

0119

**BOX:**

163

**FOLDER:**

1664

**DESCRIPTION:**

Gaubatz, Jacob

**DATE:**

01/19/85



1664

0120

# 196

Counsel, Row of Regue  
Filed 19 day of Jan 1885

Pleads *Not guilty to*

*Assault in the Second Degree.*  
(Section 218, Penal Code).

THE PEOPLE

vs.

*Jacob Garlatz*

RANDOLPH B. MARTINE,  
JOHN MCKEON,

*District Attorney.*

*Part II March 24/87*  
*Indictment dismissed*  
A TRUE BILL.

*Almond Little*

*Honorable*

*See 2nd Report*  
*by J. B. ...*  
*on ...*

*John McKee*  
*John McKee*

*The statement of complainant*  
*is not true & therefore*  
*the charges are*  
*dismissed*

*McKee*  
*McKee*



0121

Police Court— 3 District.

CITY AND COUNTY OF NEW YORK

John Mc Carthy aged 14  
of No. 34 Jackson Street,

being duly sworn, deposes and says, that

on Monday the 12 day of January  
in the year 1885 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Jacob Garbity (now dead)

who cut and stabbed a wound

in the head with a knife or

sharp instrument he held

in his hand

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

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

Sworn to before me, this 14 day  
of January 1885 } John Mc Carthy

John Mc Carthy POLICE JUSTICE.

0122

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Jacob Garbuz 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

Jacob Garbuz

Question. How old are you?

Answer

13 years

Question. Where were you born?

Answer.

New York

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

Answer.

34 Jackson Street, 9 years

Question What is your business or profession?

Answer.

None.

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 did not cut him with a knife or sharp instrument, I struck him, he struck me first

Jacob Garbuz.

Taken before me this

day of

1885

Police Justice.

0123

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 Jacob Garbely

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

Dated Jan 14 1885 Joseph H. ... 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.

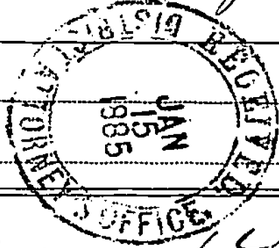
0124

#196 3 68  
Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John J. McCarthy  
34 Jackson St  
Jacob Garbey

1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_



Offence Gel. Carver

BAILED,  
No 1, by John Bohner  
Residence 188 490 Monroe Street.

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

Dated Jan 14 1885  
Bohner Magistrate.

\_\_\_\_\_  
Officer,  
\_\_\_\_\_  
Precinct.

Witnesses \_\_\_\_\_  
No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.  
\$ 300 to answer G.S.

Carver

0125

District Attorney's Office.

PEOPLE

vs.

Mr. Davis,  
Dismiss on endorsement.

ADP

0126

New York General Sessions.

PEOPLE ON MY COMPLAINT,  
VERSUS

Jacob Gaubatz

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. On the date of the alleged assault I was standing in the neighborhood of #32 Jackson Street N.Y. City, in company with my cousin Pelip McCarthy we are about the same age to wit fifteen years, the defendant came up to us and asked if we had had anything to do with his Gaubatz's sister we ~~replied~~ we had not, he Gaubatz then stated that some partner told him that we had his sister in a compromising situation, this was hotly denied by my cousin, and a war of words ensued between us leading to blows, who struck first I cannot say but in the squabble the defendant struck me with his fist alone, I did not see any knife or other instrument in his hand, I received a slight scalp wound from this blow and seeing blood suppressed in the heat of the fracas & for some time subsequently that he stabbed me - I do not deem that defendant should be punished further as I do not think he was altogether to blame John, J. McCarthy

Dated March 21<sup>st</sup> 1887  
In presence of Adonias Doyant-subally

0127

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK  
against

*Jacob Gaubatz*

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

*Jacob Gaubatz*

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

The said *Jacob Gaubatz*,

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

*John Mc Carthy*

in the peace of the people of the said State then and there being, feloniously did willfully and wrongfully make an assault: and the said

*Jacob Gaubatz*

with a certain *knife* which *he* the said

*Jacob Gaubatz*

in *his* right hand then and there had and held, the same being then and there an *instrument* likely to produce grievous bodily harm, *him*, the said *John Mc Carthy*, then and there feloniously did willfully and wrongfully strike, beat, *stab*, *cut*, bruise and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0128

SECOND COUNT

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

Jacob Gaubatz

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

The said Jacob Gaubatz

late of the City and County of New York, afterwards to wit: on the twelfth day of January, in the year of our Lord one thousand eight hundred and eighty-three, at the City and County aforesaid, with force and arms, in and upon one John Mc Carthy,

in the peace of the People of the State of New York then and there being, feloniously did willfully and wrongfully make an assault: and the said Jacob Gaubatz struck the said John Mc Carthy with a certain knife which he ~~the said~~ in his right hand then and there had and held, in and upon the head of him the said John Mc Carthy then and there feloniously did willfully and wrongfully strike, beat, stab, cut bruise and wound, thereby then and there willfully and wrongfully, feloniously inflicting upon the said John Mc Carthy, grievous bodily harm, ~~to wit:~~

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

RANDOLPH B. MARTINE,

~~JOHN M. KELSON~~, District Attorney.

0129

**BOX:**

163

**FOLDER:**

1664

**DESCRIPTION:**

Gavacan, Edward

**DATE:**

01/30/85



1664

0130

# 248

Counsel,  
Filed 30 day of Jan 1885  
Pleads

Burglary in the THIRD DEGREE,  
[Sections 498, 506, 528, 532, 4, 550]

THE PEOPLE

vs. **F**

Edward Gavagan

19/1/85

RANDOLPH B. MARTINE,

PETER B. O'NEIL,

District Attorney.

A TRUE BILL.

*Edw. Gavagan*

*Foreman.*

*Pleads Guy Edley*  
*24/1/85*

Witnesses:  
*Joseph A. Boyd*  
*Wm. Boney*

*Jeff Henderson*  
*Wm. in Hall,*  
*Ch. Brady*

0131

Police Court District.

