

0548

BOX:

156

FOLDER:

1601

DESCRIPTION:

Gabriel, Albert

DATE:

11/19/84



1601

Witness:
John W. W. W.

147
Counsel, *J. J. W.*
Filed 19 day of Nov 1884
Pleads *not guilty*

THE PEOPLE
vs. *P*
Albert Gabriel
H. G. W.
Forgery in the Second Degree.
(Sections 511 and 521.)

PETER B. OLNEY,
~~JOHN JACKSON,~~

District Attorney.

A True Bill.

Wm. Macclay
Dec 5/84
Foreman.

Wm. Macclay
S. P. Two yrs & 6 mos
Dec 31/84

3/ 24 24

0549

0550

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

POLICE COURT—

2

DISTRICT.

depos *John Werner, aged 32*
of No. *341 East 10th*Street, being duly sworn, deposes and
says that on the *15th* day of *October* 188*4*at the City of New York, in the County of New York, *Albert Gabriel,*

nowhere, did feloniously make, forge and utter the annexed false, forged and fraudulent instrument in writing, purporting to be a check or order for money on the "Murray Hill Bank" for the sum of one hundred dollars, with the intent to cheat and defraud.

That said defendant then and there presented said check to deponent in payment of books purchased by him to the amount of thirty-nine dollars; and deponent believing said check to be a good and valid instrument then and there gave said Albert the sum of fifty dollars and twenty two cents, the difference between the value of said books and the amount called for in said check, said money being the property of deponent's employer Frederick W. Christern.

That thereafter deponent presented said check at said Bank and demanded payment of the same, and the paying teller of said Bank then informed deponent

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that said check was a worthless
and fraudulent instrument
and of no value whatever.
That said defendant now here
in open Court admits making
said check and writing the name
of "George Phelps" to and upon
the same as the drawer thereof,
Sworn to before me this
14th day of November 1884 John W. Berry
J. W. Patterson
Police Justice

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFRIDAVID.

vs.

Dated

188

Magistrate.

Officer.

Witness,

Disposition,

0552

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

Albert Gabriele

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

Albert Gabriele

Question. How old are you?

Answer

41 years of age

Question. Where were you born?

Answer.

France

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

Answer.

*Harlem House, 3rd Avenue & 115 St.
New York*

Question What is your business or profession?

Answer

Teacher of Languages

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 of the charge.

Albert Gabriele

Taken before me this

14

day of *November* 188*8*

W. J. Patterson

Police Justice.

0553

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

Police Court 22 District 1748

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Manner
341 E. 108

Albert Gabriel

Offence Larceny

Dated November 14 1884

Mattison Magistrate.

Jas. H. Price Officer.

29 Precinct.

Witnesses

Ed. Knapp Attorney at Law

Murray H. S. Bank

470 R. 2 St. Manner

Charles Holtz

29 West 23 St.

Reed A. Higgins, R. M. H. 1050.

To answer Gen. Sessions.

Conrad

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 Albert Gabriel

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Fifty 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 November 14 1884 J. M. Patterson 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 h to be discharged.

Dated _____ 188 _____ Police Justice.

Residence

Street.

Conrad

Police Justice.

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0555

FRANK J. KELLER,
COUNSELLOR-AT-LAW,
346 BROADWAY,
(NEW YORK LIFE INSURANCE BUILDING.)
NEW YORK.

New York, 9 Dec 1884
Friend Hall

~~Excuse~~
I have engagements
tomorrow in almost
every Court - Spec. Sec.
Supreme, 'Part 2. F. S.
everywhere in fact.
Will you kindly arrange
to adjourn the sentence
in d. Fabrie until
Monday if possible,
Friday at any rate.

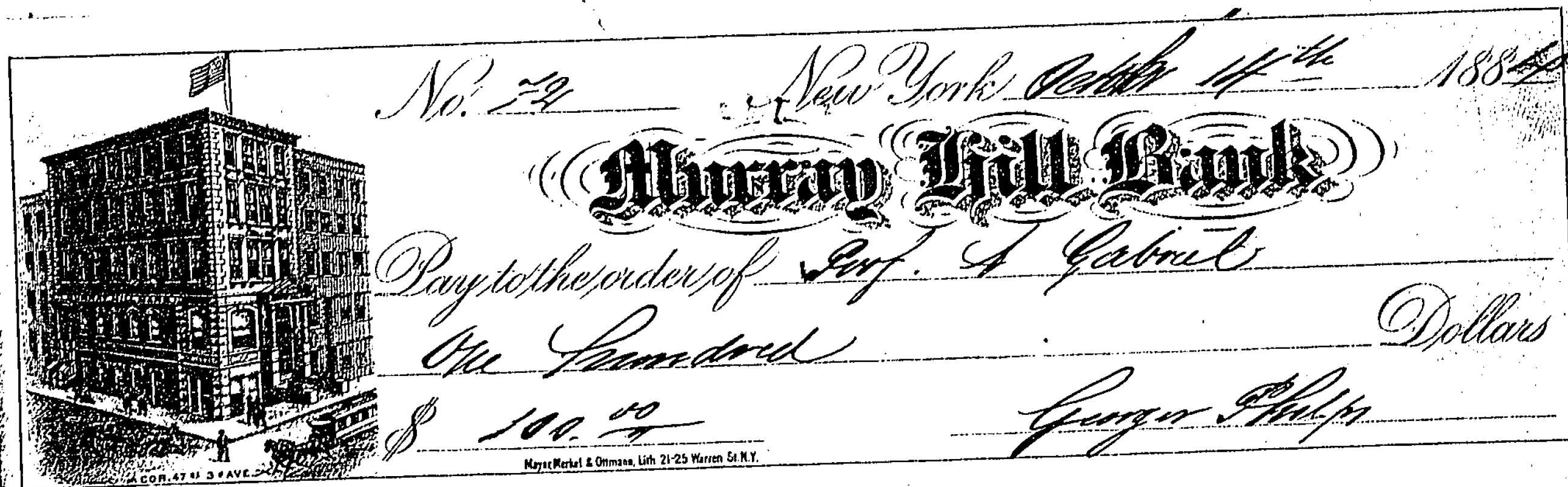
I am moreover waiting
to hear from his wife
in an important matter
of finance. I told Detective
Price I would have sentence
adjourned, so there is no kick.
Answer Frank Keller

0556

FRANK J. KELLER,
COUNSELLOR-AT-LAW,
346 BROADWAY,
(NEW YORK LIFE INSURANCE BUILDING.)
NEW YORK.

New York, 24th Nov 1884
My dear Mr. Connelly
Dear Sir
Will you
kindly allow the
use of a few fabrics
for the
stand over the
collage
Yours truly
F. J. Keller

0557



0558

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Albert E. E. E.

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

Albert E. E. E.

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

The said Albert E. E. E.,

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 22nd day of October, in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, at the Ward, City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain instrument and writing, to wit: an order for the payment of money of the said sum of money called bank checks, which said forged bank checks, is as follows, that is to say:

No. 72

New York October 14th 1889

Murray Hill Bank

Pay to the order of Prof. A. E. E.

one hundred

Dollars

\$100.00

George E. E.

with intent to defraud, 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.

0559

SECOND COUNT.

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

Albert Opdrick

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

The said Albert Opdrick

late of the Ward, City and County aforesaid, afterwards, to wit, on the said fifteenth
day of October in the year of our Lord one thousand eight hundred and
eighty four with force and arms, at the Ward, City and County aforesaid, with intent to defraud,
having in his possession,
a certain forged instrument and writing, to wit: an order for the
payment of money of the kind com-
monly called bank checks,
which said last-mentioned forged bank check
is as follows, that is to say:

No. 72 New York Order 14th 1884
Murray Hill Bank
Pay to the order of Prof. A. Opdrick
One hundred Dollars
\$ 100.00 George Phelps

with force and arms, the said forged bank check
then and there deliberately did utter, dispose of and put off
as true, he the said Albert Opdrick,
then and there well knowing the same to be forged, against the form
of the Statute in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

PETER B. OLNEY,

~~JOHN McKEON~~ District Attorney.

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BOX:

156

FOLDER:

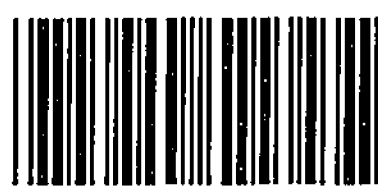
1601

DESCRIPTION:

Garetta, Michael

DATE:

11/14/84



1601

0561

Witnesses:

Giovanni Petrone
Jacinto Carmona

Counsel,

Filed 14 day of

1884

Pleads

Aggrieved (17)

THE PEOPLE

vs.

P

Michael Garetta

W. J. M.
111

Murder in the Second Degree.
(Section 154)

PETER B. OLNEY,

JOHN MCKEON,

22 Dec 17/84 District Attorney.

Indictment returned and 1 day
A True Bill. 29.

W. J. M.
Macion for her legal
deceives. 1884.
10 17 16 Mrs. J. P.
F. P.

0562

In the Court of General Sessions
of the Peace, in and for the City and
County of New York.

The People vs,

against-

Michael Ganatta
Li

Please take notice that the an-
nexed affidavits, will be pro-
duced and read in the above
Court, in Part 2 thereof, on Monday
the 29th December, 1884, at 11 a.m.
or so soon thereafter as counsel
can be heard, on the motions in
arrest of judgment and for a
new trial; true copies of which
affidavits have been duly served.

New York December 27th 1884

Frank Keen

Att. for defendant

346 Broadway

N.Y. City

To Peter R. Huey Esq.

District Att. for the City & Co. of N.Y.

0563

In the Court of General Sessions
of the Peace, in and for the
City and County of New York.

The People vs
^{against}
Michael Farrela
City and County of New York. S. S.
Frank Keller being duly sworn
and;

1. He was retained as counsel for
the defense herein by the defendant.
2. Deponent was unable to obtain
any statement from the defendant
relative to the circumstances of the
case, except through an Interpreter,
deponent knowing nothing
of the Italian language, which
was the language of the defen-
dant, and defendant not
speaking or understanding
a word of the English Tongue.
3. That the Interpreter W. A. Murich
was personally acquainted
as appears by his affidavit
with any of the facts of the
case.
4. That none of the witnesses
examined on behalf of the
defense, understood or spoke

0564

Thoroughly language, and it was with the greatest difficulty, ^{time} and trouble that deponent gathered the evidence produced at the trial herein.

5. That the testimony of the witness Carson, the brother of the deceased, ^{called in rebuttal to the prosecution} took deponent ^{and Carson} completely by surprise, he not having been examined before the Coroner at the time of the inquest at the Police Court, or at any time before his examination in this Court, at the trial of defendant.

6. That since said trial, the defendant through the Interpreter and A. Murich, still persisting in his innocence of the crime of which ^{deponent} he has been found guilty, sent his managing clerk and said Murich to the premises 423 East 111th Street, to obtain all information possible concerning the death of the deceased, and the annexed affidavits have been placed in deponent's hands, as the result thereof.

