

0793

**BOX:**

24

**FOLDER:**

300

**DESCRIPTION:**

Leary, John

**DATE:**

11/10/80



300



2102

The People vs John Leary } Court of General Sessions. Before Judge Cowing  
 for petty larceny and receiving stolen goods. } (Wednesday, November 10, 1880. Indictment

Jacob J. Grob, sworn and examined, testified. Where do you live? No 138 west Twenty fourth St. On the afternoon of the 28<sup>th</sup> of Oct. were you in Hall St; there was a crowd there; one of those political meetings, was it; did you have any watch in your possession? Yes sir. Where did you carry it? In this inside vest pocket. The watch had a silk guard. Did you miss that watch that afternoon? Yes sir. I did miss it. Where were you when you discovered it was gone? I was on the corner just on the front of the Treasury when I saw that he was caught by the officer. I had my overcoat buttoned, and when I came out of the crowd I felt it loose. I looked for my watch and it was gone. After that I told the officer and he said I should follow down to the station house, and when I came there the officer searched him, had his vest open; he did not have the watch in the pocket, and then the officer came on the other side and then my watch fell down on the floor outside of his pantaloons. You discovered your watch in Hall St? Yes sir. The watch was less than twenty five dollars in value? Yes sir. When did you first see the prisoner in the crowd,

did you see him before he was arrested? Yes  
 because I saw that gentleman [Mr. Ballin] run  
 after him; he wanted to get his watch, and then  
 he cried, "Catch him, catch him," and the officer  
 caught him there. There was a chain attached  
 to my watch and it was in the pocket and the  
 chain hitched to my vest; the watch was taken  
 from the pocket. Cross Examined. I saw my  
 watch before I went down to the meeting, it was  
 in the morning in Twenty fourth St. I could not  
 swear I had the watch when I went to Hall St.  
 Henry Shay, sworn and examined testified.  
 I am an officer attached to the First Precinct. I  
 arrested the prisoner on the afternoon of the 28<sup>th</sup>  
 of October at the corner of Broad and Hall Sts  
 on the complaint of Mr. Ballin; he told me that  
 the prisoner attempted to steal his watch; the pris-  
 oner was present I had hold of him at the time.  
 I brought him into the house on the strength of  
 this complaint. In the mean time this other  
 gentleman came in that left the stand and  
 said he had lost his watch. While searching the  
 prisoner I found the watch drop from his sleeve  
 or the side of his coat, I should think it was  
 in the vicinity of the arm pit; when I raised  
 up his arm to search him the watch fell  
 Mr. Grob identified the watch. Cross Examined.  
 The prisoner admitted that the watch was Mr. Grob's.

0797

I asked Mr. Ballin what the prisoner did and he said he found his hand in his pocket; so I brought him in on the strength of that complaint. Mr. Ballin's watch was not taken. What did the prisoner say? The prisoner denied ~~with~~ interfering with Mr. Ballin but he admitted taking the other man's watch; he wanted me to take the watch in the house. He said he shoved against Mr. Ballin but he did not attempt to leave his hand on his watch. He said the watch belonged to the other gentleman in the station house, for him to take it with him, which, of course, we could not allow. He did not state anything in the station house about having found the watch but he stated that over in the Tombs Court. There were a good many people outside the door of the station house, but there were only five or six people inside I should judge. John Leary, sworn and examined in his own behalf testified. How did you come by that watch that you had? I saw a boy drop it, I picked it up, I was hurrying out of the crowd with it. That gentleman there had me arrested for pushing him one side. I pushed him rather violently one side. Did you take it from this man's person (the complainant)? No sir, I took it off the ground in Hall Street.

Cross Examined. Did you see the boy drop it?  
 I saw him looking at me first. I looked at  
 him rather sharp and he dropped this watch  
 and ran away. I picked it up, I was going  
 out of the crowd with it when I pushed this  
 other man. Where was this? Corner of Wall and  
 Broad streets. Bob Ingersoll was making a  
 speech. The policeman took you from Wall  
 and Broad sts. down to the station house in New  
 street? Yes sir. Why didn't you tell the officer  
 before you got to the station house? There was  
 so many around me, I believe I did tell him  
 going down. Where did you put the watch?  
 I had it in my vest pocket. As he was follow-  
 ing me he pulled my chain up and that pulled  
 the watch out. He was searching me, he pulled  
 it out and that made it drop on the floor.  
 The man described the property as a small  
 silver watch. Have been lately in the soap  
 business for the last six months in Philadelphia  
 working for Thomas Burden. I am a printer  
 by trade. I was engaged in Sparrowgrass Lane  
 London. Harris and Bros. job printers; I worked  
 there five years. I came over here about eight  
 months ago. I came to New York on the 11th of  
 October to get employment. Moritz Ballin  
 sworn. I was at the meeting in Wall St. on the 28  
 th of October and saw the prisoner there.  
 The jury rendered a verdict of guilty of petty larceny  
 from the person. He was sent to the State prison  
 for two years and six months.

0799

Testimony in the case  
John Liberty  
filed Nov. 11/80.

0800

STATE OF NEW YORK  
CITY AND COUNTY OF NEW YORK

Form 112.

ss:

Police Court—First District.

of No. 138 West 24<sup>th</sup> Street, being duly sworn, deposes  
and says, that on the 28<sup>th</sup> day of October 1880  
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent, and from deponent's  
person  
the following property, viz: One Silver Watch

of the value of five Dollars,  
the property of deponent's sister and in  
deponent's possession and charge

and that this deponent has a probable cause to suspect, and does suspect, that the said property  
was feloniously taken, stolen, and carried away by John Davis, now  
present for the reason that deponent  
was standing among a crowd in Wall  
Street on the aforesaid day said watch  
being at said time in a pocket of the  
vest then worn by deponent. That a person  
in the crowd detected a man attempting  
to steal a watch from his pocket and gave  
him into the custody of an officer. That deponent  
followed them to the station house after  
the discovery that his watch was gone  
that in searching the prisoners at the station house  
deponent saw said watch drop from beneath the  
prisoner's clothing and identified as the watch taken  
from his vest pocket while in Wall Street Jacob G. Webb.

