

0492

BOX:

244

FOLDER:

2377

DESCRIPTION:

Gallagher, Patrick

DATE:

01/24/87



2377

0493

BOX:

244

FOLDER:

2377

DESCRIPTION:

Niblo, Thomas

DATE:

01/24/87



2377

POOR QUALITY
ORIGINAL

0494

Witnesses:

John Meninger

Chas. J. #364 A
Counsel, *Chas. J. Meninger*
Filed 24 day of Decr 1887
Pleads *Not Guilty*

THE PEOPLE
vs.
Patrick J. Gallagher
vs.
Thomas Nicks
Robbery, (MONEY)
(Secs. 224 and 225, Penal Code.)

RANDOLPH B. MARINE,

Attorney for Plaintiff
District Attorney
Gallagher
A True Bill
Chas. J. Meninger
Foreman

Feb 1/87
Wm. J. Conover
Emm. Ref. Feb 4/87

POOR QUALITY
ORIGINAL

0495

The People

vs.

Patrick J. Gallagher.

Court of General Sessions, Part I.
Before Judge Cowing.

February 1, 1887.

Jointly indicted with Thomas Niblo for robbery in
the first degree.

John Meninger sworn. My business is butcher,
my brother is sick and I attend business for him; on the
16th of January I drove through ⁶⁰ 18th Street about three
o'clock in the morning a milk wagon, I was seated in a one
horse wagon in 60th Street between 10th and 11th Avenues;
three or four fellows run on me; one jumped in the wagon
and one held the horse, Gallagher jumps in the wagon and
Niblo had a pistol in his hand and as soon as Gallagher
jumped in the wagon Niblo said, you will have to give him
all your money, he said, if you do not give him the money
I will shoot you right down in a minute, Niblo was down
on the ground and Gallagher in the wagon, one was holding
the horse by the head and the other was watching, I did
not see his face, Gallagher got hold of me by the lapel of
the coat and then took the money out; I said, I haven't
got any money. He said, if you have not I want to see and
he goes through the pocket; I told him I had no money but
I had seventeen dollars, he did not believe me and went
through my pockets, he got seventeen dollars and about
seventy-five cents; then he goes away and I goes in and
serves my customers in that block; then Gallagher came
back again the second time and asked for the watch and
chain, Niblo was with him, both of them asked for the watch
and chain. I said, yes, I have a watch and chain, I did
not want to lose my life and I gave him the watch, Niblo

said, that watch is no good and he would not take it, he did not pull the pistol the second time; I was down on the sidewalk at this time, he gave me back the watch and I drove away and served my customers, I had never seen these men before that night, it was a little dark but I could see them plainly, I went home after I served my customers to 54th Street, I went to my house first and then to the Station House, I saw an officer and gave him a description of the men who robbed me, after that I went home again and they sent for me to go to the Station House; the Captain put me in a room where there was about twenty-five or thirty and he asked me to pick out the men who robbed me, I looked around and I saw Niblo and Gallagher and picked them out of twenty-five and thirty men, I am positive Gallagher is the man who went through my pockets and took my money.

Cross Examined. This was on the 17th of January a quarter to three or three o'clock, I was on the wagon at the time I saw Gallagher in the middle of the block on 60th Street between 10th and 11th Avenues, it was not quite dark, I did not see the faces of the other men but they were about the same height as Gallagher and Niblo, I did not see the color of their hair, they stood too far away; it was on the 18th of January that I was asked to point these men out of twenty or thirty men, Detective Reilly was the officer who arrested these young men.

(The examination of this witness from this point was made through the interpreter, and as will be seen from the answers given in consequence of his imperfect knowledge of the English language he did not understand some of the

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questions put to him.)