0565

7. Deponent believes that if such evidence, as stated in the annexed affidavits, had been produced at the trial of defendant, the verdict would probably have been in favor of defendant, that such evidence has been discovered since the trial, and the failure to produce the same was not owing to any want of diligence on the part of deponent.

Subscribed before me
this 27th December } Frank P. Keen
1884.
James W. W. Humphreys
Clerk of Deeds N.Y.

0566

In the Court of General Sessions
of the Peace, in and for the
City and County of New York -
The People vs,

against -

Michael Garretta

City and County of New York L.S. -

Anthony Murich being duly
sworn, said;

1. He is a contractor in the City of New York, and resides at No 89 West 11th Street
2. Dependent is conversant with both the Italian and English languages, and was present at various interviews in the counsel room in the City Prison, between the defendant and his counsel Mr Frank Keller, at which he interpreted to Mr Keller ^{all} the information given to him in the Italian language by defendant; the said defendant not understanding or speaking the English tongue. That such information and statements referred to the stabbing of one Franchesco Causone at 423 East 111th Street in the City of New York, on the 5th

0567

day of October 1884. That defen-
dant stated to respondent he had
been arrested for the said stabbing

2. That deponent was personally
unaware of any of the circum-
stances of the said case, and
that all the information so given
him by defendant, together with
the names of all the witnesses
spoken of, were given by him
deponent to W. Keller. That de-
ponent at the request of the
counsel of the defendant, attended
the trial of defendant in this
Court, and all of said witnesses
whose names had been men-
tioned by defendant, were duly
called and examined on his
behalf.

4. That deponent duly and fully,
and correctly interpreted into the
Italian language, ^{and read over} the annexed
affidavits of Joseph Luciani,
Michael Cappra, Pasqua Volunta,
Joseph Longo, Silvio Marino,
Antonio Larechi, Rosa Volunta
<sup>Leunarra, or Zafala Leunarra (the name being the same
in the Italian language)</sup>
and the defendant Michael Janetta
— to each of them respectively,

0568

-respectively

Before the respective deponents
made their marks, or signed their
names or ~~swore~~ made oath to the
'truth' of the same; That said de-
ponent moreover interpreted said
oath or administered by the
Commissioner James W. McLaughlin
to each and all of the said parties
respectively.

Subscribed before me { Anthony Murich
this 27 December 1897
James W. McLaughlin
County Clerk N. H.

0569

In the Court of General Sessions
of the Peace, in and for the
City and County of New York
The People vs,

against-

Michael Garretta

City and County of New York. S. S.

Michael Garretta being duly
sworn, says;

1. He is the defendant herein.
2. He can neither understand or
speak one word of the English
language, and all the commu-
nications he has had with his
counsel W. Frank Keller, have
been through the Interpreter
Mr A. Murich.
3. That defendant since his arrest
on the day after Cassini, the
deceased was stabbed at 423
East-111th Street, has been con-
fined in the City-Prison
4. That defendant through the said
Interpreter gave his counsel all
the information in his possession
together with the names of the
witnesses examined on behalf of
the defence at the time of the trial.

0570

That deponent had no other information at the time of the said trial, and knew of no other witnesses to summon on his behalf, except those produced in court at this trial.

5. That deponent is entirely innocent of the death of the said Cannon, and verily believes that if the evidence mentioned in the various affidavits now produced, and annexed thereto, had been produced at the time of his said trial, the verdict would undoubtedly have been in his favor, and the trial resulted in an acquittal. That all of said evidence has been discovered, since the trial of deponent, and the failure to produce the same was not owing to any want of diligence on his part.

Sworn to before me,
this 27th December
1894, after being duly
interpreted

James W. McLaughlin
Clerk of the Court.

Michael X. Garetta
Notary

0571

In the Court of General Session
of the Peace in and for the City
of New York.

The People vs

of
Michael Laretta

City and County of New York vs.
Joseph Luciano being duly sworn
says. I reside at 423 E. 111st
first floor back, looking out
on the yard, where the affray
occurred.

It was in my room Leansoni
died.

We are from the same town
in Italy and have been
friends since childhood.
I was in room on the Sunday
that Leansoni was stabbed.
And fearing some injury, I
went into an inner room
no one was in the back
room looking out on the yard
except Michael Laretta. The
boy, Leansoni's son was not
in the room. I heard the
son of Leansoni by name
ferio to accuse Franchese.

0572

Lauria he said you killed
my father, this was Monday
afternoon, ~~and~~
He made no accusation
on the night of the fight
or afterwards, against any
other person, he was in my
room the night of the
occurrence and next day.
I saw the father and son
(Laursoni) every day for
four days before the fight
occured and for three nights
they had supper in my room.
Laursoni became
this 18 day of Dec 1881
James E. W. ^{W. W. W.} Joseph ^{Luciano}
Laursoni of Dec 1881.

0573

In the Court of General Sessions
of the Peace in and for the City
and County of New York
The People vs

vs
Michael Garitta

City and County of New York ss.
Michael Leappa being duly
sworn says:

I am from the same town
in Italy and have been friends
from childhood with Leansoni.
On the evening when Francesco
Leansoni was stabbed, I was
in my room, the windows of
which, look out on the yard, where
the stabbing occurred.
John Patrao was not in the
room at all during the fight.
I saw Leansoni, the deceased
and his son, since four days
before the day his father was
stabbed.

They took supper in our room
for three nights before the fight.
I know that they lived at 107 St.

Sworn to before me }
this 12 day of Dec 1884 } Michael Leappa
Judge of the Court of Sessions }
some in the language of Dec 12th.

0574

I be the court of General Sessions of
the Peace in and for the City
and County of New York.

The People vs

as
Michael Garretta.

City and County of New York ss.

Rosa Valimta ^{Being duly sworn says} I live at 439

E 113 St. I remember the Sunday
on which Leansoni was stabbed.
I lived at 425 E 111 St on that
Sunday. I was in the yard
of that house and saw Francesco
Leansoni, take a stiletto out
and run toward Garretta, when
he was about to stab Garretta,
Garretta struck the knife from
Leansoni's hand, immediately
after striking the deceased on
the hand. Garretta ran through
the hall way of 425 E 111 St
He did not stab the deceased
Leansoni.

I could see the windows of rooms
on first floor of 423 in which
Leansoni died. ~~There~~ ^{where}
she heard the ^{testified} cry was on that
Sunday and saw the affray

0575

I was in a position to see both windows of said room and neither Heinto the son of the deceased nor was John Patriaco at those windows. There was a man at the window with a white hat I do not know his name now, he was not John Patriaco or Heinto ^{was} at the windows I could see either of them.

Sworn to before me }
this 19 day of Dec 1884 } Rosa ^{her} Gallenista
James W. McLaughlin }
Governor of Idaho 1884 } Mark

0576

In the Court of General Sessions
of the Peace in and for the City
of New York
The People vs.

^{vs.}
Michael Garretta

City and County of New York ss.
Pasqua Volunta being duly sworn
says, I reside at 423-111st
second floor back.

I remember the Sunday on which
Francesco Leansoni was stabbed.

I saw the affray from my window, Leansoni was about to
stab Garretta when he struck
the knife from his hand.

Then Donati Demasi took the
knife from the ground and
stabbed Leansoni in the back.

I was on the step of 423-111st
with my baby in my arms
about three quarters of an hour
before the fight occurred.

I saw ^{the} boy Acinto (Leansoni's
son) go toward 124th
he did not return to the
house. I left the door step
about ten minutes before the

0577

fight occurred.
Joseph Long was on the
step.

Sworn to before me
this 19 Day Dec 1884 } Pasqua ^{San} Volante
James W. McLaughlin _{Justice}
County of Deeds N.H.

0578

In the Court of General Sessions
 at the Peace in and for the
 County of New York
 the People vs
 Michael Hardin
 City and County of New York vs
 Joseph Hodge, being duly sworn
 says, I reside at 423 E 111 St
 Street New York
 I remember the day on
 which he arrived, the deceased
 was at home.
 I was on the first step about
 the house 423 E 111 St about
 three quarters of one hour
 before the flight occurred
 I saw the boys leave the
 house and go towards 1st
 Ave he did not return as I
 remembered the door stay until
 the flight occurred, then I went
 to the back door. The boy
 Coarman's son did not enter
 back room of the house
 while I stayed there.
 I saw all of the staying
 the staying was done

0579

by Donato Demasi, he took the
knife from the ~~front of the~~
~~ground~~ after it had been
struck from the hands of
the deceased Leonardo by
Garetta.

Pasqua Volunta was on the front
step.

Subscribed before me }
this 12 day of Dec 1884 } ~~Joseph X. Longo~~
James W. W. Laughlin } Giuseppe Longo
Leonardo of Dec 12 V. 16.

0580

In the name of Generalissimo of the
Peace in and for the City and
County of New York.

The People of

as
Michael Garotta
City and County of New York.
Nicolo Marino being duly
sworn says.

On the Sunday on which,
Francesco Leansoni was
stabbed, I was going to my
house in No 115 St with
Antonio Sarecchi, we met on
4th Ave between 108-109 St
Leansoni son, (Francis) and
the brother of the deceased
they were running toward 111 St,
we asked them, what is the
matter and the son answered
we heard my father was killed
in 111 St, we went with them
to 111 St to see, and there was
quite a crowd at the house,
parties in front of #423 told
us that the fight had taken
place a quarter of an hour
before, we came to the house,

0581

Sworn to before me
me this 2nd Day Dec 1884
after being duly interpreted
by F. Murdock
James W. Engham
Gov of Puerto Rico

Nicolò ^{his} Marino
Marta

0582

In the Court of General Sessions of the
Peace in and for the City and
County of New York.

The People vs

Michael Garotta

City and County of New York ss.
Antonio Saraceni being duly
sworn says.

On the Sunday on which,
Francisco Leansoni was
stabbed, I was going to my
house in No 115 St, with
Nicolo Marino, we met on
1st Ave between 108-109 St
Leansoni son, friend, and
the brother of the deceased,
they were running in the
direction of 111 St, we asked them
what is the matter and the
son answered, we heard
my father was killed in
111 St we went with them to
111 St to see, and there was
quite a crowd there, parties
in front of the house #423, told
us that the fight had taken
place a quarter of an hour

0583

before we came to the house.
I went to tell me }
me this 24 day of Dec 1884 }
James W. Ed. Laughlin } Antonio ^{his} Serrechio
Levinus Dec 20, 1884 } mark
after being duly interpreted by F. Mursch.

0584

In the Court of General Sessions
of the Peace in and for the City
and County of New York
The People vs

Michael Garretta

City and County of New York ss.
Gennaro Lafato being duly sworn
says. I reside at 445 E 111st
On Monday afternoon the day
after the stabbing I heard Leonni
son, went to accuse Francesco
Lauria of killing his father,
Leonni said "you killed my
father" Vito Antonio Frisch
was present and said to
Leonni you are mistaken
Francesco is innocent.