Sworn to, before me this 29<sup>th</sup> day  
of October 1880  
William H. Webb  
Police Justice

0801

Police Court—First District.

CITY AND COUNTY } ss.  
OF NEW YORK.

*John Leary*

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

Question. What is your name?

Answer.

*John Leary*

Question. How old are you?

Answer,

*24 Years*

Question. Where were you born?

Answer.

*Ireland*

Question. Where do you live?

Answer

*27 Chrystie Street*

Question. What is your occupation?

Answer.

*Printing*

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

Answer.

*I am not guilty  
picked up the watch in  
Wall Street*

*John Leary*

Taken before me, this

*[Signature]*  
July 18 1877  
Police Justice.

0802

No 56

Police Court—First District.

THE PEOPLE, &c,  
ON THE COMPLAINT OF  
Aldavit—Larceny.

John J. Young  
138 N 24th St  
vs.  
John Leary

BAILED

No. 1, by  
Residence,

No. 2, by  
Residence,

No. 3, by  
Residence,

No. 4, by  
Residence,

No. 5, by  
Residence,

No. 6, by  
Residence,

Dated Oct 29 1880

Suppy Magistrate.  
Hessing Shay, Officer.  
Clerk.

Witnesses:  
P. J. Young

\$ 500 to answer  
at Leary's residence  
Received at Dist. Atty's office

COUNSEL FOR COMPLAINANT.

Name, .....  
Address, .....

COUNSEL FOR DEFENDANT.

Name, .....  
Address, .....

0803

Form 112.

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

Police Court—First District.

Morris Ballin  
of No. 236 West 24 Street, being duly sworn, deposes  
and says, that on the 28 day of October 18 80  
at the City of New York, in the County of New York, was feloniously <sup>attempt</sup> taken, stolen, and carried  
away from the possession of deponent, and from accomplices

Person  
the following property, viz:

one double case gold watch and  
chain

of the value of one hundred and twenty five Dollars,  
the property of Accomplices

and that this deponent has a probable cause to suspect, and does suspect, that the said property  
was feloniously taken, stolen, and carried away by John Cleary  
(now present) from the fact that  
while deponent was standing  
in wall street on Broad side  
Cleary pushed up against  
deponent, and took hold of  
deponent's watch which was  
in deponent's left hand and  
inserted said watch being a  
part of deponent's watch, and  
attempted to take it  
and carrying away the  
also described property

Sworn to, before me, this 28 day  
of October 18 80  
[Signature]  
Police Justice

Morris Ballin

0804

Police Court—First District.

CITY AND COUNTY } ss.  
OF NEW YORK.

*John Leary* being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was at  
liberty to refuse to answer any question that may be put to him states as follows,  
viz:

Question. What is your name?

Answer. *John Leary*

Question. How old are you?

Answer. *Twenty-four years*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *27 Chrystie St*

Question. What is your occupation?

Answer. *Printer*

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

Answer. *I am not guilty*  
*John Leary*

Taken before me this \_\_\_\_\_ day of \_\_\_\_\_ 188\_\_\_\_  
*[Signature]*  
Police Justice.

0805

COUNSEL FOR COMPLAINANT.

Name, .....

Address, .....

COUNSEL FOR DEFENDANT.

Name, .....

Address, .....

879 ch 55  
Police Court - First District.

THE PEOPLE, & C,  
ON THE COMPLAINT OF

*Dennis Ballyin*  
*236 N 24th St*

vs.  
*John Leary*

Affidavit - Larceny.

BAILED

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Dated *October 29* 18 *18*

*Buff* Magistrate.

*Henry J. Ray* Officer.  
Clerk.

Witnesses:

*Full name*

Received at Dist. Atty's office  
at *General Sessions*  
5:30 PM  
TO UNQUOTE  
FIVE  
QUOTE

0806

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

That

*John Leary*

late of the First Ward of the City of New York, in the County of New York aforesaid,  
on the *twenty eighth* day of *October* in the year of our Lord  
one thousand eight hundred and ~~seventy eight~~ *eighty* at the Ward City and County afore-  
said, with force and arms, in and upon one *Moritz Ballin*

*John Leary* did make an assault, and that the said  
the hands of him the said *John Leary*

upon the person of the said *Moritz Ballin*, unlawfully did lay

which was then and there upon the person of the said *Moritz Ballin*, and upon the clothing

with intent then and there certain goods, chattels and personal property of the said

*Moritz Ballin* on the person of the said, *Moritz Ballin*

*Moritz Ballin* then and there being found, from the person of the said  
feloniously to steal, take and carry away then and there

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

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

0007

no 55 1

X Counsel,

Filed 10 day of Apr 1880.

Pleas *Wm. Schultz*

INDICTMENT  
 Assault with intent to steal  
 as a pickpocket.

---

THE PEOPLE

vs.

*John Leahy*  
*(2 cases)*

BENJ. K. PHELPS,  
District Attorney.

A True Bill.  
*W. H. Kelly*  
Foreman.

*Will Ford*

0000

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*John Leary*

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

*One watch of the value of five dollars  
of the goods chattels and personal property  
of one Jacob J. Erb on the person of the  
said Jacob J. Erb then and there  
being found from the person of the said  
Jacob J. Erb*

