

0900

BOX:

524

FOLDER:

4775

DESCRIPTION:

Goodwin, Hugh

DATE:

06/27/93



4775

Witnesses:

Amos Clark

Counsel,

Filed

27th day of June 1893

Pleads

THE PEOPLE

vs.

F

Hugh Goodwin

Burglary in the Third Degree,
Section 498, 506, 508, 512 and 520.

DE LANCEY NICOLL,
District Attorney.

*July 5 -
pt 1 -*

A TRUE BILL.

Henry J. Barron
Foreman
July 17/93

Henry J. Barron
Pen 3 months

0902

Police Court— District.

City and County } ss.:
of New York,

William S. Clark

of No. 530 W. 126th Street, aged 28 years,

occupation Cashier & Bookkeeper being duly sworn

deposes and says, that the premises No. 127th St. between 127th St. and 128th St. in the City and County aforesaid the said being a

and which was occupied by deponent as a
and in which there was at the time a woman being by name

~~was~~ BURGLARIOUSLY entered by means of forcibly drawing the staple which held the hasp on the door of the cabin of said yacht, and entering said cabin with the intent to commit a crime

or about 8th day of June 1883 in the nighttime, and the following property feloniously taken, stolen, and carried away, viz:

One telescope, one club signal, one vice Commodore signal, one pair of trowsers, one coat, one flannel cap, one box of cartridges all of the value of ten dollars.

the property of Hepworth 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 Hugh Goodwin and John Mulligan (both named here)

for the reasons following, to wit: That at about the hour of 6 o'clock P.M. on or about said date deponent locked the cabin door of said yacht, leaving said property therein and at about the hour of 10 o'clock A.M. the following morning deponent discovered that said cabin had been entered as aforesaid and said property taken therefrom. and at the hour of 3 o'clock P.M.

June 20th. Depment saw these defendants together and in company with each other on 12th Avenue between 130 and 131st Street. and at that time the defendant ~~Wendell~~ Goodwin had the tenses and the coat mentioned in this affidavit in his possession. Wherefore depment charges these defendants with being together and acting in concert with each other. and Burglariously entering the cabin of said yacht and stealing said property therefrom.

Sworn to before me } Wm. S. Clark
this 20th day of June 1893 }

C. E. Sumner
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated _____ 1893. Police Justice.

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated _____ 1893. 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 _____ 1893. Police Justice.

Police Court, _____ District, _____

THE PEOPLE, &c.,
on the complaint of _____

vs.

1 _____
2 _____
3 _____
4 _____

Offence—BURGLARY.

Dated _____ 1893

Magistrate. _____
Officer. _____
Clerk. _____

Witnesses, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____

\$ _____ to answer General Sessions.

0904

City and County of New York, ss:

Hugh Goodwin

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.

Hugh Goodwin

Question. How old are you?

Answer.

22 years old

Question. Where were you born?

Answer.

New York City

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

Answer.

350 St. Nicholas Ave 18 months

Question. What is your business or profession?

Answer.

Plumber

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

Hugh Goodwin

Taken before me this

day of

1889

Amos W. Parker

Police Justice.

0905

Sec. 198-200.

5

1883

District Police Court.

City and County of New York, ss:

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

Question. What is your name?

Answer.

John Mulligan

Question. How old are you?

Answer.

40 years old

Question. Where were you born?

Answer.

Ireland

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

Answer.

124 St & Western Boulevard 30 years

Question. What is your business or profession?

Answer.

Carpenter

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

Taken before me this

day of

1883

Amos G. Cooke
Police Justice

0906

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 Hugh Gordon

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, *June 20* 189 *3* *Wm H. Burke* Police Justice.

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

Dated, 189 Police Justice.

There being no sufficient cause to believe the within named *John Mulligan* guilty of the offense within mentioned, I order h to be discharged.

Dated, *June 22* 189 *7* *Wm H. Burke* Police Justice.

0907

\$1500 Ex. June 22/93 9 A.M

C104

685

Police Court, 5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm S. Clark
550 W. 126 St.
Hugh Goodwin
John Mulligan

officer
Burglar

BAILED.

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

The Magistrate presiding
in my absence will hear
and determine this case
and take bail if necessary

C. D. Drumm
Police Justice

Dated, June 20 1893

Simms Jr. Magistrate.

Bernard J. Smith Officer.

30 Precinct.

Witnesses.....

No. Street.

No. Street.

No. Street.

No. Street.



No. 1000 to answer

No 1 Committed

" 2 Discharged

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Hugh Goodwin

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

Hugh Goodwin

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

The said *Hugh Goodwin,*

late of the 12th Ward of the City of New York, in the County of New York, aforesaid, on the *— eighth —* day of *— June, —* in the year of our Lord one thousand eight hundred and ninety-*three* in the *night* time of the same day, at the Ward, City and County aforesaid, a certain building there ~~situate~~, to wit, the *vessel* of one *William S. Clark,* then lying and being in the *waters there, commonly called the North River,*

~~there situate,~~ feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent the goods, chattels and personal property of the said

William S. Clark, in the said *vessel,* 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

— Hugh Goodwin —

of the CRIME OF ~~Per~~ LARCENY, —

committed as follows:

The said Hugh Goodwin,

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

one telescope of the value of five dollars,
two signals of the value of one dollar each,
one pair of trousers of the value of two dollars, one coat of the value of three dollars,
one cap of the value of fifty cents, and one
box of cartridges of the value of twenty cents,

of the goods, chattels and personal property of one William S. Clark, —

in the — vessel — of the said William S. Clark, then lying and being in the waters there commonly called the North River, there situate, then and there being found, in the vessel —

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.

THIRD COUNT:

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

— Hugh Goodwin —

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

The said Hugh Goodwin, —

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

one telescope of the value of five dollars,
two signals of the value of one dollar
each, one pair of trousers of the value
of two dollars, one coat of the value of
three dollars, one cap of the value of
fifty cents, and one box of cartridges
of the value of twenty cents,

of the goods, chattels and personal property of *William S. Clark,* —

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen from the said *William S. Clark,* —

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

— Hugh Goodwin, —

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

DE LANCEY NICOLL,
District Attorney.

0911

BOX:

524

FOLDER:

4775

DESCRIPTION:

Gorges, Louis

DATE:

06/21/93



4775

0912

BOX:

524

FOLDER:

4775

DESCRIPTION:

Siebel, Henry

DATE:

06/21/93



4775

0913

BOX:

524

FOLDER:

4775

DESCRIPTION:

Krost, Herman

DATE:

06/21/93



4775

Witnesses:

Herman Schilling
Titus Rohner

Subpoena of
+ counsel
3/11

H. J. Brown for
205

Counsel,

Filed

day of

1893

Pleads,

THE PEOPLE

vs.

B

Louis Georges, et al
22, 664 815 H, et al
Henry Siebler
and
Herman Strauch

Assault in the Third Degree.

(Section 219, Penal Code.)

DE LANCEY NICOLL,

No. 2. 6 District Attorney.

A TRUE BILL

Henry S. Harman
Foreman.

Part 2 - June 28, 1893

All tried

No. 2 convicted

28

No. 1 + 3 not guilty

0915

Cott

City and County of New York, ss:

Louis Berger 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. *Louis Berger*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *3022-3rd Ave 5 months*

Question. What is your business or profession?

Answer. *Furnisher*

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
and demand my trial
Louis Berger*

Taken before me this

day of

1893

18th

W. S. Murray
Police Justice.

0916

City and County of New York, ss:

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

Question. What is your name?

Answer. *Henry Seibel*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *667 E 154th St; 3 years*

Question. What is your business or profession?

