

0557

BOX:
260

FOLDER:
2511

DESCRIPTION:
Galbraith, William H.

DATE:
05/17/87



2511

0558

320

Witnesses:

Off. Mullin

Counsel,

Filed, 17 day of May 1887
Pleads, Northway 19.

THE PEOPLE

vs.

B

Wm. H. Gallbraith

VIOLATION OF EXCISE LAW.

(Keep this Open on Sunday.)

[ILL Recr. Stat. (7th Edition), page 1030, Sec. 5.]

RANDOLPH B. MARTINE,

District Attorney,

Particulars June 13/87.

Pleads guilty

A True Bill. J. M. # 30.

G. J. Gaffey Foreman.

Off. mated 13 1/2 M.C. -

M.D.

0559

Sec. 198-200.

J. District Police Court.

CITY AND COUNTY
OF NEW YORK } ss.

William Galbraith 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 Galbraith

Question. How old are you?

Answer.

45 years

Question. Where were you born?

Answer.

Ireland

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

Answer. 344 West 25 Street New York

Question. What is your business or profession?

Answer.

Bartender

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 I demand a trial by jury W H Galbraith

Taken before me this

Aug 1888

John M. Murphy
Police Justice.

0560

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

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

Dated April 17 1887 Solomon Brush Police Justice.

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

Dated April 17th 1887 Solomon Brush Police Justice.

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

Dated 188 Police Justice.

0561

200 / 522
Police Court-- 11 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Gabriel Mullin

William Galbraith

M. Mullin
Offence
Excise

BAILED

No. 1, by John McReynolds
Residence 50 East 24^{1/2} Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated April 17 1887

Smith Magistrate

Mullin Officer.

Witnesses _____ Precinct.

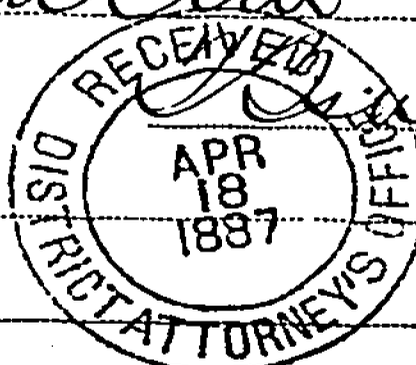
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 100 to answer G.S.

Bailed



0562

Excise Violation-Keeping Open on Sunday.

POLICE COURT- *J. P.* DISTRICT,

City and County } ss.
of New York,

of Mr. Zabriskie Mullin *Zabriskie Mullin*
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 17 day
of April 1887, in the City of New York, in the County of New York,
William G. Smith *(now here)*
being then and there in lawful charge of the premises No. 133 Born Avenue
Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of
the statute in such case made and provided.

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

Sworn to before me, this 17 day of April 1887 *Zabriskie H. Mullin*
Solomon Steyskal *Police Justice.*

0563

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 St. F. Alderman

The Grand Jury of the City and County of New York, by this indictment
accuse William St. F. Alderman —

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

The said William St. F. Alderman,

late of the City of New York, in the County of New York aforesaid, on the 14th
day of April, in the year of our Lord one thousand eight hundred and
eightynine, the same being the first day of the week, commonly called and known as
Sunday, being then and there in charge of, and having the control of a certain place there
situate which was then duly licensed as a place for the sale of strong and spirituous liquors,
wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so
licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said
place so licensed as aforesaid, unlawfully did open, and cause and procure, and suffer and
permit, to be open, and to remain open; against the form of the Statute in such case made and
provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE, District Attorney.

0564

BOX:

260

FOLDER:

2511

DESCRIPTION:

Gallagher, Theodore

DATE:

05/19/87



2511

409

Witnesses:

John J. Becker

Counsel,
Filed, 19th day of May 1887
Pleads, *Milk with 33.*

VIOLATION OF EXCISE LAW.

B
vs.
Therstone Gallagher
May 19 1887
*RECEIVED
CLERK'S OFFICE
U.S. DISTRICT COURT
MAY 19 1887*

THE PEOPLE

RANDOLPH B. MARTINE,
District Attorney,

A True Bill.

G. H. Henr. Moreman.

0565

0566

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Theodore F. Deaderick

The Grand Jury of the City and County of New York, by this indictment
accuse Theodore F. Deaderick —

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

The said Theodore F. Deaderick,

late of the City of New York, in the County of New York aforesaid, on the 14th
day of April, in the year of our Lord one thousand eight hundred and
eighty-seven, the same being the first day of the week, commonly called and known as
Sunday, being then and there in charge of, and having the control of a certain place there
situate which was then duly licensed as a place for the sale of strong and spirituous liquors,
wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so
licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said
place so licensed as aforesaid, unlawfully did open, and cause and procure, and suffer and
permit, to be open, and to remain open; against the form of the Statute in such case made and
provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE, District Attorney.

0567

BOX:

260

FOLDER:

2511

DESCRIPTION:

Gallo, Salvatore

DATE:

05/17/87



2511

0560

329

Mr. D. J. Ho
250 Phelan.

Witnesses:
C. J. Ganger
H. J. Smith

Counsel,
Filed 17 day of May 1887

Pleads No Guilty

THE PEOPLE

vs.

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

Salvatore Galli

RANDOLPH B. MARTINE,

District Attorney.

Paul T. June 8, 87.

A True Bill.

John A. Keane, Foreman.

0569

In a Court of General Sessions of the Peace held in
and for the City and County of New York,
on the 9th day of June A.D. 1887.

Present,

Hon. Henry F. Gildea Esq. } Judge of the
OF THE CITY OF NEW YORK. Sessions.

THE PEOPLE OF
THE STATE OF NEW YORK,

against

On information of

Salvatore Gallo

An order of a Police Justice having been granted, admitting the Defendant to bail in the sum of One hundred dollars, and the Defendant having caused to be deposited the said sum of money with the County Treasurer of New York, in lieu of bail.

And it appearing that the said Defendant has appeared in Court, pursuant to the condition of the said order of bail and having been found and required before the said justice,

By consent of the District Attorney, It is Ordered, that the County Treasurer be and he is hereby directed to refund the said money deposited as aforesaid to Lucca Sambiasi who deposited said sum of money for the appearance of said defendant.

H. F. Gildea Esq.
Judge of the Sessions.

I consent to the entry of the above order.

Dated June 9th 1887

Gunning F. Belfan
District Attorney.

New York Court General Sessions

THE PEOPLE OF THE STATE OF NEW YORK

against

Giuseppe Gallo

ORDER REFUNDING MONEY DEPOSITED
IN LIEU OF BAIL.

To the COUNTY TREASURER,
City and County of New York

filed June 9, 1889

0570

0571

Attorney's Office,
6th, May 29 1887

Anna Lampicki

25 Chambers Street Esq.,
Attorney and Counsellor at Law.

Dear Sirs,
Please take notice that
the above-named defendant, for whom you are
Counsel, will be placed on the calendar of
Court of General Sessions,
for trial on 1st June

Very respectfully,

RANDOLPH B. MARTINE,
District Attorney.

0572

GLUED PAGE

WILLIAM C. TITUS, ATTORNEY AND COUNSELLOR AT LAW,
NO. 25 CHAMBERS STREET, NEW YORK.

District Attorney's Office,

New York, May 27 1887

THE PEOPLE, &c.,

Mr. Mulligan

Sylvester Gallo
and the other
Wm. Titus Esq.,

25 Chambers Attorney and Counsellor at Law.

Dear Sirs,

Please take notice that
the above-named defendant, for whom you are
Counsel, will be placed on the calendar of
Part 2 Court of General Sessions,
for trial on 1st June

Very respectfully,

RANDOLPH B. MARTINE,
District Attorney.

0573

1. Monday - est. 1/2 hour
Portman -
Case in house - marks and taken
arrested.

Charter, 1

Woman, 5 PM to 12 AM
Woman, 6 to 12 AM

0574

310. N. 48th St.

App. 30th 1883.

Salvatore Isgausa

of no. 443 N. 39th St.

is not in a fit con-
dition to leave his
house, is very weak &
unable to walk.

He will be
able to leave his house
by Tuesday - 2nd prox. -
if his condition con-
tinues to improve.

Jr. J. F. Jennings.

0575

300 W. 48th St.

Cyr. 16th 1885.

For whom it may
concern -

Salvatore Sgan-
za at no. 44 to Mr. 39th
St. cannot be inter-
viewed before Saturday
3rd inst. - the
Nature & location
of his wounds are
such as to demand
total abstinence
from speech -

J. J. Jennings

0576

310 21..48 - 52
Apr. 25th 1882

72 Mid night.

Mr. Salvatore.

Sgt. Garcia. of 710#43
W. 39th St. Came to
me tonight with a
severe knife wound
of his face. Suffi-
ciently desperate to
suggest an attempt
upon his life by
some party known
to above. Dr. Farber

0577

~~Invention Registration No 2 Study
of 443 on 39 at .9 17 mm
402213/8 + 9 are stored
by Salvatore Gallo of
9/9/45 1/6/46
atmosphere in liquid~~

0578

Police Court- 2 District.

City and County { ss.:
of New York,

953 Sixty Avenue
of No. ~~1414 3rd Street, B9~~ Salvatore Scanga
occupation Barber Street, aged 42 years,
deposes and says, that on the 25th day of April 1887 at the City of New
York, in the County of New York, in West 4th Street
he was violently and feloniously ASSAULTED and BEATEN by Salvatore
Gallo (now here) who willfully and
maliciously cut and stabbed deponent
four times in the face with a razor
which he the said Gallo then and there
held in his hand cutting the end of
deponent's nose off and cutting him
severely on the bridge of the nose and left cheek
and deponent further says that such
assault was committed

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

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

Sworn to before me, this 3rd day of May 1887. } Salvatore Scanga
Liam C. Kelly Police Justice.

0579

CITY AND COUNTY { ss.
OF NEW YORK,

POLICE COURT,

DISTRICT.

of No. ~~107-70~~ Recruit Police, aged 41 years,
occupation Policeman being duly sworn deposes and says
that on the 25th day of April 1884

at the City of New York, in the County of New York, he arrested
on information and belief Salvatore Galls, now here, that
on said date he cut and
dangerously wounded with
a knife or Razor, Salvatore
Ganga now in House 443 W 3^d
in consequence of said cut
and wound, and apprantly
prayer that said Galls be
dealt with by the Law, in
such case provided
Martin Firmin

Sworn to before me, this 25th day of April 1884

Sam'l C. H. Police Justice.

0580

Police Court, 2 District.

THE PEOPLE &c.,

ON THE COMPLAINT OF

M. Ommerza
vs.
Salvatore Gallo

AFFIDAVIT.

Dated April 16th 1884

Reilly Magistrate.

Trinity Officer.

Witness, no Price

Disposition committed to arrest
the result of inquest
\$1000 & Bail'd
Calendars of Depoos attached
S. C. R.

0581

Sec. 193-200.

2

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK.

Salvatore Gallo

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. Salvatore Gallo.

Question. How old are you?

Answer. 43 years old

Question. Where were you born?

Answer. Italy

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

Answer. 646, 9th Avenue about 14 months

Question. What is your business or profession?

Answer. Barber

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

Salvatore Gallo
M. M. R.

Taken before me this

3

day of May 188

James C. L. Police Justice.

0582

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

Salvatore Galls

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

Dated May 3 1887 James Kelly Police Justice.

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

Dated May 5 1887 James Kelly Police Justice.

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

Dated _____ 188 _____ Police Justice.

0583

Police Court- 2) 670
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Salvatore Loanga
195 S. Grand
Salvatore Gallo
2 _____
3 _____
4 _____

Dated May 3 1887

J. W. R. M. Magistrate.

M. Finneran Officer.

Precinct. 20

Witnesses

\$1000 E. May 5. 2 P.M. Street.

No. 191. Ferribary

No. 310 W. 48 Street.

Dr. J. J. Ferribary

No. 1310 W. 48 Street.

\$1000 to answer G. S.

Bailed by Cutycala
of deposit truck attached

0584

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

THE PEOPLE OF STATE OF NEW YORK,
against

Salvatore Fyello

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

The said *Salvatore Fyello,*)

late of the City of New York, in the County of New York aforesaid, on the
~~Twenty-fifth~~ day of *April* in the year of our Lord
one thousand eight hundred and eighty ~~nine~~, with force and arms, at the City and
County aforesaid, in and upon the body of one *Salvatore Scanga*,
in the peace of the said People then and there being, feloniously did make an assault,
and *Dinner* the said *Salvatore Scanga*,
with a certain *razor* —
which the said *Salvatore Fyello* —
in *Dinner* right hand then and there had and held, the same being a deadly and
dangerous weapon then and there wilfully and feloniously did cut, stab and wound,

with intent *Dinner* the said *Salvatore Scanga*,
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
Salvatore Fyello —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows :

The said *Salvatore Fyello,*)

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 *Salvatore Scanga*, —
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and *Dinner* the said
Salvatore Scanga, —
with a certain *razor* —
which the said *Salvatore Fyello* —
in *Dinner* right hand then and there had and held, the same being
an instrument and weapon likely to produce grievous bodily harm, then and there
feloniously did wilfully and wrongfully 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.

