

0942

BOX:

14

FOLDER:

181

DESCRIPTION:

Gallagher, Thomas

DATE:

06/22/80



181

#176
C. F. FREN

Counsel,
Filed 22 day of June 1888
Pleads W. G. Smith

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

James Gallagher

BENJ. K. PHELPS,

District Attorney.

A True Bill.

J. M. Tracy
Foreman.

Ben leave by coach
the Dist. Atty., enters
a nol proos on the
within.

Stanton D. Collins

0944

New York General Sessions.

PEOPLE, ON MY COMPLAINT,
versus

Thomas Gallagher

For Grand Larceny

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. The subject of the larceny is a boat which was found in the possession of Mr. Mylic, the prisoner's employer. It appears he sent Gallagher to purchase a boat & Gallagher got mine & Mylic altered it. I think that Gallagher did not steal the property & he is a man of good character & hard working & is the father of a family who are dependent on him for their support. The promise - ment he has already rendered is sufficient in my estimation.

Henry C Phillips

0945

J. J. J.

District Police Court

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK } ss.

of No. *Locust Avenue, Cor. Street, 140 and 140th Street*
being duly sworn, deposes and says, that on the *24th* day of *May* 18*80*
at the *23rd Ward of the* City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent,

the following property, viz.:

*One fourteen foot Row Boat, of
the value of Fifty dollars*

the property of *Jarvis Archer, and then in the
Care and charge 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 Gallagher now here,
for the reasons following, to wit: that
said boat was stolen and conveyed away
from Port Morris early on the morning
of said day, and that on the night of
the 16th day of June instant deponent
found said boat in the possession of
George Oglic, here present. That said
Oglic then informed deponent that he,
Oglic, had purchased and received said*

Received from the

deponent

Return to

0946

Coat from the prisoner, Thomas Gallagher,
and the said Gallagher admits and
confesses to having sold and delivered
said coat to the said Wylie.
Sworn to before me this } Henry C Phillips
17th day of June 1880

J. M. Patterson J. Peace Justice

City and County of New York, Ed.
George Wylie, of No. 111 East 126th Street,
being duly sworn dep. That about three
weeks ago defendant bought the coat
mentioned in the foregoing affidavit of
Henry C. Phillips from the prisoner
Thomas Gallagher, now here, and the
said Gallagher delivered said coat to
defendant at the Carpenters Shop of James
Robinson in East 126th Street in this city,
and defendant paid him twelve dollars
for the same.
Sworn to before me this } George Wylie
17th day of June 1880

J. M. Patterson J. Peace Justice

District Police Court.

AFFIDAVIT—Larceny.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

DATED 1880

MAGISTRATE.

OFFICER.

WITNESSES:

DISPOSITION

0947

Police Court—Fifth District.

CITY AND COUNTY
OF NEW YORK,

Thomas Gallagher being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question. What is your name?

Answer.

Thomas Gallagher

Question. How old are you?

Answer.

Twenty-eight years old

Question. Where were you born?

Answer.

England

Question. Where do you live?

Answer.

3^d Avenue and 14th St.

Question. What is your occupation?

Answer.

Laborer in a Rubber Factory

Question. Have you anything to say, and if so, what,—relative to the charge here preferred against you?

Answer.

I am not guilty of the charge. I got the boat from a man named John Edmonds and sold it to Mr Wylie and paid Edmonds the money for it. I do not know where to find Edmonds

Taken before me, this

17th

day of

June

1866

Thomas Gallagher

J. M. Patterson

Police Justice.

0948

#172

POLICE COURT—FIFTH DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry C. Phillips
District Atty. bet 140 7th St
Thomas Gallagher



Office *Thomas Gallagher*

BAILED.

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

Dated *Jan 19* 1900

Paterson Magistrate.

Wilkins 33 Officer.

McA Clerk.

Witnesses:

Geo. R. Wilkins

33rd Prec. Police

George Ogden

117 East 126 St.

#500, Ave. G. S.