Answer. *Carpenter*

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
and denying firm truth
Henry Seibel*

Taken before me this

day of *Sept* 1893

1893

Police Justice.

0917

6th

City and County of New York, ss:

Herman Kroft 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. Herman Kroft

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. New York

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

Answer. 631 E 155th St - 8 years

Question. What is your business or profession?

Answer. Housewife

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
and demand my trial
Herman Kroft

Taken before me this

day of June 1893

W. G. Swinney

Police Justice.

¹²¹⁺²
\$ 500. Ex. June 17/93 8 A.M.
" " " 18/93 8 A.M.

P. 26 (VV) 665
Police Court--- 6th District.

BAILED,

No. 1, by Charles Pennedorf

Residence 686~~688~~ E 155th Street.

No. 2, by Carlisle Rank

Residence 667 E 154th Street.

No. 3, by Mannie M. Conant

Residence 815 E 146th Street.

No. 4, by _____

Residence _____ Street

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Herman Schelling
548 E. 142nd

1 Louis Gorges

2 Herman Seibel

3 Herman Krost

4 _____

Offence Alcohol

Dated June 15th 1893

Seimens - Magistrate.

John Folk Officer.

6th Precinct.

Witnesses Titus Rohner

No. 554 E 143rd Street.

Herman Jacob

No. 675 E 154th Street.

Albert Stutz

No. 560 E 143rd St Street.

\$ 500 answer &

Baird



0920

Police Court. 6th District.

CITY AND COUNTY }
OF NEW YORK, } ss:

of No. 548 East 142nd Street, aged 29 years,
occupation Manufacturer being duly sworn, deposes and says, that
on the 10th day of June 1893 at the City of New York,
in the County of New York,

Heermann Schelling
he was violently ASSAULTED and BEATEN by Louis Barges and Henry Seibel
who are each of whom did together
assault and beat deponent and his
friend Titus Rohner

without any justification on the part of the said assailants

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

Sworn to before me, this 14th
day of June 1893
Charles D. ...

Heermann Schelling
Police Justice.

0921

Sec. 151.

POLICE COURT, 6th DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal or Policeman of the City of New York, ~~Presenting~~; or to any Peace Officer in the County of New York - Presenting!

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 Herman Schelling
of No. 548 E 142nd Street, that on the 10 day of June
1893 at the City of New York, in the County of New York,

he was violently **Assaulted** and **Beaten** by Louis Gorges ^{and} Herman Seibel ^{and}
Herman Kerst

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 them forthwith before me, at the 6th 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 14 day of June 1893

Bledmann POLICE JUSTICE.

0922

Louis Gorgus w. 25. W.S. Piano maker M. yes.
Henry Seibel w. 22. Geo Carpenter. S. yes. 3022. 3rd Ave
Herrmann Krost w. 22. W.S. Housew. with S. yes. 667. E. 154th St.
having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York. East 155th St.

Dated 188

Police Justice

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Warrant—A. & B.

vs.

Dated 188

Magistrate.

Officer

The Defendant Louis Gorgus

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

John H. Falk Officer.

Dated June 15th 1893

This Warrant may be executed on Sunday or at night.

Police Justice.

0923

To See Recorder Smyth
SUBPCENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To *Winona C. Edson*
of No. *18 West 43* *Street*

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the *30* day of *JUNE* 189*3* at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Antonio Giorgio

Dated at the City of New York, the first Monday of *JUNE* in the year of our Lord, 189 *3*

DE LANCEY NICOLL, *District Attorney.*

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.
If this Subpcena is disobeyed, an attachment will immediately issue.
Bring this Subpcena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS]

11

COURT OF GENERAL SESSIONS OF THE PEACE,

City and County of New York.

The People,

vs.

LOUIS GORGES,

HENRY SIEBEL,

and

HERMAN KROST.

"
"
"
"
"
"
"
"
"

Before,

HON. FREDERICK SMYTH,

and a Jury.

Tried JUNE 27TH, 1893.

Indicted for ASSAULT, in the THIRD DEGREE.

Indictment filed JUNE 21ST, 1893.

APPEARANCES:

ASSISTANT DISTRICT ATTORNEY THOMAS J. BRADLEY,

For THE PEOPLE.

MR. WILLIAM F. BROWN,

For THE DEFENCE.

HERMAN SCHELLING, THE COMPLAINANT, being duly sworn, testified that he was a manufacturer lace curtains and silk embroideries, at East 149th street. He lived at 548 East 148th street. On the 10th of June, 1893, he saw the defendants, on Elton avenue, between 154th and 155th streets, in the neighborhood of 12 o'clock at night. He, the complainant, Mr. Rohner, Mr. Stutz, Mr. Hermann, and Mr. Granwehr left Stein's place, on Elton avenue, where they had been bowling, to go home. Mr. Hermann and Mr. Rohner were walking with him, the complainant, and Mr. Granwehr and Mr. Stutz were walking together. When they arrived in front of a blacksmith shop, on Elton avenue, between 154th and 155th streets, the three defendants stood before them? He did not see where the defendants came from. The defendant Seibel struck at Rohner and knocked his hat off, and the hat fell down on the side-walk. Siebel gave Rohner a terrible blow on the back of his head, and, before he, the complainant, could understand the situation, he got

"a terrific blow in the face," from the defendant Siebel, which nearly knocked him senseless. The blood ran down his face and over his neck-tie, shirt and coat, and he "stood there, nearly the same as lame." The other two defendants, Gorges and Krost, jumped on Mr. Rohner and knocked him out in the gutter, and then the defendant Siebel punched Rohner on the back of his head, with his fist. He, the complainant, could not do anything, he was bleeding so terribly. He shouted for help, as hard as he could. Stutz and Granwehr went back to their assistants, and as Stutz reached them, the defendant Gorges took up a stone and fired it at Stutz, with his full strength, and Stutz dodged his head, and the stone did not hit him. Some men from Stein's place then came along, and the defendants ran away. He, the complainant, Stutz, Hermann, and Rohner followed the defendants to Third avenue. As he, the complainant, reached Third avenue, he was grabbed by the defendant Gorges. Gorges put his finger in his, the complainant's, mouth, and attempted to tear

his, the complainant's, mouth open. Gorges took a strip of his, the complainant's, flesh off with his finger nail, and he, the complainant, bit Gorges's finger as hard as he could. He, the complainant, did not know whether he got a blow from anybody else or not, but Gorges got away. He, the complainant, saw a policeman and explained the case to him. He did not see any of the defendants after he bit Gorges's finger. Rohner went back to the place where he, the complainant, had lost his hat, and found the hat, and gave it to him, the complainant. They had done nothing whatever to the defendants before the defendants knocked off his hat.

In cross-examination the complainant testified that the side-walk on Elton avenue was about seven feet wide. Four men would walk in a line on that side-walk. The defendants were not going in a northerly direction; they were not moving. The defendants did not try to pass them, and they did not prevent the defendants from passing. He, the complainant, did not knock Gorges down. It was not

while Gorges was on the ground that he put his finger in his mouth. He, the complainant, and his friends did not overtake Gorges in the hallway. He, the complainant, belonged to Mr. Stein's bowling club and he had been bowling on the night in question. He did not drink more than four glasses of beer on the night in question. Mr. Rohner was his partner.