0585

THIRD COUNT;

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

- Salvatore Fazzolo -

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

The said Salvatore Fazzolo,

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 Salvatore Scavone, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and the said Salvatore Fazzolo, —
with a certain reason)

which the the said Salvatore Fazzolo —
in this right hand and there had and held, in and upon the
head and face of him the said
Salvatore Scavone —
then and there feloniously did wilfully and wrongfully strike, 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
Salvatore Scavone, —

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

RANDOLPH B. MARTINE,

District Attorney.

0586

BOX:

260

FOLDER:

2511

DESCRIPTION:

Gatzenmeier, Rudolph

DATE:

05/13/87



2511

243

Witnesses:

John Witham

and Ted Officer
Tuesday

Counsel,
Filed / 3 day of May 1887
Pleads,

THE PEOPLE

vs.

Randolph Gatzemer

21

Burglary in the Third Degree
Sections 485, 506, 528 & 531

RANDOLPH B. MARTINEZ,
District Attorney.

A True Bill.

John W. Horner
May 16, 1887

Deputy Sheriff
of N.Y. No. 11 Mohonk St. 1st fl.
July 20th 1887

0588

Police Court-

H. D. District

City and County
of New York, ss.

H. D.
John Wittkohr
of No. 1779 Third Avenue Street, aged 38 years,
occupation Restaurant Keeper being duly sworn
deposes and says, that the premises No. 1779, 3^d Avenue ~~Street~~, 12th Ward
in the City and County aforesaid the said being a three story brick
building, and the 1st floor
of which was occupied by deponent as a Restaurant and Chop House
and in which there was at the time a human being, ~~was~~

were BURGLARIOUSLY entered by means of forcibly pushing up
the window in the rear of said ~~premises~~^{Restaurant}
and entering therein

on the 1st day of May 1885 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of Cigars about fifteen ~~each~~.
One gold finger ring
One pair sleeve buttons
Two Coats
One Silver watch
One pair shoes
And One watch chain
altogether of the value of eighty three
dollars.

the property of ~~deponent~~ and one Henry ~~my~~ employee 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
Rudolph Gatzemer (now here).

for the reasons following, to wit: On the above date, about the
hour of 11 o'clock am. deponent securely locked
and fastened the doors and windows of said
Restaurant. About the hour of 5:30 o'clock
am. on said date deponent found that said
premises had been burglariously entered as
already described and also found the aforesaid
described property missing. ~~He had~~ ~~it~~
~~informed~~ ~~it~~ ~~had~~ ~~been~~ ~~robbed~~ ~~and~~ ~~was~~ ~~missing~~.

0589

~~Having first given the said defendant his house off
Brockton and was not satisfied.~~

~~That subsequently said defendant
admitted to defendant in the presence
of Officer John D. Sullivan of the
25th precinct police and in open
court to having stolen said property.~~

Swear to before me John Witham
this 3rd day May 1887

J. J. Duffy
Police Justice.

I have admitted the above named
to bail to answer by the under-taking herein annexed.
I have admitted the above named
to bail to answer to the under-taking herein annexed.
There being no sufficient cause to believe the within named
guilty beyond a reasonable doubt, I order he be admitted to bail in the sum of
Hundreds of Dollars and be committed to the Wardens and Keepers of the City Prison
of the City of New York, until he give such bail.
Dated ISS
Police Justice.

It appearing to me by the within deposition 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
Hundreds of Dollars and be committed to the Wardens and Keepers of the City Prison
of the City of New York, until he give such bail.
Dated ISS
Magistrate.
Officer.
Clerk.
Witness,
No.
Street,
No.
Street,
No.
Street,
\$ to answer General Sessions.

Police Court, District.
THE PEOPLE, &c.,
on the complaint of
v.
1
2
3
4
a
Dated ISS
Offence—BURGLARY.

0590

CITY AND COUNTY } ss.
OF NEW YORK,

aged 23 years, occupation Police Officer of No
25th Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of John Wethers
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 5) day of May 1887) John E. Sullivan
P. G. Murphy
Police Justice.

0591

Sec. 108-200.

4 District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

Rudolph Gatzemeyer 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 *Rudolph Gatzemeyer*

Question How old are you?

Answer *24 years*

Question Where were you born?

Answer *Germany*

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

Answer *1779, 3rd avenue and two weeks.*

Question What is your business or profession?

Answer *Oysterman and 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 admit having stolen all the property.*

Rudolph Gatzemeyer

Taken before me this

Chas. H. Smith
Police Justice

0592

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

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

Dated May 5. 1887

P. G. Coffey
Police Justice.

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

Dated _____ 1887 Police Justice.

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

Dated _____ 1887 Police Justice.

0593

245 663
Police Court-- 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Mattholm

Rudolph Gatzemeyer



Dated May 5 1887

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Witness:

*Theodore Fritschler
No 25 East 74 Street*

Witnesses: *John D. Sullivan*

25th Precinct Police

Leopold Wolf

No. 25 East 74 Street.

Thomas M. Rowan

No. 825. 2nd Avenue

S. 1000 to answer G.S.

C. C.

0594

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Rudolph F. Tschaggeny

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

Rudolph F. Tschaggeny —
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said *Rudolph F. Tschaggeny*,

late of the *Tenth Ward* — Ward of the City of New York, in the County of New York, aforesaid, on the *Third* day of *January*, in the year of our Lord one thousand eight hundred and eighty-*nine*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *restaurant* of one

John Wistrom. —

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

John Wistrom. —

in the said *restaurant* 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.

0595

SECOND COUNT—

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

Franklyn Fergusonmeier —

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

The said *Franklyn Fergusonmeier*,

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 the said day, with force and arms,

five hundred rings of the value of
five cents each, one finger ring of
the value of five dollars, one pair
of sleeve buttons of the value of
ten dollars, two coats of the value
of ten dollars each, one watch of
the value of ten dollars, one pair
of shoes of the value of five
dollars, and one chain of the
value of five dollars.)

of the goods, chattels and personal property of one

John Wistrom. —

in the ~~restauant~~ of the said

John Wistrom. —

there situate, then and there being found, in the ~~restauant~~ 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.

Franklyn Fergusonmeier

District Attorney.

05 96

BOX:

260

FOLDER:

2511

DESCRIPTION:

Gaudissi, Eugenio

DATE:

05/12/87



2511

200

Witnesses:
Charles Whitchurch
Alice Sculhine
James O'Donnell

Kosciusko, New
29, 1887
At half past five
Counsel
Filed 1/2 day of May 1887
Pleads Not guilty 13.

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

THE PEOPLE
vs.
John G. Gandy

After reading the
written indictment
of complaint
of John Gandy,
knowing he
was charged with
the commission
of an offense and
a true Bill.

Dec 9 1887
RANDOLPH B. MARTINE,
Prothonotary
District Attorney.
Please discharge
John Gandy
as soon as possible
G. S. Gandy
a.s.o.

G. S. Gandy
Prothonotary
Dec 14th 1887
John Gandy

0598

District Attorney's Office.

Part Two
PEOPLE

v.n.

Eugene Landes
May 26 1987

All Issued
May 24th 1987

~~P138~~
P144

0599

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Eugene Gaudroix

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency, as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself, but that I am not positive the defendant is the person who attempted to strike me. I never knew the defendant until this occurrence, and am informed and believe his character is good.

I am sick, and have been for some time, which has affected my sight and impaired my memory, and desire to withdraw my complaint.

Dated January 20, 1888

Orlando Whittick

Co-complainant

0600

People
to
Effue Sandooxi
[]
Minerall of
Cochlancast []

0601

Police Court— 2 District.

City and County { ss.:
of New York,

Orlando Whitlock

of No. 124 73 Bleeker

Street, aged 48 years,

occupation Barkkeeper

being duly sworn

deposes and says, that on the First day of May

1887 at the City of New

York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Eugenio

Gaudessi (now here). Deponent says that at
the hour of 10 P.M. on said date he
was standing on the corner of Wooster
Bleeker Streets in said City when said
defendant came up to him and
pulled out a Razor from his hip pocket
and wilfully and maliciously struck
at deponent's face with said Razor
and said defendant deponent raised
his arm to protect his face and
said Razor ~~had~~ cut ^{through} deponent's coat
jacket and shirt

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 2 day
of May 1887.

Orlando Whitlock

Police Justice.

Frank D. Keating

0602

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY {ss
OF NEW YORK.

Eugene Gaudiani 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. Eugene Gaudiani

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. Italy

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

Answer. Wooster St 2 days

Question. What is your business or profession?

Answer. Barber

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

Answer. I am not guilty and demand a trial by jury if held up after examination

Eugenio Gaudiani

Taken before me this

2

day of October 188

Samuel C. Phillips
Police Justice.

0603

Q

DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF
agst.
Examination had
Before Daniel O'Reilly, Police Justice.

I, M. J. O'Reilly, Stenographer of the District Police Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of Orlando Sherlock and all herein as taken by me on the above examination before said Justice.

Dated

May 8th 1884

Daniel O'Reilly
Police Justice.

Q
M. J. O'Reilly
District Police
Stenographer.

0604

Q17
At about 11 o'clock being
July 21st 1911. I was
standing between me
and the D.W.O. I was called
by the defendant on the
1st of May.

Q2
Had you been
standing on the corner
prior to that?

Q3
Was the lamp lighted
No Sir, there was no
electric lamp on the other
corner. I never saw this
man before. There was one
person standing with me,
he is now in court. There
was at least half dozen
of these people there with
the defendant, and one
said "Kil the son of a
bitch", I said you will
have to get away, they
pulled out a dagger. I
am at work on the

0605

(2.)

Corner in the Liquor Store.

It was locking up Jimmerville
at the time.

Q They discussed this, you
were not doing he would
kill you?

A He did not say it,
they were talking in the
crowd.

Q Did you see any
one with an ax or knife?

A I did not, I do
not know who struck me

Q Was there a free fight
there?

A No.

Q Were you on the lookout
for a violation of the Service
law.

A I was not there for
that purpose. I was at
the corner, I was not
on the door.

Q Were you there to
prevent a violation of the

0606

(3.)

Excuse Page?

(2) I was not there
will not there now, I
never saw this man, I
know nothing about him.
Signed before me }
This 3rd day of May 1857 } Police Justice

John J. Connor 35th West 3rd St
75 year, being duly sworn
deposes and says I was
coming up the street,
and speaking to this
man, and there was a
crowd and he walked
over to the crowd and
said please do not make
so much noise, there is
some one sick up stairs,
then I saw this man
(the defendant) with a
knife or razor, then he
ran after the defendant,
and come out tripped me

0607

(H)

Q

What words passed between Whetlock and the defendant?

A

I, Connor Day, he said "do not make so much noise", the defendant was ~~sit~~ ^{feet} away standing in the gutter, I was sit or seven feet away. There were half dozen people around this man, more or less I never saw the defendant before till that night
Sporu ^{to} before me }
this ^{3rd} day of May 1884 }

Police Justice

John Connelly
Engenio Grandissi being
ably sworn deposes and
says,

Q

Did you cut this
man with a razor?

Q

No Sir. A friend of
mine had a Christening

0608

(25)

and they had a good
many friends there, and
they were going home,
when three hundred big Board
in the corner, and one
of them played on the
accordions in the street,
a crowd gathered while
my friends played the
accordions, and they would
not let us pass, and I
got a smack in the eye
from some one in the crowd,
I think some one in the
crowd cut him, I had
no razor, my friend was
playing the accordion
and they would not let
us pass,

Snowy before me }
This 2^d day of May 1884 }

Police Justice

32

0609

6

Henry Martin 23, 26 May 1915
St, age 19, son of a shoe-
maker, living with his
parents and wife,

Q A Do you know the prisoner
J. R. Smith. I was
with him on the night in
question, we were enjoying
ourselves and then the
police came in the street
where we met the Conscript-
or. They wanted us
to play the accordion,
and then a man wanted
to take the accordion and
play himself, and called
him bad names, "such
an" old a bitch." When
he said "Why don't you play
you were by the prisoner
all the time?"

Q A No, not all the
time.

Q A Did you see a
knife in his hand

0610

14

Q. Mr. Sir, this place
did not take hold him up.
He will have no bent
the money
S. Will you inform me }
this day of May 1869 }
A. Police Justice

P. I am a member of the
duty sworn before you said
says that he is a shoe
black and lives in
Brooklyn, but does not
know the street nor the
house number.

Q. Were you with the prisoner
on the night in question?

A. Sir, I was
along side of him all
the time, but I did not
see him use a knife
nor a razor. I do not
know who struck the
prisoner, there were too
many people there.

0611

f)

Q

Has there been violence
happening?