City and County of New York, ss.:

of No. 35 Bowery Street, aged 58 years, occupation Merchant

deposes and says, that the premises No. 441 East 14th Street, in the City and County aforesaid, the said being a Store for the deposit and sale of butter cheese eggs &c. and which was occupied by deponent as a Store and in which there was at the time a human being, ~~was~~

were BURGLARIOUSLY entered by means of forcibly breaking the shutters and glass of an outer window leading from the public street into said Store

on the 17th day of January 1885 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

One tub of butter weighing about twenty five pounds and of the value of about ten dollars

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

Edward Javacan now present and another person not arrested

for the reasons following, to wit: That deponent fastened and secured the window in question about ten o'clock P.M. on the night of said day and about 11-45 o'clock P.M. on the same night the defendant was seen by Officer Daniel W. Clark 17th Precinct, on the outside of said window but saw him take and receive from said other who was inside the tub of butter aforesaid and carry it away

0132

deponent is informed by said Officers  
who further informs deponent that when  
the defendant saw the Officer he put  
down the tub of butter and ran away  
and while so running <sup>and after he had fallen down</sup> said Officer  
heard the sound of iron crossed as  
he believes by the falling or throwing  
away of what certain Jimmy here shown  
by the defendant in his flight, and  
subsequently found where said Officer  
heard the implement drop, and this  
deponent truly believes such information  
to be true

Joseph D. Boyd

Spone to before me this  
25<sup>th</sup> day of January 1883  
Henry J. Police Justice

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

Burglary Degree.

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

0133

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Samuel W. Clarke*  
aged *30* years, occupation *Police Officer* of No. *—*

*the 17<sup>th</sup> Street* Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of *Josiah S. Lloyd*

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

Sworn to before me, this *28<sup>th</sup>*  
day of *January* 188*5* *Sam. W. Clarke*

*Henry Murray*  
Police Justice.

0134

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

*Edward Garacau* 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

*Edward Garacau*

Question. How old are you?

Answer

*19 Years*

Question. Where were you born?

Answer.

*New York City*

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

Answer.

*424 East 13<sup>th</sup> Street*

Question What is your business or profession?

Answer

*Composer*

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*

Taken before me this

*25<sup>th</sup>*

day of *November* 188*5*

Police Justice.

*Edward Garacau*

0135

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 \_\_\_\_\_

\_\_\_\_\_ *Edward Javacan* \_\_\_\_\_  
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *500*  
Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he  
give such bail.

Dated *January 20* 188 *5* \_\_\_\_\_ *James Murray* \_\_\_\_\_  
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.

0136

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Ashtar S. Lloyd*  
*1030 Bowery*  
*Edward J. ...*

*Office ...*

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 *January 20<sup>th</sup>* 188*8*

*...* Magistrate.

*James H. ...* Officer.

*18<sup>th</sup>* Precinct.

Witnesses *Daniel W. Clarke*

No. *17<sup>th</sup> Precinct* Street.

No. \_\_\_\_\_ Street,

No. \_\_\_\_\_ Street,

\$ *1000* - to answer *J. Sessions*

*(Orn)*

0137

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Edward Agaracan*

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

*Edward Agaracan*

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

The said *Edward Agaracan,*

late of the *Eighteenth* Ward of the City of New York, in the County of New York aforesaid, on the *seventeenth* day of *January*, in the year of our Lord one thousand eight hundred and eighty-*five*, with force and arms, at the Ward, City and County aforesaid, a certain \_\_\_\_\_ building there situate, to wit: the *Store* \_\_\_\_\_ of one *Jasper D.*

*Blond,* \_\_\_\_\_

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

*Jasper D. Blond* \_\_\_\_\_

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

0138

SECOND COUNT.

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

Edward Paganan

of the CRIME OF  Petit  LARCENY,  
committed as follows:

The said Edward Paganan,

late of the Eighteenth Ward of the City of New York in the  
County of New York aforesaid, afterwards, to wit: on the said 17th day of  
January in the year of our Lord one thousand eight hundred  
and eighty-five at the Ward, City and County aforesaid, in the night  
time of said day, with force and arms,

one tub of butter of the  
value of ten dollars, and  
thirty five pounds of  
butter of the value of  
thirty cents each pound,

of the goods, chattels and personal property of one Jasper D.  
Blond, in the store of

the said Jasper D. Blond

there situate, then and there being found, in the store 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.

0139

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*Edward Paganan*  
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed  
as follows:

The said *Edward Paganan*,  
late of the *Eighteenth* Ward of the City of New York, in the County of New  
York aforesaid, afterwards, to wit: on the said *17th* day of *Janu-*  
*ary*, in the year of our Lord one thousand eight hundred and eighty *five*  
with force and arms, at the Ward, City and County aforesaid,

*one tub of butter of the*  
*value of ten dollars, and*  
*thirty five pounds of*  
*butter of the value of*  
*thirty cents each pound,*

of the goods, chattels and personal property of one *Jasper P.*  
*Blond*.

by a certain person or persons to the Grand Jury aforesaid unknown, then lately  
before feloniously stolen of the said *Jasper P. Blond*.

unlawfully and unjustly did feloniously receive and have (the said *Edward*  
*Paganan*,

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.

RANDOLPH B. MARTINE.

~~PETER B. OLNBY~~ District Attorney.

0140

BOX:

163

FOLDER:

1664

DESCRIPTION:

Gee, Ah

DATE:

01/12/85



1664

0141

199

Witnesses:

Capt J. M. DeLong  
6 - Grand

Counsel,

*[Signature]*

Filed

1885

Pleads

*[Signature]*

THE PEOPLE

vs.

F

*an eye*

*[Signature]*

Penal Code

Sections

RANDOLPH B. MARTINE.

PETER B. O'NEIL

District Attorney.

A True Bill.

*[Signature]*

Foreman.

*[Signature]*

*[Signature]*

City Prison 5 days

0142

Sec. 198-200

182 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Ah Gee*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *China*

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

Answer. *Brooklyn 2 years*

Question. What is your business or profession?

Answer. *Laundry man*

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

Answer. *I am not guilty and demand a trial by jury*

朱

Taken before me this

day of

*January 5*

188*5*

*Samuel C. Kelly* Police Justice.

0143

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

*ah Lee*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *5* 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 *5 Jan* 188*5* *Samy O'Reilly* Police Justice.

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

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

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

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

0144

Police Court 2 District. (31)

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

George F Lewis  
1<sup>st</sup> Inspector Dist  
Ch Georgia



Offence ...

BAILED.

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

Residence \_\_\_\_\_ Street.