After I got through my milk route and fixed my horse up I went to the Station House and made a complaint that I was robbed about one o'clock, I did not see the prisoners there when I made my complaint, I went to the Station House next on the same evening before supper, I saw Gallagher there at that time but the other one was not there, I saw the other prisoner on the morning of the 13th in the 57th Street Court. I had supper on the 17th about half past six or seven o'clock, I went to the Stat on House the second time about nine o'clock. I got mixed up. I was robbed at three o'clock on the morning of the 17th and about one o'clock of the same day in the afternoon I reported the robbery at the Station House, I saw Gallagher there, led out by Detective Reilly in the Station House room where the Sergeant sits; there were other people there but I paid no attention to them, Detective Reilly asked me is that the man and as soon as I saw Gallagher I said, that is the man. I next saw Gallagher the day following at the Court. After I was robbed I went round and served my milk route and met a policeman in 57th Street and reported the robbery to him, I have talked with Detective Reilly three times about this case and talked to other officers about it. The seventeen dollars that was in my pocket was my brother's money. I pointed out Gallagher and Miblo in the 57th Street Court Gallagher's father has been up to see me but I was not at home. There was a lamp burning on the side opposite where I was robbed but the lamp on the same side was out. I did not raise any outcry when I was robbed because I was afraid.

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James H. Riley sworn. I am the war detective of the 22nd precinct, I saw the complainant on the 17th about the middle of the day, he called at the Station House and complained of being robbed and gave a description of the men who robbed him, I and my partner Officer Lawless went out hunting for the party, Gallagher was brought into the Station House, I went for the complainant and brought him there, I asked him after going to the Station House to describe the men again and he gave me the same description as he did the first time, Gallagher was brought out by the doorman, there were four citizens in the Station House and he picked him out of the four, he said, that is the man who went through my pocket and robbed me of my money, he was not half a second identifying him, I took him down to Court the next day and the complainant went home. Niblo was arrested the same night; the next morning I brought over Gallagher to the Court and my partner brought Niblo. I brought the complainant over to the prison dock to see if he could pick him out and he said it was too dark; when the prisoners were brought there was seven put in a box right in front of the judge and the complainant picked Niblo out of the seven men as the man who held the revolver at his head. On the way to Court I had a conversation with Gallagher and he said he was to a wedding that night of a man of the name of McGovern at 46th Street all night. I have seen the complainant five or six times since the robbery. On the evening of the 17th after the arrest of Gallagher I went to the complainant's house and saw him there, I was not in uniform, an officer might have gone ahead of me with instructions

from the Sergeant. I didnot bring Gallagher in by the arm at the Station House, I am positive the door-man brought him up, the Captain wont allow us to bring a prisoner out; the citizens who were there were strangers to me, Sergeant Dunn's son was one, Gallagher was set up amongst those four people, they were all standing at the end of the desk, the door-man did not have hold of Gallagher by the arm to my knowledge. I was engaged with the complainant in conversation at the window before gallagher was brought out. The first conversation I had with the complainant was on the 17th of January on the way to the Station House and the second conversation was at the Station House and the third conversation was in the Police Court the next morning and the fifth conversation was on the 18th or 19th. I did not arrest Gallagher but Officer McGinley did, it was six o'clock in the evening of the 17th of January. I am positive that Gallagher told me he had been to a wedding all night. I gave to the officer who arrested Gallagher the description the complainant had given me of him.

John Menninger recalled. The same day that I was robbed the prisoner's brother came to see me, I identified the prisoner before he came at eight o'clock in the evening.

Micheal J. McGinley sworn. I am an officer of the 22nd precinct and arrested the prisoner Gallagher in front of 237 West 60th Street coming out of a hallway. I said, hello Nutzy, where are you living now? He says,

over the butcher shop; I says, come on, take a walk up the street, the boss wants to see you; he says, what for? I said, you will find that out when you go down to the Station House. I said, where were you last night? He said, I was around to a wedding Sunday night, I believe the name was McGowan; this was about half past seven or eight o'clock in the evening that I arrested him. On the way down I met two officers and I showed the officers the prisoner, I says, this is the party that is wanted tonight. So then I mentioned what he was wanted for and he said, I had no part in that. I said to him, you fellows have been doing a fine trick this morning. He says, how is that, I was to a wedding all last night, I don't know anything at all about it and he used a very nasty expression to me after I had passed the officers. The first officer I met was John Kennedy at 53rd Street and 10th Avenue. I said, Kennedy, here is Nutzy, do you know him? He said, I think I know his face. I started down 10th Avenue and met another officer who had been on post during the time this thing happened. I said, here is Nutzy who is wanted for this highway robbery. Gallagher said, you know me, and the officer said, Yes, I will know you. We started down and Gallagher said to me, you had better not act so sassy, I got hold of him by the neck and he turned around as I thought to strike me, I pulled out and gave it to him, he resisted all the way down 10th Avenue; in the Station House his pedigree was taken. I had left the Station House when the complainant came in to identify Gallagher.