A

I do not know
I cannot tell how many
people were there, I saw
the complainant from
me. I never saw a knife
nor razor in his hand
about before me }
this 10th day of May 1884 }

Police Justice

Angelo Maria Pivatto having
July 1, 1884 deposes and
says, I know the defendant
at the night in question
when we come to Wooster
and Black Rock, we met
several persons who called
me names, they wanted to
play the accordion, and
then they began to fight
I saw the defendant run
away and people run
after him, I was close.

0612

7

Relating the People who
were surrounding all the
Corner struck the defendant,
I cannot say if they were
mean.

Sworn before me }
this 3rd day of August }
Police Justice

Officer Michael Sculione
of the 13th Precinct being
duly sworn deposes and
says I got there on the
corner of South 3rd and
Bleecker St, they were all
pulling and tugging
and I had to break
through the crowd to see
what was the matter, the
complainant had hold of
the defendant, and the
defendant ~~said~~ was
accused of using a knife,
and the defendant was
bleeding at the time, there

0613

(10)

met three officers and
one of the stock or man
of the National Horse. This
was a large crowd there
about before me }
This 2nd day of May 1884 }
Police Justice

Held in the 1000. Division

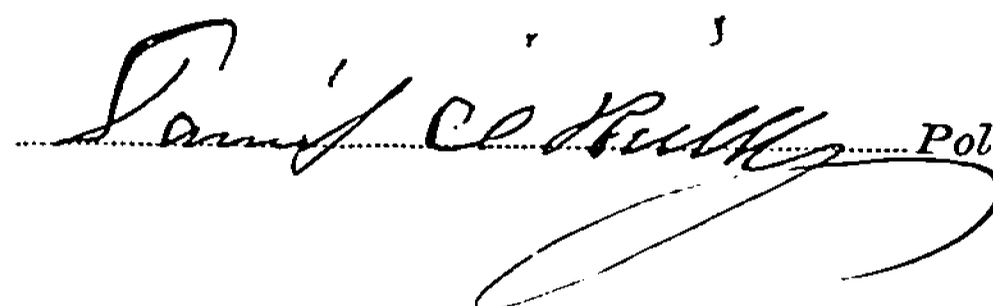
W. J. Tracy
Postmaster

06 14

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

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

Dated May 3d 1889

 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0615

683

Police Court- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Olando Whitlock
124 Bleeker
Eugenie Gaudissi

Offence Assault
Tolson

2 _____
3 _____
4 _____

Dated May 2 1887

A. A. Reilly Magistrate.
Scullion Officer.

15 Precinct.

\$1000 & May 32 P.M.

No. _____ Street.

Lorraine Mc Donald

No. 66 1/2 11th Street.

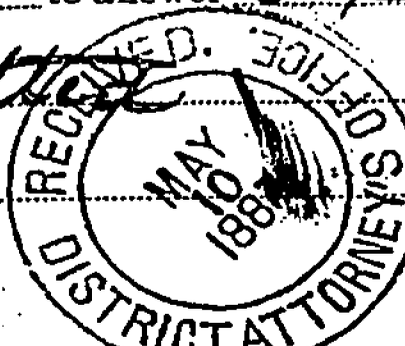
John J. Cunn

No. 85 1/2 9 Street.

\$1000 to answer

G S

Committal



0616

MEMORANDUM.

HERMAN FRANK,
ATTORNEY AND COUNSELLOR AT LAW,
291 BROADWAY,

ELEVATOR ON READE STREET.

New York, Mar 27 1887
Yeruan M. Davis Esq
Freud Davis -

I wrote you last
week to procure me an appointment
to June 15/87 of about care which will
come at the Calendar tomorrow and
you suggested my waiting until today.
I leave town today to Vermont on a
business. Will you please do what you can
to oblige, again thank you.

0617

Court of General Sessions, PART *N*

THE PEOPLE

vs.

Eugene Sandiss

For

INDICTMENT

To

M. *Louis Meyer*
No. *58 Mulberry Street,*

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *trial* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on the *26* day of

May instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

RANDOLPH B. MARTINE,

District Attorney.

06 18

38 Mulberry

✓ 38 Mulberry
Sat. 6/4/60
May 25, 1960

0619

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

THE PEOPLE OF STATE OF NEW YORK,
against

Engines Tigris

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

The said *Engines Tigris*.)

late of the City of New York, in the County of New York aforesaid, on the
~~first~~ day of ~~January~~, in the year of our Lord
one thousand eight hundred and eighty-four, with force and arms, at the City and
County aforesaid, in and upon the body of one *Orlando Whitlock*,
in the peace of the said People then and there being, feloniously did make an assault,
and *him* the said *Orlando Whitlock*,
with a certain ~~razor~~ —
which the said *Engines Tigris*. —
in *this* right hand then and there had and held, the same being a deadly and
dangerous weapon then and there wilfully and feloniously did cut, stab and wound,

with intent *him* the said *Orlando Whitlock*,
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
Engines Tigris —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows :

The said *Engines Tigris*.)

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 *Orlando Whitlock*, —
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and *him* the said

Orlando Whitlock, —

with a certain ~~razor~~ —
which the said *Engines Tigris*. —

in — *this* — right hand then and there had and held, the same being
an instrument and weapon likely to produce grievous bodily harm, then and there
feloniously did wilfully and wrongfully 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.

Franklin Brewster

District Attorney.

0620

BOX:

260

FOLDER:

2511

DESCRIPTION:

Gee, Charles W.

DATE:

05/19/87



2511

419

Witnesses:

John H. Stetson
W. M. Wilcox

Counsel, *J. M. Chellard.*
Filed, *19* day of *May* 1887
Pleads,

THE PEOPLE

*3 wks / v/s.
3/4 - D*

Charles W. Gee

MISDEMEANOR.

[Chap. 188, Laws of 1885, §§ 7 and 8, as amended by
Code; Chap. 238, Laws of 1886, §§ 2 and 3; § 480, Penal
Code; Chap. 577, Laws of 1886, §§ 1 and 2; Ibid., § 246,
Ibid., § 1; and Chap. 215, Ibid., § 2.]

RANDOLPH B. MARTINE,

By *May 23* District Attorney.
Years *one*.

A True Bill. *Zoned \$50 per*

*G. J. Kavanagh
For man.*

abovesaid unknown, which had been introduced and

0621

0622

CHAS. M. STILLWELL, A. M.
THOMAS S. GLADDING, A. M.

Office and Laboratory of
STILLWELL & GLADDING,
Analytical and Consulting Chemists,

Old Series, No. 9406.
New Series, No. 22044.

P. O. Box 1261.

No. 55 Fulton St., cor. Cliff St.,

New York, March 17, 1887.

Certificate of Analysis

of a sealed sample of..... "BUTTER"
marked #223, F New York March 12th 1887
...75..... 8th Avenue, J. R. Gray Esq. Wilson
time 3.00
Received from Mr. P. F. Van Valkenburgh, March 16/87
drawn by our Agent Mr. E. S. Wilson

This Sample contains

Analysis of the Fat present in the sample.

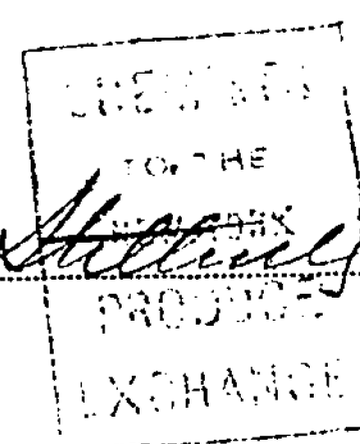
Animal and Butter Fat,.....	86.13	Soluble Fatty Acids, [on a dry basis].....	0.08
Curd,.....	1.22	do do do	95.65
Salt, [Ash,].....	3.28	Specific Gravity of the dry Fat, at 100° Fah.,.....	
Water, at 100° C.,.....	9.37	Titre,.....	°C.

This sample is composed mainly of Animal Fat and was not produced from unadulterated milk, or cream from the same. It was not produced from milk or cream alone. It contains coloring matter, whereby it is made to resemble butter—the product of the dairy, and it is in imitation and semblance of butter produced from pure unadulterated milk or cream from the same.

Very Respectfully,

CHARLES STILLWELL

Mr. P. F. Van Valkenburgh,
N.Y.



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

On the eighteenth day of March in the year one thousand eight hundred and eighty seven before me personally came Charles Stillwell, a citizen to me known, and known to me to be the individual described in, and who executed the foregoing instrument, and acknowledged that he executed the same.

J. S. Holbrook
NOTARY PUBLIC,
KINGS COUNTY.
Certificate filed in N. Y. County.

0623

The 223 of
March 18/87

RECORDED BY TELETYPE
AT A DISTANCE OF 2000 FT.

0624

State of New York

City & County of New York: Edmund S. Wilson
of No 350 Washington Street being duly
sworn says. That he resides at No 153
Dry Street in the City of Brooklyn, County of
Kings and State of New York and is 30
years of age, and an expert appointed
by Sarah A. Brown, the New York Dairy
Commissioner. That at the times hereinafter
mentioned one George H. Gee was a
Restaurant keeper and had his restaurant
in a room in No 75 Eighth Avenue in the
said city of New York and occupied and
controlled such room, that on the 12th
day of March 1887 deponent went into
said restaurant so occupied and
controlled by him and called to one
John Doe, a waiter in said restaurant
for some bread and butter to eat
at one of the tables in said restaurant.
that the said John Doe in response
thereto then and there furnished and
the said Gee did suffer and permit
said John Doe to furnish 15 deponent
two ounces of the manufactured
substance hereinafter mentioned for
which he asked and deponent then
and there paid him ten cents. that it

0625

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

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0626

Police Court - 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edmund S. Wilson

v.s.

George W. Gee

Offence

3 _____

4 _____

Dated March 1887

1887

Magistrate.

Officer.

Precinct.

Witnesses Edmund S. Wilson

No. 350 Washington Street.

J. R. Gray

No. 350 Washington Street.

Charles H. Etteme

No. 55 Fulton Street.

\$ to answer _____

0627

Police Court 2nd District.

Sec. 151.

CITY AND COUNTY } ss. In the name of the People of the State of New York; To the Sheriff of the County
OF NEW YORK, } of New York, or to any Marshal or Policeman of the City of New York, GREETING :
Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Edward S. Wilson
of No. 3577 Washington Street, that on the 25th day of March
1887 at the City of New York, in the County of New York,

the George W. Gee did suffer and permit one
John Doe his agent servant & employee to offer for sale and
sell to said Wilson two ounces of oleomargarine as and
for butter made from adulterated milk or cream
the product of the dairy, in violation of the Statutes
in such case made and provided.

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring him
forthwith before me, at the 2nd 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 25th day of March, 1887

Frank C. Miller POLICE JUSTICE.

0628

75 8th Ave
Police Court 2 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Edmund S. Wilson

vs

George W. Gee

} Warrant-General.

REMARKS.

Time of Arrest, 9¹⁰ A.M.

Native of N.Y.

Age, 32

Sex, Male

Complexion,

Color, White

Profession, Restaurant

Married, Yes

Single,

Read, Yes

Write, Yes

314. Mr. J. S. Reed

Dated March 25 1887

Daniel O'Reilly Magistrate.

Ross Campbell Officer.

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

Ross M. Campbell Officer.

Dated March 28 1887

This Warrant may be executed on Sunday or at
night.

Police Justice.

0629

Sec 198-200.

CITY AND COUNTY
OF NEW YORK,

District Police Court.

George W. Gee

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. George W. Gee

Question. How old are you?

Answer. 32 years old

Question. Where were you born?

Answer. New York City

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

Answer. 314. West 18th St

Question. What is your business or profession?

Answer. Restaurant and keeper.

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

Answer.

I am not guilty and
I demand a trial by jury
George W. Gee

Taken before me this 20

day of October 1888
George W. Gee
Police Justice.

0630

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

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

Dated March 30 188

P.G. Keppel Police Justice.

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

Dated March 30 188

P.G. Keppel Police Justice.

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

Dated _____ 188

P.G. Keppel Police Justice.

0631

Police Court-- 2403 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Edmund McLean

George W. Gee

Offence Violation of the
Chambers Street

BAILIED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

J. Arman
88 Greenwich Ave.
Pawlet in custody
Camden New Jersey
Ex. 28 Clock from
Mech 20-
1887

Dated

March 29 1887

Duffy

Campbell

Conn

Precinct.

Witnesses

No.

No.

No.

\$



Bailed

0632

Grand Jury Room.

PEOPLE

vs.

G. W. Gee

Off Wilson
Chemist
C. M. Stillwell

0633

Court of General Sessions of the Peace.

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Rhader W. Fife

(Chap. 188, Laws of
1885, § 8,
as amended by
Chap. 577, Laws of
1886, § 3.)