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

Residence \_\_\_\_\_ Street.

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

Residence \_\_\_\_\_ Street.

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

Residence \_\_\_\_\_ Street.

Dated May 5 1885

O. Kelly Magistrate.

Capt. McCullough Officer.

6<sup>th</sup> Precinct.

Witnesses \_\_\_\_\_

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street,

No. \_\_\_\_\_ Street.

\$ 500 to answer ...

...

0145

Form 10

POLICE COURT-FIRST DISTRICT.

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

George F Lewis  
of the First Inspection Det Police Street,  
being duly sworn, deposes and says,

that on the 4th day of January 1885, at the City of New York,  
in the County of New York.

Sworn to, this  
before me.

James W. McNeill Police Justice.

5 day of Jan 1885

That Ah Lee maintains at business  
no 17 Mott Street in said City a place  
where opium and its preparations are  
sold and given away to be there smoked  
by divers persons to wit: that  
on the 4th day of January 1885 in said City  
Ah Lee (or here) did unlawfully  
and wilfully visit and resort to the aforesaid  
place for the purpose of smoking opium &  
its preparations in violation of Law.  
Deponent further says that he saw said  
Ah Lee smoking a pipe containing opium

George F Lewis

0146

COURT OF GENERAL SESSIONS OF THE PEACE  
in and for the City and County of New-York.

-----x  
The People of the State of New-York :

- against -

*Oh Gee*

-----x  
The GRAND JURY of the City and County of New-York, by this indictment, accuse *Oh Gee*, of the Crime of VISITING AND RESORTING TO A PLACE WHERE OPIUM AND ITS PREPARATIONS WERE SOLD AND GIVEN AWAY, TO BE SMOKED THEREAT, FOR THE PURPOSE OF SMOKING OPIUM AND ITS PREPARATIONS, committed as follows: The said *Oh Gee*, late of the Sixth Ward of the City of New-York, in the County of New-York aforesaid, on the Fourth day of January, in the year of our Lord one thousand eight hundred and eighty five, at the Ward, City and County aforesaid, did unlawfully visit and resort to a certain place, there situate, where opium and its preparations were then and there sold and given away, to be smoked at the said place, for the purpose of then and there smoking opium and its preparations; against the form of the statute in such case made and provided, and against the peace of the People of the State of New-York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0147

BOX:

163

FOLDER:

1664

DESCRIPTION:

Goodman, Henry

DATE:

01/12/85



1664

Witnesses:

Proper to Bureau  
Central Place

How being no burden  
on which was ask'd  
Emickson and upon the  
account of of Joseph  
Pym's sense that the  
bill in this case is de-

charged G. J. B.  
Jan 16 1885

Filed 1885  
Pleads  
1885  
1885

THE PEOPLE  
vs.  
Henry Goodman

RANDOLPH B. MARTINE,  
JOHN McGEON

District Attorney,  
In Law No. 1885,  
Bail discharged.  
A True Bill.

Foreman.

RECEIVING STOLEN GOODS  
[Section 550]

0148

0149

Police Court—2 District.

Affidavit—Larceny.

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

John a Hudson

of No. 23 Maiden Lane Street, aged 38 years,

occupation ~~Man~~ Agent being duly sworn

deposes and says, that on the 30 day of December 1884 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property viz:

one trunk containing ~~containing~~ 75 watch movements, 150 silver watch cases, about 200 gold pencils and pens and other property consisting of wearing apparel of the value of three thousand dollars

the property of James C. Allen, Henry L. Lambert, John Shea, H. S. Foley copartners

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 Frank King (now here)

That deponent is informed by officer Thomas Buckley that he found part of said trunk in the room occupied by said defendant and said defendant acknowledged and confessed in the presence of officer Buckley & John A. Paul that he took and carried away said trunk containing said property and that Henry Goodman (now here) of No. 625 Third Avenue in said City received said property from him said defendant on December 31<sup>st</sup> 1884 at his place of business aforesaid Deponent is further informed by said Henry Goodman said defendant.

of  
Subscribed and sworn to before me this 1<sup>st</sup> day of January 1885  
Justice

0150

That said Henry Goodman told said defendant to meet a man in the corner of Livingston Avenue and 43rd St. in said City at 6 1/2 P M on said date and that said Goodman described said unknown man to defendant and told said defendant to ask said unknown man what the hour was. That said unknown man informed said defendant <sup>the hour</sup> and said defendant asked said unknown man if he was the party that he was referred to & said unknown man replied who Goodman and said defendant replied "No" That said unknown man said that he had examined said property and asked said defendant what do you want for it and said defendant replied \$300.00 That said unknown man refused to give said sum and offered \$200 which said defendant took and said defendant handed said unknown man said property & placed <sup>the same</sup> in a Coupe and drove away that defendant thereafter went to said Goodman

place of business and said to him said Goodman will be gone now and said Goodman

replied it is a damn duty <sup>of business</sup> and I am sorry that I received <sup>the above named</sup> place

at all. Therefore defendant charged <sup>with</sup> carrying away said property and defendant

and said Henry Goodman on another person whose name is unknown with feloniously

receiving said property he will <sup>knowing</sup> that said property had been stolen

John A. H. ...

Sworn to before me this 1st day of Jan'y 1884  
Samuel O'Brill, Police Justice

Police Court, District

Form with columns for 'Witnesses', 'No.', 'Suits', 'Sessions', 'to answer' and numbered lines 1-4.

0151

City<sup>and</sup> County of {  
New York } ss

Thomas Bynnis Inspector of Police  
being duly sworn says that said  
Henry Goodman admitted in  
the presence of officers Hickey  
and Frank at Police Head  
Quarters when confronted with  
said Frank King the within  
named defendant that he  
procured a man whose name  
he said was unknown to purchase  
said property from said King

Thomas Bynnis

Sworn to before me

This 6th day of Jan<sup>y</sup> 1885

Samuel O'Reilly Police Justice

0152

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John A. Paul*

aged \_\_\_\_\_ years, occupation *Suprintendant* of No. \_\_\_\_\_

*3 Park Place*

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

*John A Hudson*

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

knowledge.

Sworn to before me, this

*6<sup>th</sup>*  
188*8*

day of

*Janey*

*John A Paul*

*David C Bell*

Police Justice.

0153

CITY AND COUNTY }  
OF NEW YORK, } ss.

