

deposes and says, that on the 10th day of May 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in day time, the following property, viz.

One Diamond earring of about the value of Fifty dollars

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Queen Dullon (Purdore)

from the fact that deponent was in the employ of Deponent as a servant and deponent had been missing, reporting from time to time

Deponent caused the arrest of deponent and deponent is informed by Officer Cornelius Sullivan of the 19th Precinct Police Station when he arrested deponent that she had taken said ring and other articles of jewelry and the deponent gave said Officer a draw ticket representing said ring which deponent had drawn of at Schwartz's draw Office No. 1013 West 31st Street and four other tickets representing

Swopt to before me, this 189 day of May 1892
Police Justice.

four rings stolen from departments boarders
in silk departments, remises

Sworn to before me this) Theresa Johnson
at the day of November)

John R. [Signature]

John R. [Signature]

0498

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

aged 25 years, occupation Cornelius Sullivan of No. 19 W. 7th St. N.Y.C.

Street, being, duly sworn, deposes and says, that he has heard read the foregoing affidavit of Cecilia Jones and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 7 day of Nov 1892

Cornelius Sullivan

John H. Ryan
Police Justice.

0499

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Ellen Liddell being duly examined before the under-
signed 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.

Ellen Liddell

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

New York State

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

Answer.

210 W 29 St 2 weeks

Question. What is your business or profession?

Answer.

Domestic

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

Ellen Liddell

Taken before me this _____ day of _____ 188____
[Signature]
Police Justice.

0500

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 100 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, 11/11 189 [Signature] Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0501

Police Court---

District

1415
1904

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Cecilia Johnson
611 346 021
Allen Radlow

James J. Green
Oppose

1
2
3
4

Dated, *11/19/04* 189

John W. Madden Magistrate.
John W. Madden Officer.

Witnesses

Wm. J. Carter

No. *346 021* Street.

No. _____ Street.

No. *1000* Street.

\$ *1000* to answer *95*

Nov 11th 10th 1904

J. W. Madden

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.



Court of General Sessions of the
Peace for New York City

The People vs

Ellen Ludlow

Def

City and County of New York ss:

Maud E. Hughes being duly sworn deposes and saith:

1 That she resides at no. 149 West 21st St in this city,

That she has known the above named defendant since she was three months old,

That defendant's mother was in the employ of deponent from the time she first saw defendant and until the defendant had attained the age of three years, at which time defendant's mother left the employ of deponent and took defendant with her.

That deponent saw defendant nearly every day thereafter until she had attained the age of 14 years, and that deponent saw defendant ~~for~~ nearly

Every day until she was taken in to the employ of deponent in the year 1887, excepting for the period of about one year when deponent was absent from the City.

While defendant was in the employ of deponent, deponent was doing an extensive "fancy goods" business and that deponent often trusted defendant with large sums of money for the purpose of paying bills and purchasing goods and for deposit in the bank.

That on one occasion deponent gave to defendant Five Hundred Dollars to deposit in the bank at another time Two Hundred Dollars for the same purpose.

That she frequently trusted defendant with sums of money in the amount of one hundred dollars to pay bills and to purchase goods.

Deponent further says that she frequently left her jewelry which defendant might easily have taken if she wished, and that if defendant was inclined to steal, she had many opportunities to do so but that deponent always found her honest, and industrious and can not say too much in her

praise and that deponent would be glad and willing to take her back into her employ tomorrow if she were in need of a servant of any kind

Deponent further says that she truly believes that until the present trouble the defendant has been an honest, upright girl - and that if she were not ~~deponent~~ would certainly have known it

Sworn to before me

This 25 Nov. 1892

David P. Fleming
Commissioner of Deeds

N.Y. City

Maud E. Hughes

Court of General Sessions
New York City

The People vs

vs

Ellen Ludlow

~~~~~

affiant

~~~~~

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Ellen T. Ludlow

The Grand Jury of the City and County of New York, by this indictment, accuse
Ellen T. Ludlow
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said *Ellen T. Ludlow*
late of the City of New York, in the County of New York aforesaid, on the *10th*
day of *May* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

*one pin of the value of
fifty dollars*

[Large handwritten flourish]
of the goods, chattels and personal property of one *Theresa Johnson*

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.