Comd

Received in Dist. Atty's Office.

0949

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Thomas Gallagher

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

*One boat (of the kind commonly
called a row boat) of the value of
fifty dollars -*

of the goods, chattels, and personal property of one

Jarvis Archer

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.

0950

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said

Thomas Gallagher

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

*One boat [of the kind commonly
called a row boat] of the value of
fifty dollars -*

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

Jarvis Archer
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said

Jarvis Archer
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

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

BENJ. K. PHELPS, District Attorney.

0951

BOX:

14

FOLDER:

181

DESCRIPTION:

Gantz, Louis

DATE:

06/21/80



181

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

The People }
against } In Burglary
Louis Gantz }

City and County of New York ss. Louis Gantz being
duly sworn deposes and says, I am the
defendant abovenamed am 18 years of age
was born in the City of New York and have
resided all my lifetime with my parents
therein, I was in the employ of Messrs. Ridgely
as office clerk for a period of four years and
six months I have during that time had many
thousands of dollars the monies of my employers
in my charge and the account of same was always
found scrupulously correct, my present offense
is the first and only crime I ever committed
I had left my employment four weeks previously
and I was tempted to the crime by a desire
to get sufficient money to go to California
I voluntarily had Detective King who to find
the money he promising me that I should not
be prosecuted - Prosecutors total loss was \$182

Sworn to before me this 24th
day of June 1880
Samuel F. Barnard
Commissioner of Deeds
New York City

Louis Gantz

0954

City and County of New York &c.

Sebastian Heiger of no 95
St Marks Place in the City and
County of New York being duly sworn
deposes and says I am a Tailor
I have known Louis Gant the
Prisoner since his boyhood during
which time I have had frequent
occasions of seeing him his
deportment was all that could be
desired and he was a candid
truthful honest boy - I was much
shocked when I heard of his
arrest on the present charge inasmuch
as I considered him incapable
of committing crime - I had the
highest possible opinion of him

Sworn to before me this
24th day of June 1880

Samuel G. Barrow
Commissioner of deeds
New York City & County

Seb. Heiger

0955

J.A.

City and County of New York is.

David Fritz being duly sworn deposes and says, ^{I reside} at no 103 1/2 Eighth Street in the City and County of New York and am a Tailor. I have known the Prisoner Louis Gantz and his family for the last ten years past - Louis to my knowledge was a quiet respectable honest boy and I always had the greatest esteem and confidence in him.

Sworn to before me this
24th day of Aug 1880

Samuel G. Barnard, David Fritz
Commissioner of deeds

New York City & County

0956

City and County of New York ss.

Christopher Porman being
duly sworn deposes and says
I reside at no 105 1/2 St Marks
Place in the City of New York
and am a Tailor - I have known
the Prisoner Louis Gang for
the last four years past - I was
on visiting terms at his parents
house and to my knowledge, Louis
was a quiet unassuming
honest respectable youth.

Sworn to before me this

24th day of June 1880

William G. Barnard.

Commissioner of Deeds.

New York City & County

A. B. Bismarck

0957

City and County of New York's.

Frederrick Peyer being duly sworn deposes and says I reside at 648 East thateenth street in the City and County of New York and am a Paris Fork manufacturer I have known Louis Gantz the Prisoner for the last eight years past and was on visiting terms with his family - Louis was always a gentlemanly manly youth and his manners endeared him to a large circle of friends and acquaintances I have no hesitation in saying that he was always exceedingly honest and trustworthy.

