

0722

BOX:

107

FOLDER:

1146

DESCRIPTION:

Gillis, Frederick

DATE:

07/03/83



1146

0723

13

Filed 3 day of July 1883  
Pleads *Not guilty* (5)

THE PEOPLE

vs.

*F*

*Frederick*

*Gillis*

Assault in the First Degree. (Firearms.)  
(§ 219a, 219)

JOHN MCKEON,  
District Attorney.

A TRUE BILL.

*S. W. Hamster*  
Foreman.  
July 6/83.  
*John Kennedy* J. J. J.  
*Wm. J. J. J.*

0724

# Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

*Frederick Gillis*

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

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

The said *Frederick Gillis*

late of the City of New York, in the County of New York aforesaid, on the *twenty first* day of *June* in the year of our Lord one thousand eight hundred and eighty *seven* with force and arms, at the City and County aforesaid, in and upon the body of *Maria Gillis* in the peace of the said People then and there being, feloniously did make an assault, and to, at and against *her* the said *Maria Gillis* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said *Frederick Gillis* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge, with intent *her* the said *Maria Gillis* thereby then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided. and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

*Frederick Gillis*

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

The said *Frederick Gillis, late of the City and County aforesaid*

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Maria Gillis* then and there being, feloniously did, wilfully and wrongfully, make an assault, and to, at and against *her* the said *Maria Gillis* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *he* the said

*Frederick Gillis*

in *his* right hand, then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, wilfully and wrongfully then and there shoot off and discharge

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

JOHN McKEON, District Attorney.

0725

FILED,  
No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

Police Court District 2  
THE PEOPLE, &c.,  
vs. *Frederick Gillis*  
ON THE COMPLAINT OF  
*Mama Gillis*  
*Frederick Gillis*  
Offence *Plunder*  
Dated *June 27* 188  
Magistrate, *Wm. H. Spence*  
Precinct, *20*  
Witnesses *David Lee*  
No. *X967* Avenue Street  
No. \_\_\_\_\_ Street \_\_\_\_\_  
No. \_\_\_\_\_ Street \_\_\_\_\_  
\$ *1000* to answer *Wm. H. Spence*  
JUN 28 1883  
CLERK'S OFFICE

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 *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 27* 188 *Wm. H. Spence* 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.



0726

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Frederick Gillis* 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. *Frederick Gillis*

Question. How old are you?

Answer. *33 years*

Question. Where were you born?

Answer. *Virginia*

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

Answer. *496 7 avenue (resided there 7 months)*

Question. What is your business or profession?

Answer. *Waiter*

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

Answer. *I fired off the pistol to scare my wife as she was in the room with David Lee. I intended to shoot him as he was in the bedroom with my wife*  
*Fred Gillis*

Taken before me this

day of *January* 1888

Police Justice.

0727

Police Court— 2 District.

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

Maria Gillis

aged 32 of No. 496 7 avenue Street,

being duly sworn, deposes and says, that  
on Thursday the 21 day of June

in the year 1883 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Frederick  
Gillis (now present) who  
aimed and pointed  
a revolver loaded with  
powder and ball at  
deponent, fired off the  
same, the ball from  
which took effect in  
deponent's right shoulder

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

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

Sworn to before me, this 27 day  
of June 1883

[Signature]  
Police Justice.

Maria X Gillis  
mark

0728

BOX:

107

FOLDER:

1146

DESCRIPTION:

Gottschalk, Morris

DATE:

07/03/83



1146

0729

19 ✓  
Counsel, *J. J. Connelley*  
Filed *3* day of *July* 188*3*  
Pleads *Not guilty (5-)*

THE PEOPLE  
vs.  
*Morris*  
*Gotschalk*  
*W. J. H.*

Grand Larceny, *Second* degree, and  
Receiving Stolen Goods.  
[5528 and 531]

JOHN McKEON,  
District Attorney

A True Bill.

*J. W. Connelley*  
*July 11/83.* Foreman.  
*Spaulding*  
*J. L. Hyman*

0730

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Morris Gottschalk

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

Morris Gottschalk

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

The said Morris Gottschalk

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the  
eleventh day of June in the year of our Lord one thousand eight hundred and  
eighty-three, at the Ward, City and County aforesaid, with force and arms  
Seventeen hundred negroes of the  
value of three cents each

of the goods, chattels and personal property of one Emanuel  
Weigman then and there being found, then and there  
feloniously did steal, take and carry away, against the form of the Statute in such case  
made and provided, and against the peace of the People of the State of New York, and  
their dignity.

John McLean  
District Attorney



*Dated* \_\_\_\_\_ 188 \_\_\_\_\_ *Police Justice.*

0732

Sec. 198-200.

CITY AND COUNTY } ss.  
OF NEW YORK }

3 District Police Court.

*Morris Gottschalk* 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.

*Morris Gottschalk*

Question. How old are you?

Answer.

*Twenty years*

Question. Where were you born?

Answer.

*New York city*

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

Answer.

*At I don't wish state*

Question. What is your business or profession?

Answer.

*Salesman.*

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

Answer.

*I am not guilty*

*Morris Gottschalk*

Taken before me this

day of

*Sept 1888*

*August 1888*

Police Justice.

0733

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss

of No. 115 Ave B

Street,

115 Ave B

being duly sworn, deposes and says, that on the

11

day of

June

1883

at the

115 Ave B

City of New York,

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

in daytime

the following property, viz:

Seventeen hundred cigars, value  
of fifty two 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

Morris Gottschalk (nowhere)  
from the fact that the deponent gave to  
the defendant the above described property  
while in his employ to deliver to customers  
after the defendant retained possession of  
the described property and while in company  
of deponent on the journey to deliver the said  
property, defendant gave away with  
the said property in his possession and  
deponent has failed to see him to arrest him.