Thomas Hickey

aged \_\_\_\_\_ years, occupation Police officer of No. \_\_\_\_\_

Central office Street, being duly sworn deposes and

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

Sworn to before me, this 6<sup>th</sup>  
day of Jan 1888

Thomas Hickey

Samuel O'Reilly  
Police Justice.

0154

Sec. 198-200

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Frank Kling 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. Frank Kling

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. 903 101 Ave 6 years

Question. What is your business or profession?

Answer. Window decorator

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

Answer. I am guilty of the charge

Frank <sup>his</sup> Kling  
mark

Taken before me this

day of

Jan 6

1885

Samuel P. Kelly

Police Justice.

0155

Sec. 198-200

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Henry Goodman* 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 Goodman*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *Yonkers N.Y.*

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

Answer. *695 Third Ave 3 years*

Question. What is your business or profession?

Answer. *Second hand clothing*

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*

*H Goodman*

Taken before me this *6*

day of *Jan*

*1885*

*Samuel W. Kelly*  
Police Justice.

0156

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~~ Frank Kling and Henry Goodman guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of \$3,000. <sup>in</sup> \$1500 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail.

Dated Jan. 6 1885 Samuel O. Kelly Police Justice.

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

Dated Jan 6 1885 Samuel O. Kelly 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.

0157

#67

Police Court District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John A Hudson  
28 Wadsworth Lane

1 Frank Oling  
2 Henry Goodman

3  
4

Dated Jan 1885

O Kelly Magistrate.

Inspector Byron Officer.

Office Grand Jury  
Receiving Station



BAILED.

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

Residence \_\_\_\_\_ Street.

No. 2, by Morris Frohman

Residence 695 Hurd Ave Street.

No. 3, by no return filed

Residence \_\_\_\_\_ Street.

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

Residence \_\_\_\_\_ Street.

Witnesses John A. Hecker any  
William E. Frank & James J. Va  
Central office Street.

John O. Paul  
No. 3 Park Place Street.

No. 1 Street.

Vol 3000 to answer G. B

" 21500 " " " "

\_\_\_\_\_

0158

COURT OF GENERAL SESSIONS OF THE PEACE  
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

Henry Goodman

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

Henry Goodman

of the crime of RECEIVING STOLEN GOODS,

committed as follows :

The said Henry Goodman,  
late of the First Ward of the City of New York, in the County of New York aforesaid, on  
the ~~thirtieth~~ first day of December in the year of our Lord one thousand  
eight hundred and eighty ~~four~~, at the City and County aforesaid, with force and arms.

one trunk of the value of twenty dollars, one hundred and fifty  
watch cases of the value of four dollars each, fifty other watch  
cases of the value of twenty dollars each, one hundred and  
fifty watch movements of the value of ten dollars each, twelve  
watches of the value of ten dollars each, two hundred pens  
of the value of two dollars each, two hundred pen holders  
of the value of three dollars each, two hundred pen blades  
of the value of one dollar each, and two hundred pencils  
of the value of two dollars each, of the goods, chattels  
and personal property of one James C. Aikin, -  
and one trunk of the value of twenty dollars, one  
pistol of the value of twelve dollars, and divers articles  
of clothing and wearing apparel, of a number and de-  
scription to the Grand Jury aforesaid unknown, of  
the value of one hundred and fifty dollars, -

of the goods, chattels and personal property of one John A. Hudson  
by one Frank King and certain other  
~~by a certain person or~~ persons to the ~~persons~~ Grand Jury aforesaid unknown, then lately before  
feloniously stolen, taken and carried away from the said James C. Aikin  
and John A. Hudson,

unlawfully and unjustly, did feloniously receive and have, he the said Henry  
Goodman,

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.

RANDOLPH B. MARTINE.

~~JOHN MERRON~~, District Attorney.

0159

BOX:

163

FOLDER:

1664

DESCRIPTION:

Gow, Ah

DATE:

01/12/85



1664



0161

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*Ah Gow*

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. *Ah Gow*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *China*

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

Answer. *626 Green St Brooklyn one year*

Question. What is your business or profession?

Answer. *Keep a Laundry*

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

Answer. *I am not guilty and I am and a trial by jury*

*31*

Taken before me this

day of

188

*[Signature]*  
Police Justice.

0162

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 5 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 Jan 5 1885 Samuel C. Bell Police Justice.

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

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

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

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

0163

Police Court-- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

George F Lewis  
1st Inspector West.  
Ah Geo



Office of Leo... 131

BAILED.

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

Residence \_\_\_\_\_ Street.

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

Residence \_\_\_\_\_ Street.

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

Residence \_\_\_\_\_ Street.

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

Residence \_\_\_\_\_ Street.

Dated Jan 5 1885

O Kelly Magistrate.

Capt McHugh Officer.

6 Precinct.

Witnesses \_\_\_\_\_

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

\$ 500 to answer G.S.

Geo

0164

Form 10

POLICE COURT-FIRST DISTRICT.

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

*George F Lewis*  
of No. *101* *Inspection District Police* Street,  
being duly sworn, deposes and says,  
that on the *4<sup>th</sup>* day of *January* 1885, at the City of New York,  
in the County of New York.

Sworn to, this  
before me.

5  
day of *January* 1885

*Samuel W. Hill* Police Justice.

That *Ah Lee* maintains at premises  
no. 17 *Hott Street* in said City a place  
where opium and its preparations are sold  
and given away to be there smoked by  
divers persons to-wit: that on the  
*4<sup>th</sup>* day of *January* 1885 in said City  
*Ah Lee* (now true) did unlawfully  
and wilfully visit and attend to the aforesaid  
place for the purpose of smoking opium &  
its preparations in violation of Law  
Department- further says that says that on  
*January 3* 1885 he saw said *Ah Lee* in said  
place smoking a pipe containing opium.  
*George F. Lewis*

0165

COURT OF GENERAL SESSIONS OF THE PEACE  
in and for the City and County of New-York.