Cross Examined. I had no description of Gallagher, there was no necessity for it. The statement

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that was made by the Captain was made to the whole platoon of men before they went out of the Station House, Gallagher had a kind of a sore on his lip, I knew him three years and a half and need no description.

The Case for the Defence.

Daniel Gallagher sworn and examined. I reside 532 West 60th Street and am living there about five months, I am a butcher and am a married man living with my family, I keep a store at 533 West 60th Street about the middle of the block between 10th and 11th Avenues, I recollect the night of the 16th and the morning of the 17th of January and recollect the day my brother, the defendant, was arrested, he was arrested around six o'clock, he went down stairs after eating his supper and was arrested, walking out of his own hall, he lives and works with me and my father lives in the same apartment; on the night of the 16th of January he was home, I came into my own house I guess it was half past eleven, I had been up the street with a friend of mine and then I went to the house, my brother was in bed asleep, Chrystie Smith came to the house with me, he was going to stay there that night, he thought my father was out and that he had gone to his boarding house, he was sick six weeks with me and my father was to leave the house that day but he did not do it, this was going up to twelve o'clock on the 16th. Chrystie Smith left about five minutes to twelve, my brother sleeps with my father, me and my wife have a distinct room, I next saw my brother about six o'clock in the morning when I was leaving the house, he was lying asleep in bed and my father was with him, I did not wake him up, I woke up about

half past five in the morning. I went and had a conversation with the complainant, I asked him why he accused my brother of this charge; he says to me, I do not know, when I got down there the detective told me all what to say and said if I did not prosecute and do what he told me he would give me seven years. I did not ask him anything about the identification of my brother. I asked him how much he lost and he said seventy cents and a watch but they gave him back the watch again. So I says, are you sure it was my brother and he said, I will not say for sure. I said, what made you identify my brother and he said, just what I was told to do. My brother had no sore on his mouth on the 17th and 18th of January.

Cross Examined. I was home when my brother was arrested but I did not go to the Station House, I saw him three or four days after in the Court, I am sure I did not go to the house of the complainant the same day. The complainant said to me, they put a pistol to my head and they searched my pockets. My wife read the account of the robbery to me in the newspaper and that is the way I knew who the complainant was, and then I went down to his house. I did not tell him I would pay him all his money back, twenty-five dollars, if he would withdraw the charge against my brother. A young fellow of the name of Dixon was with me when I went to the complainant's, I brought him as a witness the second time and the complainant told me he did not want anybody to go into his house, he says, the time and everything that I lost it don't amount to over twenty five or fifty dollars. I says, that aint much, I never made an offer to give him any money. I saw

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the complainant again last Sunday after the case had been adjourned here and the complainant was in Court, I went up to his house after the Court adjourned, I went to see if he found out any more about it, to see what these people were putting him on to do because I know they tried to prosecute the boy. My wife is not here, she slept with me the night of the 16th, there is a door leading from our apartment into my brother's, we slept in the front room, I did not see my father and brother going to bed, I saw them asleep. I did not know what my brother was arrested for and did not inquire until next morning, a woman told me she heard my brother was arrested and a man next door told me, I went to try to get bail and the man I wanted to go bail was sick and there was no necessity of my going to the Station House to inquire what he was arrested for. My neighbors told me that morning that a milkman got robbed of some money and a watch and chain, I heard that about eight o'clock in the morning, I did not go to see my brother until the next day. I have been arrested for being drunk but was never arrested for stabbing a man with a knife. A man had a knife and was going to stab my father and I hit him and was taken in and let go in the morning. I swear that my brother was in bed from twelve to six in the morning, my wife is not here because her young one is sick. I know McGowan who lives in 50th Street, I don't know any one of that name living in 46th Street, I do not know there was a wedding at McGowan's house that night McGowan drives a coal cart, he is not married, he is a single man, I did not hear that he was married that night.