0734

by officer William Butler and from  
the further fact that deponent has failed  
recovering property since he placed  
it in his possession and deponent does  
believe that he did feloniously take and  
carry away the aforesaid ~~disputed~~  
property

Subscribed before me Emanuel Weigman  
This 24 day of June 1883

Hugh Gardner Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0735

Testimony in the  
case of  
Morris Gottschalk  
filed July  
1883



0736

21  
The People  
vs.  
Morris Gottochalk  
Indictment for grand larceny in the second degree.  
Court of General Sessions. Part I  
Before Judge Geldersleeve. July 11. 1883.  
Emmanuel Weigner, sworn and examined,  
testified: I am a cigar manufacturer at  
115 Avenue B in this city; upon the 11<sup>th</sup>  
of June I delivered 1700 cigars valued at  
\$52 to the defendant. What was he to do  
with them? He took them in an Avenue  
C. car and we rode across town to Des-  
brosses St. Before we got to the Desbrosses  
St. car I got out in Varick St. and told  
him to wait for me at the Desbrosses St.  
ferry. I will be there and deliver the cigars  
in Jersey city to some customers who order-  
ed them. Then I came to Jersey city ferry  
I could not find him. I was looking for  
him at all the ferries. I did not find  
him there. I never got the cigars back;  
that was the 11<sup>th</sup> of June. When did you next  
see him? I saw him on the 27<sup>th</sup> in the  
Fifth St. station house. Did he ever pay  
you the money for the cigars? Never.  
He did not return them or anything  
at all? No sir. Cross Examined. What time  
of day was it when you left 115 Avenue  
B? Monday on the 11<sup>th</sup> of last month. It  
was between 9 and 10 o'clock in the

0737

forenoon. Did you carry any cigars? I had a satchel with cigars, and he had two bundles. You handed him two bundles? Yes sir. And when you left 115 Avenue B where did you go to? To Avenue C to take the car cross town. How many cigars in all were they? There was 1700 in his hands. There was two packages. He was with me only to Varick street. Did you go inside the car or ride on the platform? I was on the platform and he was inside the car with the two packages. Where did you first miss him? When I got off on Varick st. Then I told him he shall wait for me at the Desbrosses st. ferry. Is that the last you seen of him that day? That was the last. What kind of packages were those cigars put up in? In two square packages; one was larger than the other. They were in boxes regularly stamped. And you did not see him then until when? On the 27<sup>th</sup> at the Fifth St. Station house.

William Butler, sworn and examined, testified: You are an officer of the Seventeenth precinct? Yes sir. Did you arrest Gottschalk? Yes sir. When? On the 27<sup>th</sup> of last month June. Upon the complaint of M. Weigner? Yes sir. Where did you find him? On the

0738

Third avenue car on the Brewery. Had he any property with him? No sir. What did he say? He said he spent it with women - he spent the proceeds of the cigars. Cross Examined. Were you in uniform, officer? Yes sir. How did you know the defendant? He was pointed out to me by a gentleman. Who is that gentleman? Mr. Bunner 113 Avenue B. Keeps next door to the manufactory. How did he come to say this to you, officer, that he spent this with women? I asked the man who pointed him out was he sure that this was the right man? He said, yes I asked this gentleman on the way to the station house if he sold the cigars or had them, if he was the proper person? He said, yes he did, he spent the proceeds of what money he got for the cigars with women. That he said of his own accord? He told me on the way to the station house.

Morris Gottschalk, sworn and examined in his own behalf testified. Where do you live? Morrisania. Do you remember the 11<sup>th</sup> of June? Yes sir, I do. You were given a package of cigars to carry to a certain place in Jersey

0739

by the complaining witness here were you not? Yes sir. Weigner left me at Varick st. and told me to meet him at the Jersey city ferry. I took the Pavonia ferry and delivered 500 cigars to Mrs. — who keeps a restaurant. From there I walked up to Henderson st. and delivered 1200 cigars to Mr. McArdle in Henderson st. From there I came back to New York again and went up home. Did you get any money for those cigars? I did not. Did you wait at the ferry as directed by the complaining witness? Yes sir, I waited one hour and ten minutes and he did not come. I made the delivery. The officer has testified here that you told him when you were arrested that you spent the proceeds of this merchandise with women? No sir, he misunderstood me there. What did you say? He asked me how it was I was sent to Elmira? I said it was through women. That is all the conversation I had with him. You have been in Elmira Reformatory? Yes. I have. I have been away from there two months; since that I have tried to get along. Cross Examined. McArdle gave me no bill. I have been with Weigner over a month. The reason why



0740

I did not go back to him was that I got a better position in a firm on Third Avenue. I wrote a letter to the complainant, but he says he never received it. I pleaded guilty to burglary in this Court and was sent to Elmira.

The jury rendered a verdict of guilty. He was sent to the State prison for four years.



0741

BOX:

107

FOLDER:

1146

DESCRIPTION:

Graham, John

DATE:

07/13/83



1146

113

Counsel, P. M. July  
Filed 13 day of July 1883  
Pleads Not Guilty Mar 24/84

vs. THE PEOPLE  
John Ingraham  
[3 cases]  
Engaging as Dealer in a Banking Game.  
(Section 244, Penal Code).

JOHN McKEON,  
District Attorney.  
P. 2 Apr 24/84  
Pleads guilty.  
A TRUE BILL.  
Fine \$100.  
J. W. Conestock

Foreman.  
Mar 31 1884  
Off 1/100

0742

0743

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*John Graham*

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

of the CRIME OF ENGAGING AS *Dealer* IN A BANKING GAME, where money and property were dependent upon the result, committed as follows:

The said *John Graham*

late of the ~~Eighteenth~~ *Ward* of the City of New York, in the County of New York aforesaid, on the ~~ten~~ *March* day of *March* in the year of our Lord one thousand eight hundred and eighty-~~three~~ *three* and on divers other days, was, and yet is a common gambler; and on the day and in the year aforesaid, the said

*John Graham*

at the Ward, City and County aforesaid, in a certain room in a certain building there situate, known as Number *twenty eight East Twenty* *fourth Street*

with force and arms, feloniously did engage as *Dealer* in a certain banking game commonly known as *Faro* where money and property were dependent upon the result, a more particular description of which said banking game is to the Grand Jury aforesaid unknown, and cannot now be given, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

**JOHN McKEON,**

*District Attorney.*

0744

BOX:

107

FOLDER:

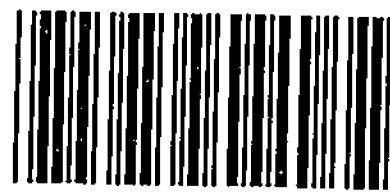
1146

DESCRIPTION:

Graham, John

DATE:

07/13/83



1146

0745

BOX:

107

FOLDER:

1146

DESCRIPTION:

Bullard, Lyman A.