-----x  
The People of the State of New-York :

- against -

*Ah Gow*

-----x  
The GRAND JURY of the City and County of New-York, by this indictment, accuse *Ah Gow*, of the Crime of VISITING AND RESORTING TO A PLACE WHERE OPIUM AND ITS PREPARATIONS WERE SOLD AND GIVEN AWAY, TO BE SMOKED THEREAT, FOR THE PURPOSE OF SMOKING OPIUM AND ITS PREPARATIONS, committed as follows: The said *Ah Gow*, late of the Sixth Ward of the City of New-York, in the County of New-York aforesaid, on the Fourth day of January, in the year of our Lord one thousand eight hundred and eighty five, at the Ward, City and County aforesaid, did unlawfully visit and resort to a certain place, there situate, where opium and its preparations were then and there sold and given away to be smoked at the said place, for the purpose of then and there smoking opium and its preparations; against the form of the statute in such case made and provided, and against the peace of the People of the State of New-York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0166

BOX:

163

FOLDER:

1664

DESCRIPTION:

Graham, Edward

DATE:

01/28/85



1664

0167

# 229

Counsel,

Filed 20 day of June

1885

Pleads

THE PEOPLE

vs.

R

Edward Graham

*Ed. Graham*

*Butler in the THIRD DEGREE*  
*Lawrence,*  
*(not receiving from books)*  
Sections 40 & 500, 528, 532, 533

RANDOLPH B. MARTINE,

WHEELER H. PECKHAM

District Attorney.

A True Bill.

*W. W. Little*

Foreman.

*June 29/85*

*Richard J. Day*

*S. P. 2 1/2 - 400*

Witness:

Chas Schaefer

340 6<sup>th</sup> St

0168

Police Court— 3 District.

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

Charles Schaper

of No. 340 Sixth Street, aged 45 years,

occupation Gilder being duly sworn

deposes and says, that the premises No 340 Sixth Street,  
back room  
in the City and County aforesaid, the said being a brick building

1 floor back room of  
and which was occupied by deponent as a dwelling  
and in which there was at the time no human being, by name

were **BURGLARIOUSLY** entered by means of forcibly opening  
the door leading to the  
room by unbolting the  
door

on the 19 day of January 1885 in the night time, and the  
following property feloniously taken, stolen, and carried away, viz:

collection of coins of various  
denominations United States  
Mexican German and French

all of the value of Two dollars

the property of Complamant

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

Edward Graham (now present)

for the reasons following, to wit: from the fact that  
deponent left his room door  
secured, fastened, and went  
out upon his return said  
deponent could not get into  
the room it being locked  
inside, deponent finally got  
into the room and there found  
Graham. Deponent caught hold

0169

of said Graham and kept  
him in custody until officer  
Mannie Reed of the 10 precinct  
came & arrested him in  
said Graham's possession  
was found the coins as  
above described

Signed to report  
me this 20 day of January 1885

*J.P. Piffey* Charles Schaefer  
Police Officer

Police Court \_\_\_\_\_ District.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

vs.

Burglary \_\_\_\_\_ Degree.

Dated \_\_\_\_\_ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ \_\_\_\_\_ Bail.

Bailed by \_\_\_\_\_

No. \_\_\_\_\_ Street.

0170

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Edward Graham 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.

Edward Graham

Question. How old are you?

Answer.

~~40~~ 38 years

Question. Where were you born?

Answer.

New York

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

Answer.

58 Hudson St (resided there 15 years)

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I have nothing to say  
Edward Graham

Taken before me this

day of May 1888

*[Signature]*

Police Justice.

0171

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

Edmund Mahan

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

Dated January 20 1885 P. J. [Signature] Police Justice.

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

Dated \_\_\_\_\_ 1885 \_\_\_\_\_ 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 \_\_\_\_\_ 1885 \_\_\_\_\_ Police Justice.

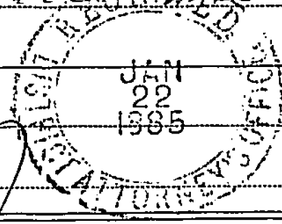
0172

Police Court 3 District 92

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Charles Schaper  
340 vs. 6<sup>th</sup> St  
Admission Making

Offence Making



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

Dated 7<sup>th</sup> May 20 1885  
Deputy Magistrate.  
Maurie Reed Officer.  
17<sup>th</sup> Precinct.

Witnesses Maurie Reed  
No. 7 Precinct Police Street.

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

\$ 500 to answer 95

Am

0173

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Graham

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

— Edward Graham —

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

The said Edward Graham,

late of the 17<sup>th</sup> Ward of the City of New York, in the County of New York aforesaid, on the 19<sup>th</sup> day of January, in the year of our Lord one thousand eight hundred and eighty-five, with force and arms, about the hour of eleven o'clock in the night time of the same day, at the Ward, City and County aforesaid, the dwelling house of one Charles

Schafer, —

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 Charles Schafer, —

— in the said dwelling house 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.

0174

SECOND COUNT.

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

— Edward Graham —

of the CRIME OF <sup>Petit</sup> ~~GRAND~~ LARCENY, ~~IN THE~~ ~~SECOND~~ ~~DEGREE~~, committed as follows:

The said Edward Graham,

late of the Ward, City and County aforesaid, afterwards, to wit, on the said  
19<sup>th</sup> day of January, in the year of our Lord one thousand eight  
hundred and eighty-<sup>five</sup> at the Ward, City and County aforesaid, in the  
<sup>night</sup> time of said day, with force and arms,

divers coins, of a number, kind  
and denomination to the Grand  
Jury aforesaid unknown, of the  
value of two dollars,

of the goods, chattels, and personal property of one Charles  
Schaber, in the dwelling house of

the said Charles Schaber,

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

Randolph B. Martine  
District attorney

0175

**BOX:**

163

**FOLDER:**

1664

**DESCRIPTION:**

Graham, Frederick

**DATE:**

01/08/85



1664

0176

Witnesses:

James Buchanan

327 E 65 St

John Johnson

officer 20<sup>th</sup> Precinct

# 68

Counsel,

Filed 8 day of Jan 1885

Pleas

THE PEOPLE

vs.

I

Frederick Graham

M. 897  
440 -

Burglary in the THIRD DEGREE  
Grand Larceny, ~~and receiving Stolen Goods~~  
(Sections 49, 500, 528, 531)

RANDOLPH B. MARTINE.

~~WITNESSES~~

In Law 9/85 District Attorney.

Pleaded Guilty  
A TRUE BILL.

*AWM*

Foreman.

S.P. True years.

0177

Police Court <sup>5th</sup> 11 District.

