

0925

BOX:

498

FOLDER:

4548

DESCRIPTION:

Lagnordia, Paul

DATE:

10/20/92



4548

POOR QUALITY ORIGINAL

0926

1892
151
1892
at \$5007
1892

Witnesses:
Nov 21/92
off Muller

Arthur Cayle

Primer was taken
for assault on officer
Muller & was acquitted

This case embraces
about the same fact
& is not as strong a
case as the one in
which prisoner was
acquitted - The witness
is in the house of
detention - after reading
his letter - I ask that
the prisoner be
discharged on his own
recognizance
Nov 21st 92
L. S. D. M.

151
1892
Counsel
Filed
Pleas
1892
1892
THE PEOPLE

vs.
B
Paul Laguardia
(The Prisoner)
H.D.
Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

B. J. O'Leary
Subscribed
Nov. 21, 1892
Foreman.
The Prisoner - the District
Attorney being discharged
on his own recognizance

POOR QUALITY ORIGINAL

0927

174

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Paul Laguardia

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

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

The said

Paul Laguardia
late of the City of New York, in the County of New York aforesaid, on the *second* day of *October* in the year of our Lord one thousand eight hundred and ninety-*two*, with force and arms, at the City and County aforesaid, in and upon the body of one *Patrick Mullens* in the peace of the said People then and there being, feloniously did make an assault and *him* the said

Patrick Mullens with a certain *knives* which the said *Paul Laguardia* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, ~~stab~~ and wound,

with intent *kill* the said *Patrick Mullens* 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 GRAND JURY AFORESAID, by this indictment, further accuse the said

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

The said

Paul Laguardia
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, in and upon the body of the said *Patrick Mullens* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said *Patrick Mullens* with a certain *knives*

which the said *Paul Laguardia* in *his* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, ~~stab~~ 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.

**POOR QUALITY
ORIGINAL**

0928

THIRD COUNT—

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

Paul Ragnordial —

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

The said

Paul Ragnordial —

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, in and upon the said *Patrick Mullen* — in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault and *him* the said with a certain *knives* — *Patrick Mullen* —

which *he* the said

Paul Ragnordial —

in *his* right hand then and there had and held, in and upon the *head* — of *him* the said

then and there feloniously did wilfully and wrongfully strike, *beat*, ~~cut~~, *cut* bruise and *Patrick Mullen* — wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

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.*

POOR QUALITY ORIGINAL

0929

W.D. 130
Seaboard

Counsel *W.D. 130*
Filed *10* day of *Oct* 1892
Pleads, *Myself*

THE PEOPLE

vs. *P*

Paul Laguardia
(2 Cases)

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

Sept 2 - Nov. 16, 1892.
Trial and acquitted.

A TRUE BILL.

B. LANCEY

Foreman.

R. L. M. 16/6
Ad

Oct 16 92
1892

Witnesses:

off Union

POOR QUALITY ORIGINAL

0930

Police Court— / District.

1931

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

of 10 Precinct Patrick Muller Street, aged _____ years,
occupation Police officer being duly sworn,

deposes and says, that on the 2 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

Paul Lagnordis (now here)

who struck him a violent blow
on the Head with an Iron tongs
cutting his head - and the defendant
bit deponent on the left arm -
said assault was committed while
deponent was in the discharge
of his duty as a Police officer

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 3 day } Patrick Muller
of City of New York 1892 }

John Ryan Police Justice.

POOR QUALITY ORIGINAL

0931

(1235)

Sec. 198—200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court

Paul Lagnordis 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. *Paul Lagnordis*

Question. How old are you?

Answer. *33 yrs*

Question. Where were you born?

Answer. *Italy*

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

Answer. *48 Prince St 2 months*

Question. What is your business or profession?

Answer. *Grocer*

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*
Paul Lagnordis

Taken before me this

day of

189

Police Justice.

POOR QUALITY ORIGINAL

0932

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Abner Miller

Paul Sagarstine

1
2
3
4

Dated, Oct 3 1892

Ryan Magistrate

Heavlin Officer

Witnesses

No. Street

No. Street

No. Street

No. Street

to answer

1254

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, Oct 2 1892 Police Justice.

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

Dated, 1892 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, 1892 Police Justice.

POOR QUALITY
ORIGINAL

0933

District Attorney's Office,
City & County of
New York Nov 2 1892

People v Paul Lagnardis -

Please fix one week's
adjournment in this case on
of Ecclesius's illness

F. L. Sullivan
acting Dist. Atty.

**POOR QUALITY
ORIGINAL**

0934

District Attorney's Office
City & County of
New York Nov 2 1892

People v Paul Laguardia -

Please give one week's
adjournment in this case on
grounds of ecclesiastical duties

F. L. Sullivan
acting Dist. Atty.

POOR QUALITY
ORIGINAL

0935

House of Detention
Nov 17th /92

To Hon Gunning J. Dedford

Dear Sir I write
to ask you if you will please
set my case for trial as soon
as possible. as I have been
confined at this place since
Oct. 3rd. I have lost my work
through being kept from it.

I have been unable to get Bail
on account of a family quarrel.
and I have been troubled with
severe pains in my head
ever since I got the blow
on the head with those tongs.
I lose all chance of getting
anything to do for the winter

POOR QUALITY
ORIGINAL

0936

I remain yours respectfully

Richard Cople
House of Detention
203 Mulberry St
N.Y.

by ^{being} detained here, and I have
no means of support without
work. This Assault case was not
provoked by me and I should
not have pressed the charge
only Officer Mullen urged me
to do so, as I had work to
attend to which I have had
to lose through being locked up.
I believe the Italian that
struck me mistook me for
some one he had a fight
with as I had not been on
the spot more than a minute
when I was struck. This is all
I know about the case and I
think it bad enough to have a
broken head without being locked
up and deprived of my liberty
Hoping you will give this your
attention as soon as possible

POOR QUALITY ORIGINAL

0937

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, DISTRICT.

of 10 Precinct Patrick Mullin
occupation Police Officer Street and years

that on the 3 day of October being duly sworn, deposes and says

at the City of New York, in the County of New York Richard Coyle 1892

(now here) is a necessary and important witness for the People against Paul Saguardia who is charged with Felonious assault. Deponent is afraid that said Coyle cannot be found ~~when~~ when wanted - deponent prays that said Coyle be required to give security for his appearance when wanted, or be committed to the House,

Patrick Mullin

Sworn to before me, this

of 189

(Judge)

Police Justice.

POOR QUALITY ORIGINAL

0938

Police Court— District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT

Dated, 189

Magistrate.

Officer.

Witness,.....

Disposition, *Com to Jail*
of Detention

POOR QUALITY ORIGINAL

0939

Police Court— District.

1931

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

of No. 103 E-89 Richard Coyle
occupation Plumber Street, aged 35 years,
being duly sworn,

deposes and says, that on the 2 day of October 1897 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Paul Laguardia (now here)
who struck him a violent blow
on the head with an iron tongs
which he defendant held in his
hand - deponent is informed
by Officer Muller of the 10th Precinct
that he saw the defendant assault
him deponent with said iron
tongs

Richard Coyle

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 3 day
of October 1897,

Richard Coyle

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0940

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Mullen
Police Officer

aged 10 years, occupation Police Officer of No. 10 Precinct

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Richard Coyle

and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 3 day of Sept 1888

Patrick Mullen

John A. Ryan
Police Justice.

Lined area for additional text or notes.

POOR QUALITY ORIGINAL

0941

(1235)

Sec. 198-200.

District Police Court

CITY AND COUNTY OF NEW YORK, ss.

Paul Lagnordia 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. *Paul Lagnordia*

Question. How old are you?

Answer. *33 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *48 Prince St - 2 months*

Question. What is your business or profession?

Answer. *grocer*

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
Paul Lagnordia*

Taken before me this
day of *April*
189*7*
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0942

BAILED, Nov 14/92
 No. 1, by *Philemon S. Judango*
 Residence *56 Hudson Avenue*
 No. 2, by _____
 Residence _____
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

Police Court... District... 1257

THE PEOPLE, Ec.,
 ON THE COMPLAINT OF
Richard Boyle
Paul Saporidich
 1
 2
 3
 4
 Offense *Thieves*

Dated, *Oct 3* 189*2*

Ryan Magistrate
Mullin Officer

Witnesses
 No. _____ Precinct *16*
 No. _____ Street
 No. _____ Street

No. _____ Street
 to answer *45*
Prisoner

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 *50* 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 _____ 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.

POOR QUALITY ORIGINAL

0943

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Paul Laguardia

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

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

The said

Paul Laguardia late of the City of New York, in the County of New York aforesaid, on the *third* day of *October* in the year of our Lord one thousand eight hundred and ninety-*two* with force and arms, at the City and County aforesaid, in and upon the body of one *Richard Coyle* in the peace of the said People then and there being, feloniously did make an assault and *him* the said *Richard Coyle* with a certain *knives*

which the said *Paul Laguardia* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, ~~stab~~ and wound,

with intent *him* the said *Richard Coyle* 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 GRAND JURY AFORESAID, by this indictment, further accuse the said

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

The said

Paul Laguardia 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, in and upon the body of the said *Richard Coyle* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said *Richard Coyle* with a certain *knives*

which the said *Paul Laguardia* in *his* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, ~~stab~~ 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.

THIRD COUNT—

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

(Paul Laguardia)

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

The said

(Paul Laguardia)

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, in and upon the said *Richard Coyle* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault and *in* the said with a certain *knives* *(Richard Coyle)*

which *he* the said

(Paul Laguardia)

in *his* right hand then and there had and held, in and upon the *head* of *him* the said

then and there feloniously did wilfully and wrongfully strike, *(Richard Coyle)* beat, ~~stab~~, cut bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

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.

0945

BOX:

498

FOLDER:

4548

DESCRIPTION:

Lawn, Edward J.

DATE:

10/20/92



4548

POOR QUALITY ORIGINAL

0946

Witnesses:

Sarah W. Thompson

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

15.11
Counselor
Filed *[Signature]*
day of Oct 1892
Pleads,

THE PEOPLE

vs.

[Symbol]

Edward J. Lamm

[Signature]

DE LANCEY NICOLL,

District Attorney.

Robbery, (Sections 224 and 228, Penal Code.)
Degree.

A TRUE BILL.

[Signature]

Foreman.

[Signature]
The undersigned

10 yrs 1 mo 20 days
[Signature]
By a jury

POOR QUALITY ORIGINAL

09477

Police Court - 2nd District.

CITY AND COUNTY }
OF NEW YORK, } ss

Sarah W. Thomson
of No. 102 Mollongall Street, Aged 45 Years
Occupation Widow being duly sworn, deposes and says, that on the
11th day of October 1892, at the 5th 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:

One pocket book containing \$4.75
in money, paper ticket, two keys
and a registered letter receipt
numbered 0736 dated May 25, 1892
in name of C. H. Wright addressed
to L. Rose 217 E. 48th Street
together of the value of Five Dollars

of the value of Five DOLLARS,
the property of Complainant and sister in law

and that the 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

Edward Lavin and another person
my name Dependent from the fact
that while deponent was walking
in Bleecker Street she was struck
from behind and knocked into the
Street and her pocket book
was ripped from her hand and at
the time she saw the defendant
Lavin running away.
Subsequently deponent was informed
by Arthur Carey of 303 Mulberry Street
that he arrested Edid Lavin and in his
possession found a registered

day of
Sworn to before me, this

188

Police Justice

POOR QUALITY ORIGINAL

0948

Let the receipt numbered 6956 which
Account has been and fully
identified as the one stolen from
her on said date.

