

0860

BOX:

102

FOLDER:

1097

DESCRIPTION:

Gallagher, James

DATE:

05/09/83



1097

0861

No 36
Counsel,
Filed
Pleads
1883
May 10

THE PEOPLE
vs.
James Gasparian
Grand Larceny, Second Degree,
[Case. 52945531]

JOHN McKEON,
District Attorney
I b may 14. 1883
tried & acquitted
A TRUE BILL
Foreman.

0862

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Gallagher

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

James Gallagher

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

The said James Gallagher

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 30th ~~the~~ day of April 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 roll of carpet of the value of twenty five dollars and forty two cents

of the goods, chattels and personal property of one John W. Fairchild 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 McKeon
District Attorney.

0853

1036
Police Court District
1st 388

THE PEOPLE, Etc.,
ON THE COMPLAINT OF

John W. Storch
199 Broadway
James Gallagher

Offence Grand Larceny

BAILED,
No. 1, by

Residence Street

No. 2, by

Residence Street

No. 3, by

Residence Street

No. 4, by

Residence Street

Dated April 30th 1883

Henry R. ... Magistrate.

James M. ... Police Officer.

No. 29 Precinct.

Witnesses Thomas ...

No. 109 Greenwich Street

No. Street

No. Street

\$ 300 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 James Gallagher

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$1000 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated April 30th 1883 J. Henry ... Police Justice.

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

Dated ... 1883 ... 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 ... 1883 ... Police Justice.

0864

Sec. 198-200.

1927

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

James Gallagher

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

New York

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

Answer.

102 Washington Street about five years

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty
James Gallagher

Taken before me this

day of

March 1927

188

J. Murphy
Police Justice.

0865

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas McGrath

aged 44 years, occupation Laborer of No.

107 Greenwich Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John W. Fairchild

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

knowledge.

Sworn to before me, this 30 }
day of April 1883 } Thomas McGrath
Mark

J. Murray Ford
Police Justice.

0866

188

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK ss. *John H Fairchild 59 years old*
Night watchman elevated R.R. of No. *109* *Greenwich* Street, *30th*

being duly sworn, deposes and says, that on the *30th* day of *April*, 188*3*
at the *in front of 109 Greenwich Street in the day* *time in the* City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, with the intent to deprive the true owner of the
use and benefit thereof of
the following property, viz :

One roll of Carpet of the value of
Twenty five Dollars and forty two Cents

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 *James Gallagher (now here)* from the

fact that deponent immediately missed the
appesaid Carpet and was informed by Thomas
M. Brath that he saw defendant carry said
roll of Carpet and throw the said Carpet in
the cellar of premises 109 Greenwich Street
and deponent saw said roll of Carpet and
identified the same as the property appesaid
stolen and carried away

John H Fairchild

Sworn before me this *30th* day of *April* 188*3*
John H. Fairchild
Police Justice,

0867

BOX:

102

FOLDER:

1097

DESCRIPTION:

Gallagher, John

DATE:

05/16/83



1097

0858

53 B... ..

Day of Trial,

Counsel,

Filed day of

Pleads

McKeon 1883

THE PEOPLE

vs.

P

John Gallagher

INJURY TO PROPERTY.
Sec. 654, Penal Code.

JOHN McKEON,

22 May 13/83 District Attorney.

W. H. G. Gully.
A TRUE BILL.

W. H. G. Gully

W. H. G. Gully
Foreman.
W. H. G. Gully

537

0869

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 Gallagher

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

John Gallagher

of the CRIME OF UNLAWFULLY AND WILFULLY destroying PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said John Gallagher

late of the Seventh Ward of the City of New York, in the County of New York aforesaid, on the second day of May in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms, a certain

pane of glass

of the value of one hundred and twenty three dollars of the goods, chattels and personal property of one Francis Frey the elder then and there being, then and there feloniously did unlawfully and wilfully

destroy

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 John Gallagher

of the CRIME OF UNLAWFULLY AND WILFULLY destroying REAL PROPERTY OF ANOTHER, committed as follows:

The said John Gallagher

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

pane of glass

of the value of one hundred and twenty three dollars in the building of one Francis Frey the elder there situate, then and there being, of the real property of the said

Francis Frey the elder

then and there feloniously did unlawfully and wilfully destroy

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.

0870

CITY AND COUNTY }
OF NEW YORK, } ss.

John Knapp
aged 45 years, occupation Fireman of No.
55 East Broadway Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Francis Frey Jr
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 3
day of May 1883

John Knapp
J. M. Patterson
Police Justice.

0871

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

POLICE COURT, 3rd DISTRICT.

4 years
of No. 61 Blenheim Street, being duly sworn, deposes and
says that on the Second day of May 1883

at the City of New York, in the County of New York, John Gallagher (nowhere)

did wilfully and maliciously break and destroy
the glass in apartment Shaw Window at the
aforesaid premises doing damage to the
amount of one hundred & seventy three
dollars, the property of Francis Frey Sr.
deponent's Father,

Deponent is informed by John Knapp
of No 55 East Broadway, that he saw
said Gallagher throw a large stone
in to said Window and breaking said
glass.

Francis Frey Sr.

Sworn to before me, this

of

May

1883

day

John P. Parsons
Justice

0872

BAILED,

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

1033
 Police Court
 District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

1 *James Frey*
 2 *John Gallagher*
 3
 4
 5
 6
 7
 8
 9
 10

Offence, *Felony -*
Section 654 Penal Code

Dated *May 3* 188*3*

Paterson Magistrate.

Coast Officer.

John Murphy Clerk.

Witnesses
 No. *53* *Carl Amador* Street, _____

No. _____ Street, _____

No. *500* to answer *G.S.* Street, _____



Amador

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

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

Dated *May 3rd* 188*3* *J. M. Paterson* 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.

0873

Sec. 198-200

3

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

John Gallagher 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. *John Gallagher*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *England*

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

Answer. *332 Water Street, 14 years*

Question. What is your business or profession?

Answer. *Painter*

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

Answer. *I have nothing to say, I don't know
anything about the charge*

John Gallagher

Taken before me this

3

day of

August

1885

John J. Patterson

Police Justice.

0874

BOX:

102

FOLDER:

1097

DESCRIPTION:

Garzon, Joseph

DATE:

05/22/83



1097

POOR QUALITY ORIGINALS

0875

Day of Trial
Counsel, *L. S. Penney*
Filed *22* day of *May* 188*3*
Heads *Proquity (sp)*

vs.
John S. Gannon
AB

THE PEOPLE

*Keeping Gambling Establishments,
etc.
(Section 848, Penal Code.)*

JOHN McKEON,
District Attorney.

A True Bill.
W. H. Tracy
Foreman.

one to 1

0876

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Gaughan

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

Joseph Gaughan

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

The said Joseph Gaughan

late of the 5th Ward of the City of New York in the County of New York aforesaid, on the 1st day of May 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 roulette 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.

SECOND COUNT.

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

Joseph Gaughan

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

The said Joseph Gaughan

late of the 5th Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said 1st day of May, in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, unlawfully did keep a room in a certain building there situate, to be used for the purpose of therein selling and offering to sell what are commonly 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.

0877

THIRD COUNT.

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

_____ Joseph Gaughan _____

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

The said Joseph Gaughan _____

late of the 57th Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said first day of May, in the year of our Lord one thousand eight hundred and eighty-three, being then and there the lessee of a certain room in a building there situate, known as number Forty nine South 57th Avenue

in the said Ward, City and County, at the Ward, City and County aforesaid, with force and arms, unlawfully did knowingly permit the said room

_____ to be used for gambling by divers common gamblers whose names are to the Grand Jury aforesaid unknown, whom in the said room

the said Joseph Gaughan _____

did then and there knowingly permit to engage as players in a certain gambling game commonly called the number game 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.

FOURTH COUNT.

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

_____ Joseph Gaughan _____

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

The said Joseph Gaughan _____

late of the 57th Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the first day of May, in the year of our Lord one thousand eight hundred and eighty-three, being then and there the lessee of a certain room in a building there situate, known as number Forty nine South 57th Avenue

in the said City and County, with force and arms, at the Ward, City and County aforesaid, unlawfully did knowingly permit the said room to be used by a certain person whose name is to the Grand Jury aforesaid unknown for the purpose of therein selling and offering to sell what are commonly 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 for 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.