Sworn to before me this
24th day of June 1880
William G. Barnard.
Commissioner of deeds.
New York City & County

F. Peyer

0958

City and County of New York is. Bertha Engel being duly sworn deposes and says I am a single lady and reside with my brother at no 140 Norfolk Street in the City and County of New York I have known the Prisoner Louis Gantz for the last four years past. I was a companion of his sister Miss Hannah Gantz and used to visit Mr Gantz Sewer house frequently. From my knowledge of the Prisoner I am enabled to say that he was always an exceedingly respectable honest, industrious youth

Sworn to before me this
24th day of June 1880
Samuel G. Barnard
Commissioner of Deeds.
New York City & County

Bertha Engel

0959

City and County of New York ss. Frederick
Bicking being duly sworn deposes
and says I reside at 119 St Marks
Place in the City and County of
New York and am a Barber. I
have known the Prisoner Louis
Gantz intimately for the last few
years past. I know him to be an
honest, respectable industrious
youth, and his parents are highly
esteemed by a large circle of
friends and acquaintances.

Sworn to before me this
24th day of June 1880.

Amulph. G. Barnard
Commissioner of Deeds
New York City and County

Frederick Bicking

0960

City and County of New York. Thomas Gantz being duly sworn deposes and says I reside at no 170 Saint Marks Place in the City and County of New York and am a Tailor, The prisoner Louis Gantz is my son - he is 18 years of age - I have six children besides him - I have brought him up respectable and his conduct was a source of pleasure and comfort to my wife and self. I was greatly mortified and surprised at his arrest, and the shock to my wife system occasioned thereby has been severe and the means of confining her to the house in a sickly condition. My son was never before in his life arrested but always behaved himself with great propriety and marked respect

Sworn to before me this
24th day of June 1880

Samuel G. Barnard,
Commissioner of Deeds,
New York City & County

Thomas Gantz

0961

City and County of New York as:
Charles Rosencranz being
duly sworn deposes and says
I reside at 103 Eighth Street in
the City and County of New York and
am a Restaurant keeper I have
known the prisoner for several
years past and also his parents
he is a respectable honest
industrious and worthy young
man and never before was
charged with the commission
of any offense.

Sworn to before me this
24th day of June 1880

William G. Barnard
Commissioner of Deeds
New York City and County

Ch. Rosencranz

0962

State of New York, }
CITY AND COUNTY OF NEW YORK. } ss.

..... being duly
sworn, says that he resides at No. Street, in the City of New York,
that he is years of age, that on the day of 18 .., at Number ..
..... in the City of New York, he served the within ..
on the by leaving a
copy thereof with ..
.....
.....

Sworn to, before me,
this day of 18 .. }

J. J. General Sessions

People &c

Plaintiff.

against

Louis Gantz

Defendant.

Burglary.
Affidavit on behalf
of Defendant.

HOWE & HUMMEL,
ATTORNEYS FOR DEFT.

87 & 89 CENTRE STREET, NEW YORK CITY.

Due and timely service of cop of the within

hereby admitted

is

day of

this

Attorney.

To

0963

FORM 112.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK

Police Court—Third District.

of No. 309 to 311 Grand Street, being duly sworn, deposes
and says that on the 12 day of June 1880

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent: from a trunk inside
of the vault of said premises.
the following property viz:

One Canvas bag containing United
States gold, silver and copper coins
of the value in all of thirty seven 93/100
Dollars—And United States legal
tender notes of the value of Eleven hun-
—dred and thirty nine Dollars. said
coins and notes being in all

of the value of Eleven hundred seventy nine 93/100 Dollars
the property of Edmond Ridley. Edmond Ridley
and Marie J. Ridley— and in deponent's
charge.

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 Louis Gutz now
present. That deponent placed said
canvas bag containing said coins, in
a trunk in the vault of said premises
and the bills in a box in the same trunk.
That said Gutz admitted in the
presence and hearing of deponent
that he took and carried away
said money

H. Rablen

Sworn to, before me this

day of June 1880

Edmond J. O'Connell
POLICE JUSTICE

0964

City & County of New York
Richard King
of the Detective Police, being sworn
says, that on the morning of June
15 1880 - in Company with Detective
Lyon, he arrested Louis Gantz, now
absent. That said Gantz admitted
that he on the night of Saturday
June 12 1880, secreted himself in
a water closet in the premises of
Pridley & Sons, unlocked the vault
with duplicate keys, took the
aforesaid money therefrom, and
buried it in a wood house in the
cellar of his house. That deponent
found said money there concealed,
~~except~~ with the exception of twenty
dollars, which said defendant
admitted spending at a picnic.
Given & before me
this 17th June 1880. } Richard King
Police Justice

0965

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK.