Mrs. Sarah W. Thomson.

I swear to before me this
13th day of October 1892

A. J. Justice
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1889
I have admitted the above named
to bail to answer by the undertaking hereunto annexed.
Dated 1889
There being no sufficient cause to believe the within named
guilty of the offense within mentioned, I order he to be discharged.
Dated 1889
Police Justice.

Police Court, District, _____
THE PEOPLE, &c.,
on the complaint of _____
vs. _____
1 _____
2 _____
3 _____
4 _____

Office—ROBBERY.
Dated _____ 1889
Magistrate _____
Officer _____
Clerk _____
Witnesses _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
\$ _____ to answer General Sessions.

POOR QUALITY ORIGINAL

0949

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

Arthur Carey
aged _____ years, occupation *Police Officer* of No. _____

305 Mulberry Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of *Sarah N. Thomson* and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this *13* day of *October* 189*2* } *Arthur A. Carey*

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0950

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Edward Lawton

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. *Edward Lawton.*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *MS*

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

Answer. *42 Carmine St.*

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 have nothing to say*
E. J. Lawton.

Taken before me this
day of *October* 188*5*
H. J. Smith
Police Justice.

POOR QUALITY ORIGINAL

0951

BAILED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court... 2 District.

1888

THE PEOPLE, Ec.,
ON THE COMPLAINT OF

Frank M. Thomson
James Brown

Offense *Robbery*

Dated, *Oct 13* 189 *2*

Magistrate

Officer *Co*

Princt.

Witnesses

No. _____ Street _____

No. *17* Street *181*

No. _____ Street _____

\$ *150.00* to answer

[Signature]

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 *150* 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, *Oct 13* 189 *2* *[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.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward J. Dawn

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

Edward J. Dawn

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

The said Edward J. Dawn,

late of the City of New York, in the County of New York aforesaid, on the 11th day of October, in the year of our Lord one thousand eight hundred and ninety-two, in the time of the said day, at the City and County aforesaid, with force and arms, in and upon one Sarah W. Thompson, in the peace of the said People then and there being, feloniously did make an assault; and

one pocket book of the value of eight dollars, the sum of four dollars and seventy five cents in money, lawful money of the United States of America, and of the value of four dollars and seventy five cents, and one piece of paper of the value of one cent,

of the goods, chattels and personal property of the said Sarah W. Thompson, from the person of the said Sarah W. Thompson, against the will and by violence to the person of the said Sarah W. Thompson, then and there violently and feloniously did rob, steal, take and carry away, the said Edward J. Dawn being then and there aided by an accomplice, actually present, whose name is to the Grand Jury aforesaid as yet 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 Meville, District Attorney

0953

BOX:

498

FOLDER:

4548

DESCRIPTION:

Lawrence, George W.

DATE:

10/19/92



4548

POOR QUALITY ORIGINAL

0954

Bail fixed at \$5000 RBS

Witnesses:

Counsel,

Filed

day of

1892

Pleads,

THE PEOPLE

vs.

P

George W. Lawrence Jr.

Grand Larceny, *Revised* Degree. [Sections 538, 539, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. Lawrence

Foreman.

Oct 25th

True & Legitimate

POOR QUALITY ORIGINAL

0955

Police Court 2 District. Affidavit-Larceny.

City and County } ss:
of New York,

Schuyler
Geo. Smith

of the *New York Club* 25th St 15th Ave Street, aged *41* years,
occupation *Superintendent*

deposes and says, that on the *20th* day of *July* 189*2* 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:

a gold pocket umbrella, of the value of fourteen dollars, a cane containing a watch of the value of forty dollars - all of the value of fifty four dollars
\$ 54

the property of *members of the New York Club, and in deponent's care*

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by *George W. Lawrence* (nowhere) the deponent was a coat room attendant at the New York Club and had access to said property, and subsequent to said larceny the deponent confessed to one *Albert Dorn*, an deponent is informed by said Dorn that he (Lawrence) had taken said property feloniously and pawned it.

G. Schuyler

Sworn to before me this *20th* day of *July* 189*2*
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0956

CITY AND COUNTY }
OF NEW YORK, } ss.

1377

Albert Horn
aged 20 years, occupation Coat Room attendant of No. 341 East 69th

341 East 69th Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Geo. Belmont and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 28th
day of Sept 1894

Alfred Horn

[Signature]
Police Justice.

[Lined area for additional text or notes]

POOR QUALITY ORIGINAL

0957

(1935)

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK.

Geo W. Lawrence

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.

Geo W. Lawrence

Question. How old are you?

Answer.

20

Question. Where were you born?

Answer.

U. S.

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

Answer.

49 East 125th - 1 year 1 month

Question. What is your business or profession?

Answer.

Clerk

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
Geo W. Lawrence*

Taken before me this

25

day of

Sept 1897

Police Justice.

POOR QUALITY ORIGINAL

0958

BAILED,
 No. 1, by _____
 Residence _____ Street _____
 No. 2, by _____
 Residence _____ Street _____
 No. 3, by _____
 Residence _____ Street _____
 No. 4, by _____
 Residence _____ Street _____

Police Court... 2 District.

1232

FILE PEOPLE, &c.,
 OF THE COMPTANT OF

Carthagen
 New York City
 Rev W. Lawrence

Offense *larceny felony*

Dated *Sept 28* 1892

Magistrate
White
 Officer
Kend

Precinct
19

Witnesses
 No. *345* Street *6th*
Albert Horn
Wagoner & Co.

No. *574* Street *11th*
Bank of New York

No. _____ Street _____
 \$ _____
 to answer

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *Rev W. Lawrence* guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *Three* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
 Dated, *Sept 28* 1892 *[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.

POOR QUALITY
ORIGINAL

0959

E. Ellery Anderson & P. Chauncey Anderson

Counsellors at Law

"Astor" Building, 40 Wall Street,

Cable Address

"Counsellors New York"

New York, Oct. 5-1892

My dear Mr. Nicholl

In the case of George W. Lawrence, might I take the liberty of suggesting that the foreman of the Grand Jury be requested to interrogate the prosecuting witness very strictly, inasmuch as we have good reason to believe that he has no personal knowledge of the affair. I think that, by such an examination, it could be shown that there is really no foundation for the prosecution.

Very respectfully
Dumont de Ponté

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

THE PEOPLE OF THE STATE OF NEW YORK

against

George W. Lawrence, the younger

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

George W. Lawrence, the younger
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said

George W. Lawrence, the younger

late of the City of New York, in the County of New York aforesaid, on the *20th*
day of *July* in the year of our Lord one thousand eight hundred and
ninety-*two* at the City and County aforesaid, with force and arms,

*one umbrella of the value of fourteen
dollars of the goods, chattels and
personal property, of one Ormond
G. Smith, and one cane of the value
of forty dollars and one watch of
the value of forty dollars*

of the goods, chattels and personal property of one

N. S. Jones

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.

*R. Hancey Neal,
District Attorney.*

0961

BOX:

498

FOLDER:

4548

DESCRIPTION:

LeDantu, Henry C.

DATE:

10/07/92



4548

POOR QUALITY ORIGINAL

0962

Witnesses:

W. J. Lang

Stephen B. Waters
Counsel,
Filed *7* day of *April* 1892
Plends, *Magally*

THE PEOPLE
vs.
Grand Larceny, second Degree,
[Sections 525, 527, Penal Code.]

Henry C. Lederman

Wm. L. ...

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

B. Lockwood
Foreman.
Wm. ...
Charles ...
City March 30 days.

POOR QUALITY ORIGINAL

0963

(1305)

Police Court— / District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Charles T. Datz
Street, aged 22 years,

of No. 12 Cedar Street, aged 22 years,
occupation Clerk being duly sworn,

deposes and says, that on the 23 day of Sept 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 gold watch of the value of forty dollars

the property of Dependent

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

Henry C. Sedenta (now here) for the reason on said date deponent had said watch in the pocket of his vest said vest being in a closet in the aforesaid premises. deponent missed said watch and later defendant confessed to him that he had stolen and taken away the same and pawned the watch for ten dollars. Deponent went to the pawn office where he had been informed said watch had been pledged and identified the same as his property. deponent is further informed by Officer James Oates of the 1st Precinct that the defendant admitted to him that he had taken the said watch and pawned it for ten dollars. Wherefore deponent charges defendant with Grand Larceny.

Chas T Datz

Sworn to before me, this 23 day of Sept 1892
of
Police Justice.

POOR QUALITY ORIGINAL

0964

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 52 years, occupation James Oates Policeman of No. 1st Precinct Street, being duly sworn deposes and

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

Sworn to before me, this 27 day of Sept 1898
[Signature]
Police Justice.

Lined area for additional text or notes.

POOR QUALITY ORIGINAL

0965

(1885)

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

Henry C Sedanta

.....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. *Henry C. Sedanta*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *1075 Park Avenue. 7 years.*

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 guilty. Henry C Sedanta*

Taken before me this

27

189*2*

Police Justice.

POOR QUALITY ORIGINAL

0966

BATED,
 No. 1, by
 Residence Street,
 No. 2, by
 Residence Street,
 No. 3, by
 Residence Street,
 No. 4, by
 Residence Street,

Police Court... District.

1230

THE PEOPLE, vs.

Alvin T. Roth
 712 Seabury
 Albany, C. Schenck

1
 2
 3
 4
 Offense Larceny
felony

Dated, Sept 27 1892

Magistrate
Carte
 Officer

Witnesses
Alvin T. Roth
Alfred Bennett
 Street

No. Street

No. Street
68
 to answer

Committee
44

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, Sept 27 1892 Alfred Bennett 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.

POOR QUALITY ORIGINAL

0967

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

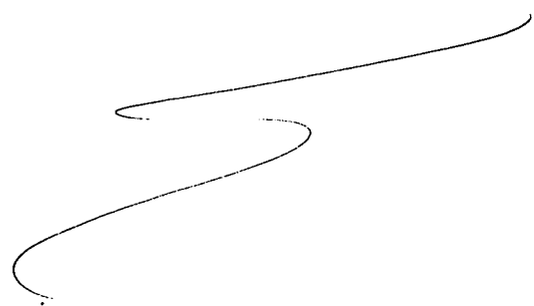
THE PEOPLE OF THE STATE OF NEW YORK
against
Henry C. Leland

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

The said *Henry C. Leland*

late of the City of New York, in the County of New York aforesaid, on the *13th*
day of *September* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

*one watch of the value of
forty dollars*



of the goods, chattels and personal property of one *Charles J. Datz*

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.

*He Lancy McCall
District Attorney*

0968

BOX:

498

FOLDER:

4548

DESCRIPTION:

Lee, Jim

DATE:

10/26/92



4548

0969

BOX:

498

FOLDER:

4548

DESCRIPTION:

Quong, Ah

DATE:

10/26/92



4548

0970

BOX:

498

FOLDER:

4548

DESCRIPTION:

You, Jim

DATE:

10/26/92



4548

0971

BOX:

498

FOLDER:

4548

DESCRIPTION:

Quong, Yung

DATE:

10/26/92



4548

0972

BOX:

498

FOLDER:

4548

DESCRIPTION:

Sing, Ah

DATE:

10/26/92



4548

POOR QUALITY ORIGINAL

0973

WPH XXXX

Counsel, WPH
Filed, 26 day of Oct 1899
Pleads, Dec 13 98
Col. Charles D. Demarest

[Sections 343, 344 and 385, Penal Code.]
GAMING HOUSE, Etc.

THE PEOPLE

vs.

Jim Lee
Ah Luong
Jim You
Yung Luong
Ah Sing

DE LANCEY NICOLL

District Attorney

Dr. Brad

A TRUE BILL.