JOHN McKEON,
District Attorney.

0078

1500
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Hurwitz
Joseph Hurwitz
Gumsting
Offence

BAILED
No. 1 by Sam Oriel and 96 Cent
Residence Manuel Oriel

No. 2, by _____
Residence _____

No. 3, by _____
Residence _____

No. 4, by _____
Residence _____

Dated May 2nd 1883

Magistrate
Officer

Clerk.

Witnesses
Michael Hurwitz
William Hurwitz
Ruonid Stille

No. _____
Street, _____
No. 1000
Street, 1000
Dated _____

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

Dated May 2nd 1883 High Gardner Police Justice.

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

Dated May 2nd 1883 High Gardner 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 _____ 1883 _____ Police Justice.

0879

Sec. 198-200

2^d District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph. Garzon 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. *Joseph. Garzon.*

Question. How old are you?

Answer. *Twenty Six Years.*

Question. Where were you born?

Answer. *Morocco.*

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

Answer. *47 South Fifth Avenue. 1 Year.*

Question. What is your business or profession?

Answer. *Jeweler.*

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 let the premises on Saturday last to a man who informed me that he desired to keep an office*

Jose Garzon

Taken before me this

day of

May 1883

August Gardner
Police Justice.

0880

AFFIDAVIT—Keeping Lottery Office.

CITY AND COUNTY }
OF NEW YORK, } ss.

Second District Police Court.

Michael Gowley
of the 15th Precinct Police Station, being duly sworn deposes
and says, that on the 1st day of May 1883, at premises
No. 49 South 7th Street in the City and County of
New York, he saw there in charge of the place Joseph
Gurzon (now here) and that said place was openly, publicly,
and unlawfully kept and maintained as an office or place for the vending or
selling of instruments or papers known as "Lottery Tickets" or "Lottery
Policies" or Envelope Game, heponent saw
the said Gurzon in said premises.
and knows the said Gurzon to be
the tenant of said premises, and saw
divers unknown persons in said premises playing
said Game.

Which deponent charges was in violation of the statute in such case made and
provided, and prays that the said Joseph Gurzon
may be dealt with according to law.

Sworn to before me, this 2^d day of May 1883 } Michael Gowley

Hugh Gerner
Police Justice.

0881

BOX:

102

FOLDER:

1097

DESCRIPTION:

Gordon, Bartholomew

DATE:

05/09/83



1097

0002

No. 10 of Above
Filed day of May 1883
Pleas Voluntarily (w)

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

THE PEOPLE
vs.
Richardson Egan

M
5/15/83

JOHN MCKEON,
District Attorney.

A TRUE BILL
O. H. King
Foreman.
May 14/83.
Charles Stewart 2 day
S. P. 5 year.

0883

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Bartholomew Gordon

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

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

The said *Bartholomew Gordon*

late of the City of New York, in the County of New York aforesaid, on the *21st* day of *May* in the year of our Lord one thousand eight hundred and eighty *three* with force and arms, at the City and County aforesaid, in and upon the body of *William S. Denny* in the peace of the said People then and there being, feloniously did make an assault, and to, at and against *him* the said *William S. Denny* a certain *musket* then and there loaded and charged with gunpowder and one leaden bullet, which the said *Bartholomew Gordon* 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 *him* the said *William S. Denny* 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

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

The said *Bartholomew Gordon*, 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 *William S. Denny* then and there being, feloniously did, wilfully and wrongfully, make an assault, and to, at and against *him* the said *William S. Denny* a certain *musket* then and there loaded and charged with gunpowder and one leaden bullet, which *he* the said

Bartholomew Gordon 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.

0004

BAILED.

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Police Court No. 2
 District

THE PEOPLE, &c.,
 FOR THE COMPLAINT OF

William Henry
 20

Bartholomew Jordan

Police
 William H. Saul

Dated May 5 1883

Magistrate

William Henry

20 Precinct

Witnesses
 Clements
 No. 335
 Street

Arthur Shepard
 No. 443
 Street

No. _____
 Street, _____

\$ 1000 to answer
 No. _____
 Street, _____



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 Bartholomew Jordan

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 1000 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated May 5 1883 Henry Gardner 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.

0885

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Bartholomew Gordon 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. Bartholomew Gordon

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. 805 West 5th St, and about two weeks

Question. What is your business or profession?

Answer. Laborer

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

Answer. I did not discharge the pistol willfully, it was an accident. It went off when I was taking it out of my pocket.
Bartholomew Gordon

Taken before me this

day of

May
1883

Hugh Spencer

Police Justice.

0006

Police Court— 2 District.

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

William Devery
agent 28 of an Officer attached
to the 20 Police Precinct Street,

being duly sworn, deposes and says, that
on Saturday the 5 day of May

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

Bartholomew Gordon (now known)
who willfully and maliciously
pointed aimed and discharged
the contents of a loaded revolver
at the body of deponent,

Gordon
with the felonious intent to take the life of deponent, or to do him bodily harm; and with out 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

5 day of May 1883

Wm Devery

Hugh J. ... POLICE JUSTICE.

0887

BOX:

102

FOLDER:

1097

DESCRIPTION:

Graves, Louis

DATE:

05/29/83



1097

0009

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Samis Graves

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

Samis Graves

of the CRIME OF Assault in the second degree committed as follows:

The said Samis Graves

late of the City and County of New York, on the 17th day of May in the year of our Lord one thousand eight hundred and eighty-three with force and arms, at the City and County aforesaid,

in and upon one Samis Feldman, in the year of the People of the said State then and there being, feloniously did unlawfully and wrongfully make an assault and the said Samis Graves, a certain stone which he the said Samis Graves in his right hand then and there had and held, to wit, against and upon him the said Samis Feldman, then and there feloniously did unlawfully and wrongfully cast and throw; and the said Samis Graves, with the stone aforesaid, in the said Samis Feldman, in and upon the head of him the said Samis Feldman then and there feloniously did unlawfully and wrongfully strike, beat, cut, bruise and wound, thereby inflicting grievous bodily harm upon the said Samis Feldman, to wit, thereby inflicting grievous injury one of the eyes of the said Samis Feldman, against the form of the Statute in such case made

0890

and provided, and against the name of the People
of the State of New York, and their dignity.
John McKean
District Attorney

0891

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

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis' O'Connell
1882 vs *St. J.*
Louis' O'Connell

1
2
3
4

Dated *May 25th* 1883

J. M. Hoeman Magistrate.
Abraham J. Campbell Officer.

Witnesses *John M. Love*

No. 1882 *1st Nassau Street*

David Goldmann

No. 1882 *1st Nassau Street*

Frank Miller

No. 1882 *1st Nassau Street*

to answer *A. J.*



Offence *Assault & Battery*

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

Dated *May 25th* 1883 *[Signature]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0892

CITY AND COUNTY }
OF NEW YORK, } ss

Louis Gravano 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. Louis Gravano

Question. How old are you?

Answer. 15 years

Question. Where were you born?

Answer. New York

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

Answer. 443 East 74th Street 3 years

Question. What is your business or profession?

Answer. Machinist

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 threw some stones at the complainant
but they did not strike the complainant
Louis Gravano

Taken before me this

25

Day of May

1889

[Signature]

Police Justice.

0893

Police Court 4 District.

City and County of New York, ss.:

THE PEOPLE.

vs.

On Complaint of Louis Feldman
For Assault & Battery

Louis Gravano

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this complaint, and my right to make a statement in relation to it, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated May 25th 1883

[Signature] Louis Gravano
Police Justice.

0894

Police Court 4 District

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

Louis Feldman

of No 1382 1st Avenue Street.

being duly sworn, deposes and says, that
on Friday the 11th day of May
in the year 1883, at the City of New York in the County of New York,

he was violently ASSAULTED and BEATEN by Louis Gravano (now present),
who did willfully and maliciously throw
a stone at deponent, and said stone so
cast by said ~~Gravano~~ struck deponent on
the face cutting and injuring deponent
severely
without any justification on the part of the said assailant.

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

Sworn to before me, this 25th day of May 1883 } Louis Feldman

[Signature]
POLICE JUSTICE.