Daniel Gallagher sworn. I am not very well,,I had pneumonia pretty near three months, I live at 553 West 60th Street in the same house as my son, the last witness is my son and the defendant also and the defendant lives there also, my son lives over his butcher store, I recollect the day before Patrick was arrested, the defendant came in the night before he was arrested with Chrystie Smith, I was between asleep and awake, he slept along with me and he was there in the morning when I woke up between seven and eight o'clock. I was awake when Daniel came to bed.

Cross Examined. Both Daniel and Patrick came in together with Chrystie Smith, my son said he had closed the butcher shop; Chrystie went home.

Christopher Smith sworn. I reside 355 11th Avenue and am a truck driver in the employ of Rockwell, I have known the defendant Patrick Gallagher two or three years, I remember the night before he was arrested I was at a surprise party, I was going up 60th Street and had a lady friend with me Katie Rooney and I saw ^{Daniel} ~~him~~ at his own door and went upstairs with him, I saw Patrick Gallagher and his father, I could take notice that the father was awake but I know Patsy was asleep and that was before twelve o'clock, when I got to my own house it was ten minutes to twelve by the clock. I know Thomas Niblo, I saw the defendant and him talk once, I do not remember how long ago that was, I worked with Patrick and have gone out with him.

Cross Examined. I came from a surprise party in 60th Street in an Italian's house between 10th and 11th

Avenues, none of the Gallaghers were at the surprise party. When I saw Daniel standing in front of his store it was going on to twelve o'clock; the young lady I had with me lived two doors up from there, I left her at her door and then came back and went upstairs with Gallagher, I believe the father was awake but I am certain Patsy was asleep, he slept in the front room. I went up to stay for the night if the old father was not in. This was Sunday night, Kath the girl who was with me is not here, I could not say whether Gallagher's wife was awake or asleep, I live in a restaurant belonging to Mr Yates between 50th and 60th Street.

Patrick J. Gallagher sworn. I was born in this city and am over seventeen years old, I went to school in 52nd and 53th Streets and have been working going on five years. I first worked as a cattle driver and then worked for William E. Rockwell going on three years and then for Patrick Brady driving a truck, I worked for my brother in the butcher shop. I went to bed on the night before I was arrested at half past ten and slept with my father and got up the next morning about six o'clock and went down to my brother's store, I did not get out of bed from the time I went in till I got up in the morning, I never had a pistol in my life and never saw the complainant until I saw him in the Station House, I was arrested on a Monday night and the complainant looked at me once or twice and at last said, that is the one who stole my money I did not tell the officer that I was at a wedding the night previous in 46th Street of a party of the name of

McGovern. I said at the Police Court that I was at home in bed, the officer told me he would put me away anyhow.

Riley said to me going to the court-house, we have got you this time, I said, I am innocent and you know it; he said, you would not be surprised if you seen two or three more charges against you. I said, you can bring as many as you like against me, nobody can prove it against me. The officer told Judge Smith that I committed two burglaries and committed another highway robbery that night; it is not true that I ever committed a burglary and I did not commit this highway robbery. I know Thomas Niblo about six months but have never been an associate of his; I had no sore on my mouth on the 16th, 17th or 18th of January.

Cross Examined . I was arrested and convicted of larceny when my brother put me away, I was in the House of Refuge for nine months, the three judges said guilty but it was on mt brother's word they put me away, they did not find me guilty at all but the Roundsman walked up and said to the Judges, his mother is dead and his brother wants him to go away, I know nothing about a wedding in 46th Street except that there was a gang out of the block, four or five and they told me they were going to a wedding in 46th Street, I did not ask them the name of the man. The way I came to be arrested was a man named Perry gave me some rope to take on a sleigh and he said he would give me half a dollar, I took it down for him and going back I met the Roundsman and he asked me what I did with the rope and I said, I left it down 57th Street that Mr Perry gave it to me; when Perry heard about it he ran away,

I was taken to the Station House and afterwards discharged. The Roundsmen said, there is no use holding him, I have nothing against him. My brother said, put him in the House of Refuge; and I was there nine months.