B. Goodwood

Foreman.

N. O. ...

Head ...

End ...

Witnesses:

where servants
were found by the
police engaged in
gambling dice. The
services found \$185.
in states were played
etc.
The witnesses are
very kind men, and
under the circumstances
we think the odds of
justice will be served
by extreme clearance.
over 2 1/2 ...

The ...
de ...
... ..
... ..
Dec. 13-93

POOR QUALITY ORIGINAL

0974

Police Court, 1 District.

(1353)

City and County } ss.
of New York }

of No. 6th Precinct Street, aged _____ years,
occupation Detective being duly sworn, deposes and says,
that on the 2nd day of October 1892, at the City of New
York, in the County of New York:

Patrick Brennan

Jim Kee, Ah Luang, Jim You
Yung Lum, and Ah Sing all of whom
did engage as players in premises
18 Mott Street in a game of
chance where money was depen-
dent on the result, to wit: throwing
dice, in violation of Section
344 of the Penal Code of the
State of New York for the reasons
following to wit: on the said
date deponent with Detective
John Mitchell entered a
room in premises 18 Mott Street
and then saw the defendants
engaged in throwing dice for
money. Deponent saw money
change hands and he presumes
they be dealt with as the law
directs

Sworn to before me
this 3rd day of October
1892 Patrick Brennan

John Ryan
Police Justice

POOR QUALITY ORIGINAL

0975

(1835)

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court

Jim Lee

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.

Jim Lee

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

China

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

Answer.

New Brighton Staten Island

Question. What is your business or profession?

Answer.

Hammerman

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

利 5

Taken before me this
day of *Sept* 189*2*

Police Justice.

POOR QUALITY ORIGINAL

0976

(1235)

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK }

District Police Court

M. Luany

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.

M. Luany

Question. How old are you?

Answer.

34 years

Question. Where were you born?

Answer.

China

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

Answer.

12 West St. 2 weeks.

Question. What is your business or profession?

Answer.

None

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

[Signature]

Taken before me this

day of

[Signature]

189

Police Justice.

POOR QUALITY ORIGINAL

0977

(1235)

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

District Police Court

Jim Yuen 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. *Jim Yuen*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *China*

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

Answer. *18 West St. 4 months*

Question. What is your business or profession?

Answer. *None*

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*

1A

Taken before me this
day of *Sept* 189*5*

Police Justice.

POOR QUALITY ORIGINAL

0978

(1235)

Sec. 198—200.

CITY AND COUNTY OF NEW YORK, } ss.

District Police Court

James James 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. *James James*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *China*

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

Answer. *261st St. - 10 years*

Question. What is your business or profession?

Answer. *Laundry*

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 over forty.*

James James

Taken before me this
day of *Sept* 189*7*
John H. ...
Police Justice.

POOR QUALITY ORIGINAL

0979

(1885)

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court

Ah Sing 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.

Ah Sing

Question. How old are you?

Answer.

49 years

Question. Where were you born?

Answer.

China

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

Answer.

12 West St. 2 months

Question. What is your business or profession?

Answer.

None

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 -
Ah Sing

Taken before me this

Sept 3 1902

Police Justice.

POOR QUALITY ORIGINAL

0980

BAILIED

No. 1, by *William Henry Lee*
Residence *227 West 1st St.*

No. 2, by _____
Residence _____

No. 3, by _____
Residence _____

No. 4, by _____
Residence _____

No. 5, by _____
Residence _____

Police Court... District. 1957

THE PEOPLE, vs.

OF THE COMPLAINERS

John Lee

John Lee

John Lee

John Lee

John Lee

Dated, *Oct 3* 189 *2*

John Ryan Magistrate

William H. Mitchell Officer

John Lee Precinct

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

Defendants

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *Five* Hundred Dollars, 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 3* 189 *2* *John Ryan* Police Justice.

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

Dated, *Oct 3* 189 *2* *John Ryan* 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.

POOR QUALITY ORIGINAL

0981

Form 77.

OFFICE OF THE
DEPARTMENT OF HEALTH,

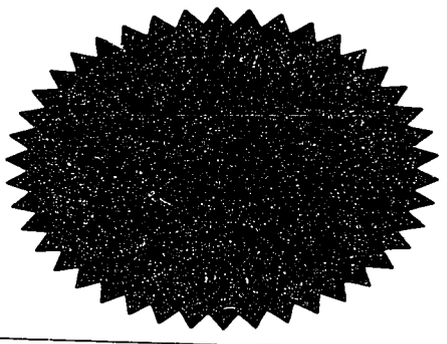
No. 1151

38 and 40 CLINTON STREET.

Brooklyn, N. Y., Dec. 12 1893

A Transcript from the Records of Deaths
IN THE CITY OF BROOKLYN.

NAME OF DECEASED. <i>Chong Ah Daw,</i>			AGE.			DATE OF DEATH.		
			Years.	Months.	Days.			
			28			Oct. 25 '92		
OCCUPATION. <i>Laundryman</i>			CONDITION. <i>Single</i>			BIRTHPLACE. <i>China</i>		
HOW LONG RESIDENT IN CITY. <i>?</i>			FATHER'S BIRTHPLACE. <i>China</i>			MOTHER'S BIRTHPLACE. <i>?</i>		
PLACE OF DEATH. No. <i>Chesnut St. 1</i> WARD.			CAUSE OF DEATH. <i>Heart failure acute pneumonitis Nephritis</i>			Time from Attack till Death. <i>3 weeks</i>		
PLACE OF BURIAL. <i>Cypress Hills</i>			UNDERTAKER. <i>M. Gennung</i>			MEDICAL ATTENDANT. <i>J. C. Mowbray, M.D.</i>		



I hereby certify the foregoing to be a true copy of the record.

R. C. [Signature]
Secretary

**POOR QUALITY
ORIGINAL**

0982

State of New York, U. S. A.

BROOKLYN

DEPARTMENT OF HEALTH

38 & 40 CLINTON STREET.

Transcript of Death.

Court of General Sessions of the Peace
in ^{and} for the City ^{and} County of New York.

The People vs

Jim ^{as} Lee.

City ^{and} County of New York vs:

Keong Lung Jim
being duly sworn deposes ^{and} says
that he resides at No 22 Mott
Street, in said City, ^{and} was
surety for the appearance of the
abovesaid defendant.

That the person mention-
ed in the annexed certificate
of death as Chong Ah Daw
^{and} this defendant, is one ^{and}
the same person.

That deponent was well
acquainted with the said
Chong Ah Daw, otherwise known
as Jim Lee, during his life-
time.

That deponent saw the
body of said defendant, ^{and} was
one of the mourners at his fu-
-neral which took place

**POOR QUALITY
ORIGINAL**

0984

on or about the 27 day of October
1892, in the City of Brooklyn,
County of Kings, State of New York.

Sworn to before me
This 13 day of December 1893

Arthur M. Eldrin.
Recorder of Deeds
N.Y.C.

Wong Long Jin

POOR QUALITY
ORIGINAL

0985

N. G. General Services

The Peoples

vs

Jim Lee

Affidavit Pet
Certificate

E. C. Rice,

Deputy.

90 Centre St.

Weymouth,

POOR QUALITY
ORIGINAL

0986

茲設有唐人醫院在於
補礙為準歐市街門牌
四拾伍號倘有貧乏患病
者請先到中華公所報知
自然指引到來周旋料
理特此佈告祈為見諒
醫院代理譚丹登

CHINESE HOSPITAL,

45 Hicks Street,
BROOKLYN, N. Y.

J. C. THOMS, M. D.,
Superintendent.

Oct. 27 / 92

To whom it may concern:-

This certifies that Chong
Sh Dan, also known as Jim
Lee, aged 28 of Staten Island,
N. Y. was admitted into this
Institution on the 20th inst.
and died on 25th inst. of
Acute Hepatitis.

J. C. Thoms M.D.

POOR QUALITY ORIGINAL

0987

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Jin Lee, Ah Duong, Jin you, Yung Duong and Ah Sing

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

Jin Lee, Ah Duong, Jin you, Yung Duong and Ah Sing

(Sec. 343, Penal Code.) of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING, committed as follows:

The said Jin Lee, Ah Duong, Jin you, Yung Duong and Ah Sing, all

late of the Ward of the City of New York, in the County of New York aforesaid, on the second day of October, in the year of our Lord one thousand eight hundred and ninety-two, and on divers other days and times as well before as after, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a certain room, in a certain building there situate, to be used for gambling, 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. (Sec. 344, Penal Code.)

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

Jin Lee, Ah Duong, Jin you, Yung Duong and Ah Sing

of the CRIME OF ALLOWING A ROOM, ESTABLISHMENT, TABLE AND APPARATUS TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said Jin Lee, Ah Duong, Jin you, Yung Duong and Ah Sing, all

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid, a certain room in a

**POOR QUALITY
ORIGINAL**

0988

certain building there situate, and a certain gambling ~~table and~~ establishment, and divers ~~cards,~~
~~chips,~~ ^{dice} devices and apparatus, a more particular description whereof is to the Grand Jury afore-
said unknown, and cannot now be given, the same being suitable for gambling purposes, with force
and arms, feloniously did allow to be used for gambling purposes, 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. (Sec. 385, Penal Code.)

And the Grand Jury aforesaid, by this indictment further accuse the said
Jun Lee, Ah Duong, Jun You, Yung Duong and Ah Sing
of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said *Jun Lee, Ah Duong, Jun You, Yung
Duong and Ah Sing* —

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year afore-
said, and on said other days and times, at the Ward, City and County aforesaid, with force and arms, a
certain common gaming house there situate, for *their* lucre and gain unlawfully and injuriously
did keep and maintain; and in *their* said common gaming house, then and on said other days
and times, there unlawfully and injuriously did cause and procure divers idle and ill-disposed persons
to be and remain, and the said idle and ill-disposed persons, on the day and in the year aforesaid, and
on said other days and times, to game together and play at a certain unlawful game of ~~cards~~ called
"throwing dice" in the said common gaming house aforesaid, there did unlawfully and in-
juriously procure, permit and suffer, and the said idle and ill-disposed persons, then, and on said
other days and times, in the said common gaming house aforesaid, by such procurement, permission
and sufferance of the said *Jun Lee, Ah Duong, Jun You,
Yung Duong and Ah Sing,* —
there did game together and play at said unlawful game of ~~cards~~, for divers large and excessive sums
of money, to the great annoyance, injury and damage of the comfort and repose of a great number of
persons, good citizens of our said State, there inhabiting and residing, and passing and repassing, to
the common nuisance of the said citizens, against the form of the Statute in such case made and pro-
vided, and against the peace and dignity of the People of the State of New York.

DE LANCEY NICOLL,

District Attorney.

0989

BOX:

498

FOLDER:

4548

DESCRIPTION:

Lee, Sing

DATE:

10/24/92



4548

POOR QUALITY ORIGINAL

0990

Witnesses:

Bened O'Connor
Off Swearing

Complainant is a
very unimpaired witness
has been personally
seen - an attack is
now out for complainant
- want. Complainant
can be found
Mcanahale, Jan
that the mismer
be discharged on his
own recognizance
NW 23 - G. F. A.
'92 A.D.A.

Counsel:

Filed *W. H. [Signature]* day of *Oct* 189*2*
Pleads. *Amqually v.*

THE PEOPLE

vs.

P
Sing Lee

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

DE LANCEY NICOLL,

*Dist. Ct. - 1892. 23, 1892 District Attorney
on Motion of District Attorney
Defendant discharged on his
own recognizance*

A TRUE BILL.