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

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

0809

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

That the said

*John Leary*

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

*One watch of the value of five dollars*

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

*Jacob F. Grob*

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

*Jacob F. Grob*

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

*John Leary*

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

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

0810

**BOX:**

24

**FOLDER:**

300

**DESCRIPTION:**

Levy, Jacob

**DATE:**

11/18/80



300

0811

No 157 R

Counsel,  
Filed 18 day of May 1880.  
Pleads

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.  
Jacob Levy.  
23. Perry  
26. E. Perry  
27. J. Perry  
28. J. Perry  
29. J. Perry  
30. J. Perry  
31. J. Perry  
32. J. Perry  
33. J. Perry  
34. J. Perry  
35. J. Perry  
36. J. Perry  
37. J. Perry  
38. J. Perry  
39. J. Perry  
40. J. Perry  
41. J. Perry  
42. J. Perry  
43. J. Perry  
44. J. Perry  
45. J. Perry  
46. J. Perry  
47. J. Perry  
48. J. Perry  
49. J. Perry  
50. J. Perry  
51. J. Perry  
52. J. Perry  
53. J. Perry  
54. J. Perry  
55. J. Perry  
56. J. Perry  
57. J. Perry  
58. J. Perry  
59. J. Perry  
60. J. Perry  
61. J. Perry  
62. J. Perry  
63. J. Perry  
64. J. Perry  
65. J. Perry  
66. J. Perry  
67. J. Perry  
68. J. Perry  
69. J. Perry  
70. J. Perry  
71. J. Perry  
72. J. Perry  
73. J. Perry  
74. J. Perry  
75. J. Perry  
76. J. Perry  
77. J. Perry  
78. J. Perry  
79. J. Perry  
80. J. Perry  
81. J. Perry  
82. J. Perry  
83. J. Perry  
84. J. Perry  
85. J. Perry  
86. J. Perry  
87. J. Perry  
88. J. Perry  
89. J. Perry  
90. J. Perry  
91. J. Perry  
92. J. Perry  
93. J. Perry  
94. J. Perry  
95. J. Perry  
96. J. Perry  
97. J. Perry  
98. J. Perry  
99. J. Perry  
100. J. Perry

BENJ. K. PHELPS,  
District Attorney.

A True Bill, found  
O. Kelly  
Forfeited.

Part No. 100, 18, 1880  
pleads G. L.

Amicus Act.  
J. J.

0812

FORM 112.

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

Police Court—Third District.

*William H. Gorman*  
of No. *13th* Street, being duly sworn, deposes  
and says that on the *13th* day of *October* 18*80*  
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent.

the following property viz:

*One gold watch and gold chain  
of the value of fifty dollars.  
One gold breast pin & earrings  
of the value of ten dollars.*

of the value of *fifty* Dollars  
the property of *a person whose name  
is unknown to this 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 *Jacob Levy*

*(now here) from the fact that  
said Jacob Levy acknowledges  
and confessed to this  
deponent, in the presence  
of witnesses that he did  
take and carry  
away the property aforesaid*

*Wm. H. Gorman*

Sworn to, before me this

*12th*

day of *November* 18*80*.

*A. L. Simpson*  
POLICE JUSTICE.

0813

Police Court—Third District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*Jacob Levy* being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was at  
liberty to refuse to answer any question that may be put to him states as follows,

viz:

Question. What is your name?

Answer. *Jacob Levy*

Question. How old are you?

Answer. *27 years of age*

Question. Where were you born?

Answer. *Germany*

Question. Where do you live?

Answer. *New York city*

Question. What is your occupation?

Answer. *Salesman*

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

Answer. *I have nothing to  
say at present.*

*Jacob Levy  
New York city.*

Taken before me, this

Police Justice.

*Wm. H. ...*  
1880.

0814

COUNSEL FOR COMPLAINANT.

Name, .....  
Address, .....

COUNSEL FOR DEFENDANT.

Name, .....  
Address, .....

No 157  
POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.,

ON THE COMPLAINT OF  
William H. McGinnis  
Central Office

Geo. H. Gray

AFFIDAVIT—LARCENY.



BAILED.

No. 1, by .....

Residence .....

No. 2, by .....

Residence .....

No. 3, by .....

Residence .....

No. 4, by .....

Residence .....

No. 5, by .....

Residence .....

No. 6, by .....

Residence .....

Dated November 12<sup>th</sup> 1930

Magistrate.

Ernest H. Gray

Officer.

Clerk.

Witnesses:

Emory Smoller

No 268 East Broadway

Officer McGinnis

Central Office

\$1500

to answer

Sessions

Received at Dist. Att'y's Office,

*[Signature]*

0815

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*Jacob Levy* —

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

*One watch of the value of thirty dollars.*

*One chain of the value of twenty dollars.*

*One pin (of the kind commonly called a breast-pin)  
of the value of five dollars.*

*Two ear-rings of the value of two dollars and  
fifty cents Each* —

of the goods, chattels, and personal property of one *John Doe* whose real name is to the jurors  
*aforesaid unknown* but who is here designated as *John Doe* then and  
there being found, feloniously did steal, take and carry away, against the form of the Statute in such  
case made and provided, and against the peace of the People of the State of New York and their  
dignity.

08 16

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

*Jacob Reay*

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

One watch of the value of thirty dollars  
One chain of the value of twenty dollars.  
One pin (of the kind commonly called a breast-pin)  
of the value of five dollars,  
Two ear-rings of the value of two dollars and  
fifty cents each.

of the goods, chattels, and personal property of the said *John Doe* whose real name is to the  
jurors aforesaid unknown but who is here designated as *John Doe*  
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously  
stolen of the said *John Doe* whose real name is to the jurors aforesaid  
unknown but who is here designated as *John Doe*  
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

*Jacob Reay*

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

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

0817

**BOX:**

24

**FOLDER:**

300

**DESCRIPTION:**

Lippman, Jacob

**DATE:**

11/19/80



300

0818

107

David Loy

Filed 19 day of Nov 1880.

Pleas not guilty

Obtaining Goods by False Pretences

THE PEOPLE

vs.

I

Jacob Lippman

BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. H. King

Foreman.  
Jan 24th. 1881.