SECOND COUNT—

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

Ellen T Ludlow

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

The said *Ellen T Ludlow*

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

one pin of the value of fifty dollars

of the goods, chattels and personal property of one

Theresa Johnson

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

Theresa Johnson

unlawfully and unjustly did feloniously receive and have; the said

Ellen T Ludlow

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

DE LANCEY NICOLL,

District Attorney.

0508

BOX:

502

FOLDER:

4578

DESCRIPTION:

Lutz, Pauline

DATE:

11/28/92



4578

349

Witnesses
John Payne
W. M. [unclear]

Counsel,
Filed, 28 day of Nov 1892
Pleads, *Guilty - Dea*

THE PEOPLE
vs.
Pauline Ruby

VIOLATION OF THE EXCISE LAW.
(Illegal Sales Without License)
[Chap. 401, Laws of 1892, § 31.]

I hereby consent and desire that my case be set for trial at the Court of Special Sessions for the year 1893, and final disposition, dated April 7, 1893.

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

John E. Fallon
Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Pauline Rutz

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

Pauline Rutz

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINE, ALE AND BEER, IN QUANTITIES LESS THAN FIVE GALLONS AT A TIME, WITHOUT HAVING A LICENSE THEREFOR, committed as follows:

The said

Pauline Rutz

late of the City of New York, in the County of New York aforesaid, on the *23rd* day of *October* in the year of our Lord one thousand eight hundred and ninety-*seven*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wine, ale and beer, 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantities less than five gallons at a time, to

certain persons whose names are to the Grand Jury aforesaid unknown, without having a license granted to him in pursuance of any law of this State permitting him to sell either strong or spirituous liquors, wines, ale or beer, 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.

DE LANCEY NICOLL,

District Attorney.

05 11

BOX:

502

FOLDER:

4578

DESCRIPTION:

Lyons, Annie

DATE:

11/16/92



4578

05 12

118 A.C. X

Counsel,

Filed 16 day of Nov 1892

Pleads, Murphy

THE PEOPLE

vs.

21 5 148
469, Domestic
Annie Lyons

Degree,
[Section 528, 529,
Penal Code.]

Grand Larceny,
[Sections 528, 529.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John E. Jollin

Township.

Part 3. Nov 22/92.

Pleads. Petition Larceny

John E. Jollin 29

Witnesses:

Mary Stenlight

Rachel Stenlight

Off. Murphy 70th

0513

(1865)

Police Court— 4 — District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 352 East 79 Street, aged 43 years,
occupation Cigar dealer being duly sworn,

deposes and says, that on the 8 day of November 1892 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz: One skirt, a quantity of
underclothing, a scarf pin and

One horseshoe diamond pair, the whole being
of the value of Seventy Five Dollars

\$ 75.00

the property of Deponent

Sumner to before me, this
1892 day of

Police Justice

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 Annie Lyons (now Rice) from
the fact, that on said date defendant
was in the employ of deponent as a
domestic: that about 10 P.M. on November
7, 1892 deponent placed said pair on his
dressing case in a room occupied by himself
and wife in the above premises: that there was
no person in said house outside of deponent's
family except defendant at said time: that
deponent on the above named date, found said
property to be missing and found that the
defendant had left said house: that
deponent followed defendant to her home in No 1169
East 148 Street and found in said premises another
scarf pin which he identified as his property.

05 14

Wherefore deponent accuses defendants of
larceny and prays that said defendants may
be dealt with as the law directs.

Given before me this 7th March Starlight
9 day of November 1927

Charles McArthur

Justice

05 15

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY } ss:
OF NEW YORK, }

Annice Lyons 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 sees 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. Annice Lyons

Question. How old are you?

Answer. 21 years

Question. Where were you born?

Answer. Ireland

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

Answer. No. 469 East 148 Street - 1 room

Question. What is your business or profession?

Answer. Domestic

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.

Annice Lyons
Ireland

Taken before me this 9 day of July, 1894.
Charles W. Stewart
Police Justice.