DATE:

07/13/83



1146



POOR QUALITY  
ORIGINAL

0746

114

Day of Trial, *P. M. 1883*  
Counsel, *P. M. 1883*  
Filed *3* day of *July* 1883  
Pleadings *McGilly No. 14/1*

THE PEOPLE  
vs.  
*John Graham and*  
*Sydney A. Burrell*  
*[3 cases]*  
Keeping Gambling Establishment,  
etc.  
(Section 848, Penal Code.)

JOHN McKEON,  
*Pl. Apr 6/84 District Attorney.*  
*Ind. dis. used bail dock 1*  
A True Bill.  
*S. W. Bondroff*  
Foreman.

*Apr 21 1884*  
*This indictment charges an offense*  
*growing out of an Act for which*  
*the defendant was already*  
*been indicted. To which the*  
*has pleaded a non sentence.*  
*I suggest that the trial*  
*be dismissed*  
*J. C. follows*  
*appears at*

0747

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Graham and  
Syman A. Bullard

The Grand Jury of the City and County of New York, by this indictment, accuse  
John Graham and Syman A. Bullard

of the CRIME OF KEEPING A room TO BE USED FOR GAMBLING PURPOSES, committed  
as follows:

The said John Graham and Syman A.  
Bullard

late of the Eighteenth Ward of the City of New York in the County of New  
York aforesaid, on the tenth day of March in the year of our  
Lord one thousand eight hundred and eighty-three, at the Ward, City and County  
aforesaid, with force and arms, unlawfully did keep a room  
in a certain building there situate, to be used for gambling purposes,  
to wit: to be used for the purpose of therein conducting a certain gambling game commonly  
called Faro where money and property was dependent upon the result,  
against the form of the Statute in such case made and provided, and against the peace of the  
People of the State of New York and their dignity.

John McKeon  
District Attorney

~~Signed (Name).~~

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

~~Graham and Syman A. Bullard~~

~~of the CRIME OF KEEPING A room TO BE USED FOR THE PURPOSE OF SELLING LOTTERY  
POLICIES THEREIN, committed as follows:~~

The said

late of the Ward of the City of New York in the  
County of New York aforesaid, afterwards, to wit: on the said  
day of , in the year of our Lord one thousand eight hundred and  
eighty- , at the Ward, City and County aforesaid, unlawfully  
did keep a in a certain  
there situate, to be used for the purpose of therein selling and offering to sell what are com-  
monly called Lottery Policies, and divers writings, papers, and documents in the nature of bets,  
wagers and insurances upon the drawing or drawn numbers of certain public or private  
lotteries, and of therein endorsing and using books and other documents for the purpose of  
enabling divers persons to sell and offer to sell lottery policies and other such writings, papers,  
and documents, 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.

April 21, 1884.  
In this indictment I respectfully  
suggest the same counsel  
as suggested in the case  
of the other indictments against  
same parties -  
W. C. Collins  
Appointed

111

Counsel,

J. M.

Filed

13 day of

July

188

3

Pleaded

with will, May 24/84

THE PEOPLE

vs.

B

John Graham and

B

Lynman A. Bassett

[5 cases]

Allowing Gambling Apparatus to be Used.  
(Section 844, Penal Code).

JOHN McKEON,

Dist. Atty.

Ind. dismissed with disp.  
A True Bill.

S. W. Logan  
Foreman.

0748

0749

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Graham and  
Syman A. Burrard

The Grand Jury of the City and County of New York, by  
this indictment accuse John Graham and Syman  
A. Burrard

of the CRIME OF ALLOWING GAMBLING APPARATUS TO BE USED, for gambling purposes,  
committed as follows:

The said John Graham and Syman  
A. Burrard

late of the Eighth Ward of the City of New York in the County of New York  
aforesaid, on the ~~fourth~~ day of ~~March~~, in the year of our  
Lord one thousand eight hundred and eighty-~~three~~, and on divers other days  
were and yet are common gamblers; and they the said  
John Graham and Syman A. Burrard  
on the day and in the year aforesaid, at the Ward, City and County aforesaid, in a  
certain room in a certain building there situate, known as Number Twenty-eight  
East Twenty-fourth Street

with force and arms, feloniously did allow to be used for gambling purposes, to wit:  
for the purpose of therewith conducting a certain banking game commonly called  
~~Shut-out~~ where money and property were dependent upon the  
result, a certain gambling table, establishment, and diver cards, chips, devices and  
apparatus, a more particular description whereof is to the Grand Jury aforesaid un-  
known, and cannot now be given, the same being suitable for the purposes aforesaid,  
against the form of the Statute in such case made and provided, and against the peace of  
the People of the State of New York and their dignity.

JOHN McKEON, District Attorney.

COURT OF GENERAL SESSIONS.

The People, &c.

VS.

*John Graham et al*

OFFENCE

PETER B. OLNEY,  
District Attorney.

*Affidavit of Subpoena Server*  
*George L. Banger*

0750



GLUED PAGE

0751

PART 2.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.  
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  
Court of General Sessions of the Peace.

The People of the State of New York,  
To *John McQuade*  
of No. *520 East 13* Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *27* day of *March* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

*John Graham et al*  
in a case of Felony whereof he stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *March* in the year of our Lord 188*4*

JOHN McKEON, District Attorney.

Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the City and County of New York. On the *25<sup>th</sup>* day of *March* 188*4*, I called at *No. 520 East 13 Street*

the alleged residence of *John McQuade*  
the complainant herein, to serve him with the annexed subpoena, and was informed by *some*

*woman who resides there that said McQuade had moved from there to 11<sup>th</sup> Street but did not know the number, but might find him in Degnan's Saloon a few doors below. I then called there and was informed that said McQuade had gone to a Shuffle Board match in 1<sup>st</sup> Avenue kept by McQuade's brother, I then called at McQuade's Saloon, and there I met his brother Barney who said that his brother John had left the City, and didn't know when he'd be back. I then went to the place where the said match was to take place and waited until 9 o'clock P.M. he did not come and I left. On the 26<sup>th</sup> inst. I called at his brother Arthur's place who said he had formerly been employed by him and had left without any reason, but had heard he started in business for himself. I again called at said Degnan's saloon and was told that said John McQuade had opened a junk store at the corner of Avenue B. & 17<sup>th</sup> Street, I called at that place but could not find a junk shop at said corner.*

Sworn to before me, this

*27<sup>th</sup>* day

of

*March*

188*4*

*Rudolph L. Schaaf*  
Comr. of Deeds.

*George S. Banger*  
Subpoena Server.

0752

Court of General Sessions.

THE PEOPLE

vs.

John Graham et al

City and County of New York, ss.:

George B. Banger being duly sworn, deposes and says: I reside at No. 339 East 22<sup>d</sup>

Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the City and County of New York. On the 25<sup>th</sup> day of March 1884, I called at No. 520 East 13 Street

the alleged residence — of John McDnade the complainant herein, to serve him with the annexed subpoena, and was informed by some

woman who resides there that said McDnade had moved from there to East 11<sup>th</sup> Street but did not know the number, but might find him in Degnan's Saloon a few doors below. I then called there and was informed that said McDnade had gone <sup>to a</sup> Shuffle Board match in 1<sup>st</sup> Avenue kept by McDnade's brother, I then called at McDnade's Saloon, and there I met his brother Barney who said that his brother John had left the City, and didn't know when he'd be back. I then went to the place where the said match was to take place and waited until 9 o'clock P.M. he did not come and I left. On the 26<sup>th</sup> inst. I called at his brother Arthur's place who said he had formerly been employed by him and had left without any reason, but had heard he started in business for himself. I again called at said Degnan's saloon and was told that said John McDnade had opened a junk store at the corner of Avenue C. & 17<sup>th</sup> Street, I called at that place but could not find a junk shop at said corner.

Sworn to before me, this

27<sup>th</sup> day

of

March

1884

Rudolph L. Schaff  
Comr. of Deeds.

George B. Banger  
Subpoena Server.

0753

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK

1st District Police Court.

Lyman A Bullard being duly examined before the under-  
signed, 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 in; that the statement is designed to  
enable h in if he see fit to answer the charge and explain the facts alleged against h in  
that he is at liberty to waive making a statement, and that h is waiver cannot be used  
against h in on the trial.

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty

Lyman A Bullard

Taken before me this  
day of June

1888

Police Officer

0754

BOX:

107

FOLDER:

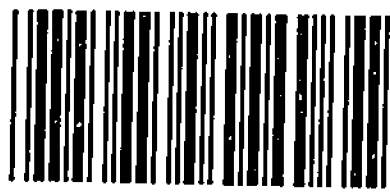
1146

DESCRIPTION:

Gray, Arthur

DATE:

07/03/83



1146

0755

15

Filed 3<sup>rd</sup> day of July 1883  
Pleads *Magnum Vex*

*Wm. J. Gray*  
THE PEOPLE  
vs.  
Arthur Gray  
*9th July*

ROBBERY - 1st Degree  
Second Degree  
[5224 and 228]

JOHN McKEON,  
District Attorney.

A True Bill.

*W. J. Gray*  
Foreman.  
July 10/83.

Tried & convicted \$3.00  
Pen: Six mths.



0756

Court of General Sessions of the City and County of New York.

THE PEOPLE OF THE STATE OF  
NEW YORK,  
against

Arthur Gray

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

Arthur Gray

of the crime of Robbery in the Second

Degree  
committed as follows:

The said Arthur Gray

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the thirtieth day of June in the year of our Lord  
one thousand eight hundred and eightythree at the Ward, City and County aforesaid,  
with force and arms, in and upon one Hyman Sileman  
in the peace of the said People then and there being, feloniously did make an assault and  
one finger ring of the value of ten  
dollars

of the goods, chattels and personal property of ~~the said~~

one Simon Sileman

from the person of said Hyman Sileman and against  
the will and by violence to the person of the said Hyman Sileman  
then and there violently and feloniously did rob, steal, take and carry away, against the  
form of the Statute in such case made and provided, and against the peace of the People  
of the State of New York and their dignity.

JOHN McKEON, District Attorney.

0757

Police Court 3 District 549

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Harmon & Liberman  
of 51 Eldridge St.  
Arthur Grey

1  
2  
3  
4

Offence, Robbery

Dated July 1<sup>st</sup> 1893

Wattman Magistrate.

Geed 10 Officer.

Mr. Clerk.

Witnesses  
Thos. J. Geed  
110<sup>th</sup> Street  
Amelia Liberman  
63 Eldridge

No. 1000 Street, 1000  
to answer Conrad

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

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 July 1888 J. M. Patterson Police Justice.

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

*Dated*..... 188..... *Police Justice.*

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

*Dated* \_\_\_\_\_ 188 \_\_\_\_\_ *Police Justice.*

0758

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Third* District Police Court.

*Arthur Grey*

being duly examined before the under-  
signed, 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 *em*; that the statement is designed to  
enable h *em* if he see fit to answer the charge and explain the facts alleged against h *em*  
that he is at liberty to waive making a statement, and that h *is* waiver cannot be used  
against h *em* on the trial.

Question What is your name?

Answer.

*Arthur Grey*

Question. How old are you?

Answer.

*20 years of age*

Question. Where were you born?

Answer.

*New York*

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

Answer.

*152 Madison St. about 8 years.*

Question. What is your business or profession?

Answer.

*Paper Jockey*

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

Answer.

*I am not guilty. I admit  
kicking the complainant, but  
I did not take the ring.*

*Arthur Grey*

Taken before me this

day of

188

*John J. McQuinn*

Police Justice.

0759

Police Court

3<sup>d</sup> District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

Hyman Liberman, aged 17  
years, of No 51 Eldridge Street, Sailor  
being duly sworn, deposes and saith, that on the 3<sup>rd</sup> day of June  
1883, at the 10<sup>th</sup> 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:

One gold finger ring

of the value of Ten DOLLARS,  
the property of deponent and his father Hyman Liberman,  
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

Arthur Grey, man here who  
approached deponent in Eldridge  
near Hester Street, and violently  
seized hold of deponent's right  
hand and pulled said ring  
from deponent's third finger, and  
when deponent resisted he  
struck deponent and pulled deponent  
on his knees and kicked deponent  
on the backhead.