W. H. King  
Clerk of the Court

Warrant suspended

## Police Court—First District.

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

John Gustavson  
of No. 390 West 75th Street,  
being duly sworn, deposes and says, that on the 30<sup>th</sup>  
day of October 1880, at the City and County of  
New York, Jacob Lippman, now  
here, did feloniously, designedly  
and by means of the annexed false  
token, purporting to be a check on  
the Bowery National Bank for the  
sum of fifteen dollars, and by means  
of certain false and fraudulent  
pretences and representations, obtain  
of deponent and of deponent's property  
the sum of fifteen dollars good and  
lawful money with the intent to cheat  
and defraud. That said Jacob then  
and there gave deponent the  
check aforesaid and stated and  
represented to deponent that one  
Philip Guineau sent him, Jacob,  
for the money aforesaid and had  
given him, Jacob, the check aforesaid  
to have the same cashed by  
deponent. That deponent believing said  
statements and representations to be  
true and relying thereon on the same  
then and there gave said Jacob the  
money aforesaid. That said check is  
worthless and of no value what-  
ever and that said Guineau has  
since informed deponent that he  
Guineau did not send said

0820

Police Court—First District.

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

John Guetlan  
 of No. 390 West 75th Street,  
 being duly sworn, deposes and says, that on the 30<sup>th</sup>  
 day of October 1880, at the City and County of  
 New York, Jacob Lippman, now  
 here, did feloniously, designedly  
 and by means of the annexed false  
 token, purporting to be a check on  
 the Savings National Bank for the  
 sum of fifteen dollars, and by means  
 of certain false and fraudulent  
 pretences and representations, obtain  
 of deponent and of deponents property  
 the sum of fifteen dollars good and  
 lawful money with the intent to cheat  
 and defraud that said Jacob then  
 and there gave deponent the  
 check aforesaid and stated and  
 represented to deponent that one  
 Philip Guetlan sent him, Jacob,  
 for the money aforesaid and had  
 given him, Jacob, the check aforesaid  
 to have the same cashed by  
 deponent. That deponent believing said  
 statements and representations to be  
 true and relying wholly on the same  
 then and there gave said Jacob the  
 money aforesaid. That said check is  
 worthless and of no value what-  
 ever and that said Guetlan has  
 since informed deponent that he  
 Guetlan did not send said

0821

Jacob for paid money; and the  
said Jacob now fully admits  
and confesses in open Court that  
said Jewell did not send him  
Jacob, the deponent for paid money,  
and that said check is a false,  
forged and worthless instrument.

Sworn to before me this  
10<sup>th</sup> day of November 1880

J. W. Patterson

John G. Gullett

Notary Public

0822

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }  
OF NEW YORK. } ss.

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

Question. What is your name?

Answer.

*Jacob Lippmann*

Question. How old are you?

Answer.

*Thirty-three years of age*

Question. Where were you born?

Answer.

*Albany, New York*

Question. Where do you live?

Answer.

*No. 1369 Third Avenue*

Question. What is your occupation?

Answer.

*Conductor*

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

Answer.

*I am guilty of the charge.  
Jacob Lippman*

*J. M. Stevenson*

Taken before me this

*11<sup>th</sup>*

day of *September* 188*8*

POLICE JUSTICE.

0823

COUNSEL FOR COMPLAINANT.

Name, Address

COUNSEL FOR DEFENDANT.

Name, Address

No. 159  
Police Court - First District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Gantam  
390 E 10th St

John Gantam  
390 E 10th St



Offence, *John Gantam*

Dated *November 10* 1880

*W. H. M. M. M.* Magistrate.

*O'Connor C. O.* Officer.

*M. H. M.* Clerk.

Witnesses, *Charles Gantam*

*364 West 4th St.*

*Charles O'Connor*

*Officer, Central Office*

*M. H. M.* to answer

*General Council*

Received in Dist. Atty's Office,

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0824

BOWERY, COR. CANAL STREET.



No. 165 New York, Oct 30<sup>th</sup> 1886

**The Bowery National Bank.**

OF NEW YORK.

Pay to the order of *Philip Louisa*  
*fifteen* Dollars,  
\$ *15.00* *E. T. [Signature]*

Barcalow & Tyte, Stationers and Printers, 76 Bowery, N. Y.

0825

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

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

That

*Jacob Lippman*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *thirtieth* day of *October* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *eighty* with force and arms, at the Ward,  
City and County aforesaid, feloniously did falsely make, forge and counterfeit, and  
cause and procure to be falsely made, forged and counterfeited, and willingly act and  
assist in the false making, forging, and counterfeiting a certain

*instrument and writing of the kind commonly  
called a Bank check*

which said false, forged and counterfeited *Bank check*  
is as follows, that is to say:

*No 165 New York Oct 30<sup>th</sup> 1880*  
*The Broadway National Bank*  
*Pay to the order of Philip Quinlan*  
*fifteen Dollars*  
*\$ 15 E. Hass*

*Quinlan on Canal Street*

with intent to injure and defraud

*John Bartlau,*  
*Philip Quinlan*

and divers other persons, to the jurors 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.

0826

And the Jurors aforesaid, upon their Oath aforesaid, do further present:

THAT the said

Jacob Lippman

late of the Ward, City and County aforesaid, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously and falsely did utter and publish as true, with intent to injure and defraud the said

John Barton, Philip Quinlan

and divers other persons, to the jurors aforesaid unknown, a certain false, forged and counterfeited instrument and writing of the kind commonly called a Bank Check

which said last-mentioned false, forged, ~~Bank Check~~ and counterfeited

Bank Check

is as follows, that is to say:

No 165 New York Oct 30<sup>th</sup> 1880  
 The Bowery National Bank  
 Pay to the order of Philip Quinlan  
 fifteen \_\_\_\_\_ Dollars  
 \$ 15 00/100 \_\_\_\_\_ E. Plas

Bowery or Canal Street

the said

Jacob Lippman

at the same time he so uttered and published the last-mentioned false, forged, and counterfeited

Bank Check

as aforesaid, then and there well knowing the same to be false, forged, and counterfeited, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

~~BENJ. K. PHELPS, District Attorney.~~

0827

CITY AND COUNTY }  
OF NEW YORK, }

And <sup>aforesaid</sup> THE JURORS OF ~~THE PEOPLE OF THE STATE OF NEW YORK,~~  
~~in and for the body of the City and County of New York,~~ upon  
their Oath, ~~do~~ <sup>aforesaid</sup> do further present