TITUS ROHNER, being duly sworn, testified that he was a manufacturer of embroideries. The complainant was his partner. He saw the defendants on the night in question, on Elton avenue, between 154th and 155th streets. He, the witness, was going south at the time. He was accompanied by the complainant and Mr. Hermann. He, the witness, was walking on the inside of the side-walk. When they reached the middle of the block, between 154th and 155th streets, his hat was knocked off, and he saw three men standing in a line. He, the witness, bent down to pick up his hat, and he received a blow in the back. He was not positive as to which one of the defendant hit him, but he

thought it was Siebel. He tried to get up and the other two defendants went at him and threw him into the middle of the street. While he was lying in the street one of the defendants (he did not know which one) hammered constantly on his neck and back, until he became quite stiff. He then heard somebody cry for help, and he got up. He saw the defendants run away. He then saw the defendant Gorges take up a paving stone and throw it at Mr. Stutz. He, the witness, then took up his hat and went down to Third avenue, and he saw the complainant talking to the policeman.

In cross-examination the witness testified that he had never seen the defendants before the night in question. He, the witness, did not do anything to the defendants to cause them to use him in the way they did, nor did he see the complainant or Herman do anything to the defendants. The defendants were standing still when he saw them. The defendants were not directly opposite his, the witness's, party; the defendants were standing in the

angle of a building. He did not see the complainant strike the defendant Siebel. The defendant assaulted them without any provocation whatever. He, the witness, only drank about three glasses of beer on that night. He was perfectly sober when he met the defendants. He did not see the complainant and Gorges together in Third avenue; he came down after that. When he saw the complainant, on Third avenue, the complainant was all full of blood.

ALBERT STUTZ, being duly sworn, testified that he lived at 560 East 143rd street. He was a tin-smith. He saw the defendant Gorges on Elton avenue on the night of the 10th of June. He had been at the bowling club that night, and left it, about 12 o'clock, in the company of Mr. Hermann, Mr. Rohner, and the complainant. He, the witness, was walking about two blocks ahead of the complainant, in company with Mr. Granwehr, and he heard the complainant shout for help. He ran back as quickly as he could to where the complainant was. He saw the defendant Gorges there. Gorges fired

a big stone at his, the witness's, head. He had not done anything to Gorges, and had never seen him before that time. Gorges then ran away, and he, the witness, followed Gorges down to Third avenue. He did not see either of the other defendants.

In cross-examination the witness testified that he did not see Gorges on Third avenue. When he saw the complainant on Third avenue he was covered with blood.

JACOB HERMANN, being duly sworn, testified that he lived at 675 154th street. On the night in question he was bowling in Stein's place. They left Stein's at 12 o'clock, and went down Elton avenue. He saw the three defendants in Elton avenue, between 154th and 155th streets. One of the defendants knocked Mr. Rohner's hat off, and as Rohner stooped to pick up his hat one of the defendants hit him. He, the witness, was struck by one of the defendants. He thought it was Gorges who struck him. As he was about to get up the man attempted to strike him again, and he struck the man. He saw one of the de-

defendants on Third avenue, later, that evening, but he did not know which one it was.

JOHN W. FALK, being duly sworn, testified that he was an officer of the Municipal police, connected with the court squad of the Sixth District Police Court. He made the arrests in the case. The arrests were made on warrants.

In cross-examination the witness testified that one of the defendants was taken to court by his father, one was surrendered by counsel, and one, he, the witness, arrested.

FOR THE DEFENCE, HENRY SLEBEL, ONE OF THE DEFENDANTS, being duly sworn, testified, in his own behalf, that he lived in 124th street, with his mother and father. He was twenty-two years of age, and a carpenter. He worked for a man of the name of Briner, his brother-in-law. He had never been arrested before. He had never seen the complainant before the night in question. He, the defendant, was at the Columbus

Theatre. He returned at half past 11, and met the defendants Gorges and Krost on the corner of 154th street and Third avenue. He asked Gorges and Krost where they were going, and they said they were going home. They went to Miller's saloon, but it was closed, and they started to go up to Stein's. They met the complainant and two other men. The complainant and his party wouldn't get off the sidewalk for them, and they wouldn't get off the sidewalk for the complainant. He, the defendant, "just fairly pushed one of the complainant's party, and his hat fell off." A general row then took place, they all fell down. They all got up, and Krost's hat was knocked off. Krost picked up his hat and ran away, and he, the defendant, seeing that there were too many for him, picked up his hat and ran, too. They ran down towards Third avenue. He ran into 156th street, and through Elton avenue, and went home. He, the defendant, did not hit any of the complainant's party; he only pushed them aside, so that he could get out of the mass. He did not punch the complain-

ant in the face. He, the defendant, surrendered himself at the Police Court. On the Tuesday following the night in question he went to work at Unionport, and then he heard that a warrant was out for his arrest, and he surrendered himself. Krost lived in 155th street, between Melrose and Cortlandt avenues. Gorges lived at 155th street and Third avenue.

In cross-examination the defendant testified that he did not see the complainant all covered with blood. He was not sure that he had not struck the complainant and Rohner. He was so excited that he did not know who he struck. He had not drank anything on that night. He, the defendant, was kicked in the side. He didn't go to the police and make any complaint; he went home. He heard on Wednesday that there was a warrant out for his arrest, but he did not surrender himself until Friday night. He did not know any of the complainants, and he didn't know of any reason why they should desire to see him punished unjustly.

He, the defendant, did not see where Gorges went. He and Krost got down to Third Avenue before Gorges.

LOUIS GORGES, ONE OF THE DEFENDANTS, being duly sworn, testified that he lived at 3,022 Third Avenue, with his wife. He was twenty-five years old. He was a piano maker. He remembered the night in question. He first saw the defendant Siebel on that evening at the corner of 154th Street and Third Avenue. Siebel was at that time in the company of Krost. They started to go up to Miller's, in Elton Avenue, but Miller's was closed. Stein's was on the same side of the Avenue, above Miller's. Finding Miller's closed they started to go to Stein's, and on the way up met the complainants. The complainants pushed against them, and they pushed against the complainants. The complainants wouldn't allow them to pass. He did not know how the hitting commenced, but all of a sudden they fell down. He, the defendant, lost his hat. He saw some more men coming down the

0936

13

avenue, and he ran down to Third avenue. He was chased by one of the complainants, and he ran down to his mother's door, at 155th street and Third avenue. The complainant, Schelling, caught him, and got him down and commenced to pound him. He, the defendant, called for help. He, the defendant, got four cuts on his head. Rihner and another man then commenced to kick him. Some how or other, he didn't know how it happened, the complainant got his, the defendant's, finger in his mouth. He, the defendant, shouted to the complainant to let go of his finger. He saw a man up in the window, whose name was Weiss, and he called to Weiss to come down and let him in. The blood was pouring down his neck, and his collar and everything was covered with blood. He did not notice any blood on the complainant, but he had not much opportunity for seeing, as the complainant was kicking and pounding him. Mr. Weiss didn't open the door, and he, the defendant, ran across the street to his own home, and went right up stairs. He, the defendant, was injured to such

an extent that he was unable to go to work the next day. He had never been arrested before.

In cross-examination the defendant testified that on the night in question he had taken a walk down to the Harlem Bridge, with Krost. He, the defendant, had three drinks on the night in question, and Krost had three. They did not drink anything but beer. They got back to 154th street and third avenue about half past 11. He did not see any blows struck at all. He did not report the matter to the police at any time, because he didn't think it was necessary. He did not throw a paving stone at Stutz.

In re-direct examination the defendant testified that none of his friends were with him when the complainant was pounding him. On that evening he was perfectly sober.