Sworn to before me
this 18 day of Dec 1884

James W. W. [unclear] } LaFata Gennaro
Deputy of Secy. N.Y.C.

0585

N.Y. General Sessions Court.

The People vs

Plaintiff

against
Michael Garretta

Defendant

Motion to dismiss
with

FRANK J. KELLER.

Attorney for Defendant
346 BROADWAY,
NEW YORK CITY.

To

Esq.

Attorney for

Due and timely service of this motion is hereby admitted.

Dated

188

Attorney for

0586

Coroner's Office.

TESTIMONY.

Francis Tomabayo
 being sworn dep. I reside at 423 East
 111 St. On Oct 5th about
 5.40 P.M. I was with a party of
 Italians at the house they were
 all quarreling together and I went
 up stairs, I said before I left
 that I had a family to look
 after and when I was up stairs
 they all commenced fighting with
 clubs sticks and other weapons,
 one of them was Francis Antonio
 Rizzo he had half of a water
 closet door in his hand, another
 was Donato Mass who had a
 rotten thin piece of stick in his
 hand, Michael Garretto who had a
 small club in his hand, I did
 not notice any one else have any
 kind of weapon, before they commenced
 quarreling four of the men were playing
 ball and one of them was struck in
 the knee and he threw the ball into
 the yard when asked why he done so
 he said his knee hurt him and he
 thought it better to throw the ball away
 than the quarreling commenced to resume
 and I saw one of the men who were

Taken before me
 this 18 day of Oct

1884

Philip Morke CORONER.

0587

Coroner's Office.

TESTIMONY.

2

playing ball, I did not see the
man after he was stabbed as I
had gone and remained in my
work.

^{his}
Francisco Semabayo
mark

Francisco Laurig being
born 1849. I reside at 423 East 11th St.
On Oct 5th about 5.30 I and three
others were playing ball at 423
East 11th St. I did not see any one
wound the deceased, I did not see
the fighting I only saw them talking
and then I left. I did not see
the deceased at all, they were about 24
or 25 persons in the yard altogether.
I never saw Francisco Causon until
I saw him dead in a room at 423
East 11th St where he had been taken
from the yard, I had nothing in my
hand.

^{his}
Francisco Laurig
mark

Taken before me
this 17 day of Oct

1887

Philip Barker CORONER.

0588

Coroner's Office.

TESTIMONY.

3

Vita Antonio Fiorella
 being sworn says. I reside at 438
 East 111th St. On Oct 5th at about
 5.30 P.M. I and deceased were playing
 an organ in the room and soon
 after some one said that they were
 killing Pedro Pedrachi in the
 yard I and deceased then went
 down into the yard to make
 peace, as we made inquiries I
 saw one of the prisoners named
 Nicole Garetta have his hand on
 the throat of Pedro Pedrachi, I
 took hold of Pedro to try and get
 him away and I said why we
 have always been friendly and I
 then took Pedro away, the prisoner
 named Nicole Garetta threatened
 me for interfering, ~~when I was~~
 I pushed the prisoner named Garetta
 away, I saw that organ & the man
 who was deceased, Garetta was
 alone ~~the brother of~~ deceased tried
 to get up and fall and then his
 brother came and lifted him up
 and took him to his room, I
 did not see any more ^{at night in the hands of Garetta} or they were
 about 10 quarrelling altogether, when I

Taken before me

this

day of

188

Philip Herke

CORONER.

0589

Coroner's Office.

TESTIMONY.

4

saw Garitta have Pedriachi by the
~~times~~ Pedriachi said Oh my God
 they will kill me other men were
 around them but I cannot say
 whether they were helping Garitta
 or Pedriachi; I do not know
 the names of the men; I saw
 Garitta strike the deceased after
 he had fell down the first time
~~when he~~ ~~deceased~~ ~~brother~~ ~~brother~~ ~~from~~ ~~up~~
 after he had fell the second
 time when I went into the room I
 saw ~~a man~~ ~~deceased~~ ~~lying~~
 down and talking to his brother
~~and~~ said they have killed me for
 no reason, deceased had a kind
 of bruise on his side and a stab-
 wound in the back and one on his
 wrist, I did not see who had ~~stabbed~~
 deceased.

Vita Antonio ^{Lucio} Fionella
 maker

Taken before me
 this 18 day of

October 1884
 Philip Hooke

CORONER.

0590

Coroner's Office.

TESTIMONY.

John Petrogo being sworn says
 he resides at 423 East 111th St. On
 Oct. 18th about 5.30 P.M. after I
 was taken up stairs I went to
 look out the window and I saw
 Ganette have a knife in his hand
 and saw him ~~stab~~ stab the
 deceased, the window was about
 two or three steps up from the yard
 and on the ground floor, it was
 about 3 steps from the window
 to where deceased was stabbed
 he was stabbed in the left side of
 the back, I cannot say whether the
 other two prisoners were there or
 not. I helped to untie deceased
 the injuries ~~received~~ were received about
 6 P.M. and he lived until 1 o'clock
 the following afternoon, they were several
 persons around when Ganette stabbed
 deceased, but I did not look at
 any one only Ganette and deceased
 after Ganette stabbed him deceased
 and he fell, Ganette had the handle
 of an organ and struck deceased in
 the ribs, there were about 10 or 12 other
 persons around, I did not mention
 this to the Police

John Petrogo

Taken before me
 this 18 day of October 1884
 Philip Harker

CORONER.

0591

Coroner's Office.

TESTIMONY.

6

Jacinto Carson being under oath
 I reside at ~~423 E. 111 St.~~ 423 E. 111 St.
 on Oct. 5th. at 5:30 PM I was
 home and saw Gambetta stab my
 Father (deceased) in the back, I
 was in the yard and was trying
 to get my Father away, I saw the
 knife in Gambetta's hand and
 after my Father was down Gambetta
 hit him with the handle of an
 organ on the wrist, my uncle
 got my Father up and took him
 to his room and he laid on
 the floor and when the officers
 came he was put in bed, the
 bed was hard and hurt my
 Father's back, he died the next
 day about 1 PM. there were about
 10 persons around my Father when
 he was stabbed

Jacinto Carson
 sworn

Taken before me

this

day of

October 1888

Philip Wakee

CORONER.

0592

MEMORANDA.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE. When Reported.
35 Years. — Months. — Days.	Italy	423 E 111 St	Oct 1/88

He was met 5 left
of same where
settled with
having knowledge
of left party
express of blood
in left forearm
earring

P. M.

No. 607
4th Dec 1884

AN INQUISITION

On the VIEW of the BODY of

Francisco Castronova

whereby it is found that he
came to his Death by Suicide

Shock and Hoem-

orage from a shot

grinded the left

side of his back

Inquest taken on the 11 day
of October 1884
before

PHILIP MERKLE, Coroner.

0593

P. M.

No. 67
Feb. 2nd 1884

AN INQUISITION

On the VIEW of the BODY of

Francisco Canzone

whereby it is found that he
came to his Death by Fomicide

Shock and Hemorrhage from a stab
Wound of the Left
side of the Back

Inquest taken on the 11 day
of October 1884
before

PHILIP MERKLE, Coroner.

Wound incl. to left
spine between
5th & 6th ribs -
Wound surrounded
by left lung -
Exposed of blood
in left pleural
cavity

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE When Reported.
32 Years. - Months. - Days.	Italy	1423 E. 111th St. Co. 1st	1884

MEMORANDA

0594

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael Garretta 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— Michael Garretta

Question—How old are you?

Answer— 24 years.

Question—Where were you born?

Answer— Stigliana, Italy.

Question—Where do you live?

Answer— 423 E. 111th St.

Question—What is your occupation?

Answer— Laborer.

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

I am not guilty his
Michael + Garretta.
mark

Taken before me, this 18th day of October 1884.

Philip Werker

CORONER.

0595

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
35 Years. — Months — Days.	Italy	423 East 111 th St.	Oct. 7/84

Joseph 15
Michael Garreta

Murders

Francis Lawrence
425 East 111th St.

Herwaldago Stranaco
423 East 111th St.

Antonio Torella
423 East 111th St.

John Stranaco
423 East 111th St.

Francis Lawrence
423 East 111th St.

William M.
Coroner Office

11

Michael

14th Dec. 1864.
HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of

Maurice Lawrence.

whereby it is found that he came to
his Death by the hands of

John and Herwaldago
from a Death wound
of the Left side
of the back.

Inquest taken on 11th day
of Dec. 1864
by
District Coroner.
Michael Lawrence

Committed
to the
County Jail

Date of death

Michael Lawrence

MEMORANDUM.

AGE.	35 Years. — Months — Days.
PLACE OF NATIVITY.	Italy
WHERE FOUND.	423 East 111th St.
DATE.	Oct 17/94

Joseph 75
Michael Garetta
Maurice
Frances Laura
425 East 111th St.
Hernando Franco
423 East 111th St.
Antonio Fiorella
423 East 111th St.
John Petrogo
423 East 111th St.
Jacinto Carosini
423 East 111th St.

J. B. Gessner M.D.
Coroner's Office

Not signed

14 Sep. 1894
HOMICIDE.

AN INQUISITION

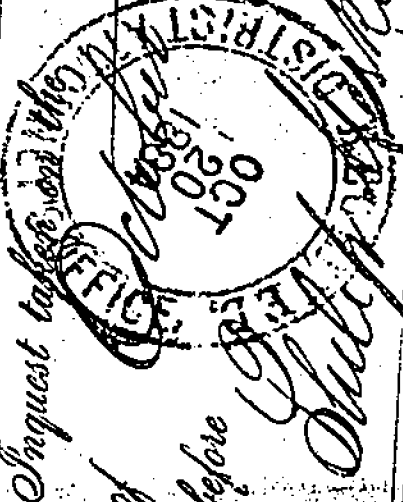
On the VIEW of the BODY of

Maurice Carosini.

whereby it is found that he came to his Death by the hands of

Shock and Hemorrhage from a State Wound of the Left side of the Back.

Inquest taken on the 17 day of October 1894 before



Coroner.

Committed

Built

Discharged

Date of death

Oct 17/94

Michael Carosini

9656

0597

STATE OF NEW YORK,

CITY AND COUNTY OF NEW YORK, ss:

AN INQUISITION,

Taken at the *Coroners' Office*
 No. 13 & 15 *Chaunces* Street, in the *4th* Ward of the City of
 New York, in the County of New York, this *18* day of *October*
 in the year of our Lord one thousand eight hundred and *84* before

PHILIP MERKLE, Coroner,
 of the City and County aforesaid, on view of the Body of

Francisco Canzona

now lying dead at

Seign Upon the Oaths and Affirmations of
 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 *Francisco Canzona* came to his
 death, do upon their Oaths and Affirmations say, That the said
Francisco Canzona came to his death by

Shock and Hemorrhage from a State Wound of the
Left side of the back inflicted by Michael Garetta
in the front of No 423 East 11th & shot on
Oct. 5th about 5:30 P.M. and we exonerate
Michael Garetta and Nicholas Dimaso from
all blame

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.