Hyman Liberman  
Mw

day of July 1883

Sworn before me, this 1<sup>st</sup> day of July 1883

Alfred C. Lawrence, Justice.

0760

Testimony in the  
Case of  
Arthur Gray  
filed July 1883



0761

21  
The People } Court of General Sessions. Part I.  
Arthur Gray } Before Judge Gildersleeve. July 10, 1883.  
Indictment for robbery in the second degree.  
Hyman Liberman; sworn and examined  
through the interpreter, testified. I live 57  
Eldridge St. and lived there on the 30th of  
June last. I saw the prisoner on that day  
I was inside the room and I heard some  
noise outside; there was a crowd outside.  
My sister-in-law and I went outside  
to see what was going on; we were stand-  
ing outside on the stoop and the crowd  
passed by; there was a fight and the whole  
crowd passed away. Then he (the prisoner)  
rushed at me and tried to take the ring  
off my finger. I resisted, and he hit me  
in the ribs and I fell down to the ground  
and then he took off the ring and  
gave me another kick and ran away.  
He kicked me in the head. How much  
was the ring worth? Ten dollars; it was  
my ring. Cross Examined. This was  
10 1/2 o'clock at night; it was just as it is  
night time; it was on Saturday evening;  
a few stores around there were open.  
Yet. It was more or less light; we  
could see the people in the street. I  
was not in the company of any young

0762

on that night. Did you see some young men out in the street just about that time having a fight among themselves? Yes sir, when I came out they all ran away. Were they all fighting among themselves? I did not see that. I saw that they had a fight. Your ring was found afterwards was it not? Yes sir between twelve and one o'clock the same night in the street. The ring was found where he was arrested on the corner of Eldridge St. and Westerv. St. two houses away from where I live. The ring was my own property. Amelia Lieberman sworn. I am the sister-in-law of the last witness. I live in 69 Eldridge St. I came out into the street with my brother-in-law. I saw Arthur Gray run over from two young men hit my brother-in-law. He struck him; the first stroke was right at the side; he threw him over. My brother-in-law was thinking immediately he wanted to rob him. He took the ring from his finger and when he had him down he kicked him in the head. Then he went to run the detective caught him in his arms. I have no doubt but the prisoner is the man.

0763

Cross Examined. My husband was not in any muss that night; he was mind-  
-ing the baby. Did you see any of your friends having a muss with these young men? Yes sir. There was a fight going on and that is what attracted your attention out of the house? Yes sir the young men all run away but the pris-  
-oner jumped out from the tree. He had a hold of my brother-in-law's hand. John J. Breed, sworn and examined. I am an officer of the Tenth precinct. I saw the prisoner on the 30<sup>th</sup> of June last on Eldridge very near the corner of Hester St. I heard shouting and looking in the direction I saw three young men about to cross the street; one of the three went back and kicked a man that was lying down on the ground and ran off and he ran to my arms. I was in citizens clothes at the time that young man was the prisoner. Hyman Lieberman, recalled. I did not know the prisoner before that night. I had no difficulty with him that night other than I have described. I did not say anything to him. This was the case for the people.

0764

Arthur Gray, sworn and examined  
in his own behalf. I live at 182 Madison  
St. with my mother; on the day in ques-  
tion I did not steal a ring or try to  
steal a ring from the complainant. This  
night I was coming home; two or three  
friends and myself were drinking  
in a saloon in Hester St. As soon as  
I got in front of the basement there  
was two standing outside the door.  
These two went down the basement  
and told these other parties, and this  
woman's husband came up and  
struck these other two young men  
in the face. One came behind and  
hit me; then two ran away. I ran  
away and stood on the corner.  
Lieberman was looking for something  
I came over and kicked him. I ran  
into the policeman's arms. I was  
arrested and brought to the station  
house; he said I pulled a ring off  
his finger. I thought he was one  
of the party engaged in fighting  
against us and I struck him.  
Kate Collins testified that she  
lived at 53 Eldredge St. and on  
this night I was looking out of my



0765

window. I saw there was a row. I could not tell who it was. About ten minutes after I was at the corner and the officer was coming across with Gray. There were five or six quarreling. The officer told the man to come up and make a charge against him.

The jury rendered a verdict of guilty of assault in the third degree.

He was sent to the penitentiary for six months.



0766

BOX:

107

FOLDER:

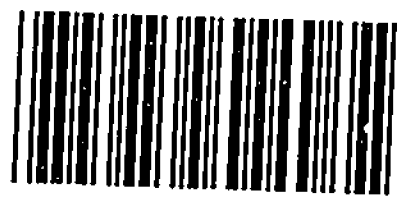
1146

DESCRIPTION:

Green, William

DATE:

07/10/83



1146

64

Counsel,

Filed 10 day of

188

Pleas

July

July 11

THE PEOPLE

vs.

William

W. W. W.

[3 copies]

Grand Larceny, 5cc, & degree, and

Receiving stolen goods

JOHN McKEON,

District Attorney

A True Bill.

W. W. W.

Foreman.

W. W. W.

W. W. W.

0767

0768

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 Green

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

William Green

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

The said William Green

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 25th day of June in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms one coat of the value of fifteen dollars, one pair of trousers of the value of ten dollars, one vest of the value of two dollars, two shirts of the value of one dollar each, one pair of socks of the value of fifty cents and one towel of the value of fifty cents

of the goods, chattels and personal property of one Richard J. Barry then and there being found, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John McKean

District Attorney



0770

Sec. 198-200

4 - District Police Court.

CITY AND COUNTY  
OF NEW YORK, ss.

*William Green* 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. *William Green*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *Brooklyn - N.Y.*

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

Answer. *348 East 70<sup>th</sup> Street & about four months*

Question. What is your business or profession?

Answer. *I have no occupation at present*

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 Green*

Taken before me this

day of

188

Police Justice.