HERMAN KROST, ONE OF THE DEFENDANTS, being duly sworn, testified that he lived at 631 East 155th street, with his father and mother. He was twenty-two years of age, and was a house-smith. He worked for S. B. Fedum,

for whom he had been working over two years. He, the defendant, and Gorges were walking up Third avenue, and they met the defendant Seibel at 154th street and Third avenue. Then they started up to get a drink. They went up to Miller's saloon, but it was closed. All of a sudden they pretty nearly walked into the three complainants. He saw some one strike a blow, but he didn't know who it was. "Before he knew anything" two of the complainants were at him, and knocked him down and kicked him in the back of the head. He, the defendant, jumped up and ran down Third avenue and up 156th street to his home. He did not assault anybody, and he did not know who assaulted him. He had never been arrested before. He was perfectly sober on the evening in question.

In cross-examination the defendant testified that he did not jump on any one. He didn't say a word to the complainants. He did not hear any of the defendants exchange any words with the complainants. He didn't see Siebel strike Rohner. He

did not see Rohner's hat knocked off. Although he, the defendant, had been knocked down, and his head had been cut, he did not report the matter to the police, because he didn't think much of it. A policeman left a notice at his house that he was wanted at court, and he went up to the court.

GEORGE F. WEISS, being duly sworn, testified that he lived at 3,023 third avenue. He was a barber, and had a place of business there. He knew all the defendants. On the night of the 10th of June, 1893, he saw the defendant Gorges. He was in bed, and he heard a noise, and he opened the window and looked out. He saw four or five men at one man, but he did not know who the man was who was down. He found out afterwards that it was Gorges who was down. One man was lying on top of Gorges, and the other men were kicking him. He, the witness, called out, "You fellows ought to be ashamed of yourselves. Why don't you let that man up?" They didn't let the man up, and he, the witness, called, "Police!". The men then

ran towards 155th street, and Gorges ran across the street to his own house. . . He knew the defendants to be decent, hard-working people. They all lived in that neighborhood, and he had never known them to be in any trouble before.

In cross-examination the witness testified that Gorges was a customer of his. He saw the complainant wiping blood from his hands, under the electric light.

FRANK BRINER, being duly sworn, testified as follows: He was a boss carpenter, and employed men to work for him. The defendant Siebel had been in his employ for two years and a half. His shop was at 687 East 153rd street. He knew Siebel's character for peace and quietness. Siebel was a peaceable man, as far as he knew. He had known Siebel about ten years. Siebel was his brother-in-law. He had never known him to be in trouble before. . .

CAROLINE RAU, being duly sworn, testified that she lived at 676

East 154th street. She had known the defendant Siebel for three years. The defendant Siebel was a quiet, nice, working boy; she had never seen anything wrong in him. She had never known him to be arrested before.

HUGH MARTIN, being duly sworn, testified that he was a police officer. He lived at 644 East 146th street. He had known of the defendant Krost for several years. Krost was a peaceable, quiet boy. He had never known of Krost being in trouble before.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Louis Borges, Henry Siebel & Herman Frost

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

Louis Borges, Henry Siebel and Herman Frost

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

The said Louis Borges, Henry Siebel and Herman Frost, all

late of the City of New York, in the County of New York aforesaid, on the tenth day of June in the year of our Lord one thousand eight hundred and ninety-three, at the City and County aforesaid, in and upon the body of one Herman Schelling in the peace of the said People, then and there being, with force and arms, unlawfully did make an assault, and him the said Herman Schelling did then and there unlawfully beat, wound and illtreat, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL, District Attorney.

0943

BOX:

524

FOLDER:

4775

DESCRIPTION:

Grogan, William

DATE:

06/22/93



4775

0944

POOR QUALITY ORIGINAL

Witnesses:

Harry A. Ames,
Philip Lefkowitz

That from the evidence
afforded that the witness Lef
kowitz without a court
order cannot be had in connection
with the discharge of debt in his own
recognition
May 13. 96

Tail fixed at
\$100 on motion
of D.A. J.F.

When the case was on calendar
May 1894 I saw the Comptroller
then they expressed themselves very
mercifully disposed towards debt.

Debt discharged
on own record - on
motion of my rec'd
my cl ch 12/46

Counsel,

Filed

Day of

189

Pleads,

THE PEOPLE

vs.

William Hogan

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Ray [Signature]
Foreman.

Sept 93
Sept 94
Sept 1894

Part of [Signature] over.

Forfeiture in the Second Degree.
(Sections 511 and 521, Penal Code.)

202
18th May 1894

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Harvey H. Eames,
of No. 25 West Houston Street, aged 45 years,
occupation Shaw Goods Manufacturer being duly sworn,

deposes and says, that on the 15th day of June 1897 at the City of
New York, in the County of New York, ~~was feloniously taken, stolen and carried away~~ ^{an attempt was made to steal}
from the possession of deponent, in the day time, the following property, viz:

Gold and lawful money of the
United States to the amount and
value of fifty dollars \$ 50.

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said ~~property~~ ^{attempt} was feloni-
ously taken, stolen and carried away by William Grogan
(now dece) for the reason that deponent
is informed by Philip Lefkowitz now
dece, an American British messenger boy,
that the said Grogan on said date
employed him to attempt to collect
the said fifty dollars on a false
and fraudulent order purporting to be
a check from Thomas J. Sullivan or the
Union Sine Savings Institution, and a
note purporting to be signed by Thomas
Sullivan of the firm of Sullivan Bros
& Co. dece dece annexed. And deponent
is informed by the said Thomas Sullivan
that he did not sign said check or
note, or authorize the deponent to
collect said money in his name. Harvey H. Eames

Sworn to before me, this 15th day
of June 1897
John McLaughlin Police Justice.

0947

1877.

CITY AND COUNTY }
OF NEW YORK, } ss.

Philip Lefkowitz

aged *14* years, occupation *Messenger* of No.

164 Ridge Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Harry A. Eames*

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

Sworn to before me, this *18* }
day of *June* 189*9* } *Philip Lefkowitz*

John P. ...
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Sullivan,

aged *46* years, occupation *millener* of No.

600 Broadway Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Harvey A. Coates*

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

Sworn to before me, this *18* } *thos Sullivan*
day of *June* } 18*93*

John P. ...
Police Justice.

0949

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

William Hogan 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 Hogan

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

New York

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

Answer.

743. Fifth St. 4 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 am not guilty
William Hogan*

Taken before me this

day of

1889

John Bell

Police Justice.

0950

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

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

Dated, April 1893 John H. Woodin Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

Said over
Police Court 669 District

THE PEOPLE, *vs.*
ON THE COMPLAINT OF

Harry A. James
25 W. Houston
William G. Goff
B

Paul [unclear]
Officer

BAILED,

No. 1, by *Mary E. Hardland*
Residence *316 E. 24* Street.

Rebail on May 14/44
No. 2, by *Mary Hardland*
Residence *132 - 43rd* Street.
South Broadway

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

2 _____
3 _____
4 _____

Dated, *June 18* 1893
Norris Magistrate.
Lang & Meyer Officer.
14 P. 160 112 Precinct.

Witnesses *P. Defolowitz*
No. *164* Street.
505
No. _____ Street.

No. _____ Street.
\$ *1000* to answer *100*

J. Com...

0952

PART IV.

THE COURT ROOM IS IN THE SECOND STORY
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Philip Lefkowitz
of No. 164 Ridge Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the New Criminal Court House on Centre Street, between Franklin and White Streets, in the City of New York, on the 13 day of MARCH 1896, at 10 o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

William Grogan

Dated at the City of New York, the first Monday of MARCH in the year of our Lord 1896

JOHN R. FELLOWS, District Attorney.

in the City of New York. On the

0954

Court of General Sessions.

THE PEOPLE, on the complaint of

William Grogan

Offense

vs.

DE LANCEY NICOLL,
District Attorney.