B. [Signature]
Foreman.

*W. H. [Signature] 1892
[Signature] 1892
[Signature] 1892*

POOR QUALITY ORIGINAL

09991

Police Court _____ District.

1931

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

of No. 40 City Hall place Street, aged 38 years,
occupation laborer being duly sworn,
deposes and says, that on the 16th 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

Ernie Lee (narrowhead)
who violently and feloniously
cut deponent's ear the right
hand with a hatchet which
he then held in his
hand

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 17 day }
of October 1892 }

R. Edward Conner

W. M. ... Police Justice.

POOR QUALITY ORIGINAL

0992

(1895)

Sec. 198-200.

District Police Court

CITY AND COUNTY OF NEW YORK, ss.

Sing Tee 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. *Sing Tee*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *China*

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

Answer. *465 Canal Street 4 years*

Question. What is your business or profession?

Answer. *Laundry*

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*

M. H. G.

Taken before me this *14* day of *Sept*, 189*5*
M. H. G.
Police Justice.

POOR QUALITY ORIGINAL

0993

BAILED,
 No. 1, by _____
 Residence _____ Street _____
 No. 2, by _____
 Residence _____ Street _____
 No. 3, by _____
 Residence _____ Street _____
 No. 4, by _____
 Residence _____ Street _____

Police Court

THE PEOPLE, etc.,
BY THE COMPLAINANT OF

District

1910

James J. ...
40 ...

1
2
3
4
5
6
7
8
9
10

Offense *...*

Dated *Oct 17* 189 *2*

M. S. ...
Magistrate

J. ...
Officer

Witnesses _____
_____ Precinct _____

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

250 ...

...

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 _____

Joseph ...

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *Twenty 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, *Oct 17* 189 *3* *W. M. ...* 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.

**POOR QUALITY
ORIGINAL**

0994

TO THE CHIEF CLERK.

Please send me the Papers in the Case of

PEOPLE

Dwight Spencer

attorney

James M. ...

Papers in

Nov 22^d

request of

Wm. ...

District Attorney.

POOR QUALITY ORIGINAL

0995

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

THE PEOPLE OF THE STATE OF NEW YORK, against

Sing Lee

The Grand Jury of the City and County of New York, by this indictment, accuse Sing Lee of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said Sing Lee

late of the City of New York, in the County of New York aforesaid, on the sixteenth day of October in the year of our Lord one thousand eight hundred and ninety-two with force and arms, at the City and County aforesaid, in and upon the body of one Bernard Cornet in the peace of the said People then and there being, feloniously did make an assault and him the said Bernard Cornet with a certain hatchet

which the said Sing Lee in his right hand then and there had and held, the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and wound,

with intent him the said Bernard Cornet 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 GRAND JURY AFORESAID, by this indictment, further accuse the said Sing Lee of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Sing Lee

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, in and upon the body of the said Bernard Cornet in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and him the said Bernard Cornet with a certain hatchet

which the said Sing Lee in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab 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.

POOR QUALITY ORIGINAL

0996

THIRD COUNT—

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

Sing Lee —

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

The said

Sing Lee —

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, in and upon the said *Bernard Cornell* — in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault and *kill* the said with a certain *hatchet*. *Bernard Cornell* —

which *he* the said *Sing Lee* —

in *his* right hand then and there had and held, in and upon the *hand* — of *kill* the said

then and there feloniously did wilfully and wrongfully strike, beat, ~~cut~~ *cut* bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

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. *Bernard Cornell* —

DE LANCEY NICOLL, *District Attorney.*

0997

BOX:

498

FOLDER:

4548

DESCRIPTION:

Lehn, Henry

DATE:

10/24/92



4548

POOR QUALITY ORIGINAL

0998

Witnesses:

Geo. DeSayer

The prisoner has been locked up 2 months - complainant gives prisoner an excellent character who they - wife within affidavits - complainant asks for leniency - I ask that prisoner be discharged on his own recognizance Nov 23-92 G. S. S. G. D. C.

1st DeS.

Counsel.

Filed, 21 day of 1892

Plends,

with w

THE PEOPLE

vs.

Henry Lehr

Sept 2 - Nov. 23, 1892

on return of writ

Attorney at Law

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Prockwood

Toroman.

Part 2 11/11/92

THE PEOPLE vs. HENRY LEHR (MISAPPROPRIATION) (Sections 528 and 587 of the Penal Code.)

New York General Sessions

People, on my complaint)
vs.
Henry Levin)

City of New York, s. s.

George D. Wagner
being duly sworn says: as complain-
ant in above case, I beg to re-
commend the defendant to such
leniency and clemency as the
court and justice attorney may
see fit to show; but I expressly
assert that my reasons for so
doing are not controlled by
any advantage to myself;
that the defendant was in
my employ from March 1890
until his arrest herein; that
during such time I found him
industrious and sober, and he
was never to my knowledge
been charged with any crime
prior to the one herein.

Shown to before me } George D. Wagner
this 21st day of No-
vember 1897 }

Edw. J. ...
Notary Public
N.Y.C.

POOR QUALITY ORIGINAL

1000

Stud. Sessions

People

- W -

Key. Lehr

—

Apprentices
of
Companions

New York General Sessions

The People of the State of New York
on the complaint of George Wagner

against
Henry Lehn

City and County of New York,
William Spies being duly
sworn says; that he resides at No 142
East 86th Street, New York City, and is in the
furniture business at 3d Avenue corner of
86th Street in said City, being one of the
firm of Spies Brothers

Deponent further says that he has known
Henry Lehn, the defendant herein, and his
father Joseph Lehn, for upwards of
seven years, and has been intimate
with the family of said Joseph Lehn.
Deponent during said time has always
known said Henry Lehn and the other
members of the family of said Joseph Lehn
to be sober, honest and industrious.

That he has never heard anything
said, nor has he known of anything
to the discredit of said Henry Lehn
nor any of the others of said family

Sworn to before me this
2nd day of November 1892.
Notary Public
New York

William Spies

**POOR QUALITY
ORIGINAL**

1002

General Sessions

The People of the
State of New York

against

Henry Dehn

Affidavits

State of New York. }
City and County of New York } SS

Carl Floegel and Adolphus Kiel
being duly sworn depose and say. That they
reside in the City of New York, and are connected
with the Henry Elias Brewing Company. That
they are acquainted with Joseph and Henry
Lehn and have intimately known them for a
number of years. That they personally have known
the family for the last fifteen or twenty years
and know that its members are strictly honest
industrious respectable and upright people and
particularly the aforementioned Joseph and Henry
Lehn.

Sworn to before me this } Carl Floegel
16th day of November 1892 } Adolphus Kiel.
Henry Elias Brewing Co.
- Patent Public (US)
N.Y.C.

**POOR QUALITY
ORIGINAL**

1004

affidants of

Carl Flegel
et al

Adolphus Keil.

Paul W. 1892.

POOR QUALITY ORIGINAL

1005

Police Court District. Affidavit - Larceny.

City and County of New York, ss:

George D. Wagner

of No. 221 Canal Street, aged 38 years, occupation of a paper hanger being duly sworn,

deposes and says, that on the 29 day of August 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:

Good and lawful money of the United States of the amount and value of Sixty-four ¹⁵/₁₀₀ dollars

\$ 64 ¹⁵/₁₀₀

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 Henry Rehn

for the reasons following to wit: on the said date, this deponent who was in the employ of deponent as entry clerk, received this said money which money was to be turned into the cash account of deponent. This deponent admits to have confessed to having appropriated the said money to his own use. Wherefore deponent prays that the said deponent be apprehended and bound to answer said complaint.

George D. Wagner

Sworn to before me this 1st day of August 1892
of [Signature]
Police Justice.

POOR QUALITY ORIGINAL

1006

(1335)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Lehn 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. *Henry Lehn*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *U. S.*

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

Answer. *1676 Madison Avenue - 1 month*

Question. What is your business or profession?

Answer. *clerk*

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.*

Henry Lehn

Taken before me this *16*

day of *Sept* 189*7*

Wm. J. ...
Police Justice.

POOR QUALITY ORIGINAL

1007

1847

Sec. 151.

Police Court **District.**

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by George W. Haggan of No. 221 Canal Street, that on the 29 day of August 189 2, at the City of New York, in the County of New York, the following article, to wit:

Good and lawful money of the United States
of the value of forty-four Dollars,
the property of Complainant
w. as taken, stolen and carried away, and as the said Complainant has cause to suspect, and does suspect and believe, by Henry J. [unclear]

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 every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 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 29 day of August 189 2.

John H. Ryan POLICE JUSTICE.

POOR QUALITY ORIGINAL

10008

Police Court..... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

21
W
me
me
m
3/20

1676 Madison Ave

Dated... Oct 15 - 1892

Ryan Magistrate.

English Officer.

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

Patrick English Officer.

Dated... Oct 16 - 1892

This Warrant may be executed on Sunday or at night.

Police Justice.

POOR QUALITY ORIGINAL

1009

BATTED,
 No. 1, by _____
 Residence _____ Street _____
 No. 2, by _____
 Residence _____ Street _____
 No. 3, by _____
 Residence _____ Street _____
 No. 4, by _____
 Residence _____ Street _____

Police Court

THE PEOPLE, vs.,
ON THE COMPLAINT OF

Samuel D. Warner
Henry Jones

District

1
2
3
4
Offense _____

Dated, *Oct 16* 1892

Magistrate
Officer
Prisoner

Witnesses
 No. _____ Street _____
 No. _____ Street _____

No. _____ Street _____
 No. _____ Street _____

No. _____ Street _____
 No. _____ Street _____

300 W. 10th St. N.Y.C.
300 W. 10th St. N.Y.C.
300 W. 10th St. N.Y.C.

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 *Twenty* 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, *Oct 16* 1892 *W.D. ...* 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.

POOR QUALITY ORIGINAL

10 10

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

533

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Lehr

The Grand Jury of the City and County of New York, by this indictment, accuse
Henry Lehr
of the CRIME OF *Grand LARCENY, in the second degree*, committed
as follows:

The said *Henry Lehr*

late of the City of New York, in the County of New York aforesaid, on the *29th*
day of *August* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, being then and there the *Clerk*
and servant of *George D. Wagner*

and as such *clerk and servant* then and there having in his
possession, custody and control certain goods, chattels and personal property of the said
George D. Wagner
the true owner thereof, to wit:

the sum of sixty-four
dollars and fifteen cents in money,
lawful money of the United States
of America, and of the value of
sixty-four dollars and fifteen cents.

the said *Henry Lehr* afterwards, to wit:
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
did feloniously appropriate the said *sum of money*

to his own use, with intent to deprive and defraud the said *George D. Wagner*
of the same, and of the use and benefit thereof; and the same goods, chattels and personal
property of the said *George D. Wagner*

did then and there and thereby feloniously steal, 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.

10 1 1

BOX:

498

FOLDER:

4548

DESCRIPTION:

Leonard, Thomas

DATE:

10/19/92



4548

POOR QUALITY ORIGINAL

10 12

Witnesses:

C. J. Sullivan

Counsel,

Filed

day of

1892

Pleads,

THE PEOPLE

vs.

Thomas Leonard

Grand Larceny, *Sec. 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000*

DE LANCEY NICOLL,

*Dist. Attorney,
Dependent county and found
to be*

Now Susan

A TRUE BILL,
committed to State Prison for
independent county at Matamoras

Lockwood

Foreman.

1892

*Placed in prison
2nd July 1892*

Nov 1892

POOR QUALITY ORIGINAL

1013

Police Court, 2 District.