The said Rhader W. Fife,

late of the City of New York, in the County of New York aforesaid, on the ~~Twenty eighth~~
day of ~~March~~, in the year of our Lord one thousand eight hundred and
eighty~~nine~~, at the City and County aforesaid, ~~Two ounces~~ —
of a certain oleaginous substance and compound, not made nor produced from milk or cream
(a more particular description of which said substance and compound, and of the ingredients and
matters of which the same was made and produced, is to the Grand Jury aforesaid unknown, and
cannot now be given), unlawfully did intentionally sell, and cause and procure to be sold to one
~~Edmund S. Wilson~~, as and for butter, the product of the dairy; against the
form of the statute in such case made and provided, and against the peace and dignity of the said
people.

SECOND COUNT: (Chap. 188, Laws of 1885, § 8, as amended by Chap. 577, Laws of 1886, § 3).

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

Rhader W. Fife

of a Misdemeanor, committed as follows:

The said Rhader W. Fife,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at
the City and County aforesaid, unlawfully did unintentionally sell and cause and procure to be sold
to one ~~Edmund S. Wilson~~, ~~Two ounces~~ —
of a certain oleaginous substance and compound, not made nor produced from milk or cream (a more
particular description of which said substance and compound, and of the ingredients and matters of
which the same was made and produced, is to the Grand Jury aforesaid unknown, and cannot now
be given), as and for butter, the product of the dairy; against the form of the statute in such case
made and provided, and against the peace and dignity of the said people.

These contained certain substances to the grand jury

0634

aforesaid unknown, which had been ~~unlawfully~~ added

THIRD COUNT: (Chap. 246, Laws of 1882, § 1).

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

Charles W. Fye —

of a Misdemeanor committed as follows:

The said *Charles W. Fye.*)

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold, at retail, to one *Edmund S. Wilson. Two ounces* — of a certain substance, not being butter, and commonly called oleomargarine, and did then and there falsely represent the same to the said *Edmund S. Wilson* —

to be butter; against the form of the statute in such case made and provided, and against the peace and dignity of said people.

FOURTH COUNT: (Section 480, Penal Code)

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

Charles W. Fye —

of a Misdemeanor, committed as follows:

The said *Charles W. Fye.*)

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell, and cause and procure to be sold, to one

Edmund S. Wilson, — as an article of food, *Two ounces* of a certain substance in imitation of a certain article of food, to wit: butter, without disclosing such imitation by a suitable and plainly visible mark or brand; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

FIFTH COUNT: (Chap. 238, Laws of 1882, § 3.)

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

Charles W. Fye —

of a Misdemeanor, committed as follows:

The said *Charles W. Fye.*)

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, a certain parcel containing *Two ounces* — of a certain article and substance in semblance of butter, not the legitimate product of the dairy,

0635

and not made exclusively of milk or cream, but into which divers oils and fats not produced from milk or cream, entered as component parts (a more particular description of which said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given), the same being then and there an article and substance required by law, in case of retail sales in parcels, to be sold from a tub, firkin, box or package, distinctly and durably stamped, branded or marked upon the top and side with the words "Oleomargarine Butter" only, where it could be plainly seen, in Roman letters, burned in or painted thereon with permanent black paint, in a straight line, and not less than one-half inch in length, and wherewith the seller was then and there required by law in such case, to deliver to the purchaser thereof, a printed label, bearing the plainly printed words "Oleomargarine Butter" only, in Roman letters not less than one-half inch in length, in a straight line, unlawfully did then and there sell and cause and procure to be sold at retail, to one

Edward S. Wilson —
from a certain ~~tub~~ and ~~box~~ which was not then and there stamped, branded or marked as aforesaid, and unlawfully did not then and there deliver therewith to the said

Edward S. Wilson —
such purchaser as aforesaid, a label of the kind and description aforesaid, against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SIXTH COUNT: (Chap. 215, Laws 1882, § 2.)

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

Charles W. Free —
of a Misdemeanor, committed as follows:

The said Charles W. Free,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold to one

Edward S. Wilson, his owner —
of a certain article and substance in semblance of natural butter, and known as oleomargarine or imitation butter, the same not being the legitimate product of the dairy, and not being made exclusively from milk or cream, or both, with salt or rennet, or both, with or without coloring matter or sage, but into which divers oils, and animal and other fats, not produced from milk or cream, had been introduced (a more particular description of which said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SEVENTH COUNT: (Chap. 183, Laws of 1885, § 7, as amended by Chap. 577, Laws of 1886, § 2.)

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

Charles W. Free —
of a Misdemeanor, committed as follows:

The said Charles W. Free,

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

there contained certain substances to the grand jury

0636

at the City and County aforesaid, did unlawfully sell and cause and procure to be sold to one

Edward S. Wilson, his son or -

of a certain article, substance and compound in imitation and semblance of natural butter produced from pure, unadulterated milk, or cream of the same, the said article, substance and compound, so sold as aforesaid, being rendered, manufactured and produced out of divers animal fats and oils not produced from unadulterated milk, or cream from the same, the said article substance and compound not having been manufactured prior to, and not being in process of manufacture, on the first day of August, in the year of our Lord one thousand eight hundred and eighty six, (a more particular description of which said article, substance and compound, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

EIGHTH COUNT: (Chap. 183, Laws of 1885, § 8, as amended by Chap. 577, Laws of 1886, § 3.)

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

Charles W. Dyer -

of a Misdemeanor, committed as follows:

The said *Charles W. Dyer,*)

late of the City and County aforesaid, afterwards, to wit: on the said *Twenty-third* day of *March*. — in the year of our Lord one thousand eight hundred and eighty seven, at the City and County aforesaid, did unlawfully sell, and cause and procure to be sold, to one *Edward S. Wilson, his son or -*

of a certain compound product and manufacture made in whole from animal fats and animal and vegetable oils, not produced from unadulterated milk or cream, which said compound product and manufacture had been before then, and was then and there colored with coloring matter, whereby the same did then and there resemble butter, the product of the dairy (a more particular description of which said compound, product and manufacture, and of the fats and oils from which the same was so made as aforesaid, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

NINTH COUNT: (Chap. 183, Laws of 1885, § 8, as amended by Chap. 577, Laws of 1886, § 3.)

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

Charles W. Dyer -

of a Misdemeanor, committed as follows:

The said *Charles W. Dyer,*)

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell, and cause and procure to be sold to one

Edward S. Wilson, his son or -

0637

of a certain compound, product and manufacture made in part from animal fats and animal and vegetable oils not produced from unadulterated milk or cream, which said compound, product and manufacture had been before then, and was then and there colored with coloring matter, whereby the same did then and there resemble butter, the product of the dairy, (a more particular description of which said compound, and of the ingredients thereof, is to the Grand Jury aforesaid unknown, and cannot now be given,) 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.

Sixty COUNT. (See ²¹⁵ page 1822 & 2)

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

George W. Gee do minde me now, —

of the City and County

committed as follows:

The said George W. Gee, —

late of the City and County aforesaid, afterwards to wit: On the day and in the year aforesaid, at the City and County aforesaid, being then and there the keeper of a certain restaurant there situate, did unlawfully serve as food for one Edmund S. Wilson, who was then and there a guest of him the said George W. Gee as such restaurant keeper, in his said restaurant, ~~keeper~~ aforesaid, two ounces of a certain article and substance in semblance of natural butter and known as oleomargarine or imitation butter, the same not being the legitimate product of the dairy and not being made exclusively from milk or cream, or both, with salt or rennet, or both, with or without coloring matter or sage, but into which divers oils, and animal and other fats, not produced from milk or cream, had been introduced, and which said article and substance then and there contained certain substances to the Grand Jury

06 38

aforesaid unknown, which had been ~~substituted~~ added thereto and combined therewith, for the purpose and with the effect of thereby imparting thereto a color resembling that of yellow butter (a more particular description of which said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given) against the form of the Statute in such case made and provided, and against the peace and dignity of the said People.

Peter W. Brewster

District Attorney.

0639

BOX:

260

FOLDER:

2511

DESCRIPTION:

Getche, Frank

DATE:

05/04/87



2511

Witnesses:

Officer White

Counsel,

Filed 2 day of May, 1887
Plead Not guilty.

THE PEOPLE

vs.

Frank Getch

Violation of Exercise Law.
(Sunday).

RANDOLPH B. MARTINE,

District Attorney,

Whereby it is ordered that the cause be transferred to the Court of Common Pleas for trial and judgment in that court's position.

John H. Allen, 1887
Foreman.

John H. Allen
Counsel for Defendant.

John H. Allen
Counsel for Plaintiff.

0640

0641

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank T. Lytle

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

- Frank T. Lytle -

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

The said *Frank T. Lytle,*)

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
~~11th~~ day of ~~April~~, in the year of our Lord one thousand
eight hundred and eighty-~~one~~, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with force and arms,
certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one
gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill
of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain
intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to

Edward F. Murray and Co

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

SECOND COUNT:

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

- Frank T. Lytle -

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

The said *Frank T. Lytle,*)

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

0642

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

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

THIRD COUNT:

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

Franck Lefebvre —

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

The said *Franck Lefebvre*.

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

28 Broadway —

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

0643

BOX:

260

FOLDER:

2511

DESCRIPTION:

Gibbon, Henry

DATE:

05/04/87



2511

33 J. B.

Witnesses:

Alice Gibbons
John J. Gleeson

Counsel,

Filed, 4 day of May 1887
Pleads Not guilty / /

THE PEOPLE

vs.

[Section 298, Penal Code].

B H G A M K

2

Henry Gibson
July 6/87
Free & Unrestricted

RANDOLPH B. MARTINE,

District Attorney.

2 U. S. Minn.

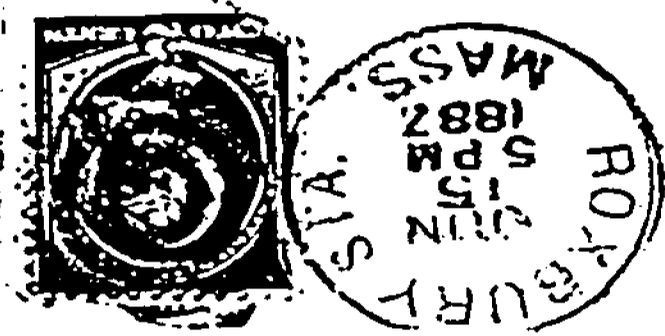
A True Bill.

John B. Moore

G. H. Martin
Foreman.

0645

Wm. G. Davis
#438 W. 5th St.
Waukegan, Ill.



Wm. G. Davis
#438 W. 5th St.
Waukegan, Ill.
Dear Mr. & Mrs. Gause.

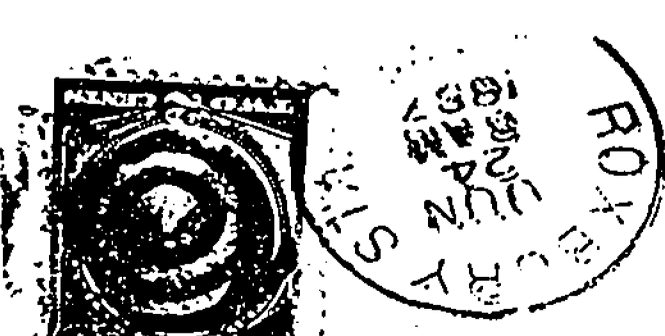


some off. bound

Wm. G. Davis

1882 W. 5th St.

Waukegan, Ill.



0646

The People of Court of General Sessions, Part I.
Henry Gibbons Before Recorder Smyth. July 6. 1887.
Indictment for bigamy.

Lydia Pitman, sworn and examined,
testified: I am married to Mr. Pitman, my
maiden name was Soule. I knew the prisoner
in January 1874. I now reside in Dorchester
near Boston. I lived in Duxbury in 1874 and
was married to Mr. Gibbons there at a minister's
house, his name was Bartholomew Holloman,
the witnesses were my brother Edward, who is
now in California, and Isabella Freeman,
who is in Cohasset, near Boston; the min-
ister is dead. After I was married to Mr.
Gibbons I went to live with my mother a while,
a few months, and then I went across
the fence to keep house. I lived with him as
his wife six or seven years; he then went
to sea and came back and then went
again. I do not remember what year it
was that he went for good; the last time
I saw him was six or seven years ago. I
was married to him I think seven years
when he departed for good - I did not hear
from him afterwards. I don't know where
he went only I had a letter stating that
he was dead supposing to be from my
mother; then I got married to Pitman

and I ^{have been} married four years last December. I don't know where Gibbon was arrested, but I heard of this case I think somewhere about last November or December. I came here at the request of the District Attorney, but I do not wish to hurt the defendant any more than I can help. Cross Examined. I was married to Gibbon in Duxbury as near as I can remember on the 25th of January 1873. I lived with him six or seven years. He was a carpenter by trade, he could not get much at that business; he went to sea twice during our marriage. When he was at sea I lived at Duxbury all the time, I had one child by him. I was not married to anybody before I was married to Gibbon. I do not remember how long he was away from me the first time he went to sea. I never lived in Essex St. Boston when he was at sea and never did when he came back from sea. I do not know a man named Luselle. When Gibbon came back from sea the second time I was living in Duxbury, keeping house. I do not remember that that was eight years ago. I cannot tell whether it was nine or ten years, I cannot remember. I never circulated rumors

0648

to the effect that I was dead. I got married the second time believing that he was dead.