0895

Brooklyn May 12th, 83

I hereby certify, that
I have Mr. Louis Feldman
135 Broadway under my
medical treatment.
He has a bad wound
over the left eye, his
eye is violated and
he is not able to leave
the house for two
weeks.

F. Reimann
M.D.
216 S. 5th St.

In the matter

of
Louis Graves.

Witnesses:

Louis Feldman,

Frederick Feldman

John W. Love

Joseph Miller

Ceyon Factory

St. 4th & 1st ave.

Officer

Danny F. Corinich

28th Precinct

0896

0897

City and County of New-York, SS.:

Louis Feldman, of No. 135 Broadway, in the City of Brooklyn, being duly sworn, deposes and says: That he is foreman in the cigar factory of John W. Love, at the corner of 74' street and First Avenue, in the City of New-York; that on the 11' day of May, 1883, while he was at work at the above named factory a party of boys and young men were throwing stones at the windows of the said factory; that deponent went out on the stoop to remonstrate with them, and while he was standing on the stoop a stone was thrown at him and struck him in the ~~eye~~ left eye, and that he is now unable to see out of it; that this deponent is informed by his employer, John W. Love, and by his brother, Frederick Feldman, that they saw a boy by the name of Louis Graves (now in the Tombs) throw the stone which struck deponent in the eye; that Graves was arrested that night and taken the next morning before Justice Hermann at the 57' street Police Court, who held him for trial at the Court of Special Sessions on a charge of simple assault.

Deponent further says that he has suffered terribly from the effects of the injury to his eye, and that he has spat blood for about two weeks. And deponent further says that he is informed by Drs. Rebman, of South 5' and 6' streets, Brooklyn, and Knapp, of No. 25 West 24' street, in the City of New-York, that he may never regain the full and complete use of his eye, and that he is liable to ~~lose~~ lose the use of it altogether.

And this deponent further says that he is informed and believes that the said Graves has been arrested several times, and that he is now under bail for trial at the Court of General Sessions on the charge of Robbery.

Sworn to before me, this:

28' day of May, 1883. :

John R. Newman Louis Feldman
Notary Public (2811)
City and County New York

0898

BOX:

102

FOLDER:

1097

DESCRIPTION:

Grimshaw, George

DATE:

05/22/83



1097

POOR QUALITY ORIGINALS

0899

Counsel,
Filed 22nd day of May 1883

Pleads *M. G. July 13*

W. G. A.
THE PEOPLE
vs.
George Gimshaw
F
Sept. 13. 1883.
Fried & Co. v. G.
S. P. 5. 1/2 years - Dec 19/83

JOHN McKEON,
District Attorney

A True Bill.
C. J. Casey

Foreman.
denounced & disallowed by Court.
June 26. 1883

Thursby
June 24/83
copy to Foreman 21/83
A. H. C.

W. G. A.

POOR QUALITY
ORIGINALS

0901

twelfth street, between South third and South fourth; and whether the said George Grimshaw knew the reputation of that house, and whether the said house was a bed house where men could take women for sexual intercourse; and whether the said Fannie A. Devine and the said man with whom she was walking remained in the said house for the period of an hour.

And the said George Grimshaw, being so sworn as aforesaid, and being then and there lawfully required to depose the truth and truly testify as to the said several material matters in the said action, then and there, to wit: on the day and in the year last aforesaid, at the City and County aforesaid, upon the trial of the said action before the said the Hon. Nelson J. Waterbury, referee as aforesaid, feloniously did wilfully, knowingly and falsely, upon his oath aforesaid, testify, declare and say of and concerning the said several material matters aforesaid, in substance and to the effect following, that is to say: I (myself the said George Grimshaw, thereby meaning) have seen the plaintiff (~~the said~~ Fannie A. Devine thereby meaning) in Brooklyn (the said City of Brooklyn thereby meaning) in company with a person not her husband; it was in August, 1880, at the corner of South eighth and fifth streets; she (the said Fannie A. Devine thereby meaning) was talking to a man. I (myself the said George Grimshaw thereby meaning) saw her (the said Fannie A. Devine thereby meaning) in twelfth street, Williamsburg (the said Williamsburg, in the City of Brooklyn thereby meaning) on the ninth day of July, 1879, walking with a man side by side, and I (myself the said George Grimshaw thereby meaning) saw her (the said Fannie A. Devine thereby meaning) go into a house with him in twelfth street, between South third and South fourth streets; I (myself the said George Grimshaw thereby meaning) know the reputation of the house; it (the said house thereby meaning) was a bed house properly speaking; I (myself the said George Grimshaw thereby meaning) mean a house where men can take women for sexual intercourse. I (myself the said George Grimshaw thereby meaning) should judge they (the said Fannie A. Devine and the said man thereby meaning) remained there about an hour.

WHEREAS, in truth and in fact, the said George Grimshaw did not see the said Fannie A. Devine in the month of August, 1880, in the City of Brooklyn in company with a person not her husband, at the corner of South eighth and fifth streets.

AND WHEREAS, in truth and in fact, the said George Grimshaw did not on the ninth day of July, 1879, see the said Fannie A. Devine in twelfth street, Williamsburg, in the said City of Brooklyn, walking with a man side by side, and did not see her, the said Fannie A. Devine, go into a house with him in twelfth street, between South third and South fourth streets.

AND WHEREAS, in truth and in fact, the said George Grimshaw did not know the reputation of said house.

AND WHEREAS, in truth and in fact, it was not a bed house, or a house where men could take women for sexual intercourse.

AND WHEREAS, in truth and in fact, the said George Grimshaw, at the time he so testified and declared as aforesaid, did not judge and did not believe that the said Fannie A. Devine had on said last mentioned day, to wit: the ninth day of July, 1879, remained in the said house for the period of an hour with the said man.

And so the Grand Jury aforesaid, ~~upon their oath aforesaid~~, do say that the said George Grimshaw, in manner and form aforesaid, at the City and County aforesaid, on the day and in the

POOR QUALITY
ORIGINALS

0902

year aforesaid, feloniously, wilfully and knowingly did commit
wilful and corrupt perjury, 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 Mc'KEON,

District Attorney.

POOR QUALITY ORIGINALS

0903

5. other two on Staten Island, New York.
That settlement was decided in and
in New York City for his whole life
having been born in Williamsburg N.Y.
and he has always borne a good repu-
tation for honesty, truthfulness and in-
tegrity. ^{Geo} has never been arrested re-
sulting in any criminal conviction.

Wm. H. ...
N.Y. ... Geo Grimshaw
Wobbarwick
Notary Public No 69
N.Y. Co

The ...
...
...
New York

The People vs.
against
George Grimshaw.
Notice
and
Affidavits.

Frank ...
...
...
N.Y. City.

filed July 13. 1883

0904

In the Court of General
Sessions of the Peace in and
for the City and County of
New York -
The People vs
against
George F. Fish

John W. Keen Esq.
District Attorney in and for
the City and County of New York
vs

Please to take notice
that the annexed are true copies
of affidavits which I shall
read to, and file with the
Court on the 13th day of July
1883, at eleven o'clock a.m.
in Part 1 of this Court, or as
soon thereafter as Counsel
can be heard, on a motion
to discharge the above named
defendant for want of prose-
cution -

Dated New York July 12th 1883

Yours
Frank Keen
Defendant's Atty
No. 346 Broadway
N.Y. City - C

POOR QUALITY
ORIGINALS

0905

Folio 1

In the court of criminal session of the Peace
in and for the City of Toronto, Ontario

vs
The People
vs
George Brown, aw.

vs
The People of the County of York,

vs
James J. Kelly, being duly sworn
deposes and says:

1. That he is the attorney for the above
named defendant.

2. That he is in the County of York
and that he is the attorney for the above
named defendant in the County of York
since the 25th of 1853.

3. That no indictment was found by the
Grand Jury against this defendant
until May 22nd 1853 & that defend-
ant received the indictment on

May 25th 1853.
That he is the attorney for the
above named defendant in the County of
York & Ontario for the indication
of about calendar, and that the
defendant's case has been on the
calendar at this Court eight times
since defendant pleaded to said
indictment as follows:

POOR QUALITY ORIGINALS

0906

Date	in	Part II
Jan 1 st	"	"
✓ 20 th	"	"
✓ 2 nd	"	I
✓ 5 th	"	"
✓ 10 th	"	"
✓ 11 th	"	"

5. That on each and every occasion before said Commission, he read to the jury the said case,

6. That all the admissions on the record at the time of the trial, and all the admissions on the record since the decision, overruling the decision, were read to the jury by the Association.