That

Jacob Lippman

late of the First Ward of the City of New York, in the County of New York, aforesaid  
on the ~~thirtieth~~ day of ~~October~~ in the year of our Lord  
one thousand eight hundred and ~~seventy~~ <sup>eighty</sup>, at the Ward, City and County  
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloni-  
ously to cheat and defraud one

John Garlan

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

the said John Garlan

That a certain Bank check which he the said  
Jacob Lippman then and there presented and  
delivered to the said John Garlan was a good  
and valid order for the payment of the sum  
of fifteen dollars and of the value of fifteen  
dollars

That he the said Jacob Lippman was then  
and there authorized and empowered by  
one Philip Quinlan to receive, for and on  
the account of him the said Philip Quinlan,  
to receive the said sum of fifteen dollars in  
money

That he the said Jacob Lippman had then  
and there been sent by him the said Philip Quinlan  
to receive for and on the account of him the  
said Philip Quinlan, the said sum of fifteen  
dollars in money

And the said

*John Battlau*

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

*Jacob Lippman*

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

*Jacob Lippman a certain sum of money to wit the sum of fifteen dollars in money and of the value of fifteen dollars*

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

*John Battlau*

and the said *Jacob Lippman* did then and there designedly receive and obtain the said

*certain sum of money, to wit the sum of fifteen dollars in money and of the value of fifteen dollars*

of the said

*John Battlau*

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

*John Battlau*

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

*John Battlau*

of the same.

*Whereas in truth and in fact the said Bank-Check which he the said Jacob Lippman then and there presented and delivered to him the said John Battlau was not a good and valid order for the payment of fifteen dollars but was wholly worthless as he the said Jacob Lippman then and there well knew*

And whereas, in truth and in fact, the said *Jacob Lippman* was not then and there nor at any time authorized and empowered by him the said *Philip Quinlan* to receive for and on the account of him the said *Philip Quinlan*, the said sum of fifteen dollars in money nor any sum of money whatever

And whereas in truth and in fact he the said *Jacob Lippman* had not then and there been sent by him the said *Philip Quinlan* to receive for and on the account of him the said *Philip Quinlan* the said sum of fifteen dollars in money nor any sum of money whatever

And whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said *Jacob Lippman* to the said *John Battan* was and were in all respects utterly false and untrue, to wit. on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And whereas, in fact and in truth the said *Jacob Lippman* well knew the said pretences and representations so by him made as aforesaid to the said *John Battan* to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said *Jacob Lippman* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *John Battan* the said

certain sum of money, to wit the sum of fifteen dollars in money and of the value of fifteen dollars

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

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

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

0830

**BOX:**

24

**FOLDER:**

300

**DESCRIPTION:**

Little, William

**DATE:**

11/23/80



300

0831

\* / No 171

Day of Trial,

Counsel,

Filed *28* day of *Nov.* 188*8*

Pleas *for Equity (ex)*

THE PEOPLE

vs.

*William Little*

CRUELTY TO ANIMALS

District Attorney.

A TRUE BILL

*W. H. Keagy*

Foreman.

*Nov. 30 - 1888*

*Tried and acquitted*

0832

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That William Little

*Fourteenth*

late of the ~~Eighth~~ Ward of the City of New York, in the County  
of New York, aforesaid, being an evilly minded, wickedly and  
cruelly disposed person, and well knowing and intending the  
premises hereinafter set forth; wilfully, wickedly and unlawfully, on the  
Nineteenth day of October in the year of our Lord  
one thousand eight hundred and ~~eighty~~ eighty at the Ward, City and  
County aforesaid, with force and arms a certain living creature, to wit,  
a certain horse, which theretofore had been and then and there,  
to wit, on the day and in the year aforesaid, at the ward, city  
and county aforesaid, was greatly and sorely distempered, sick,  
ailing, wounded, lame and suffering in its body and legs, and  
which theretofore had been and then and there was harnessed and  
attached to a certain vehicle, to wit, a certain street railroad  
car, constructed and designed for the purpose of conveying pas-  
sengers through and over divers public streets in the ward, city  
and county aforesaid, did drive, force and compel, while so as  
aforesaid greatly and sorely distempered, sick, ailing, wounded,  
lame and suffering in its body and legs, and while so as afore-  
said harnessed and attached to the vehicle aforesaid, constructed  
and designed as aforesaid to draw, pull and drag the said vehi-  
cle, to wit, the said car, upon, over and through divers of the  
streets aforesaid, in the ward, city and county aforesaid, there-  
in and thereby compelling and occasioning the said living crea-  
ture, to wit, the said horse, greatly to overstrain and exert  
itself while so as aforesaid greatly and sorely distempered, sick  
ailing, wounded, lame and suffering in its body and legs, and  
therein and thereby to experience and suffer great and unjusti-  
fiable physical pain and suffering.

0033

**And** so the Jurors aforesaid, upon their oath aforesaid, do say that the said William Little

the said living creature, to wit, the said horse called and known as aforesaid, in the manner and form and by the means aforesaid, at the Ward, City and County aforesaid, on the day and in the year aforesaid, unlawfully, cruelly, wilfully and wickedly did overdrive

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.

## COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: THAT afterwards, to, wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, the said William Little

with force and arms, unlawfully, wilfully and wickedly a certain living creature, to wit, a certain horse, which theretofore had been and then and there, to wit, on the day and in the year aforesaid, at the ward, city and county aforesaid, was greatly and sorely distempered, sick, ailing, wounded, lame and suffering in its body and legs, and which theretofore had been and then and there was harnessed and attached to a certain vehicle, to wit, a certain street railroad car, constructed and designed for the purpose of conveying passengers through and over divers public streets in the ward, city and county aforesaid, did drive, force and compel, while so as aforesaid greatly and sorely distempered, sick, ailing, wounded, lame and suffering in its body and legs, and while so as aforesaid harnessed and attached to the vehicle aforesaid, constructed and designed as aforesaid, to draw, pull and drag the said vehicle, to wit, the said car, upon, over and through divers of the streets aforesaid, in the ward, city and county aforesaid, therein and thereby compelling and occasioning the said living creature, to wit, the said horse, greatly to overstrain and exert itself while so as aforesaid greatly and sorely distempered, sick, ailing, wounded, lame and suffering in its body and legs, and therein and thereby to experience and suffer great and unjustifiable physical pain and suffering.