Mary Gibbons sworn. The prisoner married me on the 28th of November 1882 in the City Hall, New York. I do not remember who performed the ceremony. I had the marriage lines and showed them to the District Attorney, but I have not them with me today. I have carried them several times and the District Attorney told me there was no use. The prisoner stole them away from me, but I got them back again. I was manufacturing hand knit goods on Twentyfirst St. and Sixth avenue. I was ashamed to work in the store any longer, and now I have got a little dry goods store. I would not live with him. My maiden name was Mary Cusick, I was a widow when I married, ~~the~~ ^{to} the prisoner, I married Mr. Ovens. After I married the defendant I lived with him in Twentyfirst st. in my own rooms that furnished; he took me because I was able to make a living. I was married on Thanksgiving morning and I lived with him four years. I heard he was married through a friend of mine going to Duxbury.

0649

I told him to tell me the truth. He said, I don't know whether she is dead or alive. He denied it; at any rate I would not live with him. I was married by an alderman at the City Hall. I don't remember the name, but I have it. I got a certificate of marriage from him. Then I went to live with the defendant in Twenty First St. for four years; then I learned he had another wife living. He had a conversation with me about it. He denied it; then he told me he got a letter from his mother saying she was living. He asked me if he got a divorce if I would live with him? I said, no. I saw her mother, he told me she was living. He got a letter from her mother, and he let me read the letter saying that the lady was living and married to another man. He asked me if he got a divorce if I would live with him? I said, no. He said he made up that letter. I went on and saw her mother and sister and they told me she was living. I found out where this woman who was on the stand was living in Boston. I did not go to see her. She has been living with me a little while. Then I came home from Dixburg. I wrote a

0650

letter to Gibbons - I left it for him - saying I had been on to Duxbury. The next time I saw him was Thanksgiving morning. He said "So, you went on to Duxbury." I said, "yes." He said, "If I thought you would have gone on, I would have saved you the trouble." He asked me if it was all up? I said, "Certainly." He asked me if I would make dinner for the children? and I helped. I have no children by him. I have a little niece of his that we keep - and one child Annie, that he stole from his wife and my two children that I had ~~from my~~ first husband. Then of course I went away, I told him I would not annoy him. I left the children with him and I took my cross with me. He hunted me up where I was living and told a lot of lies and disgraced me. He had a watch and chain of mine. They he disgraced and annoyed me I swore out a warrant for bailing against him. Henry Gibbons sworn and examined in his own defence testified. I am 36 years old. I have known the last witness since 1873. I married her in January 1874; it is a mistake on her part when she says 1873. I was married in Duxbury

0651

at a minister's house. I lived with her a little over four years. I had one girl by her, she is still living. Business got very dull; it is a small village and I had to go to sea. I was a carpenter in a barque belonging to Boston. I was away that voyage sixteen months, and on my arrival home her father and mother told me she had been going around carousing. I came back to Duxbury. I had two voyages, and the first voyage I had a talk with her and she denied the whole matter. I lived with her three weeks, and of course I gave her the benefit of the doubt; she was my wife, and I could not help but take her word for it. I lived with her three weeks and I went to sea in the same vessel and with the same Captain; the Captain belonged to the same town. I went first to Batavia in Java and from there to Singapore and from Singapore to Bangkok in Siam to Java. We got caught in a typhoon and were wrecked. I was away on that voyage for nearly nineteen months. I shipped in a vessel there; of course I lost everything I shipped to Liverpool and from Liverpool I came to Brooklyn. We got picked up

0652

by a steamer from Singapore chartered by the American government and taken to Bangkok and in the same steamer to Singapore. I worked ashore in Singapore for a month or five weeks and I had a chance to ship in an English barge to Liverpool and then from Liverpool I took ^{and came to} steamer Brooklyn. I arrived in Brooklyn in the early part of 1880 and went direct to Duxbury. I cannot remember the month. My wife was there. When I arrived in Duxbury of course it was very natural I should make for my own home. You must understand it being a village that the houses are not situated like city houses, they are detached. My house was the very next one to the one in which my wife's parents were living and then I went to my own house. I then went to my first wife's mother. I could see immediately that something had happened. My wife's mother told me then - my wife was not there. I met her in Duxbury that same day; she came back to her house and sent her boy - that was of course my step son - and also my little girl that came from school over to see me. I went over to the house and asked her what she

0653

wanted? Of course she wanted to be as free as ever she had been. I told her I was going to apply for a divorce. I went back then to my first wife's mother and the little boy came over. I gave him eight dollars in silver, thinking my wife, perhaps, might be short of money. The next morning I thought I had a chance to get employment on a railroad going from Boston to Lynn. I stayed there two or three days and on going back to Duxbury I found my wife had gone and taken both children, where she had gone no one knew. I found out from a conductor several days after where she was, that she was living in Boston in Essex St. with a man under the name of Mrs. Russell. I took two detectives with me. I commenced proceedings for divorce in Mass. and Judge Gray gave me pos- session of my child. I left Mass in the fall of 1880, and came to New York and went over to Jersey City and worked there. I married the second one in 1882. I had not heard from my first wife. I was married to my second wife four years last November.

The jury rendered a verdict of guilty.

0654

Testimony in the
case of
Henry Holt
filed May
1984.

0655

~~Lydia Coulte~~ now Lydia Riman.

Married about January 21, 1873 — by Bartholomew Ottman, clergyman at Duxbury, Massachusetts — witnesses her brother Edward & Isabell Freeman.

Minister is dead, brother is in California, & Isabell Freeman married one Andrew Prouty since, has gone witness don't know where, but thinks to Coe'sport, Calif.

Marriage license was destroyed by Lydia herself in a fit of passion at Gibbon. She married & she lived with deft six or seven years, had one child by him — a girl, named Annie — about five or six ^{years old}, when deft left witness. Deft introduced witness in society as his wife to everyone when the occasion arose. As these people resided in Calif., & I was not aware of who they were I could not get them. Witness knows no one in New York to whom such admissions were made, but when she was married ^{had an illegitimate son by a man named Gray,} she ~~was the mother of a man named Bradford, who had been born under promise of marriage,~~ ~~she had a son by him~~ who was some eleven or twelve years old when Gibbon left her. His name is Geo. Gibbon, now some eighteen years of age. He is subpoenaed, witness, will testify to admissions of this sort.

0656

WEEKLY REPORT
OF THE
N. Y. JEWELERS BOARD OF TRADE,
41 and 43 MAIDEN LANE.

The information communicated below is given in strict confidence and for the use of Members ONLY.

If interested, and you desire us to take charge of your claim, please send us itemized Bills or notes

CALIFORNIA

Sacramento—Sturmer, S. Robbed of \$100.
Sacramento—Wachhorst, Herman. Partly burnt out. Insured.
Mokelumne Hill—Schlund, C. Deceased.
Willows—Gutman, G. A. Advertising business for sale.

CONNECTICUT.

Hartford—Hubbard, Chas. K. Chattel mortgage \$300.

COLORADO.

Boulder—Ramsey, D. and C. R. Roberts formed partnership and combined their stocks.

ILLINOIS

Macomb—Slaugh, F. W. Transferred stock.
Quincy—Henning, B. Claim about \$37, returned as uncollectable.

INDIANA.

Columbus—De Lamater, F. M. Reported sold out.

IOWA.

What Cheer—Marsh, G. L. Chattel mortgage on safe \$192.

KANSAS.

Jewell City—Manifold, W. C. Chattel mortgage \$75.
Clay Centre—Buchman, Arnold. Claim about \$625. Sent to attorney.

MASSACHUSETTS.

Boston—Boston Watch Case Co. Advertise dissolution under mutual consent and continuance of business under style of Kibber Watch Case Co.
Boston—Farrington & Hunnewell. Mortgages Feb. 28, June 9, and Oct. 3, 1884 \$15,900 and April 6, 1885, discharged.

MICHIGAN.

Adrian—King, W. F. Chattel mortgage \$555.
Grand Rapids—Glidden & Lougee—Claim about \$55. Sent to Attorney.
Three Rivers—Treat, J. E. Chattel mortgage \$5,000, mortgage foreclosed.

Send us all your past due accounts so they may receive the requisite attention at a merely trivial expense. Our motto is: "Prompt Collections and Prompt Returns."

0657

MINNESOTA.

Kenyon—Grinnell & Roe. Now Brobeck & Roe.
Minneapolis—Golding, E. B. & Co. Judgment recorded \$314. Claim about \$353, sent to attorney.
Willmar—Winnerland, C. G. Removed to Litchfield.

NEW JERSEY

Camden—Outwater, Richard A. Sold out by Sheriff.

NEW YORK.

Batavia—Kelsey, H. N. Sold out.
Canton—Davis, Wm. Chattel mortgage, \$900.
Buffalo—Crissey & Co. Sold lease and fixtures.
New York City—Berge Solomon. Reported assigned.
New York City—Saenger, Jonas, (Musical Instruments.) Reported assigned.
New York City—Phillips, Rosalie. Claim about \$30. Sent to Attorney.
New York City—Victor Watch Co., (Geo. West, Proprietor.) Claim about \$12 returned as uncollectable.
Geo. West arrested for obtaining goods on memorandum and failing to return or pay for them.
Syracuse—Hall & Clark. Dissolved. Martin Hall continues

NORTH CAROLINA.

Charlotte—Lasne, P. Reported not in town.

OREGON.

Portland—Belding Bros. H. A. Belding, realty mortgage, \$265 and receives deed \$425.
Portland—Gilman & Co. S. L. N. Gilman. Receives deed \$900.
Summerville—Crane, E. S. Watchmaker. Reported run away.

PENNSYLVANIA.

Greenville—Hewitt, G. W. Claim \$40, returned as uncollectable.
Philadelphia—(Optician). McAllister W. Mitchell. Judgment and execution \$567.

TENNESSEE

Chattanooga—Hayes, W. P. Gone out of business.

TEXAS

Corsicana—Rose, Chas. F. Now Kneal & Southworth.

VERMONT

Montpelier—Mead, Almon A. Deceased.

WASHINGTON TERRITORY

Spokane Falls—Anderson, Rufus J. Sold out.

WISCONSIN

Ashland—Higby, H. F. Reported sold out.
Madison—Gilbertson, C. Deceased.

NOTE.—When we say "Late or full report on file," "Statement on file," "Call at office," it does not necessarily follow that we have detrimental information concerning the party named, but is to forewarn you we have *essential* information on file that should be known to you before consummating a sale, and will be furnished in detail upon application.

City members when giving us claims for collection will please send in their Pass Books.

JUNE 29, 1887.

POOR QUALITY
ORIGINAL

0658

as 38 to 42 at
at 6' 1" mi.

Patent Library

For our trip from Paton to New York, 6th July,
we engaged the services of
Miss Lydia Pitman (of Boston)

Lydia Pitman

Address: Mary Rogers

435 Br. St. S.W.

M.J. Gould #1580 [city]
Lydia Pitman was an indispensable
witness in the case of Henry Gibbons, Bixby,
being the first wife. She came in from
Boston to attend the trial & has charged nothing
for her expenses while here. The 2^d wife was the
complainant. I think Lydia Pitman should
be allowed the sum of \$12 for fare.
Sept 20/09. R.D.O.

0659

from your
ever true
friend J. G. da.
June 23 1887
205 Norfolk Ave
My Dear Friend

I have just received
your welcome letter. I hope the time is
short for you nearly heartbreakers waiting
for it to be settled. I will give you the
names of both Ministers the time I
was married to G. the Minister's name was
Thomas and has been dead for a long
time my witnesses were my Brother Estevan
and Bell Freeman. the Second Minister was
was Meers and he is dead to. My witnesses
were Miss Minnie Busby and Mr Al
bert Crapo. this Person was the one
that married me to Mr Pitman. I did
not know which one you wanted so I
sent both of them. when I come on I
would rather come on the train it starts
from here at nine and gets to N.Y.C.
there in the afternoon. it is better for

0660

the Baby to come in the day. I am sorry it is going to put you to do much expense but I am unable to pay our fares see you I can tell you lots. I do not quite as one have had a hard struggle to get along understand about that woman that got this winter it will take my son from on the train, was she by the name of his work and that is lots again. but don't he used to tell one of a woman with Gods help we will get on our feet at some time. if it were ^{the baby boy} ~~not~~ ^{for this} sake I would not come on for it is such an under taking. I do not see what he drags that poor little Annie from place to place for does he think before how her own child know ~~on~~ much about her only the Child does not know where her home is and I hope he cannot have her take very back tomorrow. he never was settled my morning if he gets out and look well be wanted to be going among every little or big after your little ones or he will get them he did not appreciate the good home I made for he is so sneaky you cannot be up for him when he was away and when he come to him. I have not any Marriage lines home back his home all nice for him and then in of his for they were burned a long time a short time earlier three months of being confined ago. I burned them. was he married to of Annie he obliged one to break up in the month of December and go to England and he ~~had~~ ^{had} woman in Wales. you say you are ~~of~~ ⁱⁿ December and go to England and he ~~had~~ ^{had} the ~~had~~ woman that he has wronged pulled one around until one were separated.