City and County of New York, } ss. Cornelius J. Sullivan
of No. 19th Precinct Street, aged 25 years,
occupation Policeman being duly sworn, deposes and says,
that on the 13th day of October 1892, at the City of New
York, in the County of New York, deponent arrested

Thomas Leonard now law, in the
act of feloniously taking and carrying away a certain roll
list of votes known as the public
copy of the register of votes
at the next election district of
the eleventh Assembly District of
the City of New York. The deponent
had said book in his possession
and he was in the street walking
away with the said book when
deponent stopped him and took the
said book away from him in
West 30th street

Sworn to before me this
14th day of October 1892
A. J. White
Justice of the Peace } Cornelius J. Sullivan
John Patrick

POOR QUALITY ORIGINAL

10 15

Rev. Stat. Vol. 1, p. 628, § 1, 2—Laws N. Y. 1833, p. 10, § 4, 8.
Laws Rel. to the City, p. 603, § 4, 8.

CITY AND COUNTY }
OF NEW YORK, } ss.

Police Court, District.

Cornelius J. Sullivan

of the 19 Precinct Police, being duly sworn, deposes and says
that on the 13 day of October 1892
at the City of New York, in the County of New York,

Thomas Leonard

(now here) w. as in 30th Street,

and that he w. as fighting using profane, indecent,
~~insulting and threatening language and behavior, making a noise, and~~ **Disturbing**
the Peace; and did then and there

*have in his possession
three public copies of registration
books which had been stolen
from voting booths belonging to Sullivan*

Sworn to before me this
13th day of October 1892

[Signature]
Justice

POOR QUALITY ORIGINAL

10 16

Form 68, "A."
Police Court (63) District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.
Thomas Leonard
35 W. 7th

AFFIDAVIT—DISORDERLY CONDUCT.

Dated Oct 13 1899

Whelan Justice.
Sullivan Officer. *19* Precinct

Witnesses:

Disch. new complaint
Take Oct 14
Disposition:

Fined \$
\$ Bonds, for h Good Behavior
for months.

Imprisonment not to exceed months.
9 14

POOR QUALITY ORIGINAL

1017

BAILED,
 No. 1, by _____
 Residence _____ Street _____
 No. 2, by _____
 Residence _____ Street _____
 No. 3, by _____
 Residence _____ Street _____
 No. 4, by _____
 Residence _____ Street _____

Police Court--- 02 District.

1283

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Veronica J. Sullivan
Roman Leonard

2 _____
3 _____
4 _____

Offense *Stealing*
balls left
in kitchen saw

Dated, *Oct 14* 189*2*

White
Magistrate.

Sullivan
Officer.

Witnesses _____ Precinct *19*

No. _____ Street _____

No. _____ Street _____

No. *5710* Street *QJ*

No. _____ Street _____

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

Roman Leonard

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

Dated, *Oct 14* 189 _____ 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.

POOR QUALITY
ORIGINAL

1018

144 E. 60th St. N.Y. Dec. 21st 1892

The Hon Judge Fitzgerald

Dear Honor

By order from the office of the District Attorney I made an examination of Thomas Leonard Prisoner in the Tombs charged with Grand Larceny:

After careful examination I find the man entirely irresponsible for his acts, being well advanced in the first stage of Paralysis.

Amongst the many evidences of the disease I may mention the following

- 1st Unreasonable alternations between depression and exuberations of spirits
- 2nd Complete Confusion of ideas of places of well-known localities, and Confusion of ideas of descent and relationship
- 3rd Extravagant ideas of ownership of property personal and real, viz. "He owns four Houses on Fifth Ave. - a celebrated stallion worth sixty or seventy thousand Dollars, which won in the stallion race at Fleetwood near Boston last week and brought him an immense sum of money" &c &c.
- 4th He claims there is nothing wrong with him & that he is and always has been in excellent health while I find him pale and flabby, and with a pulse of 120 per minute. All which symptoms and conditions are characteristic of his disease. Which is Respectfully Submitted

P.S. This condition must have been (W. B. Waller M.D.)
proceeding for the first six
months. He is likely to continue harmless

**POOR QUALITY
ORIGINAL**

10 19

*Quelco
Report*

Court of General Sessions
County of New York

The People vs

Thomas Leonard

City & County of New York.

Mary Heald being duly sworn deposes & says that she is the sister of the defendant Thomas Leonard.

That some eighteen years ago defendant was kicked in the head by a horse, & suffered such injuries as have developed irrationality.

That defendant saw him last Saturday Oct 24 - 1892 in the suburbs; that he told her he was the richest man in the city; that defendant would have one to go to a certain party & she could have all the money she wanted; that he had been off in his yacht since July 4 - 1892, & had been away in his castle at 120 Palisade Avenue but where else he did not state.

that he had cut 'cataracts off
an old lady's eyes and she
was doing everything for him.
At the same time he
informed defendant that he
had been sentenced for
six months, & again for
fourteen years, & then also
said he was going to see
the judge and get off.
He thinks he is immensely
wealthy, and has so much
he does not know what
to do with it.

In defendant's opinion the
defendant is irrational

from before me
this 26 day of October, 1892 }

Daniel O'Reilly Jr.
Com of Deeds N.Y.C. Mayor's Head

City of New York:

Bridget Leonard being duly
sworn deposes & says that
she is the wife of Thomas
Leonard and was present
at the interview above mentioned
which took place as set forth.

4

That in Depment's opinion her husband, the defendant is irrational and has been violently so for the six months last past, off town. That if Depment does not let him do just as he wants to, he threatens her with violence and breaks and smashes things.

He thinks he is wealthy and owns railroads and steamboats, and wants to make presents of them to his friends.

That Depment is afraid to live with him, because of his behavior. She fears he will set the house on fire or do some other act of violence.

She thinks he has softening of the brain.

She prays that he may be committed to some safe place so she cannot trust herself and the children with him. Bridget Leonard

From 607 W. 11th St
26 Oct 1889
J. J. ... Co.

37

City of New York:

Richard Leonard
being duly sworn deposes & says
that he resides at Pittsford, N.Y.,
that he is the brother of defendant.
that it is true he suffered some
injury from a kick of a horse
years ago, and that now,
in his opinion he is invalid.
That defendant has visited him
at the Truhs, and his
conversation has been
substantially as above set
forth.

He says the next about
things about his wealth,
marrying strange people;
he also said he owned the
5th Avenue Hotel.

Defendant asked defendant about
his little daughter of about ten
years, & defendant answered
that she was married,
whereas a matter of fact she is
not married.

From before me

Dec 26 Oct 92 Richard Leonard
Daniel O'Reilly Jr.
Com. of Deeds N.Y. Co.

POOR QUALITY
ORIGINAL

1024

City & County of New York,
George Ross being
duly sworn deposes & says that
he resides at 542 W 52^d
St N.Y.C.

That he was present at the
said interview with deponent
& Richard Leonard, & the said
facts set forth above.

an deponent's opinion
deponent is irrational
from whom

Subscribed & sworn to before me this 26 Oct 1892 } George Ross
Daniel O'Reilly, Jr.
Com of Deeds City of N.Y.

POOR QUALITY
ORIGINAL

1025

Count of Journal Lessons

The People

News Record

affairs

Charles DeLoe
All for Key
61 Park Row
N.Y.

POOR QUALITY ORIGINAL

1026

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 Leonard

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

Thomas Leonard

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

The said Thomas Leonard,

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

one blank book, to wit: a certain written and record commonly called a poll-list, being a book kept by the poll clerks of the 6th Election District of the Eleventh Assembly District of the said City and County, at the polling place of said Election District, at the general registration of the voters of the said City and County held on the eleventh day of October in the year aforesaid, and whereas at the said general registration of voters, the names and residences of the voters of the said Election District who had registered in the said Election District at the said general registration, were duly entered and written, and said said poll list was at the time of the commission of the larceny herein alleged, in the lawful care, custody and possession of, and filed and deposited with the inspectors of election and poll clerks, being the election officers of the Election District aforesaid,

of the goods, chattels and personal property of one the Mayor, Aldermen and Commonalty of the City of New York,

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.

De Lancey Moore District Attorney

1027

BOX:

498

FOLDER:

4548

DESCRIPTION:

Levens, Gustav

DATE:

10/20/92



4548

1028

BOX:

498

FOLDER:

4548

DESCRIPTION:

Abrams, Edward

DATE:

10/20/92



4548

POOR QUALITY ORIGINAL

1029

Witnesses:

Mr. A. John

You tax the slighter slants
in written indictment
was accused of the theft
in 1872 of a box of
"Graham's pills".

The victim evinces not
on the evidence of an
accomplice, and at
the date 6 years later
there is in my opinion
no chance of securing
a conviction.

I therefore recommend that
the deft be discharged on
their own recognizance

May 9: 1878
G. H. Boy
D. C. S. A.

I concur in above.
Wm. J. Smith
A. B. C.

158

Counsel,

Filed

day of

1897

Pleas,

ENTERED
T. J. W.

THE PEOPLE

vs.

Gustav Levens

and

Edward Abrams
(2 each.)

PETTIT LARCENY, &
Sections 528, 532, 533 Penal Code

DE LANCEY NICOLL,

District Attorney.

May 13/98
No 1 - Bail discharged.
No 2 - Discharged on
his own recognizance
A TRUE BILL.

B. F. Wood
Foreman.

Foreman.

Not Pleaded in

County of ...

POOR QUALITY ORIGINAL

1030

Witnesses:

Mr. H. John

The late Nicholas Clark
in written indictment
was accused of the theft
in 1872 of a box of
"Greenback pills".

The entire evidence rests
on the evidence of an
accomplice, and at
the date 6 years later
there is in my opinion
no chance of securing
a conviction.

I therefore recommend that
the deft be discharged on
their own recognizance

J. H. Gray
D. C. S. A.

May 9, 1878

I concur in above.
John J. Smith
A. D. C.

Counsel,

Filed day of

1892

Pleas,

ENTERED T. L. W.

THE PEOPLE

vs.

Justus Lewis

and

Edward Abrams
(2 evs.)

PETTIT LARCENY, Sections 528, 532, 550 Penal Code

DE LANCEY NICOLL,

District Attorney.

May 13/92. Discharged on
No 1 - Bail discharged on
No 2 - Discharged on
his own recognizance

A TRUE BILL.

to Edward

Foreman.

John J. Smith

Foreman

POOR QUALITY
ORIGINAL

1031

New York Oct 11th 1890

This said Eddie received from
me Gus Stevens this morning at
a. about half past 10 O'clock 4
Packages of Branchetts S.C & 3 day
plain Pills

Gus Stevens.

**POOR QUALITY
ORIGINAL**

1032

New York Oct 11th 1892

This said Eddie received from
me Mrs Stevens this morning at
w. about half past 10 O'clock 4
packages of Brantlett's S.C. & 3 day
plain Pills

Mrs Stevens.

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 44 Cortlandt Street, aged 39 years,
occupation Druggist being duly sworn,

deposes and says, that on the 11 day of October 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:

Four packages of Brandetts Pills and three dozen plain Pills all of the value of \$18.00

Sworn to before me this 11th day of October 1892

the property of Henry Klein & Company of which firm deponent is a copartner

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 Gustav Sevens and Edward Abrams (both now here) who were acting in concert with each other, for the reasons following to wit: The defendant Sevens was in deponent's employ and he deponent was informed by Charles A. Mumford and Eugene Griffon that they saw the defendant Sevens and the said property Abrams leave deponent's place of business no 44 Cortlandt Street with said property in his possession. The defendant Sevens admitted and confessed to deponent that he had stolen said property and gave it to the defendant Abrams deponent is further informed by said Mumford and Griffon that they followed the

Police Justice

POOR QUALITY
ORIGINAL

1034

Defendant Abrams from the deponents place of
business and ~~at~~ saw him leave said
property in a cigar store and no 168 Greenwich
street. deponent further says that he went
to said cigar store and there saw the
property left there by the defendant Abrams
and fully identified it as his property
and that the same had been stolen from
his possession

J. J. J. J. J.

Sworn to before me
this 11th day of October 1892

Thos. P. Brady

Police Justice

POOR QUALITY ORIGINAL

1035

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles A. Mumford

aged *24* years, occupation *Detective* of No.