7. That the Association witnesses were sworn by defendant's testimony on behalf of defendant, and in-duced defendant that they would say a true statement in answer to the questions as asked by the Association.

John J. Connelley
 Secretary
 J. J. Connelley
 Secretary
 J. J. Connelley
 Secretary

Frank Keller

POOR QUALITY
ORIGINALS

0907

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

The People vs.
against
George Trinsnow.

City and County of New York, ss.

I, George Trinsnow being duly
sworn do hereby depose and say;

1. That he is the abovesaid defendant.
2. That on ^{or about} the 25th day of April 1882 he
was indicted upon a criminal charge
of perjury.
3. That since the 25th day of April 1882
he has been confined in the Tombs; that
he is innocent of the crime or crimes
he stands charged, and that he has
been ready and anxious to be tried
ever since his incarceration.
4. That he himself is a widower, his wife
having died on the 30th day of December
1880; that he has four children, ages
respectively fifteen, twelve, nine
& six years; that since his incarceration
at his aforesaid children have been
deprived of the kindness and char-
ity of friends; one of them being in Flushing,
Long Island; one in this City and the

POOR QUALITY
ORIGINALS

0908

the two on Staten Island, New York
5. That defendant was residing in and
about New York City for his whole life
having been born in Williamsburg N.Y.
and he has always borne a good repu-
tation for honesty, truthfulness and in-
tegrity, and has never been arrested or
convicted of any crime or violation

of any law or ordinance

of the City of New York

Geo Grinnshaw

W. L. Barwick
Notary Public No 69
N. Y. Co

The People of the County of New York

The People vs.
against
George Grinnshaw.
and
Notice
Affidavits.

Frank Steller,
Deputy Attorney
for the County of New York.

filed July 13. 1883

0909

In the Court of Sessions
at the City of London
the 17th of January 1781

The People of
the County of
Middlesex
vs
The Trustees of
the Bank of
England
and
The Bankers
of London

0911

Fourth. Because the alleged evidence, mentioned in said indictment, was in no way material to the issue, raised in said action, and did not in any way affect the said issue.

Fifth. Because it does not appear from said indictment that the said defendant testified that the said Fannie A Devine entered any house with any one other than her husband for any illegal or wrongful purpose, or for any purpose whatsoever.

Sixth. Because no definite or certain house or place is specified in said indictment as the one wherein it is alleged the said Fannie Devine was seen to enter on the 9th July 1879.

Seventh. Because the said indictment is vague, uncertain and indefinite, and contains no specific charge or offence, or any particulars of any crime to justify the court in placing the defendant upon trial under said indictment, and the facts therein stated do not constitute a crime.

Wherefore this defendant asks judgment of the court that he be dismissed and discharged from the said premises specified in the said indictment.

As at New York, June 18th 1883.

Frank J. Keller

Attorney for defendant.

09 12

The People

v

Geo. Grinnham

Member of Congress

23

0913

Copy
(Order of reference)

at a special Term of the Supreme
Court held at the County Court
House in the City of New York on
the 21st day of October 1882
Present Hon. George C. Barrett, J.

Fannie A. Devine }
 agent }
Thomas A. Devine }

Upon reading and filing the
consent of the attorneys for the respective parties herein
dated 17th October 1882, together with the affidavit
of James Campbell showing due service of the
summons and complaint upon the defendant
herein; and upon ~~another~~ motion of John H.
Linness, attorney for the plaintiff;

It is ordered that the issues in this action
be referred to Hon. Nelson J. Waterbury, Coun-
sellor at law, to hear and determine the
same.

Entered
G. C. B. J.

Filed Oct. 21, 1882

Copy
(Order of reference)

New York Supreme Court

Fannie A. Devine }
 against } Order of Reference
Thomas A. Devine }

0914

City and County of New York - ss.

I, Nelson J.

Waterbury the Referee, appointed by an order of this Court, made and entered in the above entitled action, and bearing date the twenty first day of October 1882 to hear and determine the issues in this action, do solemnly swear that I will faithfully and fairly try the issues so referred to me, and make a just and true report thereon, according to the best of my understanding.

Sworn to before me

Nelson J. Waterbury

this 10th day of
November 1882

Nelson J. Waterbury Jr

N. Y. City & Coy

0915

The People

"

Geo. Grimesham

Memo of Opinions.

0916

The Pro

George Grimshaw

In my judgment the indictment should have been more definite & certain, especially in its assignments of the evidence upon which perjury is alleged, but I cannot say that it is so indefinite and uncertain as to justify my sustaining a demurrer to the same upon that ground. I therefore order judgment for the People upon the demurrer with leave to the Defendant to answer over.

Dated W. June 26th 1883

Rufus B. Downing
County Judge

0917

Testimony in Case
of the
People v. George Zimmerman

THE STATE OF FLORIDA
COUNTY OF DADE
VS.
GEORGE J. ZIMMERMAN
Defendant

0918

go out to know that I went there, it is likely I went out at the time stated, I went to my sister's almost every day, I have few acquaintances: I did not meet James Smith to speak to him. My husband had an acquaintance by the name of Johnson. How could you say that you passing daily during that month in that year to your sister's house and having to pass that identical corner that you did not meet Mr Johnson and speak to him at the corner of this street during that month of August? I don't know how hardly to answer such questions: all I can say is, I did not speak to anybody. I have been in 12th street between South 3rd and South 4th Streets. I was not in that street on the 9th of July, 1879 because I was home. I do not keep a diary. The first I knew of an accusation made against me by the defendant was when my counsel informed me that my husband had put in an answer which was on the 15th of February 1882. That being the case, and you keeping no diary how can you state that on the 9th of July 1879, two years and nine months before, that you were not on 12th Street?

A. because I had no occasion to go up that way, I lived down 4th Street and had nothing to take me up there. I used to live on South 3rd Street between 11th and 12th Streets and I suppose once or twice I went there to take a car at South 4th Street down to the ferry, that is the only time I went into the street. I presume I was home on the 9th of July 1879, but I could not swear positively that I did not go out of the house that day. As far as I can judge, in 1878 I lived on South 3rd Street below 12th and I know on one occasion I went with a lady friend of mine to a

0919

camp-meeting. It was uptown and we took the cars and we went through 12th Street, and I might have went through that street once or twice to take the car besides that but to remember anything particular I cannot. I can swear positively that on the 9th of July 1879 I was not in that street. I remember going on an excursion I think it was on the 20th of August 1879. I do not know where my husband is now. I do not consider that I am acquainted with the prisoner, he is a friend of my husband's and about ten years ago he lived next door to me, I do not think I have seen him in ten years until I saw him at the Referee's office, I do not remember seeing him at my home at all, he might have been, I know once my husband brought three men to his house but whether Grimshaw was one of them I do not know. I was present before the referee when the suit mentioned in the indictment was being tried. I gave evidence upon all the allegations set forth in the complaint. I am as positive that there are only two houses on 12th Street between South 3rd and South 4th Streets, Williamsburgh as I am of the rest of my evidence. When I say there are two houses on that block I mean on one side, I do not think there are houses on the other side, I am not sure whether there are any open lots. On my examination I testified that my husband abandoned me.

Adam Nahn sworn. On the 11th of July 1879 I was the owner of property on 12th Street between South 3rd and South 4th Streets, Williamsburgh, I know the character of the houses on that block on both sides; there are three families living there, colored folks, respectable people. There is four corners, two houses and two

0920

camp-meeting. It was uptown and we took the cars and we went through 12th Street, and I might have went through that street once or twice to take the car besides that but to remember anything particular I cannot. I can swear positively that on the 9th of July 1879 I was not in that street. I remember going on an excursion I think it was on the 30th of August 1879. I do not know where my husband is now. I do not consider that I am acquainted with the prisoner, he is a friend of my husband's and about ten years ago he lived next door to me, I do not think I have seen him in ten years until I saw him at the Referee's office, I do not remember seeing him at my home at all, he might have been, I know once my husband brought three men to his house but whether Grimshaw was one of them I do not know. I was present before the referee when the suit mentioned in the indictment was being tried. I gave evidence upon all the allegations set forth in the complaint. I am as positive that there are only two houses on 12th Street between South 3rd and South 4th Streets, Williamsburgh as I am of the rest of my evidence. When I say there are two houses on that block I mean on one side, I do not think there are houses on the other side, I am not sure whether there are any open lots. On my examination I testified that my husband abandoned me.