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

of No. 322 East 63rd Street, aged 23 years,  
occupation Coalman

James Richardson

deposes and says, that the premises No 322 East 63rd Street,  
in the City and County aforesaid, the said being a tenement dwelling the  
3 front rooms on the 3rd floor front of  
which was occupied by deponent as a dwelling  
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly opening the lock  
on the door leading into deponents apartments on  
said floor by means of false keys or some  
other implement

on the 27th day of December 1888 in the day time, and the  
following property feloniously taken, stolen, and carried away, viz:

A coat, a pair of Pantaloon, two Skirts  
and a Pillow Slip, all of the value of  
fifty dollars or \$ 50 <sup>00</sup>/<sub>100</sub>

the property of deponent and Emma Coleman who reside with deponent  
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen, and carried away by  
Alexander Armstrong and  
Frederick Graham (now here)

for the reasons following, to wit: That on said day at about 2 1/2  
o'clock P.M. deponent securely locked and  
fastened his apartments where contained  
said property, that deponent was informed by said  
Emma Coleman that she returned home into  
deponents wife's mother and discovered that the  
said property had been feloniously taken  
stolen and carried away, that deponent  
further says that said Frederick Graham

0178

acknowledged and confessed to deponent in  
the presence of officers Sheldon and  
Donovan <sup>officer 224</sup> that he and said defendant  
Armstrong did feloniously enter and  
steal said property and did pay  
the same unto Pawn Brokers Harris  
and Stick, Harris residing at 1048  
2<sup>d</sup> Avenue and Stick 909 Second  
Avenue in said city.

Deponent therefore  
asks that said defendants be held  
to answer and default unto according  
to law.

James H. Richardson  
Mar

Sworn to before me this  
4<sup>th</sup> day of January 1885

K. Jones  
Police Justice

Police Court \_\_\_\_\_ District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
vs.  
Burglary  
Degree.

Dated \_\_\_\_\_ 188 1

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ \_\_\_\_\_ Bail.

Bailed by \_\_\_\_\_

No. \_\_\_\_\_ Street.

0179

CITY AND COUNTY }  
OF NEW YORK, } ss.

Emma Coleman  
Cook

aged 31 years, occupation \_\_\_\_\_ of No.

322 East 63<sup>d</sup> Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of James Richardson

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

Sworn to before me, this 4 day of January 1888 } Emma Coleman

W. J. Conway

Police Justice.

0180

Sec. 198-200.

*JTB* District Police Court.

CITY AND COUNTY OF NEW YORK, ss

*Frederick Gallean*

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 Gallean*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *Newburgh*

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

Answer. *290 East 97th Street, 2 months*

Question. What is your business or profession?

Answer. *Labour*

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* *Frederick Gallean*

Taken before me this

day of *January* 188*8*

*W. J. ...*

Police Justice.

0181

Sec. 198-200.

5th District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Alexander Armstrong

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

Alexander Armstrong

Question. How old are you?

Answer

37 years

Question. Where were you born?

Answer.

Jacksonville Florida

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

Answer.

206 East 103rd Street, H. Day

Question. What is your business or profession?

Answer.

Wine Merchant

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  
Alexander Armstrong

Taken before me this

day of January 1887

W. J. Justice

Police Justice.

0182

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

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

Dated May 4 1885 de Jony Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ de Jony Police Justice.

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

Dated Jan 5 1885 de Jony Police Justice.

0183

Police Court-- 5th M District.

THE PEOPLE, &c,  
ON THE COMPLAINT OF

James Richardson  
322 E. 63rd St.

~~Alexander Armstrong~~  
Frederick Graham

Offence Burglary

BAILED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

2000 each for Exp<sup>9</sup>  
Memory Jan 5, 1880.

Dated January 4 1880  
H. J. Brown Magistrate.

Sheeldon W. Brown Officer.  
23rd Precinct.

Witnesses Emma Coleman  
No. 322 E. 63rd Street.

D. Harris  
Pawnbroker  
No. 10248. 2nd Av. Street.

No. 1 Discharged  
No 2  
\$1500 to answer G & S  
Leau

0184

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

*Frederica Rydman*

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

*Frederica Rydman*

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

The said *Frederica Rydman*,

late of the *19<sup>th</sup>* Ward of the City of New York, in the County of New York aforesaid, on the *27<sup>th</sup>* day of *December*, in the year of our Lord one thousand eight hundred and eighty *four*, with force and arms, about the hour of *three* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of *one James*

*Richardson*,

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 James Richardson*

*Richardson* in the said dwelling house 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.

0185

SECOND COUNT.

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

James Fitzgibbon

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

The said James Fitzgibbon,

late of the Ward, City and County aforesaid, afterwards, to wit, on the said  
27<sup>th</sup> day of December, in the year of our Lord one thousand eight  
hundred and eighty-four, at the Ward, City and County aforesaid, in the  
day time of said day, with force and arms,

one coat of the value of twenty  
five dollars, — and one pair of  
trousers of the value of ten  
dollars, of the goods, chattels  
and personal property of one  
James Richardson, —  
two shirts of the value of  
ten dollars each, and one  
yellow silk of the value of  
five dollars,

of the goods, chattels, and personal property of one Emma Coleman,  
in the dwelling house of

the said James Richardson  
there situate, then and there being found, in the dwelling house aforesaid, then and  
there feloniously did steal, take and carry away, against the form of the Statute in  
such case made and provided, and against the peace of the People of the State of New  
York, and their dignity.

Randolph B. Martin  
District Attorney

0186

BOX:

163

FOLDER:

1664

DESCRIPTION:

Gunn, Charles

DATE:

01/04/85



1664

0187

**BOX:**

163

**FOLDER:**

1664

**DESCRIPTION:**

Hines, Frank

**DATE:**

01/04/85



1664

0188

# 15  
2 Blake.

Witnesses:

*H. Kelly*  
*B. M. ...*  
*April 21, 1885*  
*Chas. W. ...*  
*Frank ...*  
*Reveries, Bob,*  
*Especially ...*  
*Chenac ...*  
*F. N.*

Counsel,  
Filed day of *April* 1885  
Heads *...*

THE PEOPLE  
vs. *F*  
Grand Larceny  
degree  
[Sections 528, 531, Pennl Code.]

*Charles Gunn*  
*Frank Dimes*

RANDOLPH B. MARTINE,  
District Attorney.  
*John ...*  
*...*  
A TRUE BILL.