132 Broadway

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *William H. Jahr*

and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this *11*
day of *Oct* 18*92*

Thos. St. Grady
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

Engine Giffon

aged *29* years, occupation *Detective* of No.

132 Broadway

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *William H. Jahr*

and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this *11*
day of *Oct* 18*92*

Thos. St. Grady
Police Justice.

POOR QUALITY ORIGINAL

1036

(1885)

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Guo Stevens

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. *Guo Stevens*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *76 Lawrence Street Brooklyn, 2 years*

Question. What is your business or profession?

Answer. *Clerk*

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*

Guo Stevens

Taken before me this
day of *Sept* 189*2*
John P. Ryan
Police Justice.

POOR QUALITY ORIGINAL

1037

(1885)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Abrams 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. *Edward Abrams*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *Hoboken New Jersey. 15 Months*

Question. What is your business or profession?

Answer. *Salesman*

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

Answer. *I am not guilty*

Edward Abrams

Taken before me this

day of

Sept 24
1892

Police Justice.

POOR QUALITY ORIGINAL

1038

BAILLED

James M. Alexander
John M. Alexander
John M. Alexander

No. 1, by *Joseph M. Alexander*
Residence *731 Grand Street*
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court... District.

THE PEOPLE, vs.,
ON THE COMPLAINT OF

William H. Schmitt
214 Condit Street
Gustav Sevens
Edward Ahrens

Dated

Oct 11

1892

Brady Magistrate
Colby Officer

Witnesses

No. *132 Broadway*
Charles A. Mumford
Street

No. *132 Broadway*
Eugene Bellows
Street

No.

300 East 9th
Street

577 1/2 - Oct 13-21

Carroll

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

James M. Alexander

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

Dated, *Oct 13* 1892 *John M. Alexander* Police Justice.

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

Dated, *Oct 17* 1892 *John M. Alexander* 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.

POOR QUALITY ORIGINAL

1039

District Attorney's Office
City & County of
New York

189

Letter of Nov 17
The enclosed in this case
has been returned, that
the person in the
title of the same
has been found to be
dead. It is
advised that the papers be
sent to the executor for
his opinion as to the
proper course of action.

Respectfully
Yours,
Edw. B. Flynn

**POOR QUALITY
ORIGINAL**

1040

Henry ...
...

POOR QUALITY
ORIGINAL

1041

472

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

THE PEOPLE OF THE STATE OF NEW YORK

against

*Gustav Levens
and
Edward Abrams*

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

Gustav Levens and Edward Abrams

of the CRIME OF PETIT LARCENY, committed as follows:

The said *Gustav Levens and Edward Abrams, both*

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

*eighty-four boxes of pills of the
value of twenty-two cents each
box*

of the goods, chattels and personal property of one *William N. Jahr*

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.

**POOR QUALITY
ORIGINAL**

1042

SECOND COUNT—

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

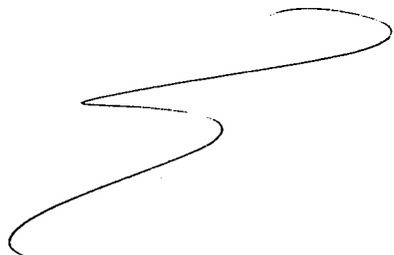
Edward Abrams

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

The said *Edward Abrams*

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,

*eighty-four boxes of pills of
the value of twenty-two cents
each box*


of the goods, chattels and personal property of one

William N. Jahr
by one *Gustav Levens* and
other

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

William N. Jahr
unlawfully and unjustly did feloniously receive and have; the said

Edward Abrams

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.

1043

BOX:

498

FOLDER:

4548

DESCRIPTION:

Lewinneck, Lesser

DATE:

10/07/92



4548

POOR QUALITY ORIGINAL

1044

*New York
Judge up*

Counsel,
Filed *17* day of *Oct* 189*2*
Pleads, *Monday, 10*

Grand Larceny, *Deceit* Degree
[Sections 528, 581, 582 Penal Code.]

THE PEOPLE

18 *Deceit* vs.
1713 *Deceit*
Leaser Leimneck

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

B. Lockwood

Foreman.

Pa. 3. Oct. 4 92
Pleade 7 milti. 9. 12. day
Elmua Ref. R.M.

Witnesses:

Off McCabe

POOR QUALITY ORIGINAL

1045

*New York
Lancie vs*

Counsel,

Filed

1892

day of

October

Pleas,

Monday 7th

THE PEOPLE

vs.

Substituted

Essex Lemmeck

Grand Larceny, *Sections 528, 529*
Degree [Sections 528, 529, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. Lockwood

Foreman.

Paul S. Sch. 492

Pleas & wilty. 9. 12. day

Elmira Ref. R.M.

Witnesses:

Off McCabe

POOR QUALITY ORIGINAL

1046

Police Court 5 District.

Affidavit—Larceny.

City and County } ss:
of New York, }

Samuel Lowenthal

of No. 22 - East 121 - Street, aged 23 years,
occupation Butcher

deposes and says, that on the 23 day of September 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 Gold-watch and with chain, together with the case of one - divided in Pitts and volume

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 Leeer - evanville

(now here) from the fact, that said defendant removed with deponent and deponent left said - property in a "socket" of his - set, hanging on a chain, in said room, where deponent looked for said property at two o'clock the deponent immediately reported the facts at the 29th Precinct Police Station, a detective in the said house with defendant, with a chain, to get where this person representing the said property, insisted that deponent charge defendant with the larceny of said property, and prove that he may be held with according to law.

Samuel Lowenthal

Sworn to before me, this 3 day

of October 1892

John W. McCarty Police Justice.

POOR QUALITY ORIGINAL

1047

Sec. 198-200.

5 W

CITY AND COUNTY OF NEW YORK, ss:

District Police Court.

Lesser Lewinnek

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.

Lesser Lewinnek

Question. How old are you?

Answer.

18 years old

Question. Where were you born?

Answer.

Germany

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

Answer.

120 Delancy St one week

Question. What is your business or profession?

Answer.

Butcher

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
Lesser Lewinnek*

Taken before me this

day of *March*

3d

John W. McArthur

189*7*

Police Justice.

POOR QUALITY ORIGINAL

1048

BAILLED,
 No. 1, by _____
 Residence _____ Street _____
 No. 2, by _____
 Residence _____ Street _____
 No. 3, by _____
 Residence _____ Street _____
 No. 4, by _____
 Residence _____ Street _____

Police Court... 5 District.

1941

THE PEOPLE, Ac.,
ON THE COMPLAINT OF

Samuel D. ...
James ...
James ...

1
2
3
4

Offense *Grand Larceny*

Dated, *Oct 3rd* 189 *2*

McBride Magistrate
McBride Officer

Witness
James M. ... Precinct *29*
James M. ... Street *29*

No. _____ Street _____
to answer *...* Street *...*

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *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, *Oct 3rd* 189 *2* *James M. ...* 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.

POOR QUALITY
ORIGINAL

1049

505

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Lesser Lewinneck

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

Lesser Lewinneck

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

The said *Lesser Lewinneck*

late of the City of New York, in the County of New York aforesaid, on the *28th* day of *September* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms,

one watch of the value of eighty dollars, and one chain of the value of thirty-five dollars

of the goods, chattels and personal property of one *Samuel Loewenthal*

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

**POOR QUALITY
ORIGINAL**

1050

SECOND COUNT—

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

Lesser Lewinneck

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

The said *Lesser Lewinneck*

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 watch of the value of
eighty dollars and one chain
of the value of thirty-five
dollars*

of the goods, chattels and personal property of one

Samuel Loewenthal

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

Samuel Loewenthal

unlawfully and unjustly did feloniously receive and have; the said

Lesser Lewinneck

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.

1051

BOX:

498

FOLDER:

4548

DESCRIPTION:

Light, Moses

DATE:

10/14/92



4548

1052

BOX:

498

FOLDER:

4548

DESCRIPTION:

Light, Moses

DATE:

10/14/92



4548

POOR QUALITY ORIGINAL

1053

Counsel,

Filed

Pleads,

Witnesses:
off wall

11
14 day of *Dec* 189*2*

THE PEOPLE

vs.

Moses Light

Forgery in the Second Degree.
[Sections 511 and 521, Penal Code.]

DE LANCEY NICOLI,

District Attorney.

A TRUE BILL.

B. Looney

Foreman.

11
14 day of *Dec* 189*2*

Emm

POOR QUALITY
ORIGINAL

1054

Police Court, 3 District.

City and County } ss.
of New York, }
W. & B. Bank }
of No. 407 Broadway Street, aged 51 years,
occupation Paying Teller being duly sworn, deposes and says,
that on the 30 day of September 1892, at the City of New
York, in the County of New York, Moses Light (now present)

did present the annexed check to
deponent as paying teller of said
Bank, and deponent did then and
there pay him in money belonging to
said Bank on said check the sum
of \$100⁰⁰ Deponent charges
that said Moses Light at the
time and place aforesaid did
falsely make forge and counterfeit
the annexed check it purporting to
be a check on the aforesaid Bank
whereby said Bank was ordered
to pay Cash \$100⁰⁰ and which
check purported to be signed
by ~~Henry~~ ^{Bros} ~~Hundelsen~~ and dated
New York Sept 30 / 92 and did then and there
utter the ~~the~~ publish said check

POOR QUALITY ORIGINAL

1055

with intent to defraud ~~Henry~~ ^{Brothers} Mendelson
the said Bank

Charles J. ...

Sworn to before me

this 5 day of Oct 1893

Police Justice

Dated 1888 Police Justice

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

Dated 1888 Police Justice

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

Dated 1888 Police Justice

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.

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

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

1 _____
2 _____
3 _____
4 _____

Offence, _____

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ _____ to answer _____ Sessions _____

POOR QUALITY ORIGINAL

1056

Sworn before me, this
of _____
189 _____
Police Justice

CITY AND COUNTY } ss.
OF NEW YORK.

POLICE COURT, 3 DISTRICT.

of No. 27 Greene Henry Mendelson
occupation Merchant Street, aged 30 years,
being duly sworn, deposes and says

that on the _____ day of _____ 189____
~~at the City of New York in the County of New York.~~ He keeps an
account at the Smith National Bank
in said City and the signature
Mendelson Bros on the annexed check
on said Bank said check being
dated New York Sept 30 1892
being for \$100- is forged

POOR QUALITY ORIGINAL

1057

*Sworn to before me
11th S. Douglas Oct 1891
Wm. B. [unclear] Justice*

*Defendant, ^{or copartner} never signed his name
to said check and never authorized
any person to sign their names
to said check
Henry M. [unclear]*

Police Court,

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

ARBITRATOR

Dated 189

Magistrate.

Officer.

Witness.

Disposition

POOR QUALITY ORIGINAL

1058

CITY AND COUNTY OF NEW YORK } ss.

POLICE COURT, 3 DISTRICT.