Adam Kahn sworn. On the 14th of July 1879 I was the owner of property on 12th Street between South 3rd and South 4th Streets, Williamsburgh, I know the character of the houses on that block on both sides; there are three families living there, colored folks, respectable people. There is four corners, two houses and two

0921

stables in the whole block.

Cross Examined. I guess I own that property about twenty-five years, I could not give you the names of the tenants of the house. My house was leased to Mrs. Volbracht, Mr and Mrs. Volbracht lived together, it was a lager beer and wine saloon, I never knew that that house was a house of prostitution, I never seen anything bad or wrong in that house, I never had any complaint against the house. They lived there about ten or eleven years, sometimes I would collect the rent and sometimes my wife and son. The Volbrachts left in 1878 and in 1879 colored folks was living in the house; the house was empty for about a month or so. I know Loren's Ritter, he did not complain to me about the house, I got forty or fifty dollars rent, I do not know which, I don't know why they left in 1878. The colored folks were respectable people.

George Essig sworn. I lived on the 9th of July 1879 at the corner of South 4th and 13th Streets; it is a short block, there are four corner houses and two between and two stables on the opposite side, I know the character of the houses, there was not on the 9th of July a bad house on that block. I have heard something against the character of the house of the last witness; when I moved there in 1877 one party who kept a certain house moved in 1878, it was wine saloon and the rumor was around there that it was a kind of a bad house - Volbracht. About the 9th of July 1879 when the colored people had gone in I never heard anything against the house then, I know the colored man, a barber, he worked down in 4th

0922

Street and often stopped in my place, I have not been inside of all the houses and I do not know personally anything about the character of these houses; one of them is a drug store and I keep a beer saloon, a respectable house, one of the corner houses was a tailor shop and it was a respectable house. I cannot say of my own personal knowledge whether anything wrong was allowed or not in any of those houses, I do not know how long the volbracht's lived there, I only know they were there when I moved there.

The Case for the Defence.

George Essig recalled by Counsel.

I could not swear positively that on the 9th of July 1879, any one of the six houses named was a house of ill fame.

John Reid sworn. I am an engineer and the defendant is also an engineer, I have known him a little over two years and as long as I have known him I never knew him to tell an untruth or never saw him intoxicated, I have not heard people say anything against him one way or the other; his reputation for truth and veracity is good.

John Cunningham sworn and examined. I am a City surveyor in the office of Frank Tole who is now absent from the city, I know the defendant, he was employed as an engineer at 25 Chamber Street where we have our office, I am aware that Mr. Tole knew the defendant very well, he was asked to come as a witness and I have come in his place as he is away. I never heard anybody say

0923

anything against the defendant, his reputation is good.

Susan Snyder sworn. I live at 25 Perry Street
I and my husband have known the defendant twelve years;
the defendant is a widower with four young children, his
general reputation for truth and veracity is good, I have
always heard people speak well of him.

The Jury rendered a verdict of guilty.

Handwritten notes:
and in presence of
10/10/10
10/10/10

0924

The People Court of General Sessions, Part I.
vs.
George Grimshaw. Before Judge Coving.

September 12, 1883.

Indictment for perjury.

Fannie A. Devine sworn and examined. I was plaintiff in an action in the Supreme Court brought against Thomas A. Devine for a limited divorce which is described in the indictment. I was not in the company of a man not my husband at the corner of South Eighth and Fifth Sts., Brooklyn, talking to that man; on the 9th day of July, 1879 I did not walk side by side with a man on 12th Street Williamsburgh and did not go into the house on 12th Street with this man between South 3rd and South 4th Sts., a house where men take women for improper purposes and did not remain in that house about an hour. I never was in that house, I never was in a house on that block or in that street.

Cross Examined. In August 1880 I was living in No. 11 Fifth street, Brooklyn. As a general thing I was in my own home every day, I had an invalid mother to take care of, I used to go to my sister's, she lived a few blocks away from me. It is a block and a half from 11 Fifth Street to the corner of South 8th and Fifth, I should pass that corner going to my sister's and returning I frequently visited my sister's, I never stopped at the corner of South 8th and Fifth Streets to speak to anyone not my husband. I could not specify any time where I was on the 5th of August in 1880, I attended to my household duties, I could not say whether I passed the corner that has been referred to on the 5th of August 1880, I did not

0925

Answered

Mar. 13/85

R. G. W.

0926

State of New York.

Executive Chamber,

Albany, OCT 5 1885 188

Sir: Application having been made to the Governor for the pardon of George Grimshaw, who was sentenced on Sept. 20 1887, in your County, for the crime of Forgery for the term of 5 years and months to the State Prison

~~Penitentiary.~~ you are respectfully requested (in pursuance of § 695 of the Code of Criminal Procedure, ~~Chapter 310, Laws 1879~~) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict. An opinion is respectfully requested.

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

Very respectfully yours,

David B. Hill
Governor.

To Hon. G. C. Martin
District Attorney, &c.

By Charles B. Brown,
EXECUTIVE CLERK.

0927

Witness

Witness

0928

People List of Witnesses
Geo. Grimsbach for People

Fannie A. Devine 61 Fifth Street
Brooklyn - E. D.

Nelson J. Waterberry - Reference 15-2 Bivay St. N.Y.

John H. Jones - Atty. 287 Bivay St. N.Y.

Lorenz Ritter 403 South 4th Street
Brooklyn E. D.

George Essig 405 South 4th Street
Brooklyn - E. D.

Adam Hahn 260 Central Ave.
Brooklyn -

0929

Fannie A. Devine }
 ^{vs} }
 Theresa A. Devine }

Complaint shows
in 3rd paragraph. ~~It~~ as follows.

"That on or about the 18th of October 1880
the defendant abandoned the plaintiff
and has since neglected and still
does wholly neglect to provide for her"

Def't answers state,

III "That the defendant is informed and
believes that the plaintiff has been guilty
of gross and immoral conduct, & that
on or about the 9th day of July 1879, com-
mitted adultery with a man whose
name is unknown to defendant at a
house in 12th Street in the City of
Brooklyn E. D."

IV "That at divers other times and places
between the 9th day of July 1879 & the com-
mencement of this action the plaintiff
as the defendant is informed & believes
committed adultery with divers persons
whose names at this time the Def't is
unable to give or ascertain"

0930

Referee's report says in 6th finding of
facts

"6. That the allegations of the answer in
regard to the Plaintiff and each ~~of~~
and every of them are untrue."

0931

JOHN H. INNESS,
Attorney & Counsellor at Law,
No. 287 BROADWAY NEW YORK.

New York Nov 2^d / 83
To Mr John P. Fellows:
Dear Sir:

I have received a subpoena left at my office in the case of The People vs George Tompkins for next Tuesday 5th inst.

I have an appointment on that day for a reference in the Surrogate's Court to be held at Hicksville & Lucas Co, made some time ago. Mr Benjamin the referee has to attend from River Head Suffolk Co, a distance of 50 miles, and Mr J. S. Mount opposing Counsel to myself from Stony Brook, a distance of 28, besides possibly witnesses that have been subpoenaed. The latter gentleman I cannot reach by telegraph as I am informed.

With regard to the criminal case, I was simply attorney for Mrs Devine the complainant in the case in which

0932

The testimony of Grinshaw was given, which
testimony signed by himself is on file in
the Co. Clerks Office, and for the identification
of which (if necessary) Mr Nelson J. Waterbury
the referee could ~~testify~~ testify better than my-
self, and at much less trouble. No doubt.

I can very readily attend on any other day,
and I will ask as a favor that you will
notify me at as early an hour as possible
on Monday whether my attendance will
be necessary under the circumstances, upon
the 5th inst.