<i>Joseph Frankfort</i>	<i>766 3rd Ave</i>
<i>John Miller</i>	<i>670. 3rd Ave.</i>
<i>Moses Morharn</i>	<i>318. East 62th</i>
<i>E. R. Morse</i>	<i>666 Third av.</i>
<i>Henry Abrams</i>	<i>784. - 3rd Ave</i>
<i>J. Parison</i>	<i>672 3rd Ave</i>
<i>Jacob Hous</i>	<i>830 3rd Ave</i>
<i>Philip Merkle</i>	

CORONER, [L. S.]

0598

TESTIMONY.

Dr. M. J. B. Messener being sworn
 says: On October 7th at 4:23
 E. IIII & M. I made an autopsy on the
 body of Francisco Cassora. There
 was a stab wound in the back half
 an inch to the left of the spine which
 entered between the 5th & 6th ribs and
 piercing the lower lobe of the left lung
 and passing about two inches into
 lung. The left lung had collapsed and
 the left pleural cavity contained fully
 three quarts of blood and clots. Lungs
 slightly redematous. Liver enlarged and
 intereffed in appearance. All other
 organs normal. Death in my opinion
 was caused by shock and hemorrhage
 following a stab wound of the left side
 of the back. M. J. B. Messener

Sworn to before me

this 7th day of October 1884

Philip Doerker

CORONER.

0599

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Agnew

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

Michael Agnew

of the CRIME OF MURDER IN THE ~~Second~~ DEGREE, committed as follows:

The said Michael Agnew

late of the City and County of New York, on the ~~22nd~~ day of October, in the year of our Lord one thousand eight hundred and eighty-~~four~~, at the City and County aforesaid, with force and arms, in and upon one Francisco

Canzano, in the peace of the People of the State then and there being, willfully, feloniously, and with a ~~deliberate and premeditated~~ design to effect the death of ~~him~~ the said Francisco Canzano, did make an assault.

And the said Michael Agnew, ~~him~~

the said Francisco Canzano,

with a certain knife,

which ~~he~~ the said Michael Agnew

in ~~his~~ right hand then and there had and held, in and upon the ~~back~~

of ~~him~~ the said Francisco Canzano then and there willfully, feloniously, and with a ~~deliberate and premeditated~~ design to effect the death of ~~him~~ the said Francisco Canzano, did strike, stab, cut and wound, giving unto ~~him~~ the said Francisco Canzano, then and there with the knife

aforesaid, in and upon the ~~back~~

of ~~him~~ the said Francisco Canzano, one mortal wound of the breadth of one inch and of the depth of six inches, of which said mortal wound ~~he~~ the said Francisco Canzano, at the City, and County aforesaid, from the day first aforesaid, in the year afore-said, until the ~~ninth~~ day of October, in the same year aforesaid, did languish, and languishing did live, and on which ~~ninth~~ day of October, in the year aforesaid, ~~he~~ the said Francisco Canzano, at the City and County aforesaid, of the said mortal wound did die.

0500

And so the Grand Jury aforesaid do say: That the said Michael
Cannata, Jr., _____

the said Francisco Cannata in the manner and form
and by the means aforesaid, at the City and County aforesaid, on the day and in the
year aforesaid, willfully, feloniously, and with a ~~deliberate and premeditated~~ design to
effect the death of Jr. the said Francisco Cannata,
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.

PETER B. OLNEY,
~~JOHN W. WHELAN~~ District Attorney.

0601

BOX:

156

FOLDER:

1601

DESCRIPTION:

Gassner, George

DATE:

11/14/84



1601

0602

Witnesses:

130 ✓

Counsel,

19th of May 1884

Filed 14 day of

Pleads

Not July 17

THE PEOPLE

vs.

B

George Gasner

PETER B. OLNEY,

District Attorney.

A True Bill.

Hand Maccler

Foreman.

Recd Feb 19th / 87

0603

STATE OF NEW YORK,

City of New York } ss.
 COUNTY OF New York

William W. Meeter of No. 133 ^{East} of No. 117 "Street, in
 the City of New York, being duly sworn, deposes and
 says:

That he is Agent
 a State Agent for the State of New York, appointed by Josiah K. Brown, New York
 State Dairy Commissioner, under chapter 202 of the laws of 1884, entitled "An Act to
 prevent deception in sales of dairy products," passed April 24, 1884, that his place of
 business is No. 169 Rensselaer St New York; that on the 12 day of
September 1884, at the City of New York and County of
New York, to wit: at No. 40 South Fifth
Avenue in said City, one George Dalton
 did then and there unlawfully offer for sale a certain oleaginous
 substance, and certain compounds of oleaginous substances, other than that produced from
 unadulterated milk, or cream from the same, which said substance and compounds thereof
 was designed to take the place of butter, and that the said George Dalton
did then and there unlawfully offer the same for
sale as an article of food.

That on said day deponent entered the Retail Grocery
 store of the said Geo. H. Dalton, at the said number, and
 then and there found in the Said Store of the said George Dalton
and exposed for
 sale in said store, a quantity of such oleaginous substance and compounds of such oleagi-
 nous substances. That defendant entered the store above named
on the 12th day of September and asked the
said George Dalton for a pound of butter
and the said George Dalton did then and there
sell and deliver to defendant as butter for the said
pound of the oleaginous substance and compounds thereof, as aforesaid, which deponent

has since caused to be analyzed by experts,
and the same has been found
to be not butter as defendant is informed
and truly believes and deponent charges the
 same to be, not butter, but mostly composed of oleaginous substances, which are not pro-
 duced from unadulterated milk, or from cream of the same, as appears from the certificate
 of analysis hereto annexed.

Wherefore, deponent prays that a warrant may issue for the arrest of the said
George Dalton, and that he may be dealt with as the law
 directs.

Sworn to before me, this 7 day
 of October 1884

William W. Meeter

J. M. Patterson

Justice.

Dorshner

0604

Court of 2^d
County of 4

THE PEOPLE, &c.

vs.
Gravel & Co. Messrs
70 So 5th Avenue
N.Y.

October 9/64

Affidavit:
William M. Murtree
169 Rensselaer St city
Box 133 & 119 rear
Witnesses:
Chas. M. Stillwell Christ

Residence 55 Fulton St N.Y.

Residence

Residence
Adja to Oct. 16/64
at 2 P.M. Murtree

Adja to Oct. 17/64
at 2 1/2 P.M.

Adja. J. Consantini
& N. November 11/64
at 2 1/2 P.M.

0605

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. 15882.

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

P. O. Box 1261.

New York, Sept 27 1884

Certificate of Analysis

of a sample of....."BUTTER".....marked.....

"#515- Sept. 12. 1884."
received from M. B. F. Van Valkenburgh, Sept 24/84
drawn by our Agent.....in a sealed bottle.....

Fat,.....85.16
Curd,.....0.80
Salt, [Ash],.....4.52
Water, at 100° C.,.....9.52
.....100.00

Soluble Fatty Acids, [on a dry basis].....0.58 %

Insoluble do. do. do.95.41 %

Specific Gravity of the dry Fat, at 100° Fah.,.....0.9038

Titre,41.45° C.

This sample is not a genuine butter.

Very Respectfully,

Stillwell & Gladding
Mr. B. F. Van Valkenburgh
NY

CHEMISTS
TO THE
NEW YORK
PRODUCE
EXCHANGE.

0606

No 515-
Mutter

Geo F Daltonchuk
40 do 5th avenue

0607

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

George Gassner 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 Gassner

Question. How old are you?

Answer.

56 years of age

Question. Where were you born?

Answer.

New York

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

Answer.

89 West 3rd St. Since last May

Question. What is your business or profession?

Answer.

Lin Smith

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.

I demand a trial by jury.

Geo Gassner

Taken before me this

day of *November* 188*9*

Wm. J. Sullivan

Police Justice.

0608

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 Gassner

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

Dated *November 11* 188 *J. M. Patterson* Police Justice.

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

Dated *November 11* 188 *J. M. Patterson* Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order h to be discharged.

Dated _____ 188 _____ Police Justice.

0609

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Wm W. Meeteer
133 East 119th St
George Gasner

Dated

November 11th 1884
Patterson

Magistrate.

Officer.

Precinct.

Witnesses

No.

No.

No.

\$

to answer

to answer

to answer

to answer

to answer

to answer

to answer

to answer

to answer

to answer

to answer

to answer

to answer

to answer

to answer

to answer

to answer

to answer

to answer

to answer

06 10

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Gassner

The Grand Jury of the City and County of New York, by this indictment, accuse George Gassner of the crime of selling as an article of food, an article designed to take the place of butter, produced from pure, unadulterated milk or cream of the same, the article so sold being manufactured out of oleaginous substances and compounds thereof other than those produced from unadulterated milk or cream from the same, committed as follows:

The said George Gassner,

late of the First ——— Ward of the City of New York, in the County of New York aforesaid, on the twelfth ——— day of September, in the year of our Lord one thousand eight hundred and eighty-four, at the Ward, City and County aforesaid, with force and arms, one pound of a certain article manufactured out of divers oleaginous substances and compounds thereof other than those produced from unadulterated milk or of cream from unadulterated milk, unlawfully did sell to one William W. Meeter as an article of food, the said article so sold as aforesaid by the said George Gassner being then and there designed to take the place of butter produced from pure unadulterated milk or cream of the same; a more particular description of which said article and of the substances and compounds out of which the same was so manufactured as aforesaid, is to the Grand Jury aforesaid unknown, and cannot now be given: against the form of the Statute

06 1-1

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

Peter B. Olney,

District Attorney.

06 12

BOX:

156

FOLDER:

1601

DESCRIPTION:

Geiger, Andrew E.

DATE:

11/26/84



1601

Witnesses:

Wm. Lally

253

Counsel,

Filed *Nov* day of *Nov* 1884

Pleads *Not Guilty*

THE PEOPLE

vs.

F

Andrew E. Geiger

Grand Larceny, 2^d degree
[Sections 528, 58, Penal Code]

PETER B. OLNEY,

District Attorney.

A True Bill.

Not Guilty

Dec 2/84 Foreman:
Headquilly
S. P. Wood

06 14

Police Court—5th District.

Affidavit—Larceny.

City and County } ss.:
of New York, }of No. 2361 2nd Avenue Street, aged 29 years,
occupation Horseshoer being duly sworndeposes and says, that on the 6 day of November 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property viz:one gold Watch with plated Chain attached
of the value of thirty dollars,
one over Coat of the value of
fifteen dollarsthree pair of Woolen Drawers and
two woolen Shirts of the value of
seven dollars,said property being in all of the
value of fifty two dollarsthe 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 Andrew E. Geiger (nowhere)From the fact that on the evening
previous to said 6th day of November
said property was in deponent's premises,
that at that time said deponent
was sleeping in deponent's apartment
that on the morning of said 6th day
of November deponent missed said
property and said deponent was
gone, and did not return to said
home, and from the further fact that
said deponent acknowledged to
deponent in the presence of Mr. [unclear]
and in open court that he did steal
said property.John LallySuborn to before me, this 11 day
of November 1888
John J. [unclear] Police Justice.