Detective Sgt. Charles B. Hanley Street, aged years,

being duly sworn, deposes and says that on the 7th day of October 1892 at the City of New York, in the County of New York he arrested

Sworn to before me this

1892

(day)

Police Justice

Moses Light (numbered) on complaint of Henry Mendelson for forging divers checks to the amount of \$12000. Dependent says that said Light has been identified by the Paying Teller of said Bank as the person who uttered said checks. Dependent asks that said defendant be committed for 4 months to enable him to procure the attendance of the Paying Teller of said Bank. Dependent

POOR QUALITY ORIGINAL

1059

Police Court, 3rd District.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Moses Light
Dated Oct 5th 1892
Magistrate.
Wade & Handy, Clerk.

Further says that said defendant acknowledged and confessed in the presence of Charles & Wade of Central Office that he forged the check now here shown and others checks and obtained the money upon the same at said Bank

Chas A. Handy

Disposition \$1000 &
Oct 7th 1892

POOR QUALITY ORIGINAL

1060

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 38 years, occupation Detective of No. 300 Mulberry Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Charles B. Hanley and that the facts stated therein ~~on information of deponent~~ are true of deponent's own knowledge.

Sworn to before me, this 5 day of Oct 1897 } Charles J. Wadd

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

1061

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Moses Light

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. *Moses Light*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *N. Y.*

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

Answer. *515 Canal St 7 years*

Question. What is your business or profession?

Answer. *Boat Steer*

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 have nothing to say by advice of my Counsel and demand an Examination I am not guilty
Moses Light

Taken before me this *4* day of *October* 189*9*
[Signature]
Police Justice

POOR QUALITY ORIGINAL

1062

\$1000 E Oct 7. 2 P.M.

1258

Police Court, *140* District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles E. Lawrence

Moses Knight

1
2
3
Offense, *Peeping*

Dated, *Oct 5* 1892

Oliver Duffly Magistrate.

Tommy Spade Officer.

Witness *Tommy Spade* Precinct

No *309* Street *Spade*

No *300* Street *Spade*

No *300* Street *Spade*

No *300* Street *Spade*

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 *two* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give suchy bail.

Dated, *Oct 7th* 1892 *Oliver Duffly* 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 h to be discharged.

Dated, 189 Police Justice.

POOR QUALITY ORIGINAL

1063

No. 2090 New York, Sept. 30 1892

THE FIFTH NATIONAL BANK
OF THE CITY OF NEW YORK.

Pay to the order of Cash

One hundred and 3/4 Dollars

W. W. Woodruff

Wendell Woodruff

POOR QUALITY ORIGINAL

1064

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Moses Light

The Grand Jury of the City and County of New York, by this indictment, accuse
Moses Light
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said *Moses Light*

late of the City of New York, in the County of New York aforesaid, on the *thirtieth*
day of *September* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with intent to defraud, feloniously did
forge a certain instrument and writing, which said forged instrument and writing is as follows, that
is to say:

No. 2090 New York, Sept. 30 1892

*The Ninth National Bank
of the City of New York.*

Pay to the order of Cash
One hundred and 00/100 Dollars

\$100 00/100 Mendelson Bros

Mendelson Bros.

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

Moses Light

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

The said *Moses Light*

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 intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

No. 2090 New York, Sept. 30 1897

the Ninth National Bank
of the City of New York.

Pay to the order of Cash
One hundred and 00/100 dollars

\$100 00/100 Mendelsohn Bros

Mendelsohn Bros

the said

Moses Light

then and there well knowing the same to be forged, 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.

1066

BOX:

498

FOLDER:

4548

DESCRIPTION:

Loat, John

DATE:

10/07/92



4548

POOR QUALITY ORIGINAL

1067

Witnesses:

Thos. Beer

39

Counsel,

Filed

Pleads,

77
May of 1888
M. Smith

THE PEOPLE

vs.

John Loat

Grand Larceny, Second Degree,
(From the Person),
[Sections 525, 527, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. Lockwood

Foreman.

Oct 14/92

Discharged on her

own recognizance

Recommend the
charge of defendant
on his own recognizance
as this
is a case of a
circumstantial
evidence which does
not necessarily
lead to a finding of
guilt
Oct 14 92
Geo. W. Weston
District Attorney

POOR QUALITY ORIGINAL

1058

(1965)

Police Court— / — District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Thomas Beer

of No. 156 Cherry Street, aged 38 years,
occupation Seaman

deposes and says, that on the 24 day of Sept 1892 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 day time, the following property, viz:

Forty Dollars in good and lawful money of the United States

of
1892
Police Justice

the property of Dependent

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 Loat (now here) and a woman not yet arrested who were acting in concert with each other, for the reasons following, to wit:
on said date defendant induced deponent to go with him to a house no 67 Oliver Street - when deponent entered said place he had the said sum of money in a pocket Book which was in the inside pocket of the Coat that he then wore - when in said house he deponent, met the said woman, who is not yet arrested, and she went out and while in said place - the Defendant Loat - The woman and deponent

POOR QUALITY ORIGINAL

1069

Drank wine several times - the deponent does not remember anything further until he found himself in the street and his money was gone. Deponent fully identifies the defendant Loat as the person who induced him to visit said house and who was with him drinking in said place.

Deponent therefore charges him Defendant Loat with Larceny and prays that he be dealt with according to law.

J. P. [Signature]

Sworn to before me this 29th day of September 1892

[Signature]

Police Justice

POOR QUALITY ORIGINAL

1070

Drank wine several times - the deponent does not remember anything further until he found himself in the streets and his memory returns.

deponent fully identifies the defendant Loaf as the person who induced him to visit said house and who was with him drinking in said place.

Deponent therefore charges him Defendant Loaf with Larceny and prays that he be dealt with according to law.

J. M. [unclear]

Sworn to before me this 29th day of September 1914

[Signature]

Police Justice

POOR QUALITY ORIGINAL

1071

(1885)

Sec. 198-200.

District Police Court

CITY AND COUNTY }
OF NEW YORK, } ss.

John Loat

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 Loat*

Question. How old are you?

Answer. *42 years*

Question. Where were you born?

Answer. *Norway*

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

Answer. *67 Oliver St - 2 months*

Question. What is your business or profession?

Answer. *Seaman*

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
you Guilt*

Taken before me this

2-9

Day of

1897

W. H. ...

Police Justice.

POOR QUALITY ORIGINAL

1072

BATED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court... District.

THE PEOPLE, etc.
ON THE COMPLAINT OF

Thomas Beer
John Chapman
John ...

1 _____
2 _____
3 _____
4 _____

Dated, Oct 29 1892

Magistrate
Other

Witnesses

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

to answer

to answer Oct. 1. 92

Handwritten signature

1229

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 fifteen 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 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 h to be discharged.

Dated, _____ 189 _____ 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 Loat

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

John Loat

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

The said *John Loat*

late of the City of New York, in the County of New York aforesaid, on the *24th* day of *September* in the year of our Lord one thousand eight hundred and *ninety-two*, in the *day*-time of the said day, at the City and County aforesaid, with force and arms,

the sum of forty dollars
in money, lawful money of the
United States of America, and
of the value of forty dollars

of the goods, chattels and personal property of one *Thomas Beer*
on the person of the said *Thomas Beer*
then and there being found, from the person of the said *Thomas Beer*
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

1074

BOX:

498

FOLDER:

4548

DESCRIPTION:

London, William O.

DATE:

10/20/92



4548

POOR QUALITY ORIGINAL

1075

671

Witnesses:

Off Clarke

Counsel,

Filed

Pleads,

day of

1882

the month of

THE PEOPLE

vs.

I

William O. London

Advertising Counterfeit Money, etc.
(Section 527, Penal Code.)

Geo. Sancey Mcoll
~~JOHN R. FELLOWS,~~

District Attorney.

A TRUE BILL.

B. Lovellwood

Part 3, Nov 16/92 Foreman.

Ind and acquitted

(2283)

1076

POOR QUALITY

Police Court, 2 District,
 City and County of New York, ss. John O. Savercool
 of No. 8th Precinct Police Street, aged 44 years,
 occupation Policeman being duly sworn, deposes and says,
 that on the 6th day of October 1892, at the City of New
 York, in the County of New York.

Deponent arrested William
O London (now here) at No 107 Thompson
 street, in a room which the defendant hired
 and occupied there for the purpose of
 circulating distributing and selling counterfeit
 money or green goods or green paper goods. De-
 ponent went to said room about the hour of
 5 o'clock p. m., on said date, and there
 found a quantity of said green goods circulars
 actually in the possession of the defendant,
 a sample of which is herewith annexed. The
 said circulars were stamped and addressed
 ready for mailing and defendant actually
 had in his arms about two hundred of them
 ready for to be placed in the mail boxes, and
 a copy of said green paper goods circulars
 is herewith annexed, said acts of defendant
 being in violation of Section 527 of the Penal Code.

Subscribed and sworn to before me on this 6th day of October 1892.
John O. Savercool
A. White

1077

POOR QUALITY

Sec. 198-200.

a

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

William O London

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. *William O London*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *37 dome*

Question. What is your business or profession?

Answer. *Waiter*

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 bribed by a man whose name I do not know.*

I did not hear the room.

William O London

Taken before me this
day of *Sept* 1887
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

1078

BAILABLE,
 No. 1, by _____
 Residence _____ Street
 No. 2, by _____
 Residence _____ Street
 No. 3, by _____
 Residence _____ Street
 No. 4, by _____
 Residence _____ Street

Police Court... 2 District

1260

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John O'Sullivan
Wm. O'London

1
2
3
4

Offense: Five Quality Green Food

Dated, Oct 7 1892

Magistrate: Arnold & Clarke, Officer

Witnesses: John J. Clarke, Precinct

No. _____ Street

No. _____ Street

No. 1000 Street
to answer

No. _____ Street

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

William O'London

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

Dated, Oct 7 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 h to be discharged.

Dated, _____ 189 _____ Police Justice.

POOR QUALITY ORIGINAL

1079

Police Court--- 2 District

1260

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John O'Sullivan
John O'Sullivan

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

Oct 7

189

Magistrate

James P. Clarke

Witness

John T. Clarke

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

John O'Sullivan
to answer

Offense *Five*
Quality Free Food

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

William O'Sullivan

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, *Oct 7* 189 *John O'Sullivan* 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.