Affidavit of Police Officer

W. Lang

Precinct.

FAILURE TO FIND WITNESS.

0955

69 West 133rd St.
New York.

Saturday
Sept. 16th '78.

Your District Attorney,
Melancony & Peck.

Excuse the presumption on my part, but I trust my appeal - to you - mercy.

You may remember that I called upon you a few weeks ago with the wife and brother of a young man - under arrest - William Hogan. He is promised to appear for trial on Tuesday next, 17th.

I admit his offense, and the justice of the law. You hold the scales. Which shall weigh, Mercy or justice?

I plead in his devoted Mother's
name. She is wholly innocent
but his punishment will
be to her the bitterest blow
of her long weary life.

He has shown great sorrow
for his sin, and has made
every effort towards atone-
ment. O, pray be merciful
and give him your helping
hand, and bid him "sin
no more".

I trust in your generosity
for leniency towards his erron-
ing Mother, and beg you
excuse the liberty I take in
thus addressing you.

Very Respectfully,
Mrs Ellen M. Grogan

I plead in his devoted Mother's
 name. She is wholly innocent
 but his punishment will
 be to her the bitterest blow
 of her long weary life.
 He has shown great sorrow
 for his sin, and has made
 every effort towards atone-
 ment. O, pray be merciful
 and give him your helping
 hand, and bid him "rest,
 and sin no more".

I trust in your generosity
 for leniency towards his erron-
 ing Mother, and beg you
 excuse the liberty I take in
 thus addressing you.

Very Respectfully,
 Mrs Ellen M. Grogan

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 Grogan

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

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

The said

William Grogan

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

New York, June 16th 1893. \$ 50 / 00 dollars cents

Union Divine Savings Institution } Pay on book No. 11641 -
Broadway, 32d St. & 6th Ave.,

to myself or bearer N.A. Earnes = Fifty 00/100 = Dollars,
and this shall be your receipt.

Signature, Thomas J. Sullivan
Individually or as Trustee as the book reads.

Present Address, St Dennis Hotel

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 Grogan

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

The said

William Grogan

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

*\$ 50 / 00
dollars / cents*

New York, June 16th 1893.

*Union Dime Savings Institution } Pay on book No. 11641
Broadway, 21st & 6th ave.,*

*to myself or bearer H. A. Earnes Fifty ⁰⁰/₁₀₀ = Dollars,
and this shall be your receipt.*

*Signature, Thomas J. Sullivan
Individually was Trustee of the book reads.*

Present Address, St Dennis St

[Large flourish]

the said

William Grogan

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

DE LANCEY NICOLL,
District Attorney.

0960

BOX:

524

FOLDER:

4775

DESCRIPTION:

Groll, Marcus H.

DATE:

06/02/93



4775

Witnesses:

Samuel Priel

~~A. J. Ryan~~ 6

Counsel,

Filed

day of June

1893

Pleads,

Mr. [unclear] [unclear]

THE PEOPLE

vs.

Robert [unclear]

Marcus H. Snell

Grand Larceny, ~~From the Person,~~ Degree [unclear]
[Sections 523, 524, 525, 526 Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Char. J. [unclear]

Foreman.

Part 3. June 19/93
Tried and convicted
G. L. L. [unclear]
Pen 2 yrs 8 3 mths [unclear]

COURT OF GENERAL SESSIONS, PART III.

----- x
 :
 The People of the State of New York, :
 :
 against : Before
 : Randolph P. Martine
 : and a jury.
 :
 Marcus H. Groll. :
 :
 ----- x

Indictment filed June 2, 1893.
 Indicted for grand larceny in the first
 degree.

New York, June 19, 1893.

A P P E A R A N C E S:

For the People, Asst. Dist. Atty. Robert Townsend;
 For the Defendant, J. W. McLoughlin, Esq.

SAMUEL PRICE, a witness for the People, sworn, testified:

I live at 173d. Street and Brook Avenue. I am
 a carpenter by occupation. At my home I also keep a
 liquor saloon. On the night of the 3d. of May I was on
 Rail Road Avenue and 177th. Street on my way home. I had
 between \$155 and \$160 in my vest. The pocketbook was in
 my hip pocket. I went into a saloon kept by a man
 named John Murphy. I saw the defendant there standing
 at a bar. I asked him if he would have something to
 drink with me and he did. We had two or three drinks
 together. After remaining there for about half an hour
 we went out. During the time I was in that saloon I had
 occasion to take my pocketbook out containing the large
 roll of bills. I could not say positively whether the

2.

defendant saw the roll of bills or not. He was standing by me at the time within a couple of feet of me. The defendant and I walked down Railroad Avenue talking about different things. We finally went into my own saloon and I asked my wife, who was behind the bar, to give us a drink. She did so. The defendant left. Shortly after he left I missed my pocketbook and I reported that to an officer, who went out in search of this defendant and finally arrested him. When he was arrested I told him he had the money in his pocket. The officer found the money on him. I could not tell positively just where the money was taken from me, but I did not miss it until after the defendant left my saloon.

Cross-examination:

While we were crossing a bridge at Railroad Avenue I felt the hand of the defendant in my pocket, but did not speak about it at that time. The officer told me in the defendant's presence that he arrested him in a lot and found my pocketbook on his person. When the pocketbook was shown to me part of the money that was in it when I last saw it was missing. Nobody else was near enough to me during the time I was in the company of this defendant to have taken my pocketbook except the defendant. I was frequently with the defendant during all the time he was with me that afternoon and treated him to drinks on several occasions.

CHARLES G. SMIDT, a witness for the People, sworn, testified:

I am a police officer connected with the 34th.

Precinct. I recollect seeing Samuel Price t about 9 o'clock on the 3d. of May. I saw him in Murphy's saloon at 177th. Street and Railroad Avenue. He made a complaint to me that his pocketbook had been stolen. I went over my post endeavoring to find some clue as to the whereabouts of his pocketbook. He told me of his suspicion of the defendant. I arrested the defendant sitting in a lot. When I took him to the Station House I searched him. I could find nothing until I got down to the leg of his pants and I then discovered the complainant's pocketbook inside his stocking. Before I found the complainant's pocketbook he told me that his right leg was hurt and that he had a bandage on it. I thought that was kind of queer and that led me to search more closely with the result that I found the pocketbook. The defendant said he knew nothing of how the pocketbook got into his stocking.

DEFENSE.

MARCUS H. GROLL, the defendant, sworn, testified:

I did not take the pocketbook of the defendant from his person. I have been working for several large grocery houses in this city and have always borne a good character. I do not know how the stolen property got into my stocking. I met this man in Murphy's saloon at half past four in the afternoon. I sat there with them awhile and went from there to his own saloon where we had another drink. I had been drinking considerable during that day

0965

4.

and after leaving him I went and sat down in the lot and fell asleep. It may have been that somebody who stole this pocketbook put it into my stocking while I was asleep. I did not look at it and did not know it was there until the officer searched me and found it. When he asked me about it I told him I did not know how it got there. I am a married man and have two children. I have never before been arrested for any crime. I recollect everything that occurred that afternoon before I fell asleep. There was some boys playing in the same lot where I fell asleep and it may have been one of them put the pocketbook in my stocking..

The jury returned a verdict of guilty of grand larceny in the second degree.

Indictment Feb 24th 1873

Court of General Sessions
Part 3

The People vs.

v.

Marcus H. Zöll

Abstract of testimony
on trial, New York

June 19th 1873

0966

0967

Police Court - 6th District.

Affidavit - Larceny.