Louis Santy being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows.

viz:

Question. What is your name?

Answer. *Louis Santy*.

Question. How old are you?

Answer. *Eighteen years.*

Question. Where were you born?

Answer. *In New York*

Question. Where do you live?

Answer. *107, East 8th St.*

Question. What is your occupation?

Answer. *Office Clerk.*

Question. Have you anything to say, and if so, what—relative to the
charge here preferred against you?

Answer. *I have nothing to say.*
Louis Santy

Taken before me, this

19 day of *June* 18 *88*

William J. [Signature]
POLICE JUSTICE.

0966

COUNSEL FOR COMPLAINANT.

Name, _____
Address, _____

COUNSEL FOR DEFENDANT.

Name, _____
Address, _____

POLICE COURT—THIRD DISTRICT.

THE PEOPLE, vs.,

ON THE COMPLAINT OF

Melba M. Rablin
304 47th St. W.
Louis Dancy

AFFIDAVIT—LARCENY.

BAILED.

No. 1, by _____

Residence _____

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

No. 5, by _____

Residence _____

No. 6, by _____

Residence _____

Dated *17 June 1980* is *80*

Magistrate.

Officer.

Clerk.

Witnesses

Wm. J. Moore
309 Grand St.
Marion T. Riggs
309 Grand St.

§ 1670 to answer

at _____ Sessions

Received at Dist. Att'y's Office,

Corral

0967

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present :*

That *Louis Bantz*

in the County of New York, aforesaid on the *twelve* ~~seventy eight~~ day of *June* late of the First Ward of the City of New York, of our Lord one thousand eight hundred and ~~seventy eight~~ at the Ward, City and County aforesaid, with force and arms, 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 three dollars each : thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each : one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each : three hundred silver coins (of the kind usually called dimes), of the value of ten cents each : six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

1176 93

of the goods, chattels, and personal property of one

Edward Ridley

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.

BENJ. K. PHELPS, District Attorney.

0968

BOX:

14

FOLDER:

181

DESCRIPTION:

Gatti, William

DATE:

06/24/80



181

0969

#206

Filed *24* day of *June* 18*88*
Pleads

THE PEOPLE

vs.

William Gatti

(al. Techny)

Felony Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

J. H. Wales

Foreman.

*Count on and indt.
June 25/88*

0970

FORM 10.

STATE OF NEW YORK.
CITY AND COUNTY OF NEW YORK.

ss.

of No. 15 Street, being duly sworn, deposes and says,
that on the 6 day of June, 1889 at the City of
New York, in the County of New York,

*as deponent is informed
by John Vergin that he
was out - & detained
by William Galt (now
deceased) & that said
Vergin is now in
hospital and unable
to appear in Court
from the effects of
wounds so received*

William Warren

Examined and sworn to

1889

Notary Public

John Vergin
William Warren

0971

#206

FORM 10.

Police Court — Second District.

AFFIDAVIT

THE PEOPLE, &c.

ON THE COMPLAINT OF

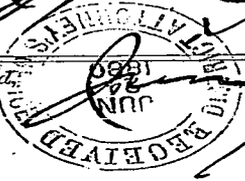
Mr. Warren

vs.

540
John Gull

Date

June 27 188*0*



Justice.

Warren Officer



Witness.