Yours very truly
J. H. Snapp

0933

W. J. Sewall
Securities

The People's
agent

Geo. Frimancher

Notice.

Frank P. Keller
att. for deposit
27 Broadway
N.Y. City

0934

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

The People vs
against
George Fincklow
Indictment for perjury.

Sir

Please take notice that
the defendant will move
in the above named Court
on Friday the 7th September 1883,
at eleven am. or as soon
thereafter as counsel can be
heard, for ~~his~~ ^{his} discharge of
under said indictment
for each of prosecution, said
application to be made in
the Part in which said case
shall be on the calendar for
the day; and further take
notice that in case said action
shall not be on the calendar
for said 7th September 1883, that
defendant will move in
Part 1 of said Court on said date
for his discharge as aforesaid
New York City, 5 September 1883

To John McKeon Esq.
District Attorney for
the City and Co. of N. Y.

Frank Keller
Att'y for def.
346 Broadway
N. Y. C.

0935

People
vs.
George Grimshaw

Mr. Registrar: The counsel for the defence concedes that it will not be necessary to produce the refered personally to establish the facts within his knowledge; such as the fact that he was duly qualified, and the fact that the notes of the testimony are in his handwriting and are accurate. And also that it will not be necessary to produce anybody from the Clerk's office in order to show that the file of papers in possession of the people are from the files of the County Clerk's office. It is also conceded that Mr. Waterbury would prove that the oath administered to the prisoner was in the usual form as charged in the indictment.

0936

M. S. Hollister
208 Broadway
for prosecution
Robert H. Peasey
25 Chambers
for defence

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 33
Police Court
District 353

THE PEOPLE, vs.

ON THE COMPLAINT OF

61.511

James A. Justice

Esq. Attorney at Law

106 Broadway

George Grimshaw

Defendant

1
2
3
4

Offence Perjury

Dated April 18 1883

Wm. Smith Magistrate

137 Broadway

John J. Peasey

28 St. Patrick

Witness James Peasey

No. 403 South 4th St

George Justice

No. 405 South 4th St

Adam Stahn

No. 260 Broadway

\$ 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 George Grimshaw

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 200 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated April 25 1883 Solou Seinet 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.

0937

Sec. 151.

Police Court First District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Fannie Devine of No. 61-5 Street Brooklyn Street, that on the November and December 1882 and January day of 1883 at the City of New York, in the County of New York,

in a proceeding before Nelson J. Waterbury as Referee and being duly authorized to administer an oath in law, action which defendant was plaintiff and Thomas A. Devine was defendant. George Grimshaw did willfully swear falsely to certain material matter upon oath administered to him by said Nelson J. Waterbury in said action

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

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

Dated at the City of New York, this 2nd day of April 1883
[Signature] POLICE JUSTICE.

POLICE COURT. 1st DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Fannie Devine

vs.

George Grimshaw

Warrant-General.

Dated 2d April 1883

A. J. White Magistrate

[Signature] Officer.

The Defendant

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

[Signature] Officer.

Dated April 18th 1883

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, 11:45 AM

Native of [Signature]

Age, 41

Sex

Complexion,

Color [Signature]

Profession, Organizer

Married

Single, [Signature]

Read, [Signature]

Write, [Signature]

George Grimshaw
Staten Island, N.Y.

0938

Sec. 198-200.

15th

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Trimmshaw 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. George Trimmshaw

Question. How old are you?

Answer. Forty Years

Question. Where were you born?

Answer. Brooklyn E.D.

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

Answer. Staten Island - 6 Years

Question. What is your business or profession?

Answer. Engineer

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

Geo. Trimmshaw

Taken before me this 25

day of April

1888

Robert B. Street Police Justice.

0940

took women for sexual intercourse, a bed house, with a man, not her husband, and remained there about one hour, that said house was on 12th Street between South 3rd & South 4th Street Williamsburgh. Said Grinslow also swore that in some month in 1881, the 4th, 17th, & 27th of such month he saw defendant twice on Fulton Street Brooklyn with a man or men, & once on Myrtle Avenue Brooklyn with a man or men. Said Grinslow in his cross examination stated that said month was July of the year 1881.

That said Grinslow stated in said trial that he was then engaged & employed as Engineer at No 100, Broadway New York City, said Grinslow swore in cross-examination that the bed house he spoke of in his direct examination was ^{a week house} on the West side of said 12th Street, and ^{in the corner.}

Defendant states that all of said Grinslow's statements, as above set forth, relating to her are false and untrue, and that she so stated in her evidence on the trial of said actings; that this defendant was never in a house on said South 12th Street, nor was defendant ever on Fulton Street or Myrtle Avenue Brooklyn during the year 1881, or at any other time in company with a man or men.

That one George Patten who resides at 403 South 4th St, Brooklyn E. D., at the corner of

0941

said 12th Street, and one George Essig who resides at 405 Smith 4th Street Brooklyn E.D. and one Adams Hahn who resides at No. 200 Central Avenue Brooklyn, and who swears that he was the owner of the house referred to by said Grimshaw, all swore upon said trial that the house where Grimshaw swore he saw defendant enter with a man on July 9, 1879, was during the whole of said year 1879 a house of good reputation, and occupied by a respectable colored family. That said Referee has determined the issues in said action, and that he has granted defendant a limited divorce, and alimony, and found that all the allegations of adultery set up by deff. against defendant in said action, were not sustained on said trial. Wherefore defendant believes that said Grimshaw was guilty of willful and corrupt perjury on said trial, and asks that a warrant may issue for his arrest.

In witness whereof
 this 30th day of March 1883

James A. Divina

James A. Divina
 Attorney at Law
 100 Broadway
 New York City

0942

BOX:

102

FOLDER:

1097

DESCRIPTION:

Grimwood, Thomas

DATE:

05/22/83



1097

0943

151
Counsel,
Filed *W. H. Brown*
W. H. Brown
22nd Day of *May* 1883
Pleads

THE PEOPLE

32. Madsen vs. Large
15th May 1883

P

Thomas S. Gimwood

Grand Larceny, degree.
Section 5189 & 520

JOHN McKEON,

22nd May 1883 District Attorney.
pleaded by L. H. D.

A TRUE BILL.

John McKee
John McKee
Foreman

0944

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Thomas S. Guinness

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

Thomas S. Guinness

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

The said Thomas S. Guinness

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

\$4500-

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 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.

and one certain instrument and writing, to wit: an order for the payment of money, of the kind commonly called bank checks, the name of which was Thomas S. Guinness and of the goods, chattels, and personal property of one Thomas S. Guinness

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

0945

BALTIMORE, CINCINNATI & WESTERN CONSTRUCTION CO.
EXECUTIVE OFFICES
156 Broadway

D. F. Sprague, President.
J. C. LEEDE, Vice President.
A. J. DIETRICK, Vice President.
J. O. STEVENS, Secretary.
GEO. E. HORN, Treasurer.

New York, May 25th 1883

Hon. H. A. Gilchrist.

I am informed that Mr. Thos. Greenwood has been indicted, & plead guilty to having obtained money under false pretences, & is soon to receive sentence for his crime.

I have known Mr Greenwood for a number of years. He was chief clerk in the Collection Department of the Camb. Agency of M. Hillop & Sprague Company, & conducted himself every way in a satisfactory manner to his employers & to a very large number of patrons throughout this City. I have known him as a young man of good habits and character & of good business abilities. - He informs me that in a moment of temptation & of pecuniary embarrassment he took monies, in his hands, belonging to another, went into Wall St., speculated & lost it.