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

of Samuel Price
of Amn Brook Ave & 173rd Street, aged 36 years,
occupation Accountant being duly sworn
deposes and says, that on the 31st day of May 1893 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 pocket book containing gold &
lawful money to the amount of
One hundred & fifty dollars - & one
small handkerchief of the value of
two cents together of the value of
one hundred & fifty two dollars contained
in deponent's pantaloons pocket

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 Manus H. Boyle (now here) from
the fact that since the commission
of crime of deponent was informed
by Officer Charles Schmidt 34th Precinct
Police (now here) that he arrested
said defendant and secured and
found the pocket book & handkerchief
and some money in his possession
and deponent fully identifies the
pocket-book and handkerchief -
Samuel Price

Sworn to before me, this 10th day

of May 1893
John S. Murray
Police Justice.

0968

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Schmidt
aged *43* years, occupation *Police Officer* of No. *34th Avenue* *Police* Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of *Samuel Rice* and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this *10th*
day of *June* 18*93*

Charles E. Schmidt

B. E. Smith
Police Justice.

0969

6th

City and County of New York, ss:

Marcus H. Groll 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. *Marcus H. Groll*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *Germany -*

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

Answer. *Webster Ave # 178th St, 16 years*

Question. What is your business or profession?

Answer. *clerk*

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

Answer. *I am very guilty of the charge*
Marcus H. Groll

Taken before me this

day of *June*

189*3*

1893

E. E. Minnery Jr

Police Justice.

0970

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 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 June 18 1873 W. E. Sumner Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

0971

Police Court--- 6th District. 602

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel Price
Cor. Brook Ave and
173rd St.
Marcus H. Crow

Offence *Assault on person*

BAILED.

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

2
3
4

Dated *June 12th* 1893
Simon J. ... Magistrate.

Charles Schmitt Officer.
34 Precinct.

Witnesses *Same Officer*

No. Street.

No. Street.

No. Street.

\$ 1000 to answer *Cost*



Cost

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Marcus H. Groll

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

Marcus H. Groll

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

The said Marcus H. Groll

late of the City of New York, in the County of New York aforesaid, on the 31st day of May in the year of our Lord one thousand eight hundred and ninety-three, in the night-time of the said day, at the City and County aforesaid, with force and arms,

the sum of one hundred and fifty dollars in money, lawful money of the United States of America, and of the value of one hundred and fifty dollars, one pocketbook of the value of one dollar, and one handkerchief of the value of ten cents

of the goods, chattels and personal property of one Samuel Price on the person of the said Samuel Price then and there being found, from the person of the said Samuel Price 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.

SECOND COUNT—

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

Marcus W. Groll

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

The said *Marcus W. Groll*

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

the sum of one hundred and fifty dollars in money, lawful money of the United States of America, and of the value of one hundred and fifty dollars, one pocketbook of the value of one dollar, and one handkerchief of the value of ten cents

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

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

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

Marcus W. Groll

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

DE LANCEY NICOLL,

District Attorney.

0974

BOX:

524

FOLDER:

4775

DESCRIPTION:

Guinevan, Francis

DATE:

06/21/93



4775

Witnesses:

W. H. Brown

Detective Sergeant O'Connell
in open Court in the presence
of the Justice Court says that
Complainant has gone to
Denver, Col. where he is es-
tablished in business &
thence he will not return
The property was recovered
and there seems to be no
prospect of trying the case
it should be disposed of
for the present by discharging
with a two year recognizance
April 14 Stephen (Hare)
W. H. Brown

1914

Counsel,
Filed *21 June 1893*
day of
Pleads, *Michieby-73*

Grand Larceny,
[Sections 228, 229,
Penal Code.]
Degree.

THE PEOPLE

vs.

B

Francis Guinevard

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

W. H. Brown
Foreman.
W. H. Brown
Paul J. Parkay

Police Court - 1 - District.

Affidavit - Larceny.

City and County }
of New York, } ss.

Ed. P. Phelps

of No. 121 East 89th Street, aged 40 years.

occupation Auditor being duly sworn,

deposes and says, that on the 11th day of June 1893 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 day time, the following property, viz:

One valise containing four united
Coal Companies (This is mortgage
Bonds and three shares of United
Coal company stock, three shirts
2 suits of underwear, one pair of
gloves one watch brown, 5 pairs
of stockings, 1 dozen handkerchiefs
3 coats and a quantity of pamphlets
Being in all together of the value of
Forty three hundred and twenty five dollars
(\$ 4325.00)

The property in the case and custody
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 Francis Guinevan (now here)

for the reasons following to wit. On
said day deponent missed said
property from a room at 121 East 89th
and deponent is informed by James
O'Connor and Thomas urgent from
information they received they arrested
said defendant and at the time of
said arrest they found on the person
of said defendant the bonds and
shares of stock herein described which
deponent fully identifies as being his
and he charges said defendant with
the larceny of the said

Ed. P. Phelps

Sworn to before me, this
11th day of June 1893
John W. Ryan
Police Justice

0977

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 50 years, occupation Police Sergeant of No. Police Headquarters Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Ed P Phelps

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

Sworn to before me, this 17 day

of June 1893

Charles O'Connor

John Ryan Police Justice.

0978

1921

CITY AND COUNTY } ss.
OF NEW YORK, }

Andrew Tugent

aged 35 years, occupation Notar of No.

300 Mulberry Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Ed P Phelps

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

Sworn to before me, this 17 day
of June 1893

Andrew Tugent

John Ryan

Police Justice.

0979

Sec. 198-200.

1882
District Police Court.

City and County of New York, ss:

Francis Guinevan 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. *Francis Guinevan*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *2075 2d Avenue 9 years*

Question. What is your business or profession?

Answer. *Painter*

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

Answer.

I am not Guilty

Francis Guinevan

Taken before me this
Day of *Sept* 189*3*
John J. Ryan
Police Justice.

0980

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

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

Dated, *June 17* 189*5*..... *John Ryan* Police Justice.

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

Dated, *June 15* 189*5*..... *John Ryan* Police Justice.

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

Dated,..... 189..... Police Justice.

0981

226

671

Police Court--- 1 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ed P. Phelps
Francis Guivard

offense

2
3
4

BAILED,

No. 1, by *Conrad Lester*
Residence *10 E 114* Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated, *June 17* 189 *3*

Ryan Magistrate.
Clarence Mudgett Precinct.

Witness *James Olaner*
No. *300 Mulberry* Street.

Andrew Mudgett
No. *300 Mulberry* Street.

No. Street.

Bailed
to answer
Co.



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Francis Spivey

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

Francis Spivey

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

The said Francis Spivey,

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

one value of the value of ten dollars, ... United Coal Company, of the kind called ... three shares of the capital stock of the said United Coal Company, ... of the value of one hundred dollars each, three shirts of the value of one dollar each, two pairs of undershirts of the value of one dollar each, one pair of gloves of the value of fifty cents each, one pair of stockings of the value of fifty cents each, one pair of shoes of the value of fifty cents, twelve handkerchiefs of the value of fifty cents each, three printed books of the value of fifty cents each, and ten printed pamphlets of the value of ten cents each, of the goods, chattels and personal property of one Ed. P. Phelps,

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.

SECOND COUNT—

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

Francis Guinevan

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

The said *Francis Guinevan,*

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

the same goods, chattels and personal property described in the first count of this indictment,

[Large handwritten flourish]

of the goods, chattels and personal property of one *Ed. P. Phelps,*

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

unlawfully and unjustly did feloniously receive and have; the said

Francis Guinevan

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

DE LANCEY NICOLL,

District Attorney.