Officer McGinley recalled. I recollect seeing the old gentleman Gallagher the night I arrested this man in front of Scanlan's on the 17th of January; after I returned from the Station House he said, I see you have got Patsy, he is a foolish lad, if he had taken my advice last night and stopped at home and gone to his bed he would not have got into this trouble. I said, if he had kept away from the gang he would not have got into trouble.

The Jury rendered a verdict of guilty of robbery in the first degree.

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Testimony in the
case of
Patrick J. Gallagher

filed Jan.

1887

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CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT—FOURTH DISTRICT.

of No. 560 West 54th Street,

being duly sworn, deposes and saith that on the 17 day of January
1887 at the 22 Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of deponent,
by force and violence, without his consent and against his will, the following property, viz:

Good & lawful money
of the United States

of the value of Seventeen Dollars,
the property of Deponent

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

Patrick Gallagher, & Thomas
Niblo both nowhere, from the follow-
ing facts to wit: That at the
time mentioned above depon-
ent was in West Sixtyth Street
in rapid city at about the hour
of three o'clock in the morning,
in charge of a horse attached
to a white wagon he was stopp-
ed by defendant & two other un-
known persons. That while said
Niblo pointed a pistol at de-
ponent defendant Gallagher
inserted his hand
into the pocket of deponent
clattering & took therefrom the
afore said sum of money,
without the consent & against the
will of deponent. That defendant
Niblo threatened to shoot deponent & that deponent
believed that said pistol was loaded at the
time & that his deponent's life was in danger.

J. Morrissey

Sworn to before me, this

day of

1887

Police Justice

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ORIGINAL

05 10

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Patrick J. Gallagher

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer,

W.S.

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

Answer.

537 West 60th Street. 2 years

Question. What is your business or profession?

Answer,

Insolvent

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.

Not guilty. I was at home at the time the robbery was committed.

P. J. Gallagher

Taken before me this

18

John J. Sullivan
Justice.

POOR QUALITY
ORIGINAL

0511

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

Thomas Niblo 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 Niblo

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer,

Ireland

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

Answer.

44 Clements Avenue - 1 1/2 years

Question. What is your business or profession?

Answer,

Laborer

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

Answer.

I never saw the man before this morning in my life.

Thomas Niblo

Taken before me this *1st*

188

Police District.

POOR QUALITY
ORIGINAL

0512

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

Police Court District 29

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John McLaughlin
1560-2497
Michael J. Gallagher
Charles Miller

Offence Robbery

Dated January 18 188

Justice Magistrate

Riley & Saunders
Officer

Witnesses

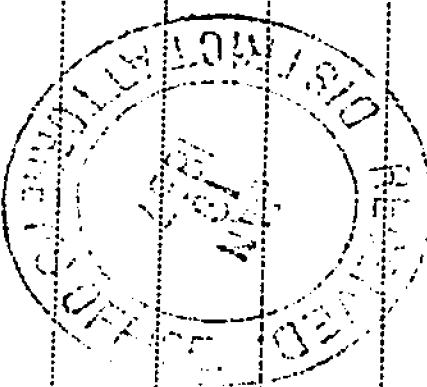
No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 1500 to answer B.C.

1500



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

Patrick Gallagher and Thomas Niblo
guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of
Fifteen Hundred Dollars, Each and be committed to the Warden and Keeper of
the City Prison of the City of New York, until they give such bail.