06 15

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Andrew E. Genger 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. Andrew E. Genger

Question. How old are you?

Answer. 28 years

Question. Where were you born?

Answer. New York

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

Answer. I have no home

Question. What is your business or profession?

Answer. Labourer

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 took these things and sold them, I am satisfied to rectify my mistake

Andrew E. Genger

Taken before me this

26

day of

March 1888

John J. Conners Police Justice.

06 16

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

Andrew E. Perry
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Seven* 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 *November 2* 188 *John J. Hoffman* 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 h to be discharged.

Dated 188 Police Justice.

06 17

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court 5-1767 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Lally
2361 vs. 2nd Av.
Sacramento Prison

1 _____
2 _____
3 _____
4 _____

Offence: *Wanda Harvey*

Dated *Nov 4* 188 *4*
Wanda Harvey Magistrate.
Wanda Harvey Officer.
12 Precinct.

Witnesses _____
No. _____ Street.

No. _____ Street.

No. _____ Street.
\$ *700* to answer *G.S.*

Committed

06 18

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Andrew E. Czajka

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

— Andrew E. Czajka —

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

The said Andrew E. Czajka, 7

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

one watch of the value of ~~thirty dollars~~, —

one chain of the value of one dollar, —

one overcoat of the value of ~~fifteen dollars~~, —

three pairs of drawers of the value of ~~two dollars each pair~~, —

two shirts of the value of ~~two dollars each~~, —

of the goods, chattels and personal property of one ~~John S. Sweeney~~

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.

John B. Sweeney
District Attorney

06 19

BOX:

156

FOLDER:

1601

DESCRIPTION:

Geiger, Joseph

DATE:

11/21/84



1601

the Bull and.
49 children. Rane 4 years
ago washed for me for
24 years. his Ch was good

Witnesses:

Wm M. Sanders

Plumtree, Feb 21

Sawyer

R. Gehr

Jesse. Tiffan & Co

Bullman 44 made a

Appetizers that

Left her washed for

him for some time

Always. for whom

recommended the accu

7.8

clerk takes care.

The Name doesn't

show him honest

re.

32/91

Counsel,

Filed 21 day of Nov 1884

Pleads Not guilty

Grand Larceny 2nd degree [Sections 528, 58 Penal Code].

THE PEOPLE

vs. P

Joseph Geiger

35 3rd St
141 Wash Dc

PETER B. OLNEY,

Dec 2/84 District Attorney.

He is guilty. \$1.8.

A True Bill.

Wm M. Sanders

Plumtree, Feb 21

7.8

clerk takes care.

The Name doesn't

show him honest

re.

0620

0621

Police Court—

District.

Affidavit—Larceny.

City and County } ss.:
of New York;

Frederick W. Sanders

of No. 130 Fulton Street, aged 24 years,
occupation Jeweler being duly sworndeposes and says, that on the 4 day of October 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 double case gold watch

of the value of one hundred dollars.
the property of Hugh McLean and in
custodians care and
charge.and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Joseph Geiger, from the
fact that deponent left said
watch to be repaired on
the above date, said Geiger
failed to return the watch
after repeated demands for
the same, and afterwards
acknowledged that he
had pawned the watch
with Simpson Somers & Company
351 Chatham Street, and received
upon the same twenty three
dollars as a loan.

F. W. Sanders

Sworn to before me, this 17 day
of October 1884
Police Justice.

0622

Police Court, District,

THE PEOPLE, &c.,
on the complaint of
Frederick W. Sanders
vs.
Joseph Geiger

Offence—LARCENY.

Date Nov 17 188
Magistrate
Officer
Clerk

Witnesses,
No. Street,
No. Street,
No. Street,
No. Sessions.

\$ 5.00 to answer

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

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.

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

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

Dated 188 Police Justice.

0623

Sec. 105-200.

CITY AND COUNTY
OF NEW YORK, ss

District Police Court.

Joseph Geiger 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

Question How old are you?

Answer

Question Where were you born?

Answer

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

Answer

Question What is your business or profession?

Answer

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
for Geiger

Taken before me this

day of

1888

W. J. Justice
Police Justice.

0624

Sec. 151.

District Police Court.

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

Whereas, Complaint on oath, has been made before the undersigned, one of the Police Justices in and for the said City, by *Medemer W. Sanders*

of No. *130* *Multon* Street, that on the *4* day of *October* 188*8* at the City of New York, in the County of New York, the following article to wit :

one double case gold watch
of the value of *one hundred* Dollars,
the property of *Joseph A. Dean and in complainant's*
w *as* taken, stolen, and carried away and as the said complainant has cause to suspect, and does suspect and believe, by *Joseph A. Dean 49 Manhattan Lane*

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring *him* before me, at the *DISTRICT POLICE COURT*, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this *17* day of *November* 188*8*

[Signature]
POLICE JUSTICE.

0625

POLICE COURT. DISTRICT.	REMARKS.
THE PEOPLE, & c., ON THE COMPLAINT OF <i>Charles W. Sanders</i> vs. <i>Joseph Leiger</i> Warrant-Larceny.	Time of Arrest, <i>3. PM</i>
Dated <i>Nov. 14</i> 188 <i>8</i>	Native of <i>Germany</i>
<i>Duffy</i> Magistrate	Age, <i>34</i>
<i>Sullivan</i> Officer	Sex
The Defendant <i>Joseph Leiger</i> taken, and brought before the Magistrate, to answer the within charge, pursuant to the command con- tained in this Warrant.	Complexion,
<i>Sullivan</i> Officer.	Color <i>SW</i>
Dated <i>Nov. 17</i> 188 <i>8</i>	Profession, <i>Waterman</i>
This Warrant may be executed on Sunday or at night.	Married
Police Justice.	Single, <i>Yes</i>
	Read, <i>Yes</i>
	Write, <i>Yes</i>
	<i>19. Carr 3rd Street</i>

0626

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

Joseph Geiger
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.

Apr 17
Dated _____

188

[Signature]
Police Justice.

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

Dated _____

188

Police Justice.

There being no sufficient cause to believe the within named _____

_____ guilty of the offence within mentioned, I order h to be discharged.

Dated _____

188

Police Justice.

0627

Police Court 1749 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Frederick W. Sander
130 Fulton St.
Joseph C. Wagner

2
3
4

NOV 19 1884

Offence Handed

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

Dated Nov 17 188 X
J. H. Murphy Magistrate.
W. S. Sells Officer.
Carroll Precinct.

Witnesses _____
No. _____ Street.
No. _____ Street.
No. _____ Street.
\$ 5.00 to answer _____ Sessions.
EW

0628

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph A. Quinn

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

Joseph A. Quinn

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

The said *Joseph A. Quinn*,

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

one watch of the value of

one hundred dollars,

of the goods, chattels and personal property of one *James M. Quinn*

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.

Peter B. Olney,
District Attorney

0629

BOX:

156

FOLDER:

1601

DESCRIPTION:

Gilkinson, Thomas

DATE:

11/26/84



1601

227

James H. Quinn

Counsel, *McClann*
Filed *20* day of *Nov* 188*4*
Pleads *Not Guilty* *25*

THE PEOPLE
vs.
B
Thomas G. Gifferson
Assault in the Third Degree.
(Section 219.)

PETER B. OLNEY,
JOHN McKEON
District Attorney.

A True Bill.

Alfred MacLach
Foreman.

0630

0631

Sec. 198-200

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Thomas G. Kirkman being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him, that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *Thomas G. Kirkman*

Question. How old are you?

Answer. *35 years.*

Question. Where were you born?

Answer. *Longbeach*

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

Answer. *274 West 25th Street 16 years.*

Question. What is your business or profession?

Answer. *Manufacturer*

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 of the charge*
Thomas G. Kirkman

Taken before me this *18th*

day of *November*

1888

Samuel D. Kelly
Police Justice.

0632

Sec. 151.

2 District Police Court.

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 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 Maguire M. E. Gurne
of No. 274 W 25th Street, that on the 11 day of Nov
1884 at the City of New York, in the County of New York.

S he was violently Assaulted and Beaten by Thomas Gillerson

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
forthwith before me, at the 2 DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this 17 day of Nov 1884

Samuel C. Kelly POLICE JUSTICE.

0633

274 W 25

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Maggie M. Guirk

vs.

Thomas Gilkenson

Warrant-A. & B.

Dated November 17th 1884

O'Reilly Magistrate.

Kelly Officer.

Thomas Gilkenson
The Defendant

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

Michael Kelly Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, Nov 18 1884

Native of N.Y.

Age, 21~

Sex

Complexion,

Color White

Profession, none

Married Yes

Single,

Read, Yes

Write, Yes

248 W 25~

0634

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 3
Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he
give such bail.

Dated November 18 1884 Samuel C. Bell Police Justice.

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

Dated November 18 1884 Samuel C. Bell Police Justice.

There being no sufficient cause to believe the within named

_____ guilty of the offence within mentioned, I order h to be discharged.

Dated _____ 188 _____ Police Justice.

0635

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

2

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Maggie McGinnis
2774 W. 25

Thomas Giddens

2

3

4

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street,

No.

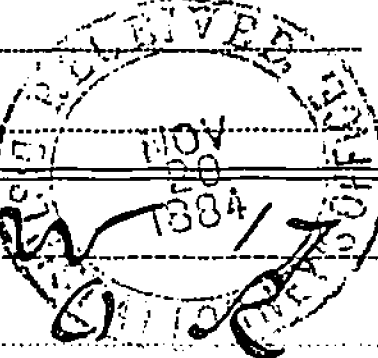
Street.

\$ 3.00 to answer

Sessions.

Paroled Prior

Office of the
District Attorney



0636

Police Court— District.

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

of No 274 vs Maggie Mc Guirk 25 1/2 Street,

being duly sworn, deposes and says, that
on the 11 day of November
in the year 188 4 at the City of New York, in the County of New York,

He was violently ASSAULTED and BEATEN by Thomas Gilkinson
who struck deponent several blows on the
head and face with his fist blackening
his eyes and knocking her down and
while down picked her several
times on the breast
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 the above assault, &c, and be dealt with according to law.

Sworn to before me, this 17 day of Nov, 188 4 Maggie Mc Guirk

Samuel C. Reilly POLICE JUSTICE.

0637

POLICE COURT. *3d* DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs
Thomas G. Kissen

On Complaint of *Maggie Mc Ginn*
For *Assault*

After being informed of my rights under the law, I hereby ^{*demand*} ~~waive~~ a trial, by Jury, on this complaint, and demand a trial at the COURT OF ^{*General*} ~~SPECIAL~~ SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated *November 18* 188*4*

Thomas G. Kissen

Samuel D. Kelly Police Justice.