051

\$500 bail x Nov. 10/92
10 a.m. City

154
Police Court--- 4 District. 1417

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Morris Sternlight
352 East 79
Annie Lyons

offered as security

2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated November 9 1892
Taintor Magistrate.

Murphy Officer.
25 Precinct.

Witnesses Mrs Rachel Sternlight

No. 352 E. 72nd Street.

No. Street.

No. Street.

\$ 100 to answer

Comma

Court of General Sessions.

The People of the State of New York
against
Année Lyons. } Affidavit.

City and County of New York ss:

Patrick

Hughes being duly sworn says, that he resides at No. 481 East 148th Street in the City of New York, and is the owner of said premises.

Deponent has known the defendant herein about three years, and knows others who know her, and her general reputation for honesty has been good. Deponent has never heard any word spoken against the said defendant in any way.

Deponent's mother says that defendant's family has lived in his neighborhood for about three years past, and that they all bear a good reputation in every way.

Sworn to before me - Patrick Hughes
this 28th day of November 1892.

A. M. Fiddell.
Notary Public
N.Y. County.

Court of General Sessions.

The People of the State of New York
against
Jennie Lyons.

Alfred Smith

City and County of New York:

Mary Gilmarlin
being duly sworn says, that she resides at
No. 469 East 145th Street, in the City of New York,
and is the owner of said premises,
and is married, and keeps house.
Deponent has known defendant herein
about three years, and has seen her often,
and knows others that know her, and knows
her general reputation for honesty has been
good.

Deponent has never had any cause to
doubt her honesty, and would trust
defendant with anything she owns.

Sworn to before me: Mary Gilmarlin
this 2nd day of November 1892

Alfred Smith
Notary Public
N.Y. County.

U. S. Court of General Sessions

*The People of the
State of New York*

Plaintiff,

against

William H. ...

Defendant

Attorneys.

HUGH COLEMAN,

Attorney for

~~...~~

No. 287 BROADWAY,

NEW YORK CITY.

Entrance to Elevator cor. Rensselaer St.

Due and timely service of copy of the within

hereby admitted

this day of 18

Attorney.

To

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Annie Lyons

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

Annie Lyons

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

The said

Annie Lyons

late of the City of New York, in the County of New York aforesaid, on the *eighth* day of *November* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms,

one pin of the value of fifty dollars, one skirt of the value of ten dollars, divers articles of under-clothing of a number and description to the Grand Jury aforesaid unknown, of the value of ten dollars, and one scarf-pin of the value of fifteen dollars,

of the goods, chattels and personal property of one

Marks Sternlight

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.

SECOND COUNT—

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

Annie Lyons

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

The said

Annie Lyons

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

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

of the goods, chattels and personal property of one

Marko Sternlight

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

Marko Sternlight

unlawfully and unjustly did feloniously receive and have; the said

Annie Lyons

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

DE LANCEY NICOLL,

District Attorney.

0524

BOX:

502

FOLDER:

4578

DESCRIPTION:

Lyons, Frank

DATE:

11/28/92



4578

356

Witnesses:

Officer Smith
11th pd

Counsel,

Filed, 28 day of Nov. 1893

Pleas, *Amplified Doct*

THE PEOPLE

vs.

B

Frank Lyons

VIOLATION OF THE EXCISE LAW.
[Chap. 401, Laws of 1892, § 33].
Selling, etc., on Sunday.

*Transferred to the Court of Special Sessions for trial and final disposition
Per A. H. Nicoll, 1893.*

DE LANCEY NICOLL.

District Attorney.

A TRUE BILL.

John E. Palmer

Foreman.

0526

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frank Lyons

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

of the CRIME OF *Frank Lyons* **SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY**, committed as follows:

The said *Frank Lyons*

late of the City of New York, in the County of New York aforesaid, on the day of *Nov 1897* in the year of our Lord one thousand eight hundred and ninety-*seven*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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 New York and their dignity.

SECOND COUNT—

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

of the CRIME OF *Frank Lyons* **OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER**, committed as follows:

The said *Frank Lyons*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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.