Dated January 18 188

Solomon B. Smith Police Justice

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Salvador J. Fipplachner
and *Thomas Widdo*

The Grand Jury of the City and County of New York, by this indictment accuse
Salvador J. Fipplachner and Thomas Widdo
of the crime of ROBBERY IN THE — *First* — DEGREE, committed as follows:

The said *Salvador J. Fipplachner and Thomas Widdo*
Widdo, both
late of the First Ward of the City of New York, in the County of New York aforesaid, on the
seventeenth day of *January*, in the year of our Lord one thousand
eight hundred and eighty-*seven*, in the *night* time of the said day, at the Ward, City
and County aforesaid, with force and arms, in and upon one *John Menninger*,
in the peace of the said People then and there being, feloniously did make an assault, and —
one promissory note for the payment of money, being then and there due and un-
satisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty
dollars, and of the value of twenty dollars — ; *one* promissory note for the
payment of money, being then and there due and unsatisfied (and of the kind known as United States
Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars — ;
three promissory notes for the payment of money, being then and there due and unsatisfied
(and of the kind known as United States Treasury Notes), of the denomination of five dollars, and
of the value of five dollars *each*; *eight* promissory notes for the payment
of money, being then and there due and unsatisfied (and of the kind known as United States Treasury
Notes), of the denomination of two dollars, and of the value of two dollars *each*; *ten*
promissory notes for the payment of money, being then and there due and unsatisfied (and of the
kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of
one dollar *each*; *one* promissory note for the payment of money (and of the kind
known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars
— ; *one* promissory note for the payment of money (and of the kind known
as bank notes), being then and there due and unsatisfied, of the value of ten dollars — ;
three promissory notes for the payment of money (and of the kind known as bank notes),
being then and there due and unsatisfied, of the value of five dollars *each*, and divers coins,
of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of
seventeen dollars,

of the goods, chattels and personal property of the said *John Menninger*,
from the person of the said *John Menninger*, against the will,
and by violence to the person of the said *John Menninger*,
then and there violently and feloniously did rob, steal, take and carry away, *each of them*
the said Salvador J. Fipplachner and Thomas Widdo,
Widdo, being then and there aided by an
accomplice actually present, to wit: each of
the other, and being then and there also each
armed with a dangerous weapon, to wit: with a certain
pistol then and there charged & loaded with gunpowder and lead)
against the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

05 14

BOX:

244

FOLDER:

2377

DESCRIPTION:

Garland, James

DATE:

01/07/87



2377

POOR QUALITY
ORIGINAL

05 15

Witnesses:

Saved H. Knapp

Counsel,

Filed

Pleads,

1887

Day of

July

THE PEOPLE

vs.

James Garland
15. 36m
1926-

RANDOLPH B. MARTINE,

District Attorney.

Pr July 10/87
Pleads at 4 L 20g.

A True Bill.

Chas. B. Roberts

Foreman

City Prison, One month

Burglary in the Third Degree and
Attempt at Grand Larceny 1st degree
Sections 498, 506, 54, 528 & 530.

POOR QUALITY
ORIGINAL

05 16

Police Court—2 District.

Affidavit—Larceny.

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

of No. 492-7th Avenue Street, aged 60 years,
occupation No Occupation being duly sworn

deposes and says, that on the 10 day of January 1887 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 Shovel of the Value of Twenty-five dollars
Four Bed; Sheets of the Value of One dollar
Three pairs of new curtains of the Value of Five dollars

All of the Value of Thirty-one dollars

the property of Deponent

and that this deponent

has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen,
and carried away by Veter Garreque (an negro) for the

reason that about the hour of 2 P.M. on the above
date, the above described property was taken out
of her room on the top floor rear of the above
address.

Deponent further says, that she has been informed
by Emma Scott of No 215 West 29 Street, that
she saw the defendant—coming out of deponent's
room with the above described property in his
possession, and saw him throw the above described
sheets and curtains into a room adjoining deponent's
in which she was and grasp the above described
sheet in a piece of paper and leave the house with
the same—

Catherine J. Dwyer
made

Sworn to before me, this 10 day

of January 1887

William J. Donnelly
Police Justice.

POOR QUALITY
ORIGINAL

05 17

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 88 years, occupation Married of No.

215 West 29th Street, being duly sworn deposes and

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

Sworn to before me, this 10
day of January, 1888

Henry J. Sawyer
Police Justice.

William J. Sawyer
deponent

POOR QUALITY
ORIGINAL

05 18

Sec. 198—200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK ss

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

Question. What is your name?