0638

New York
Nov 27/64

This is to certify that
I am attending that E. J. Gilman
he is confined to his bed
this past week and he
will not be convenient
for at least ten days
to come

Signed

John F. Baker M.D.
66 Charlotte St.

11

0639

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK.

against

Thomas E. Johnson

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

- Thomas E. Johnson -

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

The said *Thomas E. Johnson,*

late of the First Ward of the City of New York, in the County of New York afore-
said, on the *fourth* day of *November*, in the year of our Lord one
thousand eight hundred and eighty-*four*, at the Ward, City and County
aforesaid, in and upon the body of *one Maggie McQuinn*,
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *then* the said *Maggie McQuinn*,
did then and there unlawfully beat, wound and illtreat, to the great damage of the
said *Maggie McQuinn* 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.

PETER B. OLNEY,
~~JOHN MCKEON~~, District Attorney.

0640

BOX:

156

FOLDER:

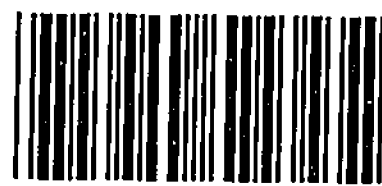
1601

DESCRIPTION:

Graeff, William

DATE:

11/14/84



1601

Witnesses:

Charles G. Vach

John K. Robinson

App-17-1907

110

Filed 14 day of Nov 1884

Pleads

THE PEOPLE

vs.

William Graeff

P

Assault in the First Degree
(Firearms.)
(Sec. 217 and 218)

PETER B. OLNEY,
~~JOHN M. KIRBY~~

District Attorney.

Heard & Co. 212
Sen. Two 212 & 213

A TRUE BILL.

Wm. MacLae

Nov. 28. 84 4 P.M. Foreman.

Grand Jury returns

without finding

as to prisoner's

mental state

Wm. MacLae

0641

0642

Police Court—2^d District.City and County } ss.:
of New York, }of No. 37 East 7th Street, aged 22 years,
occupation Carpenter being duly sworndeposes and says, that on the 11th day of November 1884 at the City of New
York, in the County of New York, at the night time

he was violently and feloniously ASSAULTED and BEATEN by deponents
brother, William Graeff, now
here, who did unlawfully knock
deponent down, and immediately
thereafter fired off and discharged
the contents of six barrels of
a pistol, loaded with live cartridges,
at deponent's body while he,
said William, held said pistol
in his hands aimed and pointed
at deponent.

Charles Graeff
deponent

with the felonious intent to ~~take the life of deponent~~ 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 12th day
 of November 1884.

Charles Graeff

M. Patterson

Police Justice.

0643

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

William Graeff

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 Graeff

Question How old are you?

Answer

20 years 2 ages

Question Where were you born?

Answer

New York

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

Answer

37 First St. 5 years.

Question What is your business or profession?

Answer

Weaver

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 at present.

William Graeff.

Taken before me this

18

day of November 1888

W. H. Sullivan

Police Justice.

0644

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

Williams Graeff

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

Dated *November 12th* 188*8* of *A. M. Patterson* 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 h to be discharged.

Dated _____ 188 _____ Police Justice.

0645

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court-- 2 1737 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Graeff
97 E. 12th St.
Wm Graeff

2

3

4

Dated November 12 1884

Matterson Magistrate.

Edwin K. Robinson Officer.

17 Precinct.

Witnesses Wm Fields

No. 107 E. 3rd Street.

Wm Hardie

No. 336 W 27 Street,

No. Street.

\$2000 to answer Gen. Sessions.

Comd

0646

New York City
November 21/14

Hon. Peter B. Olney,

Dist. Attorney

My Dear Sir:

At your request I visited William Graeff now at the City Prison & examined him regarding his mental condition.

After two interviews with him & having seen his brother & sister & questioning them as to his past life; I am of the opinion that he is a weak minded imbecile. He is weak physically as well as mentally. He has the physical evidences of "self abuse" though he denies the fact. He is inclined to be morose & sullen & inclined to be by himself & makes few friends. His memory is

0647

2

defective. He has ill defined delusions; imagin-
ing that the other work-
men, whom he was formerly
employed, used to talk
about him & prejudiced
people against him.
Since losing his position
he imagines that these
people send parties where-
ver he goes to seek
employment & thus pre-
vent him from obtaining
employment. He will buy
birds & mice & lock
them up together &
will kill them in a
cruel manner for no
reason. When left to him-
self he will do his
work fairly well but if
crossed he becomes ex-
cited & threatening. Some four
years ago he had
a maniacal attack, which
lasted for several weeks.
At this time he had
well defined hallucinations

0648

3

of both sight & hearing
& delusions & periods
of violence. The infor-
mation that I obtained
from the young man
himself & that from his
~~friends~~ coincide perfectly.

His friends state that a
short time before the
maniacal attack, referred to
above, he received a
severe blow upon the
head. In conclusion, I
believe William Graeff to be a
weak-minded imbecile & in-
responsible & a man
for care in an
asylum rather than a prison.

Respectfully Submitted
Matthew D. Field M.D.

107 E. 35th St.
New York City

0649

Nov 1884

State of New York.

Executive Chamber,

Albany, AUG 17 1885 188

Sir: Application having been made to the Governor for the
pardon of Wm. Traff, who was
sentenced on Dec. 1 1884, in your County,
for the crime of Walt. 2nd for the term
of 2 years and 6 months to the State Prison

Penitentiary, you are respectfully requested (in pursuance of
§ 695 of the Code of Criminal Procedure,
~~Chapter 310, Laws 1877~~) to furnish the Governor with a concise
statement of the case as proven on the trial, together with any other
facts or circumstances which may have a bearing on the question of
granting or refusing a pardon. Be pleased, also, to state the previous
character of the convict. An opinion is respectfully requested.

Each letter of inquiry from this Department should be answered on
a separate sheet.

Very respectfully yours,

David B. Hill

Governor.

To Hon. *R. J. Martin*,
District Attorney, &c.

By *Edwin Brown*,
EXECUTIVE CLERK.

0650

Answered
Aug. 24th 80
R. B. Lee

0651

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 C. Gault

The Grand Jury of the City and County of New York, by this indictment, accuse *William C. Gault* -

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

The said *William C. Gault* -

late of the City of New York, in the County of New York aforesaid, on the *eleventh* day of *November*, 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 *Charles Gault* - in the peace of the said People then and there being, feloniously did make an assault, and to, at and against *him* the said *Charles Gault* - a certain *revolver* then and there loaded and charged with gunpowder and one leaden bullet, which the said *William C. Gault* - in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge, with intent *to kill* - the said *Charles Gault* - 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 *William C. Gault* -

of the Crime of assault in the second degree, committed as follows:

The said *William C. Gault* 7

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 *Charles Gault* - then and there being, feloniously did, willfully and wrongfully, make an assault, and to, at and against *him* the said *Charles Gault* - a certain *revolver* then and there loaded and charged with gunpowder and one leaden bullet, which *he* the said *William C. Gault* - in *his* right hand, then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, willfully and wrongfully then and there shoot off and discharge 7

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.

PETER B. OLNEY,

~~JOHN McKEON~~ District Attorney.

0652

BOX:

156

FOLDER:

1601

DESCRIPTION:

Granger, Ralph M.

DATE:

11/28/84



1601

0653

BOX:

156

FOLDER:

1601

DESCRIPTION:

Meyers, Meyer

DATE:

11/28/84



1601

0654

Witnesses:

Barnes & Sany.

21 Essex Street

Nov 11

Bailed by

John Howard

31 Bowery

Nov 2

Bailed by

John Brudsky

111 Ludlow Street

220 Essex Street

Day of Trial

Counsel, *Chas. E. Conant*

Filed 28 day of Nov 1884

Pleas

Indictment

THE PEOPLE, Deft.

vs.

Ralph M. Granger

and

Wm. B. Meyer

PETER B. O'NEVY,

~~Attorney at Law~~

District Attorney.

A True Bill.

Wm. B. O'Neely

Foreman.

Ordered to W. B. O'Neely
and Foreman for trial Jan. 29, 1885

Nov 11 1884

W. B.

0655

COUNTY OF NEW YORK, SS.

In the Name of the People of the State of New York, To any Sheriff, Constable,

Marshal or Policeman in this State, GREETING:

An indictment having been found on the 28th day of May

188 7, in the Court of General Sessions of the Peace, of the County of

New York, charging Ralph W. Wanger and

Myers Wanger

with the crime of obstructing a justice of the Peace

You are therefore Commanded forthwith to arrest the above named defendants

and bring them before that Court to answer the indictment; or

if the Court have adjourned for the term, that you deliver them into the custody of the Keeper of the

City Prison of the City of New York,

28th day of May 188 7 New York City, the

By order of the Court,

Clerk of Court.

0656

COUNTY OF NEW YORK, SS.

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING:

An indictment having been found on the 28 day of Novr

188 4, in the Court of General Sessions of the Peace, of the County of
New York, charging Ralph M. Granger and

Meyer Meyers

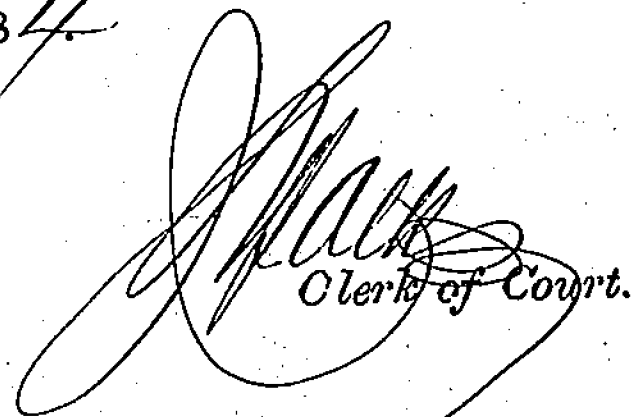
with the crime of Intimidating a qualified Voter

You are therefore Commanded forthwith to arrest the above named defendants

and bring ^{them} ~~him~~ before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver ^{them} ~~him~~ into the custody of the Keeper of the
City Prison of the City of New York,

New York City, the 28th day of Novr 188 4

By order of the Court,


Clerk of Court.

0657

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,

against
Ralph M. Granger
by Meyer Meyers.

Bench Warrant for Felony.

Issued

Nov. 28th 1884

The officer executing this process will make his
return to the Court forthwith.