0661

it is a mercy that I went from him. shall I
have to get up in the sound room I hope not. for
if I do I shall not know what to do. I would
like to come on Monday Morning and come
back Tuesday if I can for my poor husband
will be alone in the house while I come back.
he delighted much the idea of Annie. but
he is off and he will come and steal her
away. if ever he comes where I am I
shall the place to return to hold him longer
think that Annie loves him. I am afraid
she will not love me as she ought for he
has taught her to hate me to bed. he
starred he froze one and half cold day
ever after I married him and last of all
went away to sea and left us in a
Starving Destitute Condition. and
when he come home he would not give
me only five dollars and that I got
Clothes for the two little ones, now who
do you think of him. but this will
mind him up for a while
write me all particulars of Annie
and what your Lawyer says about
her won't you and ease my mind a
little

0662

Commonwealth of Massachusetts.

CERTIFICATE OF MARRIAGE.

No.

1. Full Name of GROOM,	Henry Gilten
2. His place of Residence,	Quincy
3. Age,	Twenty three 23
4. Occupation,	Mechanic
5. Color,*	
6. Number of the Marriage,	First
7. Place of Birth,	Gardiff
8. Father's Name,	Richard Gilten
9. Mother's Name,	Agnes Weston
10. Full Name of BRIDE, (Maiden Name, if a Widow.)	Elizabeth Steele
11. Her place of Residence,	Quincy
12. Age,	Twenty three 23
13. Color,*	
14. Number of the Marriage,	First
15. Place of Birth,	Quincy
16. Father's Name,	Richard Steele
17. Mother's Name,	Sarah 13 Steele

The Intentions of Marriage by the parties above named were duly entered
by me in Records of the Massachusetts of Quincy,
according to law, this Seventeenth day of January,
A. D. 1874.

Virginia E. Steele Town Clerk.

The parties above named were joined at Quincy
by me, this Seventeenth day of January
A. D. 1874. Attest, Bethel Othman
Minister of the Gospel.

* (W.) White. (A.) African. (M.) Mixed White and African. If of other Races, specify what.

† Stating Official Station and Residence.

[Be very particular to fill all Blanks.]

0663

205 Norfolk St.
June 19th
1887

My Dear Friend

I received your letter
this evening. I shall come on rather than
have the case brought up in Boston for I
do not want my little family disgraced
either do I want to be again by that
file mom. if it is the will of the all wise
that it shall not be so. I pity you from
the bottom of my heart for I know by your
letters that you are a good woman. It is a
great shame that ever you got entangled
with a being like him. I think that if
the Court allows you the Custody of Annie
that you ought to let me have her. I think
I should be a queer mother that would not
want my own flesh and blood if I was
honest. I have told my Husband all he says
that whatever G. says to him will be of
no avail and more things that he say if he
tries to bind me he will loose his

0664

Care for him. did she ever wish to see or live it is a true saying the back is fitted for
with her Mother again. is it not dreadful the burden. I hope he can never break up
that. that dear little child is knocked my home. he never can by scandal but
about in the manner that she is by him there are so many queer points in the law
the miserable man. he must be a wicked this one cannot see. I hope that justice
man when he would not go to see his will clear all out to all of us. ever since
poor sister that was dying in I left my home I have been nothing but
Consumption and she not a stone a slave up to time of his getting
thrown away from him. what is it that Married to Mrs Pittman. I never should
you want me to say and do against him have been Married to my Present Husband
I hope it is not much for I am so afraid if I thought he were living because I
of him. will he be allowed to talk in Court. Should I have known that he would
I should think that if he is found guilty trouble me. I know nothing that ever was
that he will put in Prison. god knows I his or that ever he goes one. I gone the
do not wish to be the means of putting
him there for it must be a dreadful
place. although he has treated in a
shameful credulous manner. I
never should have troubled him
had it not been that I were obliged
to do so. but there everyone has so much
to contend with in this world and
it seems that I have had a double share
my home. he never can by scandal but
about in the manner that she is by him there are so many queer points in the law
the miserable man. he must be a wicked this one cannot see. I hope that justice
will clear all out to all of us. ever since
I left my home I have been nothing but
a slave up to time of his getting
Married to Mrs Pittman. I never should
have been Married to my Present Husband
if I thought he were living because I
Should I have known that he would
trouble me. I know nothing that ever was
his or that ever he goes one. I gone the
mechanic ring away I did not want
it. I shall have to close this poorly written
and composed letter to close as I think you
will be uncarried out by the time you have
ans all my questions. you will be to meet
one word you when I come. don't let him
ever get your little ones for if ever he gets
the chance he will do so with pleasure
good by Lydia. tell me all in your next

0665

arrested. I hope if he gets out he will not come to Boston. I am a very poor hand to get up in Court for that is a place I never was. you are sure that he can do me no harm except by word of mouth. he cannot hit one up. let me know in your next letter for I am so anxious. I shall bring my Baby with me as I cannot leave him. I have a son a young man that my Husband says must accompany me as he does not want me to be on the boat alone with the baby. he may be as good service to you as he told me that he had a child in England that was after we were married a short time did he ever tell you that. it may be that he was married before I ever saw him. at all events by his own talk he must have been a bad man before ever I saw him. where is Annie and does she

0666

excuse the manner this
is written in
I am 205 Norfolk Ave
Young & Sons June 18th
in hope of soon miss
my poor Dear Friends my very prop
I received your letter just now and
am Ans it with my foot on the Croddle.
do try in Gods habne to Present me
Concerning as I have a little boy and more
than that I do not want my Husband to
know anything about it for I am afraid it
will break up my home and God knows
I have suffered untold hard ships until I
met my Present Husband. if there is any thing
that I can aid you in I will with all my
heart do so far I know your anxiety. I
know how I felt when he took Annie from me
I nearly went crazy and to this day have
not recovered from it. do look out for your
little ones that he does not take them away
you the same. Many tell me he will be
trouble one and another is he. and what
about Annie why is she not with him

0667

I am writing on a piece of your paper as I have
no other. you will excuse it about you. I hope to
the Merciful Father above you will comfort
me in your next letter if it is in your power. I know
if there is anything that I can do for you I will do
it with a willing heart. if I could see you I could
tell you all. you say you know my Mother were it
that I could tell her and talk to her as a friend
will you talk in my behalf to her but don't
let her know of it that I make that request.
that miserable man turned my friends
and folks from me still at the same time
I know there is a just God and as he wills
vengeance is mine and I will repay. my
views of this life are much changed. I look
upon this world as nothing as I have seen so
much trouble. he says I was a drunkard. I
never was I never did in my life for I
detest it. I am not dead and hope I shall
not die until I get my family raised. don't
let him bother me with you oh if you were to
see one you would pity me I am so frightened
don't harm me for I would not harm you.
we are not very well off so excuse me from

0668

TORN PAGE



Mary Ann
Pare off 1880
Duxbury

New York

0669

January 14th 1874.
The following intention of marriage was
recorded in the Registry Book of records, Page 28.
Henry Gibbon, residence Durying, Miss Marriage,
Age 23, Pennsylvania Mechanic. Born in Philadelphia, Pa.
Parents names. Mississa & Mary Jane. To
Lydia Steele, residence Durying, Miss Marriage
Age 23, Born in Durying. Parents names
Micah & Sarah 18,

A true copy from records of Durying.
Attest,

Peterson Tom Clark
of Durying
Durying June 25th 1887.

0670

Police Court, 1st District.

City and County
of New York } ss.

Mary Gibbon
of No. 247 West 29th Street in the city of New York, Street, aged 27 years,
occupation Saleswoman being duly sworn, deposes and says,
that on the 1st or about the 1st day of November 1882, at the City of New
York, in the County of New York, she was duly married to one

Henry Gibbon who at that time represented to her
that he was an unmarried man. That she was
married by an Alderman of the city of New York
in the City Hall in said city. On information and
belief she alleges that thereto-fore the said Henry
Gibbon had been duly married to one Lydia
Soule and that said Lydia Soule was then
alive and that the marriage between the
said Lydia Soule and said Henry Gibbon was
then in full force and effect. The source of
deponent's information is a conversation had
with said Lydia Soule's mother in Duxbury
Massachusetts in December 1886 the last
part of November, 1886 also said Henry Gibbon
has admitted to deponent since said last
mentioned conversation that he said Henry
Gibbon had been married to said Lydia Soule
that he was never divorced from her and
that she was still living.

Sworn before me this

8th day of April, 1887.

~~Wm. J. Tracy Jr. Esq.~~
~~Wm. J. Tracy Jr. Esq.~~

City & County of New York

Sworn before me this
8th day of April 1887

J. J. White, Police Justice

0671

Police

Police Court, 1st District.

City and County
of New York } ss.

of No. 33 West 19th Street
occupation attorney at law
that on the day of
~~New York, in the County of New York.~~

Wm Jowers Jerome
Street, aged 27 years,
being duly sworn, deposes and says,
1887, at the City of New

I am an attorney and counsellor at law of
the State of New York. I am ~~one of~~ the attorneys of
record in the case of Gibbons v. Gibbons now
pending in the Supreme Court of this State.
I am ~~attorney~~ for Mary Gibbons the plaintiff in said
action. Pursuant to an order duly made in
said action depositions were taken in
Massachusetts of Sarah Soule, and Lydia
Soule. Said depositions have been returned
to this court and are now on file in the
Office of the Clerk of the County of New York. It
appears therefore that the defendant in said
action, which is brought to annul a marriage
on the ground of a prior marriage between
the defendant Henry Gibbons and one
Lydia Soule, ~~Henry Gibbons~~ was in July 1873
married to Lydia Soule in Duxbury Mass-
achusetts and that the said Lydia Soule
was living in November 1882. The depositions
purport to be those of Sarah Soule mother
of said Lydia Soule, and Mabel Soule a
~~sister~~ of said Lydia Soule. The mother
~~Mabel~~ Soule, deposes that she never knew
of a divorce between her daughter the
said Lydia Soule and ~~Henry Gibbons~~. The
Henry Gibbons mentioned ^{in his deposition} is to the best of
depositor's knowledge, information and
belief the Henry Gibbons mentioned in an
affidavit verified April 8th 1887 by Mary
Gibbons and presented herewith.

Wm Jowers Jerome
Sworn before me this 8th
day of April, 1887.

A. W. White Police Justice

0672

Sec. 199-200.

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

~~Harry Gibbons~~ 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. ~~Harry Gibbons~~

Question. How old are you?

Answer. ~~Twenty-one~~

Question. Where were you born?

Answer. ~~Newark~~

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

Answer. ~~328 Broadway at Street Hanover~~

Question. What is your business or profession?

Answer. ~~Painter~~

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 most guilty of the charge~~

Harry Gibbons

Taken before me this 21

day of October 1888

John J. Murphy

Police Justice.

0673

Sec. 151.

Police Court District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Many Lubben,
of No. 347 W 29th Street, that on the 75 day of January
1882 at the City of New York, in the County of New York,

one Many Lubben did wilfully and
wrathfully murder defendant
he at the time having a lawful
wife leaving and did thereafter
commit the crime of bigamy

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring him forthwith before me, at the 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 1st day of July, 1882

H. J. White POLICE JUSTICE.

0674

Police Court 1st District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Mary Gibbons

Warrant-General

Henry Gibbons

Dated April 8th 1887

White Magistrate.

Jas Garity Officer.

Henry Gibbons

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

Jas Garity Officer.

Dated April 21 - 1887

This Warrant may be executed on Sunday or at night.

A. J. White Police Justice.

REMARKS.

Time of Arrest, April 21-87

Henry Gibbons

328 or 49-51

Native of Wales

Age, 36.

Sex, m.

Complexion, fair

Color, w.

Profession, Carpenter

Married, Yes

Single,

Read,

Write,

0675

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
One Hundred Dollars, and be committed to the Warden and Keeper of

the City Prison of the City of New York, until he give such bail.

Dated April 21. 1887 Pct. Belfy Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0676

Police Court--- District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

438 W 52 Geo Gibson

May Gibson

Henry Gibson

2 _____

3 _____

4 _____

5335

Offence

BAILED,

No. 1, by _____ Street.

Residence _____ Street.

No. 2, by _____ Street.

Residence _____ Street.

No. 3, by _____ Street.

Residence _____ Street.

No. 4, by _____ Street.

Residence _____ Street.

Dated APR 31 1887

SEWELL

Magistrate.

APR 31 1887 Gentry Officer.