0771

CITY AND COUNTY }  
OF NEW YORK, } ss.

Mary Barry  
aged 17 years, occupation Student of No.  
319 East 40<sup>th</sup> Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Richard Barry  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this 7<sup>th</sup>  
day of July 1883 } Mary Barry

[Signature]  
Police Justice.

0772

4<sup>th</sup> District Police Court.

Affidavit—Larceny.

CITY AND COUNTY  
OF NEW YORK, } ss.

41 years of age  
of No. 30<sup>th</sup> East 40<sup>th</sup> Street,

Richard Barry  
Plumber,

being duly sworn, deposes and says, that on the 25<sup>th</sup> day of June 1883

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 Coat, Pants, Vest, two Shirts,  
1 pair of socks and one towel in all  
of the value of thirty 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 William Green now here,

who did with the intent to deprive this  
deponent said property, falsely, fraudulently  
and feloniously represent to Mary Barry,  
deponent's daughter, that deponent had  
been wet through by the bursting of  
a Copper Water Main pipe, and that  
he had been sent by this deponent to  
get dry clothes, by which said false and  
fraudulent representation he could

Sworn before me this day of

Police Justice,

188

0773

William Green, did then and there unlawfully and feloniously obtain from the possession of this deponent, the aforesaid pocket.

That said representations were then known by said William Green to be false and fraudulent the truth and fact being that this deponent had not seen or spoken to said William Green on said 25<sup>th</sup> day of June, nor had sent him to obtain fresh clothes for him, neither had this deponent become wet by the bursting of a Croton water main pipe.

Richard J. Barry

known to me this

2<sup>nd</sup> day of July 1883

*[Signature]*  
Police Justice

District Police Court.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

28.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0774

62

Counsel,

Filed 10 day of July 1883

Pleads

Not guilty (11)

THE PEOPLE

vs.

William

Green

[3 counts]

JOHN McKEON,

District Attorney

A True Bill.

J. B. Conant

Foreman.

Receiv. Grand Larceny, and  
Receiv. Stolen Goods.  
[8570ms 537]

0775

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 Green

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

William Green

of the CRIME OF Petit LARCENY in the degree, committed as follows:

The said William Green

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 20th day of June in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms

one satchel of the value of two dollars, two handkerchiefs of the value of fifty cents each and divers coins of the United States of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of forty five cents

of the goods, chattels and personal property of one Ezra D.

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

John McKean  
District Attorney



Dated \_\_\_\_\_ 188 . \_\_\_\_\_ Police Justice.

0777

Sec. 198-200

CITY AND COUNTY  
OF NEW YORK, } ss.

4 District Police Court.

William Green 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.

William Green

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

Brooklyn

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

Answer.

248 Avenue of the Americas 3 months

Question. What is your business or profession?

Answer.

I work for a 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 was with the Boy - Bloomfield  
when the Detective was taken

William Green

Taken before me this

day of

Justice.

0778

4. District Police Court.

Affidavit—Larceny.

CITY AND COUNTY  
OF NEW YORK, } ss.

of No. *241 Euse* Street,

being duly sworn, deposes and says, that on the *20* day of *June* 188*3*

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 daytime*

the following property, viz :

*One Ladies Hand patch  
containing two Handkerchief  
and about forty five cents in money  
and in all is worth about  
Three 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 *William Green (now present)*

*With the intent to deprive the  
owner of said property from the fact  
that previous to said larceny the  
said patch was in a ~~the~~ class  
room of Public School 18. in East  
51<sup>st</sup> Street between Lexington & 11<sup>th</sup> Avenue  
that this deponent has been informed  
by John Bloomfield 574 Lexington Avenue  
that he saw the said Green*

Sworn before me this  
day of  
1883  
Justice,

0779

Leave the dance school house  
with dance patches in his possession  
sworn before me J. E. D. Langstroth  
this 1st day of Jan 1883  
J. E. D. Langstroth  
Justice

District Police Court.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

63

Counsel,  
Filed 10 day of July 1883  
Pleads *W. J. Green* (11)

THE PEOPLE  
vs. *P*  
*William Green*  
[3 cases]

*W. J. Green*  
JOHN McKEON,  
District Attorney

A True Bill.

*W. J. Green*  
Foreman,  
July 13/83  
True & Corrected  
City, Davis Ave. mmt.

Receiving Stolen Goods,  
Degree, and  
[522 and 532]

0780



0781

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 Green

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

William Green

of the CRIME OF Petit LARCENY, committed as follows:

The said William Green

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the  
third day of July in the year of our Lord one thousand eight hundred and  
eighty-three, at the Ward, City and County aforesaid, with force and arms  
fifteen pounds of solder of the  
value of fifteen cents each  
pound

of the goods, chattels and personal property of one Richard  
Droustmann then and there being found, then and there  
feloniously did steal, take and carry away, against the form of the Statute in such case  
made and provided, and against the peace of the People of the State of New York, and  
their dignity.

John McLean  
District Attorney.

0782

Testimony in the  
case of  
Mr. Green  
filed  
July  
1983.

0783

41  
The People  
vs.  
William Green

Court of General Sessions. Part 6  
Before Judge Gildersleeve July 13. 1883  
Indictment for petty larceny.  
Richard Worsman, sworn and examined,  
testified. What is your name? Richard  
Worsman. What business are you engaged  
in, plumbing? Plumbing. Upon the 3<sup>d</sup> of  
July did you lose fifteen pounds of solder?  
Yes sir. What was about the value of it?  
About two dollars. What do you know about  
Wm Green, this boy here at the bar, getting  
the solder? Nothing further than the witness  
have that let him have the material.  
It was yours and was gotten away from  
you? Yes sir that is all you know about it.  
That is all. What is the name of your  
witness? William Schnitzer.  
William Schnitzer, sworn and examined  
testified. Schnitzer, you are in the employ  
of Mr. Worsman, the last witness? Yes sir.  
Did this boy Green come to you and ask  
you to give him fifteen pounds of solder?  
Yes sir. What did he say when he came  
there? He said that Mr. Barry sent him  
there, sent him to my place, that my  
boss was over at Barry's place and  
said if anything was out of line he  
should come over to Mr. Worsman and

0784

ask him about it and he will get it; and he came over to me. That is, Green came to you? Yes sir, Green came to me and said he wanted fifteen pounds of solder. I sent him to the foreman of the tinsmith and he said he would not give it; he had nothing to say. He came over to me and said the foreman said I should give it to him. I gave it to him; he said he would be back in the afternoon and he did not come. Is the foreman here? Yes sir. What is his name? Ellis Withers. He said Mr. Barry sent him for it? Yes sir. You would not give it at first, but after going to the foreman then he came back and said he had explained to the foreman and the foreman told you to give it and you gave it to him? Yes sir. Cross Examined. Did you ever see that young lad before that morning? No sir, I did not see him until I saw him in Second Avenue and Fifty fourth St. and I followed him to Fifty eighth St. and I ran to Barry's place. Was that after you had given him this solder? After I had given him this. Are you sure this is the boy? That is the boy. I cannot be mistaken, that is him.