0984

BOX:

524

FOLDER:

4775

DESCRIPTION:

Gutlohn, Adolph

DATE:

06/09/93



4775

Witnesses

W. S. May

Charles F. A

Counsel,

Filed

9th day of June 1893

Pleas,

guilty to

THE PEOPLE

vs.

Ralph Sutlun

Grand Larceny, *second* Degree, (From the Person), *second* Degree. [Sections 628, 629, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. J. Barman
Foreman.
June 14/93

John X. Convent
Foreman.
June 14/93

S.P. 2 1/2 years.

45/93

The People
 Adolph Gutlohr vs. Court of General Sessions. Part I
 Before Judge Cowing. June 14th 1893
 Indictment for grand larceny in second degree.
 I am an officer connected with the Central
 Park police force of this city and have been
 going on six years. I am always on duty
 there in citizens clothes. I was there on the
 28th of May. I saw the defendant there on
 that day around the animal house. I saw
 him go round several women's pockets and
 feel their dresses. I saw him put his hand
 in two different women's pockets, but he
 abstracted nothing from them. I was
 waiting to get a better case on him. I
 followed him and watched. He was about
 to leave the Park. I guess I followed him
 for about half an hour. He was about
 to leave the 64th street entrance when I
 put him under arrest. When I got hold
 of him he claimed he had done nothing.
 I says, "I am an officer and you are
 under arrest." I brought him in the
 station house; he denied what I accused
 him of putting his hand in these
 different pockets. We searched him in the
 station house and found three pocket
 books on him, and he had the money
 all loose in his pocket. I guess eighty

odd cents - the money was all scattered. and the pocket books found in different pockets. ~~He~~ admitted taking the small pocket book, he first denied it. Going down the steps from the Arsenal on the way over to ~~the~~ ^{the} ~~highly~~ ^{Seventh} street the 25th precinct he admitted taking it; he said that he took one of the pocket books from a lady's pocket in the elephant house. I brought him back to the Sergeant and he wrote the confession down. He told him he need not make a confession if he didnt wish to. He said he would tell the truth. He said there was about 40 or 50 cents in it when he took it. I took him to the Police Court afterwards. I heard the answers which he gave to the questions of the Judge. I heard the Judge advise him as to his rights. Cross Examined.

When I first saw the defendant that day about 5 minutes to seven o'clock in the evening round the Menagerie in Central Park. There were a number of ladies there at the time. I first noticed him go up where there was a lady and gentleman. I saw him put his hand in a ladies

pocket. There was plenty of other people there, but those two appeared to be together as they walked away together. I could not tell exactly on which side the lady and gentleman was; there was such a crowd there. Do you know how that lady was dressed? Yes, she had a very remarkable dress on - it was a blue dress; she had no sash or belt on her; the defendant came up on the right hand side of the lady behind her and the gentleman was on the left hand side of her. They stood looking at the animals; the prisoner was right at her side. I was standing a short distance away. I saw him put his hand in the woman's pocket and take it out. I am sure there was a pocket. I saw the lining of the pocket. I saw that he did not take any property out. I was about three feet from him and I let him go. He felt on the outside of the pockets of a dozen of women, I guess. I saw him put his hand into the pocket of another woman. I could not tell you what kind of a dress she had on, but I know it was not blue; there was a young lady with her. About 25 minutes after six o'clock he was about to leave the Park; he walked out of the 64th street entrance to Fifth Avenue where I put

him under arrest. When I got to the station house I told the Sergeant that I arrested him on suspicion and stated what I saw him do. I knew that he had his hand in a pocket, but I did not know that he had any property on his person. I am sure the ladies had pockets in their dresses. I should judge it did not take him more than half a minute to put his hand in the pocket. I did not arrest him. I was waiting to get a better case on him.

James E. Gillen, sworn and examined, testified. I am connected with the Park Police of this city. I have been a Sergeant for one year. This prisoner was brought to me and given in my custody by the witness who last testified at 6:30 on the evening of the 28th of May. He was charged with being a suspicious person, and upon examination of his person property was found upon him. These three pocket books were found. I had a conversation with him. I asked him where he got those pocket books. He first told me they were all his property. In one of the pocket books I found a small photograph. I looked at it. I said, "Which is this, your mother or your sister?" He said

that is my brother's little girl." I believe the photograph happened to be of a boy." It was a small miniature photograph. My recollection is that it was a boy by the clothing, but I am not positive. After he had left the station house he returned in a short space of time, and he said, "I want to tell the truth in this case." I brought him into the private office of the Captain and spoke to him in the presence of Officer Savage. I questioned him as to his occupation, his character and habits &c. I asked him what he was going to the Park for on Sunday. He answered the questions which I put to him and I wrote it down in narrative form. I read it to him before he signed it. District Attorney read it as follows:

New York, May 29th 1893.

I, Adolph Guthron confess of my own free will that I am guilty of having picked a lady's pocket in the Central Park. I came to the Central Park today for the purpose of making some money by picking pockets. I am a tailor by trade, but am at present unemployed. I found the broad black pocket book on the Camden Railway. The small black pocket book I picked from the pocket of a lady in the elephant ha.

in the Central Park today. I own the little red pocket book myself. I make this confession of my own free will, and neither force, nor any threat on the part of those in whose presence I make it compels me to say what is contained herein. It is the truth.

(Signed) Adolph Gutlohn
 Witnesses: William Savage, James E. Dillon. Sergeant of Park Police."

Did he speak English to you? Yes sir.
 You read it to him before he signed it? I did.
 Which pocket book was it that he said he took from the lady's pocket? That is the book that he indicated; the small red, pocket book he claims was his own, and the large one he claimed that he found on the Camden Railroad from Camden to Philadelphia, I believe it was. I do not remember ^{that} anything else was said on that occasion.

Cross Examined I took down his confession in narrative form. I told him he was not compelled to make the statement. I thought it was fair to let him know of his constitutional rights. He was not only willing but anxious to make the confession. I believe he is a German.

Adolph Gutlohn, sworn and examined in
 his own behalf testified. I came here two weeks ago from
 Philadelphia. I remember the 29th of May the day
 I was arrested. I did not put my hand in
 any lady's pocket that day. I saw a lady
 and gentleman at the Menageri. I passed
 through a big crowd. I shoved against her
 and that is all I did and walked out
 of the place. You heard the officer's testimony
 that he subsequently saw you put your
 hand in another woman's pocket, is
 that true? No. He said to me when he ar-
 rested me, "Come along," and he grabbed
 me and locked me up. I asked him what
 was the matter? I signed this paper
 when I got to the station house. I did
 not know what it was at all. I did
 not understand what the officer said.
 Did you know when you signed that
 paper that it was an admission that
 you picked a pocket and came there
 for the purpose of picking pockets? No.
 I came from Philadelphia to New York to
 get a job, and on Sunday afternoon I went to
 the Park to look in and "pass the time"
 The pocket book now shown me I bought
 in Philadelphia, and the little black pocket
 book I found behind the lady's foot in

the elephant house. I stooped down and picked it up and put it in my pocket and I went out of the place. I never knew what was in it till I was arrested. I told the officer the same story. I told him I found it and that was all.

Cross Examined. I did not ask the lady whether or not she lost a pocket book. I stooped down and put it in my pocket. I did not know who it belonged to. Did you tell the officer when you were arrested that there was a picture of your brother's child in the pocket book? No. I found the other pocket book on a ferry boat in Camden. I had three pocket books when I was arrested. I did not read the examination paper when I was in the Police Court. I did not say in answer to a question "I am guilty." I am a button hole maker. I stopped in the Mascott hotel when I came to New York. I said in the Police Court that I lived at 61 Bowery which is a hotel. My brother is in the fur business at 115 Mercer street I have sent for him, but he did not come to see me. I have never been arrested before. The jury rendered a verdict of guilty of an attempt at

0994

Testimony in the case
of
Adolph Gestlhorn

filed June 13

20 1918

Public &

A. N.Y.C. May 29th 1893.

I, Adolph Gutlohn, confess of my own free will, that I am guilty of having picked a Ladies pocket in the Central Park.