DE LANCEY NICOLL

District Attorney.

0527

BOX:

502

FOLDER:

4578

DESCRIPTION:

Lyons, Jeremiah

DATE:

11/16/92



4578

0528

BOX:

502

FOLDER:

4578

DESCRIPTION:

Lyons, Timothy T.

DATE:

11/16/92



4578

0529

BOX:

502

FOLDER:

4578

DESCRIPTION:

Humphreys, Thomas T.

DATE:

11/16/92



4578

0530

1908

(501)

Witnesses:

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

Chll bailed
by
Harris Cohen
168 Park Road

Recommended that
the surety or Bailor
be discharged.
Chas. E. F. McQueen
W. A. S. S. T.

March 16th 1908

Counsel,

Filed _____ day of _____ 189

Pleads,

THE PEOPLE

vs.

Jeremiah Lyons,
Timothy J. Lyons
Thomas J. Humphreys

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

John E. Foreign
March 16 1908 Foreman.
all
Bail Discharged

Violation of Election Laws,

Chap. 680, Laws of 1892, § 110;
§ 41; Penal Code; §§ 154,
155 & 117; §§ 1906 & 1909, Constitution Art. 12.

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Frederick Sugars,
Timothy S. Sugars
and Thomas S. Humphreys*

The Grand Jury of the City and County of New York, by this
indictment accuse *Frederick Sugars, Timothy S.
Sugars and Thomas S. Humphreys*
of the crime of *obstruction*

committed as follows:

Heretofore, to wit: *on Tuesday the eighth day
of November, in the year of our Lord one
thousand eight hundred and ninety two,
there was held a general election throughout
the State of New York, and in the said City
and County of New York, and on the said
and in the year aforesaid, at the City and
County aforesaid, the said Frederick Sugars,
Timothy S. Sugars and Thomas S. Humphreys,
all late of the City and County aforesaid,
were public officers, to wit: the directors
of election of the Twenty second Election
District of the Second Assembly District
of the said City and County of New York,
duly appointed, qualified and acting as
such for and at the said general election,
and as such then and there constituted and*

... and directors of election as
 aforesaid, a duty that one of them should
 tender to him the said John Smith, the
 following preliminary oath: "you do
 swear (or affirm) that you will fully
 and truly answer all such questions as shall
 be put to you touching your place of residence
 and qualifications as an elector," as then
 the said Jeremiah Sargent, Timothy E. Sargent
 and Thomas E. Sargent then and there
 well knew.

Election in said
 election district

Nevertheless, the said Jeremiah Sargent,
 Timothy E. Sargent and Thomas E. Sargent,
 acting as directors of election as aforesaid,
 well knowing the premises, and that the said
 John Smith had been so challenged as aforesaid,
 neither of them did then and there tender to
 the said John Smith the said preliminary
 oath, but on the contrary each and all of
 them, acting as directors of election as
 aforesaid, did then and there wilfully,
 negligently and knowingly refuse, neglect and
 omit to tender the said preliminary oath
 to the said John Smith, and thus the said
 John Smith then and there, notwithstanding the
 said challenge, did then and there appear to
 vote in the said election district
 without receiving or administering
 the oath or requiring him to take any oath
 whatsoever, or subjecting him to any inquiries

concerning his qualifications as an elector of the said Election District, at the said election; 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 said Jury doth say, by this indictment further accuse the said Grenville Augustus, Timothy S. Rogers and Thomas B. Humphreys of a misdemeanor, committed as follows.