0035

**And** so the Jurors aforesaid, upon their oath aforesaid, do say that the said **William Little**

the said living creature, to wit, the said horse called and known as aforesaid, in the manner and form and by the means aforesaid, at the Ward, City and County aforesaid, on the day and in the year aforesaid, unlawfully, cruelly, wilfully and wickedly did torture and torment

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.

0036

**BOX:**

24

**FOLDER:**

300

**DESCRIPTION:**

Loye, Peter

**DATE:**

11/30/80



300

0037

UNION V. STATE DISTRICT ATTORNEY  
STATE OF NEW YORK  
DISTRICT ATTORNEY

No 242

Counsel,  
Filed 30 day of Nov 1860  
Pleads not guilty.

Indictment—Larceny. *State*

THE PEOPLE

vs.

Peter Lopez  
(3 cases)

see endorsement to P. d. No 243  
BENJ. K. PHELPS,

District Attorney.

A TRUE BILL  
*[Signature]*

Foreman.

pleaded & entered Acc 1.179  
on the other Indictments.

0038

3- DISTRICT POLICE COURT—

AFFIDAVIT—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Caroline Raub*

of No. *588 Grand* Street.

being duly sworn, deposes and says, that on the *22* day of *November*, 18*80*

at the *above premises* City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent,

the following property, viz.: *one revolving pistol, the value of one dollar and fifty cents.*

the property of *deponent and William Raub deponent's husband*

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by *John Loyal (not here)*

*who entered the above premises, asked to be shown a pistol and when deponent showed him the revolver above mentioned he ran away thence*  
*Caroline Raub.*

Sworn before me this *23* day of *Nov* 18*80*

*A. J. Morgan*  
POLICE JUSTICE.

0839

[Lined area for text entry]

No 242

3

DISTRICT POLICE COURT.

AFIDAVIT - Larceny.

THE PEOPLE, &c  
ON THE COMPLAINT OF  
Carlton Taylor  
588 Grand  
Oliver Lloyd

DATED 10-23-88

Morgan MAGISTRATE,  
Shelton OFFICER



WITNESSES:

DISPOSITION  
John Jones  
Cano

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

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

That

*Peter Roye* —

late of the City of New York, in the County of New York, aforesaid,

on the *twenty-second* day of *November* in the year of our Lord one thousand eight hundred and eighty *—* with force and arms, at the City and County aforesaid, in and upon the body of *Elizabeth Rafin* in the peace of the said People then and there being, feloniously did make an assault and to, at and against *her* the said *Elizabeth Rafin* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said *Peter Roye* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge, with intent *her* the said *Elizabeth Rafin* thereby then and there, feloniously and wilfully to kill, 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 Jurors aforesaid, upon their Oath aforesaid, do further present:* That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

*Peter Roye*  
with force and arms, in and upon the body of the said *Elizabeth Rafin* in the peace of the said people then and there being, wilfully and feloniously did make an assault and to, at and against *her* the said *Elizabeth Rafin* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said *Peter Roye* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there attempt to discharge, with intent *her* the said *Elizabeth Rafin* thereby then and there, feloniously and wilfully to kill, 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 Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

*Peter Roye* with force and arms, in and upon the body of the said *Elizabeth Lafin* then and there being, wilfully and feloniously did make an assault and to, at and against *her* the said *Elizabeth Lafin* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *pistol* the said

in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable and excusable cause, did then and there shoot off and discharge, with intent, then and there, thereby *her* the said

*Elizabeth Lafin* wilfully and feloniously then and there to injure, 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.

FOURTH COUNT.

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

*Peter Roye* with force and arms, in and upon the body of the said *Elizabeth Lafin* then and there being, wilfully and feloniously, did make an assault and to, at and against *her* the said *Elizabeth Lafin* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *pistol* the said

in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable and excusable cause, did then and there attempt to shoot off and discharge, with intent, then and there, thereby *her* the said

*Elizabeth Lafin* wilfully and feloniously then and there to injure, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0842

No 241

Filed 30 day of Nov 1880

Pleas

THE PEOPLE  
 vs.  
 I.  
 Peter Lloyd.  
 2 cases

Assault and Battery—Felony.  
 Firearms.

see attachment on end to 241

BENJ. K. PHELPS,

District Attorney.

A True Bill.  
*[Signature]*

Foreman.  
 Part no Dec 1. 1880  
 please H. Court.

246 Mrs. P.P.

*[Signature]*

0843

Police Court Third District.

CITY AND COUNTY  
OF NEW YORK,

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

Question.—What is your name?

Answer.—Peter Loye

Question.—How old are you?

Answer.—Twenty three

Question.—Where were you born?

Answer.—Mississippi State

Question.—Where do you live?

Answer.—32, Henry St

Question.—What is your occupation?

Answer.—Truckman

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

Answer.—I have no recollection of anything  
of the kind

Subscribed  
Peter Loye

Taken before me, this

23

day of

1888

*J. L. Morgan*  
Police Justice

0844

Form 15

Police Court—Third District.

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

*Elizabeth Lafin*

of No. *19 Brome* Street  
on *Monday* the *22<sup>nd</sup>* day of *November*  
in the year 18*80* at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and ~~BEATEN~~ by  
*Peter Loye (now here)* who  
aimed at this deponent that  
revolving pistol here shown  
charged with powder & ball

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

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

Sworn before me, this *23* day  
of *November* 18*80*

*R. J. Morgan* her *Elizabeth Lafin*  
Police Justice. *ward*

0845

Form 16  
Police Court—Third District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
Elizabeth Ryan  
19 Monroe  
Peter Lyle

ABRAHAM A. & B.  
FELONIOUS

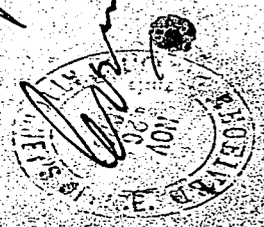
1888  
Dated: Nov 13

Magistrate

Officer

Witness

John J. ...