I came to the Central Park to-day for the purpose of making some money by picking pockets. I am a tailor by trade, but am, at present unemployed.

I found the broad black pocketbook on the Camden Railway. The small black pocketbook, I picked from the pocket of a lady in the Elephant house in the Central Park, to-day. I own the little red pocketbook myself. —

I make this confession of my own free will and neither force, nor any threat on the part of those in whose presence I make it compels me to say what is contained herein. It is the truth.

(Signed) Adolph Gutlohn

Witnesses

William Savage

James Edillon Sergeant, Park Police

May 29, 1893
Confession of A. Sullston
Arrested by Savage

May 29th - 1893

To Sergeant Dillow
Arsenal, Central Park

10

Police Court— District.

Affidavit—Larceny.

City and County of New York, ss.

of No. 4 William Savage Street, aged 32 years, occupation Police Officer being duly sworn,

deposes and says, that on the 28 day of May 1893 at the City of New

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

of an unknown woman in the day time, the following property, viz: A pocket-book containing good and lawful money of the United States of the amount and value of fifty cents

the property of An unknown woman

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 Guttohn

(number) for the reasons following to wit: deponent saw the defendant touching the clothing of women in Central Park and when he arrested the defendant he found in the possession a pocket-book containing fifty cents which pocket-book the defendant admits having taken from the pocket of some unknown woman.

William Savage

Sworn to before me, this June 1893 of Police Justice

[Signature]
Police Justice

0998

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY } ss:
OF NEW YORK, }

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

Question. What is your name?

Answer.

Adolph Gutthohn

Question. How old are you?

Answer.

27 years.

Question. Where were you born?

Answer.

Hungary

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

Answer.

61 Burray, 1 day.

Question. What is your business or profession?

Answer.

Button-press maker.

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.

Adolf Gutthohn.

Taken before me this

day of June 1893

Wm. J. ...

Police Justice.

CITY AND COUNTY } ss:
OF NEW YORK, }

POLICE COURT, 4 DISTRICT.

of No. Page 101 Street, aged 3 years,
occupation Police Officer being duly sworn, deposes and says,
that on the 28 day of May 1893

at the City of New York, in the County of New York,
he arrested Adolph Gutman
for looting from the store
of an instrument woman and
refused prayer he tried
to enable him to produce
a complaint in Court

William Savage

Sworn to before me, this 28 day
of May 1893

W. M. Mahalan
Police Justice.

Police Court, District.

no THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT.

vs.

Adolph Gottschalk

Dated, *May 25* 189*3*

M. [unclear] Magistrate.

Sanay Officer.

H. C. [unclear]

Witness,

Disposition,
2500 bond to June 31. 2 P.M.
Do June 1 2 P.M.
" " 2. 2 P.M.
" " 5 7 P.M.

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.....

R. J. ...
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 *June 5 1893* *Reedman* 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.

267
Police Court--- 4 District. 623

THE PEOPLE, &c.
ON THE COMPLAINT OF

John Savage
vs.
Charles Guttmann

2
3
4
Office *John Savage*

Dated *June 5 1893*

Myrtle Magistrate.
Savage Officer.
Park Precinct.

Witnesses.....

No. Street.

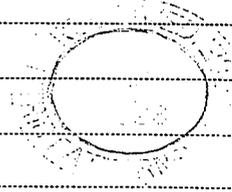
No. Street.

No. Street.

\$ *1000* to answer *M. J.*

Com

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



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Adolph Guttohn

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

Adolph Guttohn

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

The said

Adolph Guttohn

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

one pocketbook of the value of one dollar and divers coins of the United States of America, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of fifty cents

of the goods, chattels and personal property of one *a certain woman* ~~whose name is to the Grand Jury aforesaid unknown~~ on the person of the said *woman* then and there being found, from the person of the said *woman* then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

De Lacey Nicoll
District Attorney.

1004

BOX:

524

FOLDER:

4775

DESCRIPTION:

Gysin, Charles

DATE:

06/16/93



4775

Witnesses:

Julius Collins, Interpreter.

With Consent of

Lee de Bass.

W. R. Marshman.

In his case upon
examination of the
photo documents
that upon aspect
thereby be accepted
Mrs. Gust's ^{husband} ^{husband} ^{husband}
representing

109 X

Counsel,

Filed

16 June 1893

Pleads,

THE PEOPLE

vs.

Charles Egan

Grand Larceny, ^{Accessories} (From the Person),
[Sections 828, 831, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]
Foreman.
April 19/93

[Signature]

City from 30 days.
June 27/93

Police Court 5 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Lese De Basse

of No. 824 Sixth Avenue Street, aged 55 years,
occupation None being duly sworn,

deposes and says, that on the 7th day of June 1893 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the pos-
session of deponent, in the Day time, the following property, viz:

One leather pocketbook
Containing gold and lawful
money to the amount and value
of about six 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 Charles Gysin (now here)

From the fact—that at about the hour
of 4.45 a.m. on said date, deponent
was in the Fort Lee Ferry House at the
foot of W. 130th Street when deponent
missed said pocketbook from the
pocket of the jacket then and there
worn by deponent. But just before
missing said pocketbook, deponent
felt a slight pull or tug at the pocket,
where the book had been, and deponent
noticed this deponent standing beside
her near the pocket, and after deponent
had charged this deponent with stealing
it, said pocketbook was found by a person

Sworn to before me this 7th day of June 1893

Police Justice

under a bench in the Ferry House near
~~the~~ the place where the defendant was,
Wherefore defendant charges the defendant
with feloniously taking stealing and
carrying away said property from the
possession of defendant.

Sworn to before me }
this 8th day of June 1893 } Geo P. Abasse
GEO. SIMMONS }
Notary Public }

1008

5

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

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

Question. What is your name?

Answer. *Charles Gysin*

Question. How old are you?

Answer. *25 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *89 West End Ave - Four years*

Question. What is your business or profession?

Answer. *Bar tender*

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
Charles Gysin*

Taken before me this *10th* day of *June* 189*9*
John J. Murray
Police Justice.

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

Defendant

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, *June 8* 189 *3* *W. C. Cummings* Police Justice.

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

Dated,..... 189 Police Justice.

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

Dated,..... 189 Police Justice.

\$1000. Ex. June 10/73/9 AM

Pgs

640

Police Court, 5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lese De Basses
1824 6th
vs
Chas Gysin

Offense: *Drunk*
1000

1
2
3
4

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Dated, *June 8* 189 *3*

Simms Jr Magistrate.

McEnroe Officer.

30 Precinct.

Witnesses *A. R. Marshman*

No. *205 Broadway* Street.

Oliver Lasher

No. *Fort Lee New Jersey* Street.

Norman Nichols

No. *Fort Lee Ferry Road* Street.

1000 to answer

C. M.

1011

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Charles Gysin

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

Charles Gysin
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said *Charles Gysin*

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

the sum of six dollars in money, lawful money of the United States of America, and of the value of six dollars, and one pocketbook of the value of one dollar.

of the goods, chattels and personal property of one *Lese Dabasse*, on the person of the said *Lese Dabasse* then and there being found, from the person of the said *Lese Dabasse* then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

De Lancey Ricoll
District Attorney