POOR QUALITY ORIGINAL

10800

COURT OF GENERAL SESSIONS OF THE PEACE, OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William O. London

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse *William O. London*

of the crime of printing — a — letter —, writing —, circular ²⁵, paper — purporting to advertise and offer for sale and distribution counterfeit paper money, and purporting to give information, directly, where, how, of whom and by what means, counterfeit paper money could be procured and had, committed as follows:

The said *William O. London*,

late 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 ninety-*two*, at the City and County aforesaid, did feloniously print — a — certain letter —, writing —, circular ²⁵, paper — purporting to advertise and offer for sale and distribution counterfeit paper money, and purporting to give information, directly, where, how, of whom and by what means, counterfeit paper money could be procured and had, — which said letter —, writing —, circular ²⁵, paper — is as follows, that is to say: "*Dear Sirs. Confidential*

*I want address of obtaining in your locality
Goods. I enclose herewith newspaper clipping, which gives all the information that would be
desired and explanation of thinking you are in a position to be able to buy goods and by I have
concluded to write you, and if you don't care to invest in this enterprise I hope you will excuse the liberty I
have taken in making the proposition. I have a very superior article of the kind, in fact the best ever issued
or put on the market; it is a genuine from and to twenty I warrant each and every note to be perfect as to Paper,
Coloring, Design, Printing, Engraving, and Signatures, and when made to appear as having been and as
handled much, I defy the best bank clerk or expert to tell them from the genuine. It has cost me a great deal of
time and money to perfect these goods and I have succeeded where others failed in producing the genuine fiber
Paper. My stock now is as neat and perfect as human and skill could make it and I have no more in every of the
number, this is an article which will go everywhere and everywhere, leaving for you a net profit of from 10% to
I will send you a set, according to the amount you want. These goods cannot be detected in the ordinary course
of trade, and only at the breaking up through the duplication of the numbers, and not then if the genuine bill
of the same number is still in circulation, so that they are really as good as Gold. Now, my friend, I will take
the liberty of calling you, we are strangers to one another, but if you are desirous of handling these
goods, and will come here to see me, you will find me at square, where I mean in all my dealings, in my manner of
doing business will show. It is as follows: when you come here I will show you my entire stock, from one to one
hundred of those and others, compare them with the genuine, and in fact about the same to any other good money set, but before you*

POOR QUALITY ORIGINAL

pay me a single dollar, if you prefer you may thoroughly outstrip on every point, your own record to be seen, as you
 your record could pay much for your success, and every day you are making it. I am very sorry, but I can
 business really, it must be done for the first time. I have never seen any other goods, but I can
 this business, and most of all, I have never seen any other goods, but I can
 I should see you on my first trip, as I have seen you in your business, besides it is necessary to
 which, I do not come to put in working, and in my opinion, it is not possible to do so, as I have never
 to be certain only how the same interest, I have never seen any other goods, but I can
 ask of you to be sure, as it is not in your way, I have never seen any other goods, but I can
 goods by mail or express, as it is not in your way, I have never seen any other goods, but I can
 of business of this nature in a certain amount. Now, my friend, I give you a word to make a deal with me,
 do not hesitate to buy me, the matter, I can be sure to be among the first to have one of the last to take hold of a
 thing of it, but I have never seen any other goods, but I can
 at a personal interview, that you would make me a good agent, and may of you, I have never seen any other goods, but I can
 the State Agency and make you a special agent, for any deal, and I have never seen any other goods, but I can
 goods, I would consent to your taking some confidential friends, and you who have, provided, of course, he
 is trustworthy, and could keep the secret. You would not let them come out together, and make the deal, however,
 you would be very foolish to let them see me with you. If you could raise enough money, you can
 make money faster and easier by dealing in my goods than you can do in any other way. You can
 bound to be successful, there can be no such thing as failure. An opportunity like this to make an inde-
 pendent fortune in a short time, and at a comparatively small investment, is well worth a
 favorable consideration, and should not be rejected hastily from conscientious scruples or otherwise.
 It was never intended that our success should have millions and millions of dollars, and goods
 things of this world, and to be miserably disappointed, when they have ground around you, but they are not
 slow to grasp opportunities, and unless you have enough money to live comfortably and for the rest of your days,
 this is just the business you want to take hold of, as the goods can be handled with perfect safety and enormous
 profits to yourself, and make you to provide a comfortable life for you and your family, and remaining
 years in ease and comfort. To wrong in it, I have never seen any other goods, but I can
 Treasury was badly and unjustly, as I know that you have some doubts to come, but considering
 the enormous profits and what we are to have, it is well worth the slight inconvenience of a journey
 here, and as far as expenses are concerned, I will make a liberal allowance to cover them, and I
 promise that if you do not find my goods just as represented, or should you have any reason
 to return what you have to a certain amount of trade, I guarantee to refund to you your entire expenses, from
 the time you have had till your return, and I will also allow for loss of time, incon-
 venience to business, etc. Now, my friend, your own good sense should tell you, I can have no objection in
 this line of business, and I trust my word or consider me otherwise than meaning you well, as you
 are not asked to invest a single dollar until you have seen, examined and are thoroughly
 satisfied in every respect, and have the goods in your own possession. Try them out: five hundred
 dollars buys me thirty and in my goods, six hundred and fifty buys ten thousand, and all thousands dollars
 buy twenty thousand. I have never seen any other goods, but I can
 sell under any circumstances. I will give you the State Right, that is, the sole privilege of
 handling the goods throughout your State, if you invest from five hundred and fifty and
 upwards. Remember, it will be very cheaply at the first deal in order to give me a
 as of air start and build up a trade; and all after deals, which surely follow, I charge 25 cent on the
 dollar. I will not do a retail trade, as that would let too many into the business and it costs
 Now, my friend, you have fully made up your mind, and I have never seen any other goods, but I can
 my experience and advice, and I will do just right. Do not do long as you have seen, and I will do just right.
 refuse to receive it, and I will do just right. Do not do long as you have seen, and I will do just right.
 what I say. I have never seen any other goods, but I can
 On receipt of your telegram, I will immediately send you a simple and plain instruction how to receive
 from me, and will appoint a place of meeting at some hotel in some town within 50 miles of the city.
 attempt to come on to the place, and I will be glad to see you, and I will be glad to see you.
 will be promptly received, to the railroad address. I hope you will take no offense at my saying, if you
 not like to business, and I will be glad to see you, and I will be glad to see you.
 Yours respectfully, and in strict confidence. When you are ready to come and see me, send me the following telegram
 Just at it, not from your own town, but from the next nearest telegraph office. A. J. Hopper, Care of
 County Hotel, Passaic, New Jersey. See me first on this. No. 557
 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.

Do not sign your name in full. Just sign your initials and be sure to word and number it as it is
 right words and number, as it is absolutely necessary. Without this I would not know who it is for.
 Remember, write me no letters. I will not receive or answer them. Prepay all telegrams.

1087

BOX:

498

FOLDER:

4548

DESCRIPTION:

Lonergan, Patrick

DATE:

10/05/92



4548

POOR QUALITY ORIGINAL

1088

Counsel,

Filed

day of

1892

Pleads,

THE PEOPLE

vs.

Assault in the Third Degree.
(Section 219, Penal Code.)

P
Patrick Morgan

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. Lockwood

Foreman

Wm. B. ...
Mar 3 1892

Witnesses:

off Counsel

POOR QUALITY ORIGINAL

1089

Police Court _____ District.

1931

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

of No. 60th Precinct David J. O'Connell Street, aged 23 years,
occupation Police Officer being duly sworn,
deposes and says, that on the 25th day of September 1897 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Patrick J. Ferguson (number)
who suddenly rushed against
down, while he was in the
discharge of his duty as a police
officer and kicked him about
the body, and legs, and did feloniously
bite his left arm, and did
tear his pantaloons

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 26 day }
of September 1897 } David J. O'Connell

A. M. ... Police Justice.

POOR QUALITY ORIGINAL

1090

(1285)

Sec. 198—200.

District Police Court

CITY AND COUNTY OF NEW YORK, } ss.

Patrick J. Jurgan 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. *Patrick Jurgan*

Question. How old are you?

Answer. *34 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *214 Madison St. 1 year*

Question. What is your business or profession?

Answer. *Partner*

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 Jurgan

Taken before me this *26* day of *September* 189 *7*
H. M. ...
Police Justice.

POOR QUALITY ORIGINAL

1091

BAILIED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court... District.

THE PEOPLE, Ac.,

VS THE COMPLAINT OF

David P. ...

1 Labor ...

2
3
4

Offense

Dated, Sept 26 1892

M. ...

Officer

6 Precinct

Witnesses Geo. ...

No. 3315 Street

Adler ...

No. 30 ... Street

No. \$1000 to answer Street

Signature

Commissioner

1223

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

Repeudant

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

Dated, Sept 26 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 h to be discharged.

Dated, 189 ... 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

Patrick Robergan

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

Patrick Robergan

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

The said

Patrick Robergan

late of the City of New York, in the County of New York aforesaid, on the twenty-fifth day of September in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, in and upon the body of one Daniel J. O'Connell in the peace of the said People; then and there being, with force and arms, unlawfully did make an assault, and here the said Daniel J. O'Connell did then and there unlawfully beat, wound and illtreat, 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.

1093

BOX:

498

FOLDER:

4548

DESCRIPTION:

Lyons, John

DATE:

10/19/92



4548

POOR QUALITY ORIGINAL

1094

Witnesses:

Paul Jensen

Counsel,

Filed

day of

189

Pleads,

THE PEOPLE

vs.

John Lyons

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

A. Lockwood

Foreman.

Charles H. ...

1910ms pen
BT

Burglary in the Third Degree.
Section 499, 1-b of the Penal Law.

13
[Signature]

POOR QUALITY ORIGINAL

1095

Police Court— 5 District.

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

of No. 701 East 12 Street, aged 44 years,
occupation Liquor Store being duly sworn

deposes and says, that the premises No. 701 East 12 Street, 11 Ward
in the City and County aforesaid the said being a four-story dwelling
the store floor of liquor store
and which was occupied by deponent as a liquor store
and in which there was at the time no human being, by name

were **BURGLARIOUSLY** entered by means of forcibly opening the
shutters and lifting the sash of the
window leading from the
hallway into the store.

on the 7th day of October 1887 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A rod and lawful money
to the amount of four
dollars and one revolving
pistol.

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

J. M. Linn (brother)
for the reasons following, to wit: that deponent is
informed by Officer Patrick
Favell that he observed
the defendant with a pistol
in his possession and which
deponent fully identifies
as his property and the
property taken as aforesaid
was B. Harris

Sworn to before me this 10th day of October 1887 at New York

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK ss:

John 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.

John Lyons

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

222 South Ave 4 weeks

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 innocent of this charge
John Lyons*

Taken before me this

day of

16

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

1098

BAILED,
 No. 1, by
 Residence Street
 No. 2, by
 Residence Street
 No. 3, by
 Residence Street
 No. 4, by
 Residence Street

Police Court, 3
 District, 1982

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Thomas A. Barker
 701 E 12
 John Adams

Offense, Burglary

Dated, Oct 16 1892

Magistrate,
 63 H. Precinct,
 Brown & Smith
 13 H. Precinct,
 13 H. Precinct,
 Street

Witnesses
 No. 1, by
 No. 2, by
 No. 3, by
 No. 4, by
 Street

No. 1, by
 No. 2, by
 No. 3, by
 No. 4, by
 Street

Committee

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, Oct 16 1892
 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 h to be discharged.

Dated, 189 Police Justice.

POOR QUALITY
ORIGINAL

1099

483

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 BURGLARY IN THE THIRD DEGREE, committed as follows:

The said

John Lyons

late of the *11th* Ward of the City of New York, in the County of New York aforesaid, on the *seventh* day of *October* in the year of our Lord one thousand eight hundred and ninety-*two*, in the *night* time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of one *Thomas A. Harris*

there situate, feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent the goods, chattels and personal property of the said *Thomas A. Harris* in the said *store* then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

POOR QUALITY ORIGINAL

1100

SECOND COUNT—

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

John Lyons
of the CRIME OF *THEFT* LARCENY committed as follows:
The said *John Lyons*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, in the *night* time of said day, with force and arms, the sum of four dollars in money, lawful money of the United States of America, and of the value of four dollars, and one pistol of the value of five dollars.

John Lyons
of the goods, chattels and personal property of one *Thomas A. Harris*
in the *store* of the said *Thomas A. Harris*

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

~~*Richard H. Howell*
District Attorney~~

**POOR QUALITY
ORIGINAL**

1101

THIRD COUNT:

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

John Lyons
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *John Lyons*

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,

the sum of four dollars in money, lawful money of the United States of America; and of the value of four dollars, and one pistol of the value of five dollars

of the goods, chattels and personal property of *Thomas A. Harvie*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen from the said *Thomas A. Harvie*

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

John Lyons
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.

DE LANCEY NICOLL,

District Attorney.

1-102

**END OF
BOX**