Geo Gibson 438 W 52 Precinct.

Witnesses Captain Anderson 438 W 52

Wm Travers Personal Street.

No. 33 W 19 Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer

Ex 30 m April 21 1887

Con

0677

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 Tidwell

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

— Henry Tidwell —

of the CRIME OF BIGAMY, committed as follows:

The said *Henry Tidwell,*

late of the City of New York, in the County of New York aforesaid, on the ~~12~~ ¹³ ~~Xanth~~ day of ~~July~~ — in the year of our Lord one thousand eight hundred and ~~seventy three~~, at ~~Duxbury~~ in the State of Massachusetts, —

did marry one *Suzia Sode*, and then the said *Suzia Sode*, did then and there have for *this wife*; and the said *Henry Tidwell*, — afterwards, to wit, on the ~~12~~ ¹³ ~~Xanth~~ day of ~~November~~, in the year of our Lord one thousand eight hundred and eighty ~~two~~ at the ~~Fifteen of New~~ ~~rights~~, in the ~~Town~~ ~~County~~ ~~of New Rights, aforesaid~~, did feloniously marry and take as *this wife*, one *Mary Owens*, and to the said *Mary Owens*, was then and there married, the said *Suzia Sode* — being then living and in full life, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

0678

BOX:

260

FOLDER:

2511

DESCRIPTION:

Gibbons, Daniel

DATE:

05/24/87



2511

493

Witnesses:

Counsel,
Filed 24 day of May 1887
Pleads,

John Gandy

THE PEOPLE
Mr. Clinton
for Plaintiff

Daniel Gilligan

Grand

Larceny

degree

Penal Code.

[Sections 528, 531]

RANDOLPH B. MARTINE,

2nd May 1887
District Attorney.

Read guilty.

A True Bill. S.P. 2 1/2 yrs.

G. A. Thompson
Foreman.

0679

0680

Police Court-

9

District.

Affidavit—Larceny.

City and County
of New York, } ss.

of No. 443 Clarkson Street, aged 22 years,
occupation Diver a ~~Electrician~~ being duly sworn
deposes and says, that on the 17th day of May 1884 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 suit of clothes of the value of
Twenty seven dollars silver watch and
gold plated chain of the value of twenty
three dollars and a pair of thres
of the value of three & $\frac{1}{2}$ dollars together
of the value of (\$53.50)
Fifty three & $\frac{1}{2}$ dollars

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Daniel Gibbons (now here)
from the fact that on Sunday night at
the hour of 10.30 o'clock deponent left
said property in his bed room. And on
Tuesday evening May 17th deponent
discovered that they were missing.
And deponent is informed by Lawrence Cook
that at about the hour of 11 o'clock AM
May 17th he saw the defendant and an
unknown man in West Houston St. and the
said unknown man had a quantity of
clothing in his arms. Deponent then caused
the arrest of the said defendant who occupies
a room adjoining deponents in said premises.
And deponent is further informed by Officer

Sworn to before me, this 1st day of

1884

Police Justice.

0681

In Palermo that the defendant admitted and confessed to him that he did take said property also a pair of pants belonging to the aforesaid Lawrence Conn and a suit of clothes belonging to Jeremiah O'Brien all of whom live in the same house with defendant and told the officer where he had disposed of some of said property. Department work with the officer to a pawn shop on Vaux St. designated by the defendant and there saw and fully identified his coat. Wherefore department charges the said defendant with feloniously taking stealing and carrying away said property and prays he may be held and dealt with according thereto.

Served before me
the 19th day of May A.D.

John McGirley

John McGirley
Police Officer

0682

CITY AND COUNTY ss.
OF NEW YORK,

aged 27 years, occupation

42 Clarkson

Lawrence Cook
Laborer

of No.

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

Sworn to before me, this

day of November 1887

Wm. F. Mulligan

(9) Lawrence Cook

Police Justice.

0683

CITY AND COUNTY } ss.
OF NEW YORK,

aged

years, occupation

Police Officer of No.

9th Precinct Street, being duly sworn deposes and

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

Sworn to before me, this -

day of

188

John Valciant -
Police Justice.

John Valciant

0684

Sec. 198-200

CITY AND COUNTY
OF NEW YORK.

District Police Court.

Daniel Gibbons 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. *Daniel Gibbons*

Question. How old are you?

Answer. *26 years old*

Question. Where were you born?

Answer. *Boston Mass*

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

Answer. *62 Clarkson St. 8 weeks*

Question. What is your business or profession?

Answer. *Varnisher*

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

Daniel Gibbons
March

Taken before me this 19

Robert D. Newell

168

Police Justice.

0685

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 _____

Daniel Gibbons

guilty whereof, 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 such bail.

Dated May 18 188

Henry Johnson Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0686

Police Court- 2/753 District.

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

THE PEOPLE, & ..

ON THE COMPLAINT OF

John W. Guile
42 Clarkson
1. Daniel Gibbons

2
3
4

Dated May 19 1887

R. L. Murphy Magistrate.

Salvatore Bentley Officer S'

Precinct.

Witnesses Lawrence Crook

No. 42 Clarkson Street.

Jeremiah O'Brien

No. 43 Clarkson Street.

John Valente

No. 9 1/2 Rue Poer Street.

\$ 300 - to answer

Ogden

(Ogden)

0687

Grand Jury Room.

PEOPLE

v.s.

Daniel Gibbons

*J. McGinley,
L. Cook,
J. O'Brien
off. Valiant.*

0688

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against /

Daniel Tidmarsh /

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

- Daniel Tidmarsh -

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

The said Daniel Tidmarsh,

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

one coat of the value of
fifteen dollars, one vest of the
value of four dollars, one pair of
knickers to the value of eight
dollars, one watch of the value of
eighteen dollars, one chain to the
value of nine dollars, and one
pair of shoes of the value of
three dollars and fifty cents. —

of the goods, chattels and personal property of one John McTighe,

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.

Randolph Barnes

District Attorney.

0689

BOX:

260

FOLDER:

2511

DESCRIPTION:

Gilgaro, Pasquale

DATE:

05/11/87



2511

196 A

Witnesses:

Chief Salutes
Officer Higgins

Counsel, R. H. L.
Filed, 11 day of May 1887
Pleads, Not Guilty

Passquale J. Vargas

vs.

S

H. D.

[Section 183, Penal Code.]

1

MURDER IN THE FIRST DEGREE.

RANDOLPH B. MARTINE,

21. line 48, District Attorney.

tried to the death and found

to be not guilty.

Convinced of Murder.

A True Bill. Attest-
June 2/87

G. M. Turner

Foreman.

19 Oct.

J. H. W.

0690

0691

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

POLICE COURT,

DISTRICT.

Nicolo Galatere
of No. 171 Thompson Street, being duly sworn, deposes and
says that on the 3rd day of April 1887

at the City of New York, in the County of New York, at about the hour of half past four o'clock P.M. Deponent was present in a room of the aforesaid premises and said Pasquale Cilliages now present wilfully, maliciously, deliberately and feloniously struck one Angelo Genotte upon the left side of his head with the pole of a hatchet which he then held in his Pasquale's hand.

That said Angelo then fell to the floor unconscious and this deponent has since learned and been informed that said Angelo has since died and deponent believes the same to be true.

Deponent further says that he verily believes that the death of said Angelo was caused by the blow administered by said Pasquale.

Nicolo Galatere
mark

I do solemnly declare and say before me this
7th day of April 1887
John Murphy
Police Justice

0692

Sec. 103-200.

CITY AND COUNTY { ss
OF NEW YORK.

District Police Court.

Pasquale Galligano 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. Pasquale Galligano

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. Italy

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

Answer. 173 Thompson street

Question. What is your business or profession?

Answer. Barber

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 now guilty of acted in self defense believing my life to be in danger

Mrs
Pasquale Galligano
mark

Taken before me this
day of April 188

C. C.
188

Police Justice.

0693

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

Pasquale Grilicaro
guilty thereof, I order that he be held to answer the same and be committed to the Warden and Keeper of
the City Prison of the City of New York, until he be lawfully discharged.

Dated April 6 1887 RMM MMW Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0694

Police Court D 434 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Nicolo Galateri
~~house of Detention~~
Pasquale Gilligan

Officer Horrocks

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

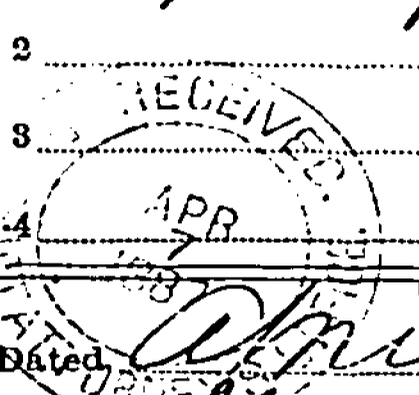
Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.



Dated April 6th 1889

Magistrate.

Gilbert Higgins Officer.

Dick Precinct.

Witnesses Antonio Grimaldi

No. 171 Thompson Street.

Pasquale Dappa

No. 171 Thompson Street.

Antonio Gilligan

No. 171 Thompson Street.

Without bail to answer

Committed Without

Bail. (Offer)

Witnesses Howard

Detention

Pasquale Campiglia
171 Thompson
nr Gustav Schuler
Corners Office

0695

#326 E. 116th St., N. Y., V/20, 188.
Hon. A. B. Martine,
Dist. Atty. &c.
Dear Sir.

At your request
I have this day examined at the City
Prison Female Tilghman to ascertain his
mental condition.

He has insane delusions and frequent
attacks of maniacal delirium.

His intelligence is of the lowest order
and he does not seem to appreciate
the enormity of the crime for which
he stands committed.

This disease has progressed since
his confinement and from such inc-
ravation he has become bed and noisy.
My opinion is that he is not mentally
able to understand how serious his offense is.

Very respectfully,

James L. Leonard, M. D.

0696

2072 SIXTH AVENUE.

Hon R. B. Martine:
District Atty, New York City:

Dear Sir:

In accordance with your instructions I examined at the Tombs, today, Portuguese Gilgarr. I find him to be insane. His mental development is of an exceedingly low type. His answers to questions are irrelevant. He has delusions, mainly, that there about him are going to kill him. Has very indefinite ideas in regard to time and places. Is subject to periods of maniacal violence during which he attacks his associates and is very boisterous of speech. Suffers from Insomnias. His personal are unnaturally fitting. He is vicious and treacherous. In my opinion he is irresponsible for his actions. Yours respectfully
New York Henry Pickens
May 20th 1867.

0697

Department of Public Charities and Correction.

CHARLES E. SIMMONS, Pres't.,

THOMAS S. BRENNAN,

HENRY H. PORTER, Commissioners.

Office of City Prison, Corner of Franklin and Center Streets.

THOMAS P. WALSH, Warden.

New York, May 31 1887

A. L. Parker Esq.
Dear Sir, Your clerk &c.

In reply to yours of this day
I would respectfully state that
Tigano is now in as good condition
to go to Court as he will ever be in.

He is a terrible annoyance here
shouting at all hours of the day and
night

Yours faithfully
Thomas P. Walsh
warden

Dr. J. G. Leonard 3/26/87	Dr. H. J. Pierce 2/29/87 - 6 Ave.
------------------------------	--------------------------------------

0698

District Attorney's Office
City & County of
New York.

Goff

New York, May 12, 1867.

Dr. Z. L. Leonard,

307 West 110th Street.

Dear Sir :

I am instructed by the District Attorney to request that you will examine into the mental condition of Joe Pasquale Gilgano, now confined in the City Prison upon a charge of homicide, and report thereon to him at the earliest moment possible.

Yours respectfully,

A.D. Parker

Chief Clerk.

0699

District Attorney's Office
City & County of
New York.

Copy

New York, May 18, 1897.

Dr. Henry T. Pearce,
2072 Sixth Avenue.

Dear Sir :

I am instructed by the District Attorney to request
that you will examine into the mental condition of the prisoner
Cilgaro, now confined in the City Prison upon a charge of homicide,
and report thereon to him as the earliest moment possible.

Yours respectfully,

AD Barker

Clerk Clerk.

0700

People

Mr
Osgood Gilman.

0701

Police Department of the City of New York.

Precinct No. 10

New York, June 1887

The second place to be visited
was a hotel in the case
of George Gilmore charged
with homicide committed
to assist the detective
and his helpers in

This date was
of the incident
of obtaining
the information
after July 1/87
in from
Lancaster
July 1/87
examine
report
proper compensation
and
fully
at
J.W. Dunn
for every work
done of furnishing
a tool for every
day to be confined
more than
one hour
Datto

0702

Apply to the court for the necessary
order to secure payment to witness
of \$30. If there is no sufficient
fund for this purpose, have it made payable
out of that - we have no money.

July 11/87.

N. M. Davis
Assistant
Acting D.A.

To
Mr. Parker -

0703

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

POLICE COURT,

DISTRICT.