0785

Ellis Withers, sworn and examined, testified. Are you foreman for Mr. Horseman?  
Yes sir. Did you direct that last boy  
Schmitzer to give this boy fifteen pounds  
of solder? No sir, I did not. Cross  
examined. Do you know this boy? I know  
him from that time, I saw him at the  
place where he came. Where did you see  
him? I saw him at Fiftyeth st. at the  
milk depot on Tuesday the 3d of July.  
Did he go to your place? He came to the  
milk depot where I was working. What  
did he say? He came and ~~said~~ <sup>said</sup> Barry  
sent him after some solder,  
sent him down to the store after some  
solder, and the boy was alone, and he  
said the boy sent him over there to  
see what there was about it. I told him  
I had nothing to do with the solder, he  
would have to wait for the boss. Are  
you sure that is the boy? Yes sir, that  
is the boy came to me. Didn't you ex-  
press doubts upon that subject and  
say you were not sure at the Police  
Court? No sir. You are positive he is  
the boy? Yes sir. Didn't you say to the  
Captain in the station house and to the  
Judge that you were not sure whether



0786

this was the boy or not? No sir, I did not.  
Richard Barry, sworn and examined.  
Mr. Barry, you are a plumber? Yes sir.  
Do you know this boy? Yes sir. Did you  
send for fifteen pounds of solder? No sir.  
John McGowan, sworn and examined.  
Did you arrest this boy McGowan? Yes sir,  
he was arrested and handed over to me.  
Do you know anything of this matter beyond  
arresting him? No sir.

William Green, sworn and examined,  
in his own behalf testified. Then I was  
arrested this boy said the man who  
employed him sent me for the solder;  
then when he got to the Courthouse he  
said that Barry sent me for the solder.  
I never seen the boy before. Did you  
get any solder? No sir, I never got no  
solder. Is that boy mistaken? Yes sir. I  
worked for Barry three weeks.

Richard Barry recalled. The boy worked  
for me about two or three weeks. I  
don't know as he had much chance to  
steal anything. The boy gave me a paper  
reference; it said the boy was all right,  
but I went to the man who gave it to him  
and he said the boy was not very good -  
he was a bad boy. The jury rendered  
a verdict of guilty.

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_

Street \_\_\_\_\_

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_

Street \_\_\_\_\_

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_

Street \_\_\_\_\_

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_

Street \_\_\_\_\_

Police Court - 4 - District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

ON THE COMPLAINT OF  
Richard Thompson  
200 E 50th  
17 Williams Street

*Krause*  
Office \_\_\_\_\_  
*Mary*

Dated 12/27/2018 138

July 188  
Heinrich Magistrate

No. 3, by

### Residence

---

Stipit

No. 4, by

Residence

# Street

**Witnesses**

No.

Street

No.

176-1 Wilson

NO. 7

*Robert M. D.*

—

to answer

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

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

Dated July 7 188

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.*

0788

Sec. 198-200

4 District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK,

*William Green* 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 Green*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *Brooklyn N.Y.*

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

Answer. *348 East 70 St. & about four months*

Question. What is your business or profession?

Answer. *I have no occupation at present*

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 Green*

Taken before me this

day of

*July*

*1888*

*1888*

*1888*

*1888*

Justice.

0789

CITY AND COUNTY }  
OF NEW YORK, } ss.

Ellis Withers  
aged 35 years, occupation inspector of No.

846 - 2<sup>d</sup> Avenue Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Richard Roostmann  
and that the facts stated therein on information of deponent are true of deponents' own

knowledge.

Sworn to before me, this

7<sup>th</sup>  
day of July 1883

Ellis Withers

[Signature]  
Police Justice.

0790

CITY AND COUNTY }  
OF NEW YORK, } ss.

William Schmitzer  
aged 14 years, occupation Apprentice, Clerk of No.  
329 East 57<sup>th</sup> Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Richard Horstmann  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this 7<sup>th</sup> }  
day of July 1883 } William Schmitzer

[Signature]  
Police Justice.



0791

4<sup>th</sup> District Police Court.

Affidavit—Larceny.

CITY AND COUNTY  
OF NEW YORK } ss.

29 years 17<sup>th</sup> St East 50<sup>th</sup>

Richard Horstmann

of No. 200 East 50<sup>th</sup> Street,

3<sup>rd</sup> Avenue

being duly sworn, deposes and says, that on the 3<sup>rd</sup> day of July 1883

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 :

Fifteen pounds of solder of the value of  
Two 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 William Green, now here,

who did with the intent to defraud the  
deponent of said property, falsely  
grandulently and feloniously represent  
to William Schmitzer, employed by deponent  
and as deponent is informed by said William  
Schmitzer, that this deponent had sent  
him, said William, for some lot solder  
and that when told by said William Schmitzer  
that he could not get the said solder without

Sworn before me this day of

Notary Public,  
188

0792

an order from another employee by  
 name Ellis Withers, the said William  
 Green asked the said Ellis Withers for  
 the said folder and told the said Ellis  
 Withers that he had been referred to him  
 by the William Schmitzer and when told  
 by the said Ellis Withers that is the said  
 Ellis did not know anything about it  
 and had no power to deliver the said  
 folder, the said William Green returned  
 to William Schmitzer and represented that  
 the said Ellis Withers had consented to  
 his having the folder, by which said  
 false and fraudulent representations in the  
 said William Green did then and there unlawfully  
 and feloniously obtain from the possession of this  
 deponent the aforesaid property. That said representa-  
 -tions were then known by said William Green to be false  
 and fraudulent, the truth and fact being that this  
 deponent had not seen or spoken to the said William  
 Green on the said 3<sup>rd</sup> day of July nor had given  
 him any order for the aforesaid property.