I take the liberty to request of you a consideration of the above facts, & to recommend him to the mercy of the Court. Allow me also to suggest that perhaps the

0946

demands of justice might be met by a
suspension of judgment & he be allowed to
seek some position where he may look after
the welfare of his little family - I am
Very respectfully Yours -

J. J. Sprague

0947

In the Matter

of
Thomas S. Fremont

0948

City and County of New-York, SS.:

Stephen H. Lutkins, leather merchant doing business at No. 40 Spruce street, in said City and residing at No. 153 St. Mark's Avenue, in the City of Brooklyn, Samuel J. Cawley, merchant doing business at No. 414 Broadway, in the City of New-York and residing at No. 159 St. Mark's Avenue, in the City of Brooklyn, John M. Lodewick, Librarian of the New-York Law Institute, formerly residing at No. 157 St. Mark's Avenue, in the City of Brooklyn, and now residing at No. 180 Park Place, Brooklyn, and William H. Nafis, lawyer, of the City of New-York, and residing at No. 162 St. Mark's Avenue, in the City of Brooklyn, being severally duly sworn, depose and say, and each for himself says: That they are and have been acquainted with Thomas S. Grimwood, of No. 125 St. Mark's Avenue, in the City of Brooklyn; ^{for two years and upwards} that until the present charge of grand larceny was made against the said Grimwood in the Court of General Sessions of the City and County of New-York on the complaint of Frank S. Glass he, the said Grimwood, had sustained an unsullied reputation; that this is the first time a criminal charge has ever been made against him to their knowledge; that he was and is a devoted husband and father and spent his evenings with his family; that he was always esteemed to be an upright and honorable citizen, and that they believe that if the sentence of the Court should be suspended he would yet make amends for the crime to which he has pleaded guilty; and that the Superintendent of the Switchback Railroad, in Pennsylvania, whose letter is hereunto annexed, is ready and willing to give him, the said Grimwood, employment.

Sworn to before me, this :
25th day of May, 1883. :

John A. Brennan Stephen H. Lutkins
Notary Public (N.Y.) *Sam^r J. Cawley*
John M. Lodewick, Jr
Wm. H. Nafis

0949

LEASER & MANAGER
MAUCH CHUNK, SUMMIT HILL AND SWITCH BACK RAIL ROAD,

TRIP & PASS AGENT.

MAUCH CHUNK, PA.

W. H. May Jr Esq

May 21 st 1883

Robinson Building

New York

Dear Sir:

In answer to your 19th inst. I will say that I have been acquainted with Mr Greenwood for a number of years and feel that he has been lead into his present trouble in some way and will willingly give him employment until he can better himself in case he is discharged.

He is a person of remarkable push and energy who will (with his future prospects) make an effort I believe to straighten up this affair for his family's sake of given an opportunity.

Very truly yours
Wm L Mumford

0950

GEO. J. BYRD & Co.
—MANUFACTURERS OF—
UMBRELLAS AND PARASOLS,

ADDRESS P. O. BOX 3019.

414 BROADWAY.

GEO. J. BYRD.
SAM'L J. CAWLEY.

New York, May 23^d 1883

How Henry A. Giddereve

Sir The writer has been
a neighbor and friend of Thos. S. Grimwood for six
years, Has known him to be a faithful husband
and father and believed him to be an upright man.
Relieving in this case that the ends of justice will
be served if tempered with mercy, he humbly
prays your Honor not to withhold that mercy
which if extended now will give him a chance
to regain his good name for himself and family.

Very Respy

Sam'l J. Cawley 414 Broadway

0951

Answered

~~June~~ June 28th /84

C. B. B.

0952

State of New York.

Executive Chamber,

Albany, June 12th 1884

Sir: Application having been made to the Governor for the pardon of Morice S. Greenwood, who was sentenced on Nov. 28th 1883, in your County, for the crime of Larceny for the term of 2 years and to the State Prison Recidivacy, you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict. Respectfully requested

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

Very respectfully yours,

John O. Wood
Executive Clerk

John T. P. Quay
District Attorney, &c.

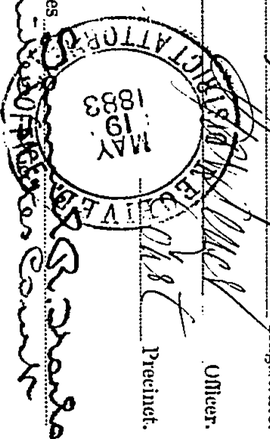
1

0953

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

Police Court No. 438
District.

THE PEOPLE, &c.,
Complainant
vs.
Charles Henry
Defendant
Dated May 10 1888
Magistrate
Offence Grand Larceny



Witnesses
No. 1 _____
Street _____
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No. 100 _____
Street _____

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 Henry

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 May 10 1888 Arthur Jones Police Justice.

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

Dated _____ 1888 _____ 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 _____ 1888 _____ Police Justice.

0954

Sec. 198-200.

CITY AND COUNTY OF NEW YORK ss.

District Police Court.

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

Question. What is your name?

Answer. *Thomas S. Grimwood*

Question. How old are you?

Answer. *32 Years*

Question. Where were you born?

Answer. *England*

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

Answer. *Brooklyn - 9 Years*

Question. What is your business or profession?

Answer. *Collector*

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
Th. S. Grimwood*

Taken before me this

day of

1889

James H. [Signature]
Police Justice.

0955

Police Court

District.

THE PEOPLE, & C.
ON THE COMPLAINT OF

Samuel J. Hall

vs.
Thomas J. Shannon

AFIDAVIT.

James D. Shannon

Dated *May 2* 188*2*

J. C. Colburn Magistrate.

Gardner Officer.

Witness,

Conrad W. H. Nafie
Prison Building

Disposition, *5* *hr* *May 10* at
2 PM

Put for 54 days
at hard

0956

made any agreement whatever with said Grimwood.

Deponent has seen in the Register's office in Brooklyn a mortgage, there filed, of the furniture before mentioned, for the sum of Three Thousand five hundred dollars (\$3500) in favor of Samuel R. Harlow and Noah Tabbets, and dated December 14 1882.

Deponent has also been informed by Noah Tabbets, one of the said mortgages that said mortgage was given to secure the mortgages for losses sustained by them on account of advances of money made by them to the said Grimwood previous to the date thereof for the purpose of purchasing the claims of the same creditors of the said Joseph Metzger & Bro,

Wherefore deponent says that the said

0957

Thomas Greenwood may
be apprehended and dealt
with according to law,

San Francisco

This 2 day of May 1883

Frank D. Young

J. H. White
Potomac

0958

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, } ss.

Frank J. Glass

of No. 120 Broadway Street, New York City

being duly sworn, deposes and says, that on the 17 day of April, 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 with intent to defraud the true owner of the same

the following property, viz :

Forty five Hundred Dollars in lawful money of the United States.

Sworn before me this

day of

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 Thomas S. Greenwood

for the following reasons, viz;

Said Greenwood came to deponent and represented that the firm of Joseph Metzger & Bro of Chicago had made an assignment and that he Metzger knew of his own knowledge that the assignee would pay more than thirty (30) per cent of the claims against the firm; that

Police Justice,

188

0959

he Greenwood, had seen more than that amount upon deposit in the Bank to the credit of said Assignee; that he ~~had~~ Greenwood had made an agreement with the New York creditors of said firm to purchase their claims for twenty (20) per cent, and that as soon as the claims were presented to the Assignee he would pay thirty (30) per cent of the same; that he Greenwood needed the sum of forty five hundred Dollars (\$4500) to enable him to carry out said agreement; that he Greenwood had furniture worth six thousand Dollars (\$6000) at 155 St Marks Avenue Brooklyn which was entirely unencumbered and which would be ample security to deponent for said advance.

That deponent believing said representations to be true and relying upon the same gave to deponent said Greenwood a check for the sum above named upon which said Greenwood drew from the Bank the said sum of money.

That deponent has since been informed by some of the persons whose claims said Greenwood represented that he had bought, did not have any such claims and that they had not

District Police Court.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

AFRIDAVALT-Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0960

BOX:

102

FOLDER:

1097

DESCRIPTION:

Guion, Charles

DATE:

05/17/83



1097

0961

135

Counsel

Filed

day of

1883

Plead's

Phillips
John Jay

THE PEOPLE

vs.

Wm. Mulberry

Charles Union

Sec. 491-506-34-5282, 532
at Gate
Burglary, Larceny, and
Forgery

JOHN McKEON,

Dist. Atty.

May 18/83

A True Bill

John McKeon

John McKeon

Verdict of Guilty should specify of which count.

0962

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 Guion

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

Charles Guion

of the CRIME OF BURGLARY in the second Degree, committed as follows:

The said Charles Guion

late of the Twenty-first Ward of the City of New York, in the County of New York, aforesaid, on the ~~twenty~~ day of ~~May~~ in the year of our Lord one thousand eight hundred and eighty-~~three~~ 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

James Hutchinson

there situate, feloniously and burglariously did break into and enter,

whilst there was then and there some human being, to wit, one

Louis N. Vase

within the said dwelling-house, the said

Charles Guion

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of

James Hutchinson

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.