0046

CITY AND COUNTY } ss.  
OF NEW YORK,

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

That

*Peter Loye*

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

*One pistol of the value of one dollar  
and fifty cents*

of the goods, chattels and personal property of one

*William Raubo*

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

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

0847

**BOX:**

24

**FOLDER:**

300

**DESCRIPTION:**

Loye, Peter

**DATE:**

11/30/80



300

No 243

Filed 30 day of Nov 1880

Pleas

Assault and Battery—Felony.

THE PEOPLE

vs.

2<sup>d</sup> Henry  
3<sup>d</sup> Henry  
Franklin

Peter Doyle  
I.

2 cases

(see indictment)

BENJ. K. PHELPS,

District Attorney.

A TRUE BILL

*[Signature]*

Foreman.

Part pro Dec 1, 1880.

M. A. do H. H. Grant.

F. M. C. Mass. S. P.

to Comm. R. P.

Peter Doyle was arrested  
for Burglary Oct 15, 1877  
by Officer Larkin, 13 Prec.  
sentenced for 3 years S.P.  
by Autherland J.  
In 1874 he served one  
year for 3d class in  
the Reformatory.

0849

Police Court—Third District.

CITY AND COUNTY } ss.  
OF NEW YORK.

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

Question.—What is your name?

Answer.—*Peter Loye*

Question.—How old are you?

Answer.—*Twenty three*

Question.—Where were you born?

Answer.—*Walden Staty - N.Y or C*

Question.—Where do you live?

Answer.—*32 Henry st*

Question.—What is your occupation?

Answer.—*Truckman*

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

Answer.—*I know nothing about it*

*Peter Loye*

Taken before me, this

*J. P. Morgan*  
day of *Nov* 188*8*  
Police Justice.

0850

Form 15.

Police Court—Third District.

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

*Rudolph Binder*

of No. *25 Broome*

Street

on ~~8th~~ *8th* the ~~22nd~~ *22nd* day of ~~November~~ *November*  
in the year 188*0* at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and ~~BEATEN~~ by  
*Peter Loya (now here)*, who  
*aimed at this deponent the revolving pistol*  
*he then lodged with powder and ball*

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

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

Sworn before me, this *23* <sup>Day</sup>  
of *November* 18*80* }

*A. J. Morgan*  
Police Justice

*Rudolph Binder*

7

0851

do 270 51

Form 16

Police Court—Third District

SHE PEOPLE, & Co.,  
ON THE COMPLAINT OF

Charles Hunter  
251 Monroe

Peter Love

Dated Nov 23 1878

Affidavit A & B  
FELONIOUS.

Myers Magistrate.

Sheldon  
Officer.

WINNERS

\$1000 bonds



Love

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

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

That

*Peter Loye*

late of the City of New York, in the County of New York, aforesaid,

on the *twenty second* day of *November* in the year of our Lord  
one thousand eight hundred and eighty *with* force and arms, at the City and  
County aforesaid, in and upon the body of *Rudolph Binder*  
in the peace of the said People then and there being, feloniously did, make an assault  
and to, at and against *him* the said *Rudolph Binder*  
a certain *pistol* then and there loaded and charged with gunpowder and one  
leaden bullet, which the said *Peter Loye*  
in *his* right hand then and there had and held, the same being a deadly and  
dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge,  
with intent *him* the said *Rudolph Binder*  
thereby then and there, feloniously and wilfully to kill, 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 Jurors aforesaid, upon their Oath aforesaid, do further present:* That  
afterwards, to wit, on the day and in the year aforesaid, at the City and County  
aforesaid, the said

*Peter Loye*  
with force and arms, in and upon the body of the said *Rudolph Binder*  
in the peace of the said people then and there being, wilfully and feloniously did make  
an assault and to, at and against *him* the said *Rudolph Binder*  
a certain *pistol* then and there loaded and charged with gunpowder and one  
leaden bullet, which the said *Peter Loye*  
in *his* right hand then and there had and held, the same being a deadly and  
dangerous weapon, wilfully and feloniously, did then and there attempt to discharge,  
with intent *him* the said *Rudolph Binder*  
thereby then and there, feloniously and wilfully to kill, 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 Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

Peter Roye

with force and arms, in and upon the body of the said Rudolph Binder then and there being, wilfully and feloniously did make an assault and to, at and against him the said Rudolph Binder a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which pistol the said

in his right hand, then and there had and held, wilfully and feloniously, and without justifiable and excusable cause, did then and there shoot off and discharge, with intent, then and there, thereby him the said

Rudolph Binder

wilfully and feloniously then and there to injure, 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.

FOURTH COUNT.

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

Peter Roye

with force and arms, in and upon the body of the said Rudolph Binder then and there being, wilfully and feloniously, did make an assault and to, at and against him the said Rudolph Binder a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which pistol the said

in his right hand, then and there had and held, wilfully and feloniously, and without justifiable and excusable cause, did then and there attempt to shoot off and discharge, with intent, then and there, thereby him the said

Rudolph Binder

wilfully and feloniously then and there to injure, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0854

**BOX:**

24

**FOLDER:**

300

**DESCRIPTION:**

Lucas, Edward

**DATE:**

11/10/80



300

0855

No 54 2

(m)

Counsel,  
Filed 10 day of Nov 1880.  
Pleads

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

Edw. Lucas

Edw. Lucas

BENJ. K. PHELPS,

District Attorney.

Part No. 10. 1880

pleads to L.

A True Bill.

*W. H. King*

Esquire.

*Will Jones*

4.9.6 Geo. D.P.

FD

0856

STATE OF NEW YORK,  
CITY AND COUNTY OF NEW YORK

FORM 89 1/2

ss.