Gilbert Higgins

of No. _____ Street, being duly sworn, deposes and says,

that on the 5 day of April 1887

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

Pasquale Gilligard now present on
a charge of Homicide that
Nicolo Galatano & Antonio Giannino
& Pasquale Dappa & Antonio Filipp
all now here are Material and
Competent Witnesses for the People
in the case and depositor believes
that they will not appear as Witnesses
unless compelled so to do by due
course of law

Gilbert Higgins

Sworn to before me, this
of April 1887
day

H. H. Young
Police Justice.

0704

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of Coroner's Office

No. 67 Pearl Street in the Ward of the City of
New York, in the County of New York, this 1st day of October
in the year of our Lord one thousand eight hundred and eighty seven before

Ferdinand Edman Coroner,
of the City and County aforesaid, on view of the Body of Angelo Pescenti
lying dead at

Upon the Oaths and Affirmations of
Eight good and lawful men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Angelo Pescenti came to his death, do
upon their Oaths and Affirmations, say: That the said Angelo Pescenti
came to his death by

Shock from Compressed Fracture
of the Skull and Laceration of Brain the result of blows inflicted
with an axe in the hands of Pasquale Gilgano at 171 Thompson
Street on April 5/87 about 4 P.M.

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition
set our hands and seals, on the day and place aforesaid.

JURORS.

Jacob N. Prigham 22 Centre St	John C. Goss 490 Morris Avenue
James R. Wardlaw 338 W 59th	
W. J. Henry 16 Centre St	
Hugh N. Engsore 319 Henry	
John A. Gonnella 19 Duane Street	
W. J. Dorgan 506 Pearl St	
Asst Clerk 41 Centre St	

Ferdinand Edman

CORONER, S. S.

0705

CORONER'S OFFICE.

TESTIMONY.

Officer Gilbert Higgins of the Park Police team over saw I reside at 344 E 6th St and am detailed at Washington Square Park on the afternoon of Tuesday Dec 5th at 4 P.M. A young man named Pasque Campoglia came to me and pointed out a man whom he ~~said~~ said had killed another man on the third floor of a house in 171 Thompson St. The prisoner was going through the Park at that time and placed him under arrest and with the assistance of Officer Henry Herrlich took the prisoner to 171 Thompson St to have him identified the deceased was unconscious and unable to identify him. I secured four witnesses to the assault and took him to the 15 Precinct Station House and took him to court next morning.

Gilbert Higgins

Taken before me
this 4th day of February 1887
Friedman & Rosen CORONER.

0706

CORONER'S OFFICE.

TESTIMONY.

Officer Harry Henrich of the Park Police having sworn says he assisted Officer A. H. Felt to answer the Coroner on October 5th in Washington Square and secured witness to the assault. The Coroner admitted in the 15 o'clock session that through his inadvertence that he had killed the deceased.

Henry Henrich

Taken before me

this 4th day of May 1887
Richard D. Oates CORONER.

0707

CORONER'S OFFICE. •

TESTIMONY.

Witnessed at the Coroner's Office on the 24th day
of May 1887 Thompson & Co., 171 Thompson St.
Brooklyn. The prisoner came from
the street without saying a word and
went into the room 171 Thompson St and
took an axe which was beside the
stone and struck the deceased, I
heard the bullet hit from the prisoner
I do not know if they were quarrelling
or had any trouble prior to that
occurred when I took the bullet out
from the prisoner, he said nothing. There
were five men in the room at the
time when the prisoner came in
and struck the deceased, but it
was done so quickly that none of
the five men had a chance to prevent
it.

John J. Gleeson
Coroner.

Taken before me

this 24 day of May 1887

CORONER.

John J. Gleeson

0708

CORONER'S OFFICE. •

TESTIMONY.

Arthur J. Green being sworn says
I am 21 years of age & live at No. 125.
On April 5/87 there were 4 men & deceased
in the room when the prisoner came
in and went to the stove with a
pipe in his mouth. They thought he
was going to light his pipe. I saw
the prisoner strike a match with the
hotplate, the struck it him from the
side and then ran away. The
men thought that the prisoner was
going to light his pipe & that was
the reason they did not interfere.

A. Arthur J. Green

Taken before me

this 4th day of May 1887

CORONER.

Residence of Arthur J. Green

0709

CORONER'S OFFICE.

TESTIMONY.

Bengaluru, India, between May 25
and 171 Thompson St., Bengaluru.
On April 7, I was in the room, there
were 5 men there - when the prisoner
came in & took the axe at the
store and struck deceased twice
with it. I went outside, looked for a
policeman & I met a young man
whom I told to go for an officer. It
did not take more than half an
minute - it was done so quickly.
The prisoner was kneeling at the side
of deceased when he struck him
with the hatchet & then ran away.

John J. Miller
Signature

Taken before me

this 4th day of May 1887

Richard Dickey
CORONER.

0710

CORONER'S OFFICE.

TESTIMONY.

Nicola Gallo - witness sworn and
says: I live at 171 Thompson St. Bro
oklyn. I was in the room at
171 Thompson St. There were 5 men
in the room when the prisoner came
in and went to the stove as if to
light his pipe. I saw him take
the axe and strike the glassed
faucet. It was done so quickly that
we could not see it.

Taken before me

this 4th day of May 1887

CORONER.

CORONER'S OFFICE.

TESTIMONY.

Pasquale Campigliano, alias Pappa
171 Thompson Street an
Express Driver. On April 5th
in the afternoon I saw one of the
Witnesses ~~Antonio~~ Cesario Grana (Pasquale Pappa)
come down to the door so I was
coming from the stable. He told
me that Pasquale Gilgara had
killed Angelo Gavazzi. Then I
followed him up (the prisoner)
and met with the Officer in
Washington Square Park. When the
Officer made the arrest

Pasquale Campigliano

Taken before me

this 4 day of May 1887

John D. Connor, Esq.

CORONER.

0712

TESTIMONY.

M. D., being duly sworn, says:

I have made

of the body of
now lying dead at

and from such

and history of the case, as per testimony, I am of opinion the cause of
death is

Gustav Scholer

M. D.

April 6th Morgue Autopsy

Rigor mortis

Inspection: incised Wounds over left temple. X
Skull: compound fracture of left temple.
Brain: laceration over the left hemisphere
Extravasation of blood all over the brain
Lungs: pleuritic adhesions on the left side
Heart: normal
Liver: normal
Kidneys normal.
Spleen: normal

X Two ~~large~~ round holes about $\frac{3}{4}$ in. in diameter

Cause of Death: Shock from compound fracture of
skull due to incised Wounds. Laceration of
brain & great extravasation of blood.

Gustav Scholer M.D.
Dep. Coroner

Sworn to before me,

this 6 day of April 1887

Edward S. [Signature]

CORONER.

0713

MEMORANDA.

AGE	PLACE OF NATIVITY	WHERE FOUND	DATE When Reported
60 Years — Months — Days	Italy	St. Vincent's Hospital April 6, 1889 from 17th Regiment	1889 15th Inst. St. Vincent's Hospital

Received in Morgue from
Laoguille Seigneur

F. E.

No. 56

End Mar.

1889

AN INQUISITION
On the VIEW of the BODY of

Angelo Genote,

whether it is found that he came to
his death byShort from compound
fracture of skull due to
incised wounds and
blows with an axe
also laceration of brainRequest taken on the _____ day
of _____ 1889 before
FERDINAND EIDMAN, Coroner.

No 1570
15th Prec.
St. Vincent's Hospital

F. E.

Quebec
1887

AN INQUISITION
On the VIEW of the BODY of

Angela Gertrude

whereby it is found that he came to
his death by
Shoot from gun and
fracture of skull due to
incised Wounds and
blows with an axe
also laceration of brain

Inquest taken on the
day
of 188 before
FERNAND EIDMAN, Coroner.

56

AGE	PLACE OF NATIVITY	WHERE FOUND	DATE	60 Years - Months - Days	When Reported
	at Lincoln Hospital after 6 P.M.	there	17th January 1887		

0715

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question—What is your name?

Answer— Pasquale Gilgano

Question—How old are you?

Answer— 40 years old

Question—Where were you born?

Answer— Italy

Question—Where do you live?

Answer— 171 Thompson St.

Question—What is your occupation?

Answer— Painter

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

I have nothing to say, except
please.

Pasquale Gilgano

Taken before me, this 24 day of May 1887

Ferdinand Eisner

CORONER.

0716

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
60 Years. - Months - Days.	Italy	H. Vincent's Tinman's Shop	April 17,

Prob. No. 56 - 1887

HOMICIDE.

AN INQUISITION

On the view of the body of

Angelo Genovese

whether it is found that he came to
his death by the hands of

Procaccia Giacomo

Inquest taken on the 4th day
of May 1887
before
John

Procurer of the Coroner.

Committed

Bailed

Discharged

Date of death April 5/87

2nd, March 56 - 1887
HOMICIDE.

AN INQUISITION

On the view of the body of
Angelo Genovese
whereby it is found that he came to
his Death by the hands of

Alessio Cilqaro

Inquest taken on the 4th day
of March 1887
before

Ferdinand Edme Coroner.

Committed
Bailed
Discharged
"

Date of death April 5 1887.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE.	60 years. - Months. - Days. When Reported.
60	Italy	Italy	March 5 1887	60 years. - Months. - Days. When Reported.

MEMORANDUM.

0718

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Paraside Tijagans

The Grand Jury of the City and County of New York, by this indictment accuse *Paraside Tijagans* —

of the CRIME OF Murder in the First Degree, committed as follows:

The said *Paraside Tijagans*,

late of the City of New York, in the County of New York aforesaid, on the ~~twelfth~~
day of ~~August~~, — in the year of our Lord one thousand eight hundred and
eighty-seven, at the City and County aforesaid, with force and arms, in and upon one

Anaels Tijagans, —

in the peace of the said People then and there being, wilfully, feloniously, and of
~~his~~ malice aforethought, did make an assault, and ~~the~~ the said

Paraside Tijagans, ~~him~~ —

the said *Anaels Tijagans*, with a certain ~~axe~~ —

which ~~the~~ the said *Paraside Tijagans* in
~~his~~ right hand then and there had and held, in and upon the ~~head~~

of — ~~him~~ — the said *Anaels Tijagans* —

then and there wilfully, feloniously, and of ~~his~~ malice aforethought did strike,
~~and fracture~~, ~~stab, cut and wound~~, giving unto ~~him~~ the said *Anaels Tijagans*,

then and there with the — ~~axe~~ — aforesaid, in and upon the ~~head~~

of ~~him~~ — the said *Anaels Tijagans*,

~~and fracture~~, one mortal wound of the breadth of one inch, and of the depth of six inches, ~~of which said~~

~~and of the length of four inches, of which said~~

0719

mortal wound and ~~and~~ ~~past~~ the said Andrea Fignotti,
at the City and County aforesaid, from the day first aforesaid, in the year aforesaid, until the
day of in the same year
~~aforesaid, did languish, and languishing did live, and on which said~~
~~day of~~ in the year aforesaid, ~~the said~~
~~at the City and County aforesaid,~~
~~of the said mortal wound did die.~~
There and There died.

And so the Grand Jury aforesaid do say: That the said
Baronette Fidanza, Dina
the said Andrea Fignotti, in the manner and form, and by
the means aforesaid, wilfully, feloniously, and of Dina malice aforethought, did kill,
and murder, against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0721

BOX:

260

FOLDER:

2512

DESCRIPTION:

Gill, Michael

DATE:

05/17/87



2512

355

Witnesses
John Griffen

Counsel,

Filed, 17 day of May 1887
Pleads, Not guilty

THE PEOPLE,

v.s.

D

Michael Gill

[Signature]

VIOLATION OF EXCISE LAW

(III Rev. Stat. (7th Edition), page 1883, Sec. 5)

I hereby consent that this cause be
transferred to the Circuit Court of Appeals
for trial by a final dis-
position.

A Dated Bill.

188

Gill
Counsel for Defendant.
Worman.

0723

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK, *Plaintiff's*
against
Michael Tighe *Defendant.*

The Grand Jury of the City and County of New York, by this indictment
accuse the above named defendant of the CRIME OF KEEPING OPEN ON SUNDAY a place
licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER,
committed as follows:

The said defendant late of the City of New York, in the County of New York,
aforesaid, on the *Eighteenth* day of *January*, in the year of our
Lord one thousand eight hundred and eighty*seven*, the same being the first day of
the week, commonly called and known as Sunday, being then and there in charge of,
and having the control of a certain place there situate, which was then duly licensed as a
place for the sale of strong and spirituous liquors, wines, ale and beer, with force and
arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully
did not close, and keep closed, and on the said day, the said place so licensed as aforesaid,
unlawfully did open, and cause and procure, and suffer and permit, to be open, and to
remain open; against the form of the Statute in such case made and provided, and
against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE, District Attorney.

0724

BOX:

260

FOLDER:

2512

DESCRIPTION:

Gleason, John

DATE:

05/27/87



2512