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

Charles Guion

of the CRIME OF BURGLARY committed as follows:

The said Charles Guion

late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, about the hour of ~~three~~ o'clock in the ~~day~~ time of said day, ~~one~~ ~~do~~ ~~of~~ ~~the~~ ~~value~~ ~~of~~ ~~two~~ ~~dollars~~

of the goods, chattels, and personal property of James Hutchinson

in the said dwelling house of one

James Hutchinson 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.

JOHN McKEON, District Attorney.

0963

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Hutchinson
Charles Ginn
1
2
3
4
Offence, *Attempted*
Burglary

BAILLED,

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

May 13
1883

Magistrate.

James H. Hoff
John S. Hoyle
Officer.
Clerk.

Witnesses,

James Breton

No.

1256 Broadway

No.

James M. Noel

No.

413 3rd Avenue

No.

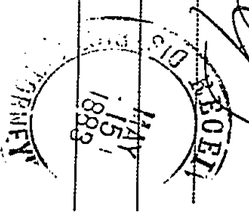
Said Officer

No.

1009

\$

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 *Charles Ginn*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *100* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *May 13* 1883 *James H. Hoff* Police Justice.

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

Dated _____ 1883 _____ 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 _____ 1883 _____ Police Justice.

0964

Sec. 198-200

2^d District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Guion 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 Guion*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No 60 Mulberry Street; 8 months*

Question. What is your business or profession?

Answer. *Longshoreman*

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

Answer. *I am not guilty*

Charles Guion

Taken before me this

day of

1889

Police Justice.

0965

Police Court— 2^d District.

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

James Hutchinson, 35 years old,

merchant, of No. 1256 Broadway Street, aged _____ years,

occupation _____ being duly sworn.

deposes and says, that the premises, ^{the 3^d floor of} No. 1256 Broadway Street,
in the City and County aforesaid, the said being an apartment

and which was occupied by deponent as a dwelling
and in which there was at the time a human being, by name Jonis N. Vase

were BURGLARIOUSLY entered by means of forcibly opening with
a false key the door of a room in
said apartment

on the 12th day of May 1883 in the day time, and the
following property, feloniously taken, stolen, and carried away, viz: one wanted
clock of the value of two 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
Charles Lyman, now here

for the reasons following, to wit: deponent is informed by Jonis
N. Vase that at about three o'clock on the
afternoon of said day, the burglar alarm in
said apartment having sounded, he, the said Vase
went from the first floor of said premises through
said apartment and meeting on the stairs said
Lyman apprehended him and detained him
until his arrest by Officer Force of the
29 Precinct Police. Deponent is informed by

0966

Officer James K. Price of the 29th Precinct Police that after the arrest of said Lymion as aforesaid, he found in the pocket of the pantaloons then worn by said Lymion the key here shown, which key deponent found to fit the door of a room in said apartment which room was occupied by Jane Breerton employed as a servant of deponent. Deponent is informed by said Jane that at about two o'clock on said afternoon she locked the door of said room, leaving said clock therein and put the key of said door with her and retained the same until after the arrest of said Lymion. On going to said room with said Officer Price deponent found that the door thereof had been opened. Deponent further says that the only key on said premises belonging to the door of said room was the key carried by said Jane.

Sworn to before me this
13th day of May 1883

[Signature]
Police Justice

CITY AND COUNTY }
OF NEW YORK, } ss.

No 403 Sixth Avenue, Louis N. Vase, 61 years old, unmarried of
aged 17 years, occupation Jane Breerton
and James K. Price of the 29th Precinct Police

1256 Broadway Street, being duly sworn, each
each respectively says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this 13th
day of May 1883

Louis N. Vase
Jane Breerton
James K. Price

[Signature]
Police Justice

0967

BOX:

102

FOLDER:

1097

DESCRIPTION:

Guzertt, Charles

DATE:

05/01/83



1097

POOR QUALITY ORIGINALS

0968

1708

Wm. C. ...

Counsel *J. H. Keller*

Filed 1 day of May 1883

Pleads *Not Guilty*

-Sec. 528-531 and 550-

Grand Larceny, *Second* degree, and Receiving Stolen Goods.

THE PEOPLE

v.s.

R
Charles Swartz

JOHN McKEON,

Dist. Atty.

Discharged on his verbal

A True Bill. *Specifying the...*

W. A. ...

Foreman.

May 21/83

Justice ...

May 21/83

*Bail \$200.
May 21/83*

0969

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 Guzzetti

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

Charles Guzzetti

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

The said Charles Guzzetti

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the twenty second day of April 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 written instruments and evidences of contract, of the kind commonly called pawn tickets, a more particular description of which is to the Grand Jury aforesaid unknown, and cannot now be given, of the value of two dollars each, and one pocket book of the value of one dollar

of the goods, chattels and personal property of one Mary Pillion

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.

0970

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

_____ *Charles Guzzetti* _____

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

The said *Charles Guzzetti* _____

late of the First Ward of the City of New York, in the County of New York
aforesaid, on the ~~twenty second~~ day of *April* in the year of our Lord
one thousand eight hundred and eighty ~~three~~, at the Ward, City and County
aforesaid, with force and arms *ten written instruments and*
evidences of contract, of the kind com-
monly called pawn tickets, a more
particular description of which is to
the Grand Jury aforesaid unknown and
cannot now be given, of the value
of two dollars each _____

of the goods, chattels and personal property of *Mary Pichon* _____

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

_____ *Mary Pichon* _____
unlawfully and unjustly, did feloniously receive and have; he the said _____

_____ *Charles Guzzetti* _____

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.

JOHN McKEON, District Attorney.

0971

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

408 3 3 1/2 6
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Dillon
321st St. Lawrence St.
Charles Goussert
Green Lard

1 _____
2 _____
3 _____
4 _____
Offence, _____

Dated April 28th 1883

Magistrate.

Officer.

Clerk.

Witnesses, Mary O'Connell

No. 322 Delamater Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,



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 Goussert

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

Dated April 1883. P. J. Duffy Police Justice.

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

Dated _____ 1883 _____ 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 _____ 1883 _____ Police Justice.

0972

Sec. 198-200

3

District Police Court.

CITY AND COUNTY OF NEW YORK, } 55

Charles Gancert 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 Gancert*

Question. How old are you?

Answer. *Sixteen years*

Question. Where were you born?

Answer. *New York.*

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

Answer. *Brooklyn*

Question. What is your business or profession?

Answer. *Making Soder.*

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
Gancert*

[Signature]

Taken before me this

24

day of

September 1908

Police Justice.

0973

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Mary Plion

of No. 329 Delancey Street.

being duly sworn, deposes and says, that on the 22 day of April 1886

at the No 161 Lewis Street. City of New York,

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

of deponent, in her home

the following property, viz:

13 Pawn tickets - Pawn tickets representing
the following property,
one gold ring value \$8.00 one Patch work value 50c
one dress value \$1.25 one Pants value \$2.00
one Kimmont value 35c one sheet value 35c
one gold ring value \$3.00 one sheet value 35c
one Kimmont value 35c one clock value \$5.00
one shawl value \$1.25 one gold ring value \$3.00
one skirt value \$1.00 in all the value
of twenty six dollars and thirty five cents

the property of deponent

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

Charles Gancest (now here) from the fact that deponent was informed by a person by the name of Mary Plion that she seen the defendant in the rooms of deponent on the 22nd inst with the pocket book in his hand with ^{held} deponent Pawn tickets above describe and from the further fact that when defendant was arrested 13 of tickets above describe and identified by deponent as her property was found upon his person.

Power Justice

788

0974

Deponent-claims that the defendant did feloniously take and carry the within described property, &c. and prays that he may be dealt with as the law directs

J. J. [Signature]
Sword to be sworn

her
Mary P. Pilon
Mark

This 24 day of April 1883

J. J. [Signature]
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated..... 188

Magistrate.

Officer.

WITNESSES:

Disposition

0976

**END OF
BOX**