Richard Hostmann

Sworn to before me this

7<sup>th</sup> day of July 1883

*[Signature]*  
 Police Justice

District Police Court.

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0793

BOX:

107

FOLDER:

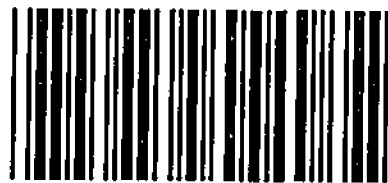
1146

DESCRIPTION:

Gregory, Samuel F.

DATE:

07/12/83



1146

POOR QUALITY  
ORIGINAL

0794

Bailed by  
John J. Korman

2 bond sheet in

\$1500.

In view of the fact  
stated in the within  
affidavit, & respectfully  
assured that the  
recognizance be  
discharged in whole  
this case

Wm. H. Brown  
Att. Gen. & Co.  
May 22. 83

Received  
July 13. 571

Counsel,  
Filed *12* day of *July* 188*3*  
Pleads

THE PEOPLE  
vs. *B*  
*Samuel*  
*J. Gregory*  
Grand Larceny, 1st degree.  
652841530

JOHN McKEON,  
District Attorney.  
*May 22/83.*  
*Gail Discharged*  
A TRUE BILL.

*J. W. Constock*  
*on M. of R. & Co.*  
*for services rendered*  
*I stand in within app*  
*let to Recog. be discharged*  
*FD*



0795

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Samuel F. Gregory*

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

*Samuel F. Gregory*  
of the crime of GRAND LARCENY, in the *first* degree, committed as follows:

The said *Samuel F. Gregory*

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

#2200. 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 one thousand dollars, and of the value of one thousand dollars each: 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 hundred dollars, and of the value of five hundred dollars each: twenty 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 hundred dollars, and of the value of one hundred dollars each: thirty 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 fifty dollars, and of the value of fifty dollars each: fifty 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 twenty dollars, and of the value of twenty dollars each: sixty 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 ten dollars, and of the value of ten dollars each: eighty 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: ninety 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 three dollars, and of the value of three dollars each: one hundred 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: one hundred and twenty 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 one hundred 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 fifty dollars: two 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 twenty dollars each: 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 ten dollars each: ten 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: ten 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 three dollars each: fifteen 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 two dollars each: thirty 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 one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each.

of the goods, chattels, and personal property of one *George A. Smier* then and there being found,  
feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against  
the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney



0796

District Attorneys Office.  
City & County of  
New York.

People  
vs  
Samuel F Gregory

Geo A Spica being duly sworn says  
that the Deft ab his Corunds collected  
the sum of 1750 <sup>us</sup> from one Geo  
F Fote Deft in Case of Spica vs  
Fote in Sep 1883. That the said  
Gregory failed to pay over the said  
money although frequently personally  
deputed to do so. That ~~on~~ <sup>on</sup> March 26 83 he sent to your  
deponent a check for said sum  
of money - that said check was  
presented and not paid. That Gregory  
was indicted July 12th 1883. was  
arrested and held to bail in the sum  
of \$1500. That the said Gregory <sup>was</sup> ~~is~~ <sup>in</sup> ~~the~~ <sup>the</sup> ~~same~~ <sup>same</sup> ~~case~~ <sup>case</sup>

0797

2  
District Attorney's Office.

City & County of  
New York.

has actually paid to ~~you~~ your  
deponent the sum of \$1802<sup>50</sup>/<sub>100</sub> as  
restitution money.

Under all of these circumstances your  
deponent prays the Court to discharge  
the recognizance in said case

Done & given me

the 23<sup>rd</sup> of May 1883

John C. Breuninger (284)

Notary Public

City & County of New York

G. A. Spicer

0798

People  
4  
Gregory

0799

DISTRICT ATTORNEY'S OFFICE.

New York,

188

J. F. Gregory of 3 Pine  
St. is never at his office  
he is more likely to be found  
at his boarding house  
169 Clinton St. <sup>Brooklyn</sup> Mrs Langton  
~~with~~ if you speak my name  
she will place you where  
you can watch for him.  
he comes to the house between  
7 & 8 P.M. & leaves between  
6 45 & 7 45 A.M.. He also  
stops & is at. Chesboro  
Building Cor Bridge &  
Whitehall Sts in the office  
of New York Norfolk &  
Charleston R.R. Co.  
Spicer

9<sup>th</sup> 65  
In the Matter  
of  
Samuel H. Gregory.

Witness:—

Geo. A. Spicer,  
592 Broadway.

Wm A. Searle,  
Troy, N.Y.

0000



0001

City and County of New-York, SS.:

George A. Spicer, of Cincinnati, in the State of Ohio, but carrying on business at No. 592 Broadway, in the City of New-York, being duly sworn, deposes and says: That in the month of February, or March, 1882, he brought a suit in the Marine Court of this City against one George F. Foote for the sum of two thousand dollars; that he employed one Samuel F. Gregory, of No. 3 Pine street, in this City, to prosecute the same; that judgment was obtained in the month of February, 1883, for the full amount, with interest and costs, amounting in the aggregate to twenty ~~one~~ <sup>two</sup> hundred and some odd dollars; that the same was paid to the said Gregory but he has neglected to pay the same over to this deponent, although the same has been repeatedly demanded of him by this deponent; that in the early part of April, 1883, deponent received from the said Gregory, by mail, a check for fifteen hundred dollars on account of the amount so collected by the said Gregory for this deponent; that this deponent forwarded the said check to the bank in this City upon which the same was drawn but that it was returned to him protested.

Sworn to before me, this :  
9<sup>th</sup> day of July, 1883. :

*George A. Spicer*

*Hugh Donnelly*  
Notary Public, N. Y. Co.