Answer.

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.

Peter Gorman

Taken before me this

day of January 1887

Police Justice.

POOR QUALITY
ORIGINAL

0519

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

Police Court- 2 District. 41

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William W. W. W.

492-7 apr

1. John W. W. W.

2. _____

3. _____

4. _____

Offence

Date January 10 1887

William W. W. W. Magistrate.

John W. W. W. Officer.

Witnesses

No. 1. John W. W. W.

No. 2. John W. W. W.

No. 3. John W. W. W.

No. 4. John W. W. W.

No. 5. John W. W. W.

No. 6. John W. W. W.

No. 7. John W. W. W.

No. 8. John W. W. W.

No. 9. John W. W. W.

No. 10. John W. W. W.

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

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

Dated January 10 1887 _____ Police Justice.

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

Dated _____ 1887 _____ Police Justice.

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

Dated _____ 1887 _____ Police Justice.

POOR QUALITY
ORIGINAL

0520

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Peter Figman

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

Peter Figman

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

The said

Peter Figman,

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

one strand of the value of
Twenty five dollars, four red —
strands of the value of Twenty
five cents each, and three
pairs of Buttons of the value
of Two dollars each pair,

of the goods, chattels and personal property of one

Mathias O'Driscoll,

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.

Handwritten signature

District Attorney.

0521

CORRECTION

0522

BOX:

244

FOLDER:

2377

DESCRIPTION:

Garland, James

DATE:

01/07/87



2377

Witnesses:

Saved H. Knapp

Counsel,

Filed

day of

1887

Plead,

Not guilty.

THE PEOPLE

vs.

James Garland
15. 36m
1926-36m

Burglary in the Third Degree and
Attempt at Grand Larceny 1st degree
[Sections 498, 506, 34, 528 and 530.]

RANDOLPH B. MARTINE,

Pr. Aug 10/87 District Attorney.

pleads Guilty.

A True Bill.

Chas. B. B. B. B.

Foreman

City Prison, One month

Police Court—5th District.

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

James H. Knapp
of No. 477 West 105th Street, aged 68 years,
occupation None being duly sworn
deposes and says, that the premises ^{near of} No. 477 West 105th Street,
in the City and County aforesaid, the said being a Frame Building
two stories high
and which was occupied by deponent as a Barn & Stable
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly removing the
door covering the wing fire attached to said
premises and entering therein with
intent to commit a crime

on the 24th day of December 1886 in the night time, and the
following property feloniously taken, stolen, and carried away, viz: Horns, Hooves,
Cannages, Ropes, Blankets & stable
utensils together and in all of
the value of two thousand dollars

the property of deponent

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

James Garland (now here)

for the reasons following, to wit: That said door of the wing
fire was secretly closed on said night
and deponent discovered & found that
said door had been raised & said premises
entered as aforesaid and deponent
discovered and found the said James
Garland in said premises the the said
James Garland having no lawful right
in premises there and the said James

Garland admitted & confessed to depositions
that he did enter same premises as
aforesaid -

Sum before me this
26 day of December 1886 } I view of Knapp
M. A. Smith

Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree.

vs.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses

Committed in default of \$ Bail.

Bailed by

No. Street.

Sec. 198-200.

5th

District Police Court.

CITY AND COUNTY {
OF NEW YORK, } ss

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

Question. What is your name?

Answer.

James Garland

Question. How old are you?

Answer.

16 years -

Question. Where were you born?

Answer.

New York

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

Answer.

1926 - 3 years? 1 year

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

*I went into the room
through the window -*

James Garland

Taken before me this

26th

day of *December* 188*6*

Wm. H. [Signature]
Police Justice.

POOR QUALITY
ORIGINAL

0527

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

Police Court - 5th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James H. Knapp
477 - 105th St.

James Garland

3 _____
4 _____

Offence _____

Dated December 26th 1886

Magistrate.

James Kilbuck, Officer.

26th Precinct.

Witnesses

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

\$ 1000 to answer B.L.