Dec. 1st 1884

*The first named defen-
dant surrendered to det.
Van Gerichten & Reilly
and brought in Court
of General Sessions and
gave bail \$1000*

Dec 3rd 1884

*The second named de-
fendant. Meyer Meyers
this ^{day} surrendered himself
to det. Reilly & Van Gerichten
and brought to the Court
of General Sessions and
bailed*

0658

City and County of New-York, SS.:

4 X Bernard Levy, of No. 21 Essex street, in said City, being duly sworn, deposes and says: That on Saturday, the 1st. day of November, 1884, at about half past 12 o'clock, Myer Meyers accompanied by a man who deponent has since been informed was Sergeant Granger of the Metropolitan Police Force, came into deponent's place and ~~said he had a warrant for him~~, and the stranger said that he had a warrant for the arrest of deponent, and the stranger immediately added that he was only fooling deponent, and that he, the stranger, wanted this deponent to vote for Blaine; that deponent replied to the stranger that he would let him know Tuesday morning; that the stranger then said that that was all right, and then he went away; that before the said stranger went away he asked this deponent if he had another fifty dollars to pay fines; that the meaning of this remark was that about a week previous deponent had been fined fifty dollars in the Tombs Police Court for selling adulterated milk and this same stranger had had the warrant for deponent's arrest, but did not arrest him, but told him to go to the Court on the following Friday morning, which deponent did and paid the fifty dollars fine.

Sworn to before me, this :
8th day of November, 1884. :

W. J. Macvey
Notary Public, N. Y. Co. *Bernard X Levy*
Sub. filed in N.Y. *mark*

0660

Report of General Sessions of the Peace
of the City and County of New York.

The People of the State
of New York,

against

Robert M. Cramer
and seven others

The Grand Jury of the City and
County of New York, in this indictment
accuse Robert M. Cramer and seven
others of the Crime of Obstruction
to Justice and prevent a qualified voter
from freely exercising the right of
suffrage, at an election, by threat,
menace and intimidation, committed
as follows: On the twenty day of
November, in the year of our Lord
one thousand eight hundred and
eighty four, there was held a general
election throughout the State of New
York, and in the City and County of
New York, and in the Sixth Election
District of the Eighth Assembly Dis-
trict of the County of New York, the
said twenty day of November being
the Tuesday succeeding the first
Monday in the said month of Novem-

0652

the said election according to his
own free will and opinions, and did
then and there voluntarily attempt
to unlawfully induce the said
Bernard Gery to vote otherwise than
he was lawfully entitled, and in-
tended to vote at the said election,
and to vote at the said election con-
trary to his own free will and
opinions and intentions, to wit, then
and there threatening him the said
Bernard Gery to accuse him of
a crime, and to arrest and apprehend
him for a crime, and to cause him
to be imprisoned, and to cause him
a violation of law, unless he the
said Bernard Gery should vote
at the said election as they the
said Ralph M. Chandler and George
Meyers desired him to do, and
contrary to his own intentions and
opinions, and to his own other
threats, and to his members, and
intimidation: against the laws
of the State in and case made
and provided, and against the peace
of the People of the State of New
York, and their dignity.

Robert G. Gery District Attorney

0663

BOX:

156

FOLDER:

1601

DESCRIPTION:

Gregory, Augustus

DATE:

11/07/84



1601

0664

Witnesses:

Charles Gregory
Counsel,
Filed *7* day of *Jan* 188*4*
Plends *Gregory vs*

[Sections 498, 506, 528 and 530]

THE PEOPLE

vs.

P

Augustus Gregory

(3 cases)

Burglary in the Third Degree,

PETER B. OLNEY,

District Attorney.

A True Bill.

Wm Macleay
March 13/84

Foreman.

Frank Gregory
May 17 1884
to commence vs. Oct 11

97

0665

2

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

Samuel B. Wellington
 of No. *Colman House 27th Street,* *73 Broadway*
 being duly sworn, deposes and says, that on the *30* day of *October* 188*4*

at the _____ City of New York,
 in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent *in the day time*

the following property, viz :

One gold ^{and} Platinum Watch chain
and chain of the value of Five
hundred dollars one diamond
Stud of the value of ^{three} hundred dollars
and one bill of the denomination
and value of Fifty dollars

the property of *deponent who is 40 years old*
and is a Broker

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 *Augustus Gregory (now here)*

That deponent is informed by Samuel
Charing that said defendant pledged
said property where he is employed
at no 138 Buxary Street on October
30. 1884.

Samuel B. Wellington

Sworn before me this

7 day of Nov

1884

Police Justice,

0666

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 18 years, occupation Samuel Chang
Clark of No.

138 73rd Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Samuel 73 Wellington

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

Sworn to before me, this 7
day of Mar 188 8 Samuel Chang

Samuel O'Reilly
Police Justice.

0667

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Augustus Gregory

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.

Augustus Gregory

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

New York City

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

Answer.

171 E 87th St 4 weeks

Question. What is your business or profession?

Answer.

Student

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 decline to answer

Ans. Gregory

Taken before me this

day of

1888

Police Justice.

0668

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

Dated Nov 7 188 4 Samuel C. Bell 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 h to be discharged.

Dated _____ 188 _____ Police Justice.

0669

63
Police Court

1725
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel B. Wellington
Coleman House Broadway
+ 27th St
Augustus Gregory

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

188

O. Kelly

Magistrate.

Lanham + Wade

Officer.

Cust of office

Precinct.

Witnesses

Samuel Charig

No. 138

Battery

Street.

officers

No.

Street,

No.

Street.

\$ 15.00

to answer

Sessions.

0670

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Augustus Gregory

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

Augustus Gregory

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

The said *Augustus Gregory*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *thirteenth* day of *October*, — in the year of our Lord one thousand eight hundred and eighty-*four*, at the Ward, City and County aforesaid, with force and arms, *one note of the value of four hundred dollars, one chain of the value of twenty-five dollars, one watch chain of the value of twenty-five dollars, and a set of the value of three hundred dollars, —*

One Promissory Note — for the payment of money, the same being then and there due and unsatisfied, and of the kind known as *United States Treasury Notes*, of the denomination of *twenty* dollars, and of the value of *twenty* dollars,

and one Promissory Note — for the payment of money, the same being then and there due and unsatisfied, and of the kind known as *Bank Note*, of the denomination of *twenty* dollars, and of the value of *twenty* dollars.

of the goods, chattels and personal property of one *Samuel B.*

Washington.

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.

Peter B. O'Meara
District Attorney

4. 21

Witnesses:

162

Counsel, *[Signature]*
Filed *7* day of *Nov* 188*8*
Plsds. *Proquid (to)*

THE PEOPLE
vs. *P*
Augustus Gregory
(3 Cases)
Grand Larceny, first degree
[Sections 528, 530, Penal Code.]

PETER B. OLNEY,
District Attorney.

A True Bill.
[Signature]
Foreman.

0671

0672



Board of Commissioners:
W. S. McCutcheon, D. H. Nichols,
Alva Adams.

Office of
COLORADO STATE PENITENTIARY.

C. P. Hoyt, Warden

Canon City, Nov 11th 1884

Inspector Brynes

New York, ^{at the 6th}
I see by the New York Times, that
you have one of our old Prison birds
in custody. I allude to Gregory he served
a term of one year in this Prison and
is wanted in Cheyenne Wyoming. he was
here under the name of Kennedy but
his right name is George Schenck
his father lives in New York, the
young rascal needs the extent of the law
for he is one of the slickest sneak
thieves that ever struck this country.

Yours &c W. A. Boyce

Dept Warden

Canon City
Colo.

P.S. I write this to let you know that
Kennedy or Gregory did not begin his
work in New York.

0673

Court of General Sessions of the Peace
in and for the City and County of New York.
The People &c.

vs.

Augustus Gregory

Upon the consent of the counsel
and a condition for an adjournment of the court
for the defendant, and the Court being satis-
fied that the examination of the witness
Samuel B. Wellington is necessary to the
attainment of justice, it is hereby ordered
that the ^{said} witness be examined conditionally
before me, at the office of the District Attorney
of the City and County of New York, on the 12th
day of November 1884, at 11 o'clock in the
forenoon.

Dated New York, Nov. 12th 1884.

J. F. Lewis
Rec^d

0674

Court of General Sessions
The People
vs
Augustus Gregory

Examination of Samuel B.
Wellington the complainant herein.
The defendant consenting thereto.

Samuel B. Wellington being examined
says:-

My name is Samuel B. Wellington
I reside at the Coleman House, New York
City. I am 40 years of age, and am
a Broker.

Q. On the 30th of October 1884 where were you?

A. In the Coleman House.

Q. Did you miss certain articles of yours?

A. I did.

Q. State what they were.

A. A gold watch and chain, a diamond stud,
about sixty five dollars in money, an
opera glass, a silk handkerchief out of
my coat pocket, and several little things

Q. What was ~~the~~ value?

A. About Eight hundred dollars.

Q. Where was this property?

A. In my clothes, in room No 234 of the
Coleman House.

0675

Q. When did you last see those articles?

A. Between 1 and 2 o'clock in the afternoon of that day and I missed them at about 5 o'clock that afternoon.

Q. State what you did on that day.

A. I felt unwell and laid down in bed leaving my clothes containing the missing articles on a chair in the bedroom, I awoke about 5 o'clock and found that my clothes had been carried from the bed room to the sitting room, and I found upon examination that the articles mentioned were missing, and I found that the opera glasses had been taken from the bed room.

Q. State where you next saw this property

A. In the hands of George Lanthier a Detective Sergeant. I identified the articles as mine.

Cross Examined

Q. What describe the property ^{which you} identified as your own in Detective Lanthier's hands and which you received from him.

A. A platina and gold watch and chain, worth about five hundred and fifty dollars.

Sworn to before me this

12th day of November 1884

Samuel H. Wellington

J. H. M. Rec^d

0676

The People

no.

Augustus Gregory

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

Augustus C. Cragin

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

Augustus C. Cragin

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

The said *Augustus C. Cragin*

late of the *Twentieth* Ward of the City of New York, in the County of New York aforesaid, on the *twenty* day of *October*, in the year of our Lord one thousand eight hundred and eighty-*seven*, with force and arms, at the Ward, City and County aforesaid, a certain *yard* building there situate, to wit: the *Room* - of one *George W.*

Prindle

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

George W. Prindle

in the said *room* 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.

0678

SECOND COUNT.

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

Augustus C. Cragg

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

The said *Augustus C. Cragg*

late of the *Twenty first* Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said *21st* day of *October* - in the year of our Lord one thousand eight hundred and eighty *four* at the Ward, City and County aforesaid, in the *night* time of said day, with force and arms,

one watch of the value of
twenty five dollars, -
one chain of the value of
twenty five dollars, -
and several articles of jewelry
of a value, said and de-
scribed to the Grand Jury
aforesaid, to wit, of the
value of three hundred dollars

of the goods, chattels and personal property of one *George N. P. Buckle*
in the dwelling house of

the said George N. P. Buckle

there situate, then and there being found, in the dwelling house, 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.

Peter B. O'Meara
District Attorney

19

10

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1

10

Abstract

0580

Police Court— District.