15
John Smith & Henry Jones

205 - Greene

*Ex transmit
result of my*

0972

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That *William Galti* _____

late of the City of New York, in the County of New York, aforesaid, on the
Sixth day of *June* in the year of our Lord
one thousand eight hundred and *eighty* with force and arms, at the City and
County aforesaid, in and upon the body of *John Vergine*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *John Vergine*
with a certain instrument and weapon, a description of which is to the jurors afore-
said unknown and cannot now be given, which the said *William Galti*

in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab cut, and wound
with intent *him* the said *William Galti*
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 Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *William Galti*

with force and arms, in and upon the body of the said *John Vergine*
then and there being, wilfully and feloniously did make an
assault and *him* the said *John Vergine*
with a certain instrument and weapon, a description of which is to the jurors afore-
said unknown and cannot now be given, which the said *William Galti*

in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there wilfully and feloniously
do bodily harm unto *him* the said *John Vergine*
against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

THIRD COUNT

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said *William Galti*

with force and arms, in and upon the body of *John Vergine*
in the peace of the said people then and there being, feloniously, did make another
assault and *him* the said *John Vergine*
with a certain instrument and weapon, a description
of which is to the jurors aforesaid unknown and cannot now be given, which the said
William Galti

in *his* right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,

0973

and wound, the same being such means and force as was likely to produce the death of *him* the said *John Kenzie* with intent *him* the said *John Kenzie* 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.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said *William Gatti*

with force and arms, in and upon the body of the said *John Kenzie* then and there being, wilfully and feloniously, did make another assault and the said *John Kenzie* with a certain instrument and weapon, a description of which is to the jurors unknown and cannot now be given, which the said *William Gatti*

in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously maim *him* the said *John Kenzie* 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.

BENJ. K. PHELPS, District Attorney.

1888

Filed *21* day of *June*
Pleads

1888

THE PEOPLE

vs.

William Gatti

Cal. Technology

BENJ. K. PHELPS,

District Attorney.

Felonious Assault and Battery.

A True Bill.

J. M. Kelly

Foreman.

Count on one indictment

June 25/88

0974

BOX:

14

FOLDER:

181

DESCRIPTION:

Gibbs, Edward

DATE:

06/30/80



181

0975

#230

Counsel,
Filed 30 day of June 1880
Pleads,

BURGLARY—Third Degree, and
Grand Larceny.

THE PEOPLE

vs.

Edward Gibbs

17-153 27
Pleaded

BENJ. K. PHELPS,

District Attorney.

A True Bill.

J. M. Wiley

Foreman.

Verdict of Guilty should specify of which count.

Pleaded guilty—D
July 2, 1880
6 news sent
F.S.

0976

POLICE COURT— 5th DISTRICT.

City and County }
of New York, } ss:

Hugh H. Hawkins
of North Side 138th Street between 5th & 6th Avenue, being duly sworn,
deposes and says, that the premises North Side 138th Street between 5th & 6th Avenue
Street, 12th Ward, in the City and County aforesaid, the said being a *Frame*
Building

and which was occupied by deponent as a *dwelling house*

and which were **BURGLARIOUSLY**
entered by means of *forcibly* cutting a string which held the shutters
together, and opening said shutters and
entering said premises on the first floor
through the window to which the shutters were attached
on the afternoon of the 21st day of *June* 1880 -
and the following property feloniously taken, stolen, and carried away, viz:

Good and lawful money consisting of
one Treasury note of the United States
and being of the denomination and
value of ten dollars - and contained
in a box upon a bureau in said
premises

the property of *deponent*,
and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen, and
carried away by *Edward Gibbs (now here)*

for the reasons following, to wit: *that since the commission*
of said offense to wit on the 21st day of
June 1880 - the said Edward Gibbs acknowledged
and confessed to deponent, that he had so
burglariously entered the above described premises
and feloniously taken stolen and carried away
the property above described -

Hugh H. Hawkins

Sum before me this
27th day of June 1880
A. W. Smith
Police Justice

0977

Police Court—Fifth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Gibbs being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question. What is your name?

Answer. *Edward Gibbs -*

Question. How old are you?

Answer. *17 Years of age*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *153rd St. 3rd Avenue*

Question. What is your occupation?