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

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

Dated December 26th 1886 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0528

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James F. Gardand

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

James F. Gardand —

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

The said *James F. Gardand*,

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

David M. Sherry —

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

David M. Sherry —

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

SECOND COUNT—

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

James Fitzgerald of the crime of Attempting to commit
of the CRIME OF *Grand* LARCENY in the first degree, committed as follows:

The said *James Fitzgerald*.

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

*Two horses of the value of five hundred
dollars each, four sets of harness of
the value of fifty dollars each set,
two carriages of the value of five
hundred dollars each, four carriage
seats of the value of twenty five
dollars each, and five blankets
of the value of ten dollars each.*

of the goods, chattels and personal property of one *David M. Murray*.

in the *stable* of the said *David M. Murray*.

there situate, then and there being found, in the *stable* aforesaid, then and there
feloniously did ~~steal~~ 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.

Handwritten signature

District Attorney.

0530

BOX:

244

FOLDER:

2377

DESCRIPTION:

Garneau, Peter

DATE:

01/17/87



2377

POOR QUALITY
ORIGINAL

0531

*174

Counsel, 17 July 1887
Filed,
Pleads,

Grand Larceny, 2nd degree
[Sections 528, 581 Penal Code].

THE PEOPLE

vs.

R

Peter Gorman

J. M. H.

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Chas. B. Siskind

July 17/87 Foreman.

Lead. J. H.

Pen 9 months.

Witnesses:

Catharine O'Day

Emma Porter

POOR QUALITY
ORIGINAL

0532

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

Police Court 2 District. 41

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William J. Harper

492-78 Apr

1 *John Harper*

2

3

4

Offence *Harvey Felony*

Dated *January 10* 1887

William J. Harper Magistrate.

John Harper Officer.

John Harper Precinct.

Witnesses *John Harper*

No. *415* Street.

John Harper

No. *49* Street.

John Harper

No. *577* Street.

John Harper

John Harper

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

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

Dated *January 10* 1887 *Henry T. Tamm* Police Justice.

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

Dated _____ 1887 _____ Police Justice.

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

Dated _____ 1887 _____ Police Justice.

POOR QUALITY
ORIGINAL

0533

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 38 years, occupation Married of No.

215 West 29th Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of William S. Sawyer
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 10
day of January, 188

Henry Murray
Police Justice.

POOR QUALITY
ORIGINAL

0534

Sec. 198—200.

CITY AND COUNTY OF NEW YORK, ss

2 District Police Court.

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

Question. What is your name?

Answer.

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.

Peter Gorman

Taken before me this

day of January 188 7

John J. Murphy
Police Justice.

POOR QUALITY
ORIGINAL

0535

Police Court—1 District.

Affidavit—Larceny.

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

of No. 492-7th Avenue Street, aged 60 years,
occupation No Occupation being duly sworn

deposes and says, that on the 10 day of January 1887 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 Shovel of the Value of Twenty-five dollars
Two Bed-Spreads of the Value of One dollar
Three Pairs of lace curtains of the Value of Five dollars

All of the Value of Thirty-one dollars

the property of Deponent

and that this deponent

has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen,
and carried away by Peter Corrigan (now here) for the

reason that about the beginning of Feb. on the above
date, the above described property was taken out
of her room on the 1st floor near of the above
address.

Deponent further says, that she has been informed
by Emma Smith of No 215 West 19th St. that
she saw the defendant—coming out of deponent's
room with the above described property in his
possession, and saw him throw the above described
shirts and curtains into a room adjoining deponent's
in which she was and grasp the above described
shirts in a piece of paper and leave the house with
the same.

Catharine D. Dwyer
sworn

Sworn to before me, this 10 day

1887

Police Justice.

POOR QUALITY
ORIGINAL

0536

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Peter Figman

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

Peter Figman

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

The said *Peter Figman*,

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

*one bundle of the value of
Twenty five dollars, four red -
dressed of the value of twenty
five cents each, and three
pairs of trousers of the value
of two dollars each pair,*

of the goods, chattels and personal property of one

Mathias O'Driscoll,

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.

Donald J. Donohue

District Attorney.