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

of No. Park Avenue Hotel Claudia Genssey
Street; aged 25 years,

deposes and says, that Room 553 being duly sworn
North West corner of 4th Avenue & 32nd Street Hotel
in the City and County aforesaid, the said being a

and which was occupied by deponent as a dwelling house
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly opening the
front light over the door of Room 553
leading into said room

on the 21 day of October 1884 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One pair Pearl Earrings of the value of Sixty
five dollars and other articles of gold jewelry
and good and lawful money consisting
of divers bills of divers denominations
all of the value of Three hundred and
Twenty five dollars

\$375.00

the property of deponent

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

Augustus Gregory (now here)

for the reasons following, to wit: That deponent is informed
by Jacob Loewenthal that he purch-
ased part of said jewelry from said
defendant and said defendant advised
him that he took said jewelry in his presence
and carried away
said property

Claudia Genssey

Sworn to before me
7th day of Nov 1884
Samuel O'Reilly Police Justice

0681

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 39 years, occupation Jeweler of No.

715 Broadway Street, being duly sworn deposes and

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

Sworn to before me, this

day of

7
Nov
1881

J. M. [Signature]

[Signature]
Police Justice.

0682

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

2

District Police Court.

Augustus Gregory 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. Augustus Gregory

Question. How old are you?

Answer. 20

Question. Where were you born?

Answer. New York

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

Answer. 171 E 87th St 4 months

Question. What is your business or profession?

Answer. Student

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 plead guilty to the charge
Ans. Gregory

Taken before me this

Feb

day of February 1888

Samuel D. Kelly

Police Justice.

0683

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 200
Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he
give such bail.

Dated May 11 1887

Samuel C. R. [Signature] Police Justice.

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

Dated _____ 188

Police Justice.

There being no sufficient cause to believe the within named _____

_____ guilty of the offence within mentioned, I order h to be discharged.

Dated _____ 188

Police Justice.

0684

Police Court 2 District 1726

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Claudio Gregory
Bank Hotel Vaker

Augustus Gregory

2

3

4

Office *Burgundy*

Dated *Nov 27* 188

A. Reilly Magistrate.

Santhia - Trade Officer.

Central office ~~Prisoner~~

Witnesses *Jacob L. L. L. L.*

No. *715 Broadway* Street.

Lucy Slocum

Hanson House Brooklyn

No. _____ Street.

\$ *2.00* to answer *G* Sessions.

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0685

State of New York.

Executive Chamber.

ALBANY, *Sept. 14* 188*7*.

SIR:

An application for Executive clemency having been made on behalf of *August Gregory*, who was convicted of *Burg. 3d deg. (5 offences)* in the County of *WHP*, and sentenced *Nov. 17* 188*4*, to imprisonment in the *Sing Sing Prison* for the term of *5 + 5* years and _____ months and to pay a fine of \$_____. I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial or upon the preliminary examination, or before the Coroner's jury, if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since the conviction.

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

Very respectfully yours,

William G. Rice

Private Secretary

To Hon.

R. B. Martine,
Devt. Atty. of W. Co.,
N. Y. City.

0686

State of New York.

Executive Chamber.

ALBANY, *Sept 14* 1887.

SIR :

An application for Executive clemency having been made on behalf of *August Gregory*, who was convicted of *Burg. 3d deg. (2 offences)* in the County of *Wf*, and sentenced *Nov. 17* 1884, to imprisonment in the *Sing Sing Prison* for the term of *5 + 5* years and _____ months and to pay a fine of \$_____, I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial or upon the preliminary examination, or before the Coroner's jury, if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since the conviction.

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

Very respectfully yours,

William G. Rice,
Private Secretary.

To Hon.

F. Smith,

Recorder of the City of New York,
N. Y. City.

0687

Answered
Dec 28/87
R. B. M.

0588

Police Court— 2 District.

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

of Paris Ave Hotel in the West End of 4th Ave 32d Street, aged _____ years,
occupation _____

deposes and says, that Room No. 353 in said Hotel,
in the City and County aforesaid, the said being a Hotel

and which was occupied by deponent as a Hotel as a place of abode
~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly raising the
front window leading into said
room

on the 21 day of October 1884 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

one gold watch and chain of the value
of one hundred dollars and other
articles of silver and gold jewelry
all of the value of three hundred
and eighty dollars

\$ 380

the property of deponent & husband George N Plunkett
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
Augustus Gregory (now here)

for the reasons following, to wit: That deponent is informed
by Jacob Lueven that he purch.
asid part of said property from
defendant and he said defendant
admitted in his presence that
he opened said room window &
took said property

Josephine M. Plunkett

Sworn to before me on the 11th day of Nov. 1884
Samuel D. Kelly Police Justice

0689

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 39 years, occupation Jacob Lucmenthal of No.

715 - Broadway Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Joseph M. Plunkett

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

Sworn to before me, this 7 day of Nov 1884 } J. Lucmenthal

Larry C. Bell
Police Justice.

0690

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

Augustus Gregory 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.

Augustus Gregory

Question. How old are you?

Answer.

20

Question. Where were you born?

Answer.

New York

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

Answer.

171 E 87th St

4 weeks

Question. What is your business or profession?

Answer.

Student

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 plead guilty to the charge

Aug. Gregory

Taken before me this

day of

188

Police Justice.

0691

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 20
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 Mar 7 188 4 Samuel O. Reilly 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 o. the offence within mentioned, I order h to be discharged.

Dated _____ 188 _____ Police Justice.

0692

65 1726
Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Josephine M. Flynn
Park Lane Hotel, Care of

Augustus Gregory

2
3
4

Offence 73 Burglary

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated Nov 17 188

O'Reilly Magistrate.
Lanther & Wade Officer.
Central office Precinct.

Witnesses Jacob Lowenthal
No. 715 Broadway Street.

No. Street.

No. Street.
\$ 2000 to answer G. Sessions.

C

0693

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Augustus Gregory

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

Augustus Gregory

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

The said *Augustus Gregory*

late of the *Fourth* Ward of the City of New York, in the County of New York aforesaid, on the *21st* day of *October*, — in the year of our Lord one thousand eight hundred and eighty *four*, with force and arms, at the Ward, City and County aforesaid, a certain *room* building there situate, to wit: the *Room* of one *Charles*

Gunnery.

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

Charles Gunnery

in the said *Room* 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.

0694

SECOND COUNT.

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

Augustus Gregory

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

The said *Augustus Gregory*

late of the *Twenty First* Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said *21st* day of *October*, — in the year of our Lord one thousand eight hundred and eighty *four*, at the Ward, City and County aforesaid, in the *night* time of said day, with force and arms,

took away from the value of thirty
five dollars each, —
and other articles of jewelry of
a number and description to the
Grand Jury aforesaid unknown
of the value of two hundred dollars,
and other promissory notes for
the payment of money of a number,
kind and denomination to the
Grand Jury aforesaid unknown
of the value of three hundred
dollars,

of the goods, chattels and personal property of one *Claudia Gurnsey*,
— in the *dwelling*

house of the said Claudia Gurnsey,

there situate, then and there being found, in the *dwelling house*, 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.

Peter B. Oney,
District Attorney

0695

BOX:

156

FOLDER:

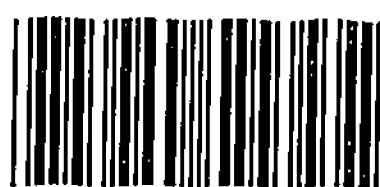
1601

DESCRIPTION:

Grosjean, Peter

DATE:

11/19/84



1601

0696

Witness:-

James W. W. W. W.
259 Overland B.

Bail -

\$300.

300.00

Sealed by
J. H. W. W. W.
Deputy Sheriff
244 East 10th St.

160 Overland B. W. 21.

Chase
Day of Trial, 11/8/17

Counsel,
Filed 19 day of Feb 1884

Pleads
Guilty (Doc 4/6)

THE PEOPLE

vs.
Violation of Excise Law.
Selling without License.

Peter Grosjean

85-6 Ave. &
283- Broadway -

PETER B. OLNEY,
JOHN MCKEON,
District Attorney.

A TRUE BILL.

Mad Onccley
Per Reg 10.1884. Foreman.

Has on his of Reg
Court Bail Dec 10/17

J. H. W. W.

0697



Copy

New York, Nov. 14th 1884

To the Board of Excise Commissioners
Gentlemen,

I respectfully report that
the occupants of Saloons Nos. 80-6th
Ave and 283 Bowery violated the
Excise Law on Saturday evening
November 15th 1884, by selling Lager
and Whiskey to Inspectors
James Halford and John J. O'Connell.

Yours respectfully &c
John K. Percival
Secretary & Chief Clerk

Mr. Wm
- H. Phelan
has these cases of
convict for the week 1884

0698



"Copy"

New York, Nov. 17th 1884

To the Board of Excise Commissioners
Gentlemen,

I respectfully report that
the occupants of Saloons Nos. 80-6th
Ave and 283 Bowery violated the
Excise Law on Saturday evening
November 15th 1884, by selling Lager
Beer and Whiskey to Inspectors
James Halford and John D. O'Connell.

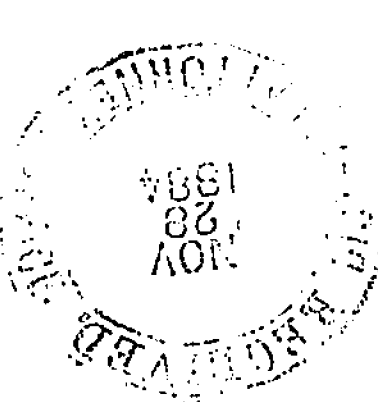
Yours respectfully &c
John K. Percy
Secretary & Chief Clerk

Mr. Allen
- H. Phiseman
has these cases of
convicted men this week 1884

0699

160
1981/1982

Peter Grosjean



0700

COUNTY OF NEW YORK, SS.

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING:

An indictment having been found on the 19 day of Nov.
1884 in the Court of General Sessions of the Peace, of the County of
New York, charging

Peter Grossman
with the crime of Violation of the Excise Law

You are therefore Commanded forthwith to arrest the above named defendant
and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the
City Prison of the City of New York, or if he require it, that you take him before any Magistrate
in that County, or in the County in which you arrest him, that he may give bail to answer the
indictment.

City of New York, the 21 day of Nov 1884

By order of the Court,

[Signature]
Clerk of Court.

0701

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Peter Grosjean
171 4th St

Bench Warrant for Misdemeanor.

Issued

Nov. 21st 188*4*

☒ The defendant is to be admitted to be bail
in the sum ofdollars.

Dec 4th 1884

*The within named de-
fendant was Arrested
this day and brought
before the Court of
General Sessions by
Det. Sergts Van Derick
& Reilly and bailed
in \$300.*

0702

Court of General Sessions of the Peace

OF THE CITY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK.

AGAINST

Peter O'Grady

The Grand Jury of the City and County of New York, by this indictment, accuse *Peter O'Grady* —

of the CRIME of *Selling Spirituous Liquors, without a License,*
committed as follows:

The said *Peter O'Grady*. 7

late of the *First* — Ward of the City of New York, in the County of New York aforesaid, on the *23rd* day of *November*, in the year of our Lord one thousand eight hundred and eighty *29th*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to *one person named*. 7

and to certain other persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

PETER B. OLNEY,
~~JOHN McKEN~~ District Attorney.