POLICE COURT—SECOND DISTRICT.

of No. Clara Bradford  
17 West 38th Street, being duly sworn, deposes  
and says, that on the Sixth day of October 1880  
at the City of New York, in the County of New York, was feloniously taken, stolen and carried  
away, from the possession of deponent,

the following property, to wit: one hanging diamond cross  
12 stones one coral necklace diamonds and  
pearls one watch with monogram "G.S."  
on the case one chain one other watch and  
chain marked "Lottie Holmes" and other  
articles of jewelry in all

of the value of Seven hundred Dollars,  
the property of deponent and Grace Studabaker  
Letty Holmes and Maggie Darlington.

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 Edward Lucas

(now here) for the reason that said  
Lucas admitted to Officer Kelly  
Lynn of the Central Office that he took  
the above named property and gave said  
Lynn pawn tickets representing certain  
portions of the property and told said Lynn  
where he had sold other portions of the above  
named property which said Lynn  
specimens

Clara Bradford

Sworn to before me, this

November

1880

day

William W. Justice  
Police Justice

0057

Holly Lyons an officer of the Central Office  
being duly sworn deposes and says the  
arrested Edward Lucas (now here) and  
said Lucas admitted to him that he had  
stolen and carried away the within named  
property and told him where the said  
property was pawned and where some of it  
was sold and deponent received certain portions  
said property

Sworn to before me  
this 24 day of Nov 1880

Holly Lyons

*[Signature]*  
Police Justice

0858

Police Court—Second District.

CITY AND COUNTY OF NEW YORK ss.

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

QUESTION.—What is your name?

ANSWER.—*Edward Lucas*

QUESTION.—How old are you?

ANSWER.—*34 years*

QUESTION.—Where were you born?

ANSWER.—*U.S.*

QUESTION.—Where do you live?

ANSWER.—*24 Grand St.*

QUESTION.—What is your occupation?

ANSWER.—*Labour Servant*

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

ANSWER.—*I am guilty  
Edward Lucas*

*[Signature]*  
Taken before me, this  
*[Signature]*  
day of *[Signature]*  
1888  
Police Justice.

0059

896 do 54

Form 894  
POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

Affidavit—Larceny.

*Oliver Bradford*  
1788  
*Edward Lucero*

DATED *Nov 2* 18 *80*

*Smitth* MAGISTRATE.

*John B. ...* OFFICER.  
*San Francisco*

WITNESS:

*Cam*

*John ...*

*1788* TO ANS. *9.2*

BAILED BY

No. STREET.

0860

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*Edward Lucas*

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

One cross (of the kind commonly called  
a diamond cross) of the value of four  
hundred dollars -

Twelve stones (of the kind commonly called  
diamond) of the value of thirty three  
dollars each

One necklace of the value of four  
hundred dollars -

Two watches of the value of seventy  
five dollars each

Two chains of the value of twenty five  
dollars each

of the goods, chattels, and personal property of one

*Clara Bradford*

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

0861

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

That the said

Edward Lucas

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

One cross (of the kind commonly called a diamond cross) of the value of four hundred dollars

Twelve stones (of the kind commonly called diamonds) of the value of thirty three dollars each

One necklace of the value of four hundred dollars

Two watches of the value of seventy five dollars each

Two chains of the value of twenty five dollars each

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

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

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

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

BENJ. K. PHELPS, District Attorney.

0862

**BOX:**

24

**FOLDER:**

300

**DESCRIPTION:**

Lyon, William

**DATE:**

11/19/80



300

0063

Counsel,  
Filed 19 day of Nov 1870  
Pleads

Indictment—Larceny  
THE PEOPLE vs. William Lyon  
2

BENJ. K. PHELPS  
District Attorney.

A TRUE BILL.  
McKiey

Foreman.  
Nov. 19 1870.

Plain guilty

Sentence suspended  
on accom. mnd. of Jm. J. King

166

0864

Form 112.

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

Police Court—First District.

of No. 91 Beaver & Peter Ackerman Street, being duly sworn, deposes and says, that on the 8 day of November 18 80 at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the possession of deponent,

the following property, viz: one bale of cotton (585 lbs)

of the value of fifty Dollars,  
the property of a company known as and doing business under the name and style of Tuttle & Wakefield and in care and charge of deponent as a common carrier

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 William Lyon (now here) from the fact that said Lyon acknowledged and confessed to this deponent in the presence of officers Casgrove that he did take and carry away the aforesaid property.

Peter Ackerman

Sworn to, before me, this 13 day of November 18 80  
Sam. Patterson  
Police Justice.

0065

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. William Lyon

Question. How old are you?

Answer. 36 years

Question. Where were you born?

Answer. New York City

Question. Where do you live?

Answer. 520 East 12 St.

Question. What is your occupation?

Answer. Truck driver

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

Answer. I am guilty W<sup>m</sup> Lyon

Taken before me, this 13 day of November 1880  
J. J. [Signature]  
Police Justice.

0055

COUNSEL FOR COMPLAINANT.

Name, .....

Address, .....

COUNSEL FOR DEFENDANT.

Name, .....

Address, .....

No 166  
Police Court—First District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Peter A. Bergman  
91 Grand  
vs.  
William Lyon  
Middavitt—Larceny. *Bergman*



BAILED:  
No. 1, by \_\_\_\_\_  
Residence, \_\_\_\_\_  
No. 2, by \_\_\_\_\_  
Residence, \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence, \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence, \_\_\_\_\_  
No. 5, by \_\_\_\_\_  
Residence, \_\_\_\_\_  
No. 6, by \_\_\_\_\_  
Residence, \_\_\_\_\_

Dated: 13 November 1900  
Bottanow Magistrate.  
Casper A. Clerk

Witness: Peter Casare  
Central Office  
Bill Ford  
Morgan to see Judge

\$ 1.00 to answer  
at 4:00 p.m. Sessions Court  
Received at Dist. Atty's office  
D. B. ... 1900  
on Thursday

0867

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

That

*William Lyon*

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

*Five hundred pounds of cotton of  
the value of ten cents each pound*

of the goods, chattels and personal property of one

*Peter Ackerman*

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

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