To-wit: That on the said eighth day of November, in the year of our Lord one thousand eight hundred and ninety two, there was held a general election throughout the State of New York, and in the said City and County of New York; and on the day and in the year aforesaid, at the City and County aforesaid, the said Grenville Augustus, Timothy S. Rogers and Thomas B. Humphreys, at the date of the City and County aforesaid were the Inspectors of Election of the Twenty second Election District of the Second Assembly District of the said City and County of New York, duly appointed, qualified and acting as such, for and at the said general election, and as such then and there constituted and composed the Board

of Inspectors of Election of the said Election
 District. And on the day and in the year
 aforesaid, at the City and County aforesaid,
 one John Smith did personally appear
 and present himself before the said Jeremiah
 Dugan, Timothy S. Dugan and Thomas S.
 Humphreys, so named, such Inspectors of
 Election, and so constituting and composing
 the Board of Inspectors of Election of the
 said Election District, at a meeting of the said
 Board of Inspectors of Election then being
 duly held for the reception of the votes of
 the duly qualified electors of the said Election
 District, at the duly designated polling place
 of the said Election District, and until the
 polls of the said Election in and for the said
 Election District were over for the reception
 of votes, and did then and there offer to vote
 in the said Election District at the said Election,
 whereupon the said John Smith was then
 and there, and did as he had so voted, duly
 challenged in respect to his right to vote in
 the said Election District at the said Election.
 And the said John Smith having been so
 challenged as aforesaid, there then and there
 became and was by the laws of this State
 imposed upon the said Jeremiah Dugan, Timothy S.
 Dugan and Thomas S. Humphreys, such
 Inspectors of Election as aforesaid, a duty that

one of them should tender to him the said John Smith, before he was permitted to vote at the said election in the said Election District, the following preliminary oath: "I, the undersigned (or each of them) do hereby solemnly and truly swear (or affirm) that you will fully and truly answer all such questions as shall be put to you concerning your race & residence and qualifications as an elector," as they the said Jeremiah S. Dwyer, Timothy S. Dwyer and Thomas S. Humphreys then and there well knew. Nevertheless, the said Jeremiah S. Dwyer, Timothy S. Dwyer and Thomas S. Humphreys, as being such Inspectors of Election as aforesaid, well knowing the premises, and that the said John Smith had been so challenged as aforesaid, neither of them did then and there tender to the said John Smith the said preliminary oath, but on the contrary, each and all of them, being such Inspectors of Election as aforesaid, did then and there unlawfully, wilfully and knowingly refuse, neglect and omit to tender the said preliminary oath to the said John Smith, and him the said John Smith, then and there, notwithstanding the said challenge, did suffer and permit to vote at the said election in the said Election District, without tendering or administering to him, or requiring him to take any oath whatsoever, or subjecting him to any inquiries concerning his qualifications as an elector of the said Election District, at the said election; 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
Gerrit D. Lyons, Timothy J. Lyons
and Thomas J. Shumway of a felony
of the Crime or

committed as follows:

Heretofore, to wit: on the said 27th day of
November, in the year of our Lord one
thousand eight hundred and ninety
two, there was held a general election
throughout the State of New York, and in
the said City and County of New York, and
on the day and in the year aforesaid, at the
City and County aforesaid, the said Gerrit
D. Lyons, Timothy J. Lyons and Thomas
J. Shumway, all late of the City and
County aforesaid, were the Inspectors of Election
of the Twenty second Election District of the
Second Assembly District of the said City and
County of New York, duly appointed,
qualified and acting as such for and at
the said general election, and as such then
and there constituted and composed the
Board of Inspectors of Election of the said
Election District. And on the day and in

the year aforesaid, at the city and county aforesaid, one John Smith did personally appear and present himself before the said Jeremiah Lyons, Timothy S. Lyons and Thomas S. Humphreys, solemnly and sworn inspectors of election, and so constituting and composing the Board of Inspectors of Election of the said Election District, at a meeting of the said Board of Inspectors of Election then being duly held for the reception of the votes of the duly qualified electors of the said Election District, at the duly designated polling place of the said Election District, and whilst the polls of the said election in and for the said Election District were open for the reception of votes, and did then and there offer to vote in the said Election District at the said election, whereupon the said John Smith was then and there and before he had so voted, duly challenged in relation to his right to vote at the said election in the said Election District.

And the said John Smith, having been so duly challenged as aforesaid, the said Jeremiah Lyons, Timothy S. Lyons and Thomas S. Humphreys, solemnly and sworn inspectors of election as aforesaid, well knowing the premises, and that the said John Smith had been so challenged as

...did indolently receive
a vote from the said John Smith, without
examining from him the said John Smith
the oath or any other proof or qualification
required by law in such case, against
the form of the Statute in such case
made and provided, and against the peace
of the People of the State of New York,
and their dignity.