*...*  
Foreman.  
*...*  
*...*  
*...*

0189

26  
The People  
vs.  
Frank Hines.

Court of General Sessions, Part I.

Before Recorder Smyth.

February 27, 1885.

Jointly indicted with Charles Gunn for Grand Larceny in  
the second degree.

Bernard Reilly, sworn and examined.

I live 605 1st. ave. and keep a store there; on the 1st.  
of January I went out in the afternoon at half-past three  
o'clock and returned about 12 o'clock at night. When I  
came into the place I found my room broken open and my  
clothes all taken out; a part of the partition was broken  
leading into my room, I missed three coats worth 12 or 14  
dollars each, two pair of pants worth 2 or 3 dollars, four  
bottles of brandy worth \$1.25 each, a Smith and Wesson  
revolver valued at 15 dollars, a 14 carat gold ring worth  
7 dollars and 500 cigars worth \$1.50 a hundred and four  
gallons of black-berry brandy worth \$3.50 a gallon.

I never saw any of the property again except a bundle that  
was found in the hall which contained a pair of drawers and  
a white shirt worth about a dollar. I saw the defendant  
Hines on the morning of the 1st. of January in the saloon  
and on the sidewalk. When I left the saloon before ten  
I left the barkeeper there Thomas Hodgins. I know Gunn  
and saw him on the sidewalk that morning around my saloon  
but not in the company of Hines.

Cross Examined.

I am the proprietor of this saloon. New Year's day fell  
upon Thursday, I am sure the defendant was in the store  
I. in the morning.

0190

I could not tell who was with him, I remember a man named Fallon and Rose and Gunn that were present that day, I believe these men lived in that neighborhood, I am not very well acquainted with them, Fallon comes into my store occasionally. The coats were worth \$14 each, they were worth that to me, I believe the market value of them was \$12 apiece; the coat I have on was taken to me the next day; that night I got the shirt and drawers in the hallway as I was coming in. A portion of the property was taken out of the saloon and a portion out of my room the same night, I do not know whether all this property was taken by the same party; the value of the wine, segars and brandy was in the neighborhood of \$25.

Thomas J. Hodgins, sworn.

I know Bernard Reilly and was his barkeeper on the <sup>night</sup> of January 1 and was in charge of the store on that night, I know this defendant Hines and saw him on the night of the 1 of January in the store when I went there which was after ten o'clock. There was three others with him and Gunn was one the other two were strangers to me, I had seen Hines and Gunn once before but the other two were strangers to me. They became very boistrous and they insisted on drinking and abusing me, I asked them to go out and they refused to do it and I tried to get out myself and I sent for an officer, while I was outside looking for an officer they ransacked the place and broke into the partition, I left them in the place when I went to look for an officer, that was about eleven o'clock, I did not leave the neighborhood, I went outside on the sidewalk, I sent

0191

a lady to the station house; she went and the officer came about eleven o'clock or a little after, he went in with me. Where were they?

They were coming out, one of them had clothes in the hall and he dropped the clothes in the hallway, they all made their escape. I did not see Hines coming out, I do not know where they went, they all got out, they disappeared, I went in with the policeman but we did not find Hines or any of the rest of them. The mirror was broken by a bottle being thrown at me; they jumped over the partition the cornice was broken and the trunk was broken where they took the clothes from; there might have been a few articles left in the trunk; they seemed to grab everything, I missed some segars, brandy and whisky from the bar. I next saw Hines in the station house, I gave a description of him to the officer and recognized him in the station house.

Cross examined.

I have been barkeeper for Mr. Reilly from the 20 of December, I am not very well acquainted with the people who frequented the saloon; there were four persons present on this occasion, the first time I saw Hines was two days previous to New-Years; a good many people come in to the saloon every day, I may be mistaken about Hines being in the saloon before this night but I am not mistaken as to his being there that night. Up to the time that the disturbance occurred there was nothing to attract my attention to one of these men more than another. It is not probable that I am mistaken as to the identity of this prisoner, he does not look as he does now, he seemed to be after a debauch, he had no beard; there were two persons at the station house only, Gunn and Hines.

0192

When they were in the store they used boisterous language and threateneng words, I do not remember Hines saying anything, he was quiet, Hines was there when I went out to get the lady to go for an officer but he was not there when I came back with the officer. I had been drinking moderately, three or four times that day but I was not intoxicated; nobody treated me.

Bernard Mularchy sworn.

I am an officer of the 21 precinct and arrested Hines on the morning of the 2 of January after the larceny; when I went down to the liquor store to investigate the case I got a very slight description of the defendant from the bar-tender, I got the names of Hines and Gunn, I knew them well; when I went out on the corner officer O' Connor and I got two of them, I took them to the station house and sent for Hodgins and he identified them. There was nobody else present but Gunn and Hines. Reilly told me he was not present when it occurred at all.

The case for the defense.

Charles Gunn sworn and examined.

Where do you reside?

No. 314 East 39 St..

You have pleaded guilty to the charge in the indictment?

Yes sir.

You know this young man the defendant Hines?

Yes sir I know him.

0193

Do you remember being in the store of Mr. Reilly on the evening of New-Years day?

Yes sir New- Years eve.

Was this defendant with you on that occasion?

No sir he was not.

Was he there at all?

No sir he was not in the store I saw him on the corner, before I went in the store at all.

How long before?

About two hours.

Did you see him after that?

No sir I did not.

Was he with you when that disturbance occurred in that saloon?

No sir.

Did he have anything to do with stealing the property alleged in the indictment?

No sir not as I know of.

Cross examined.

How long have you known this Hines?

I know him as long as I can remember.

Do you live near him up there?

Yes sir I did, he moved away now he is living up in Harlem, I guess he went there some time last summer. I believe No. 605 First Ave. is between 34 and 35 Sts., this evening I saw him on the corner of 34 St. and First Ave..

There was about a dozen in the saloon and there were two bar-tenders, I went in alone but I could not mention the names of those who were in there.

0194

I do not remember climbing over the partition , I drank some whisky in there, I do not remember doing anything at all, I saw Hines about six o'clock that evening, I went in the saloon about half past seven and do not remember what time I left, I did not leave my hat in the saloon, there was a hat tried on me but it was not my hat, I do not know whether I had a bundle in my hand or not. I have not been in the state prison but have been in the penitentiary for stealing an overcoat , five months, I was there once before for stealing money out of the drawer of a laundry, I am going on 21 years of age.