De Saucy, Will.

District Attorney.

0540

BOX:

502

FOLDER:

4578

DESCRIPTION:

Lyons, John

DATE:

11/21/92



4578

0541

187

Witnesses:
W. W. Gardner

Counsel,

Filed, *21st* day of *Nov* 1892

Pleas, *Guilty - no*

THE PEOPLE

vs.

D

John Lyons

VIOLATION OF THE EXCISE LAW
(Illegal Sales Without License.)
[Chap. 401, Laws of 1892, § 31.]

SUPREME COURT PART I,
December 22 1899
INDICTMENT FORGED.

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.

John S. Fallon

Foreman.

FILED DTG.15
1899

0542

(1895)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Lyons being duly examined before the under-
signed 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 Lyons

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

418 W 47th St 3 months

Question. What is your business or profession?

Answer.

Porter

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
demand a trial by
jury if held*

John Lyons

Taken before me this

day of

Sept 1897

Police Justice.

0543

Excise Violation—Selling After Hours.

POLICE COURT- 2. DISTRICT.

City and County } ss.
of New York.

G. Chauncey Grant.

of No. 923 Broadway Street,
of the City of New York, being duly sworn, deposes and says, that on the 13th day

of July 1895 in the City of New York, in the County of New York, at
No. 107 West 4th St. & 1st Ave. Street,

John Roe (now here)
did then and THERE EXPOSE for sale, and did sell, give away and dispose of, and cause, suffer,
and permit to be sold, given away and dispose of under his direction and authority, strong and
spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons
at a time, to be drunk in the house or premises aforesaid BETWEEN THE HOURS OF ONE AND
FIVE O'CLOCK in the morning of said day, contrary to and in violation of the statute in such case
made and provided.

WHEREFORE, deponent prays that said John Roe,
may be arrested and dealt with according to law.

Sworn to before me, this 3 day of July 1895
of G. Chauncey Grant
A. White Police Justice.

0544

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 100 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, August 5 189 2 [Signature] Police Justice.

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

Dated, August 5 189 2 [Signature] Police Justice.

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

Dated, 189 [Signature] Police Justice.

0549

953

W SELLING-WITHOUT-SICENCE
Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Getaway Squad

1 *John Lyons*
2
3
4

Offense
11 1/2

BAILED,
No. 1, by *Peter Farrell*
Residence *231 N 37* Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

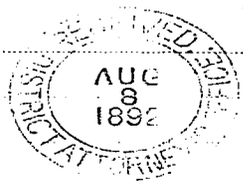
Dated, *Aug 5* 1892
White Magistrate.

Officer.
Precinct.

Witnesses
No. Street.

No. Street.

No. Street.



\$ *500* to answer *98*

Bmlub

0546

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 Thamney Grant of No. 923 Broadway Street, that on the 13 day of July 1887 at the City of New York, in the County of New York,

*me Joseph Mac Gaid, violate the
Office of the City of Albany after
hours he was having a private
license to sell fruit within the
hours of one and five in the morning*

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 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 3 day of August 1887
A. J. White POLICE JUSTICE.

054

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

G. Chauncey Grant
John Clark

Warrant-General.

Dated August 3 1892
White Magistrate
Wood Officer.

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.

_____ 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

John Clark 32 years Ireland In 1883 418 No 49th St

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 Lyons

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

John Lyons

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINE, ALE AND BEER, IN QUANTITIES LESS THAN FIVE GALLONS AT A TIME, WITHOUT HAVING A LICENSE THEREFOR, committed as follows:

The said

John Lyons

late of the City of New York, in the County of New York aforesaid, on the *thirteenth* day of *July* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wine, ale and beer, 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantities less than five gallons at a time, to

certain persons whose names are to the Grand Jury aforesaid unknown, without having a license granted to him in pursuance of any law of this State permitting him to sell either strong or spirituous liquors, wines, ale or beer, 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.

DE LANCEY NICOLL,

District Attorney.