Frank Hines sworn .

I reside at 2026 First Ave. between 104 and 105 Sts. and have been there nearly a year, I am 23 years old and have been in the toms since the second of January.

You were charged with having been in the store of Mr Reilly and having with Gunn and others stolen certain property you have heard testified to? Is that so?

No sir I was not in the man's place in two weeks before that.

You were not in Reilly's place in two weeks before that?

No sir.

You were not in that morning?

No sir nor that night either.

What were you doing that evening?

I was around making calls, I was in Mrs. Jefferson's in 34 St. and Mrs. Garrison's in 35 St. , I was drinking in the places, I was in Gunn's company in the early part of the day.

0195

about half past four or five o'clock, I saw him at the corner of 34 St. in a liquor store kept by John Mc Sherry I passed him by and went up First Ave., I do not know where he went, I did not say a word to him, I used to live in 31 St. before I went to Harlem. I know nothing about this larceny; when the officer came down and arrested me and told me I was in for a crime I told him I was innocent, I asked for an examination up at the 57 St. court and all he said against me was that I was loud and boisterous.

Cross Examined.

I left Harlem that morning about half past Eight and rode down to 36 St. and 2 Ave. and went around making calls with William Gibson and William Plunket, I was drinking. I have a mother who lives at 2026 First Ave. and my sister lives with me; neither of them are here, Mrs. Garrison is not here.

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

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0197

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK } ss.

of No. 205 - 1<sup>st</sup> Avenue (Street) Edward Reilly, Dependent. Vigners

being duly sworn, deposes and says, that on the 1<sup>st</sup> day of January 1885

at the night time of the City of New York,

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

of deponent. With intent to deprive the true Owner thereof

the following property, viz :

Three pairs of trousers, three pairs of drawers  
two coats and some shirts about  
four gallons of whiskey, two dozen  
bottles of wine, six bottles of brandy  
and about five hundred cigars and  
other articles including a revolver and  
gold ring collectively of the value  
of fifty dollars

Sworn before me this

day of

the property of Dependent.

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 Farnum and Frank

Hines both now present and two

other persons not arrested all acting

in collusion. That about ten o'clock

P.M. on the night of said day the defendants

in company with said others entered

deponent's place of business during his

absence and commenced an attack on

Thomas J. Hodgins deponent's bookkeeper

and acted in such a violent and

Police Justice

1885

0198

Threatening manner as to cause said  
Hodgins to fly from the place to escape  
himself and seek for assistance as  
deponent is informed - That deponent  
is further informed by said Hodgins  
that when he returned to the store he  
saw the defendants and said others  
have in their possession the above mentioned  
property and saw the defendants open  
up a bundle which he threw away  
as he was leaving the store with the  
others and which subsequently deponent  
found to contain part of the property  
within enumerated

Bernard Reilly

Subscribed before me this  
2<sup>nd</sup> day of Jan'y 1883  
by M. J. [Signature]  
Police Justice

Bernard Reilly

District Police Court.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

AFFIDAVIT - Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0199

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Thomas J. Hodgins*

aged *32* years, occupation *Clerk* of No.

*322 East 39<sup>th</sup>* Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

*Bernard Reilly*

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

Sworn to before me, this

day of *January* 188*5*

*T. J. Hodgins*

*Wm Newman*  
Police Justice.

0200

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

*Charles Gunn*

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.

*Charles Gunn*

Question. How old are you?

Answer.

*21 Years*

Question. Where were you born?

Answer.

*This City*

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

Answer.

*214 East 39 Street*

Question. What is your business or profession?

Answer.

*Cooper*

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*

*Charles Gunn*

Taken before me this

day of *January* 188*8*

*[Signature]*  
Police Justice.

0201

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

*Frank Hines*

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 *Frank Hines*

Question. How old are you?

Answer *23 Years*

Question. Where were you born?

Answer. *This City*

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

Answer. *206-1st Avenue*

Question What is your business or profession?

Answer *Lumber*

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*

*F. Hines*

Taken before me this

day of *May*

188

Police Justice.

0202

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

Charles Gunn and Frank Hiney

guilty thereof, I order that they be held to answer the same and they 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 they give such bail.

Dated January 3 188

[Signature]  
Police Justice.

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

Dated \_\_\_\_\_ 188

\_\_\_\_\_  
Police Justice.

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

Dated \_\_\_\_\_ 188

\_\_\_\_\_  
Police Justice.

0203

Police Court District.

THE PEOPLE, &  
ON THE COMPLAINT OF

*Edward Kelly*  
605 vs. 1st Div

1 *Charles Ginnard*

2 *John James*

3

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*Offence Grand*

BAILED.

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

Residence \_\_\_\_\_ Street.

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

Residence \_\_\_\_\_ Street.

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

Residence \_\_\_\_\_ Street.

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

Residence \_\_\_\_\_ Street.

Dated *January 2* 188 *5*

*W. M. Munk* Magistrate.

*Thomas J. Munk* Officer.

*1* Precinct.

Witnesses *Thomas J. Hodgins*

No. *322 E 39th* Street.

No. \_\_\_\_\_ Street,

No. \_\_\_\_\_ Street,

\$ *1000* - to answer *of*

*(com)*

0204

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 Flynn and  
Frank Dimes

The Grand Jury of the City and County of New York, by this indictment, accuse  
Charles Flynn and Frank Dimes  
of the CRIME OF GRAND LARCENY in the second degree, committed  
as follows:

The said Charles Flynn and Frank  
Dimes, each

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

three pairs of trousers of  
the value of five dollars each  
pair, three pairs of drawers  
of the value of five dollars each  
pair, two coats of the value  
of ten dollars each, five shirts  
of the value of one dollar each,  
three gallons of whiskey of  
the value of five dollars each  
gallon, twenty four bottles  
of wine of the value of one dollar  
each bottle, six bottles of brandy  
of the value of one dollar each  
bottle, five hundred cigars of  
the value of five cents each, one pair  
of the value of five dollars, and one  
pair of the value of two dollars,  
of the goods, chattels and personal property of one Bernard

Reilly.

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

Randolph B. Matwie  
District Attorney