Answer. *Printer*

Question. Have you anything to say, and, if so, what,—relative to the charge here
preferred against you?

Answer. *I am guilty of the charge*

Edward Gibbs

Taken before me, this *22nd*

day of *June* 18*50*

R. M. Rivly

Police Justice.

0978

#280

POLICE COURT - 5th DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
OFFENSE:
BURGLARY AND LARCENY.

Joseph H. Hawkins
138 West 41st St. N.Y.C.

Edward Gibbs

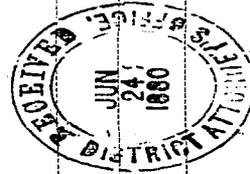
Dated June 29 1880

P. H. Kirby Magistrate.

Smith 12th Officer.

Clerk.

Witnesses:



Committed in default of \$ 1000 Bail.

Bailed by Cam

No. Street.

0979

CITY AND COUNTY }
OF NEW YORK. } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *Edward Gibbs* —

late of the *Twelfth* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty first* day of *June* in the year of our Lord one thousand eight hundred and ~~seventy~~ *eighty* with force and arms, about the hour of *two* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Hugh H. Hawkins —
there situate, feloniously and burglariously did break into and enter ~~by means of forcibly~~

he the said

Edward Gibbs —

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

Hugh H. Hawkins —

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 jurors aforesaid, upon their oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, the said

Edward Gibbs —

late of the Ward, City, and County aforesaid,
one promissory note for the payment of money, the same being then and there due and unsatisfied and of the kind called a United States Treasury Note, of the denomination of ten dollars and of the value of ten dollars —
one promissory note for the payment of money, the same being then and there due, and unsatisfied and of the kind called a Bank Note, of the denomination of ten dollars and of the value of ten dollars —

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

Hugh H. Hawkins —
in the said dwelling house then and there being, 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.

BENJ. K. PHELPS, District Attorney.

0980

BOX:

14

FOLDER:

181

DESCRIPTION:

Gilhooley, James

DATE:

06/14/80



181

0981

IN SENATE, FEBRUARY 18, 1850.
REPORT OF THE COMMISSIONERS OF THE LAND OFFICE,
IN ANSWER TO A RESOLUTION PASSED BY THE SENATE,
MAY 15, 1849, RELATIVE TO THE LANDS BELONGING TO THE STATE.

THE PEOPLE
vs.
James Ellwood
Grand Larceny of Money, &c.

BENJ. K. PHELPS,
District Attorney.

A True Bill.
J. M. May
Governor.
James P. Smith
Chas. Ref

85
Counsel,
Filed 14 day of June 1880
Pleads

THE PEOPLE
vs.
James Ellwood
Grand Larceny of Money, &c.
J. M. May
Governor.
James P. Smith
Chas. Ref

0982

FORM 89 1/2

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

POLICE COURT - SECOND DISTRICT.

of No. 147 Summer Street being duly sworn, deposes
and says, that on the 6th day of June 18 80
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent,

the following property, to wit:

Gold and
lawful money
of the United States

of the value of Twenty-seven Dollars,
the property of deponent

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

(now here) who admits
that he did take
stole & carry away
said money

John Rogan

Sworn to before me this

of June 18 80

day

John W. McMillan
Justice

0983

Police Court—Second District.

CITY AND COUNTY
OF NEW YORK, SS.

James Gilhooly being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to ~~him~~ ^{him} as follows, viz:

QUESTION.—What is your name?

ANSWER.—

QUESTION.—How old are you?

ANSWER.—

QUESTION.—Where were you born?

ANSWER.—

QUESTION.—Where do you live?

ANSWER.—

QUESTION.—What is your occupation?

ANSWER.—

QUESTION.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

ANSWER.—

I am guilty
James Gilhooly

Taken before me, this

J. J. [Signature]
day of [Month] 188 [Year]
Police Justice.

0984

788

498

Form 563

POLICE COURT—SECOND DISTRICT

THE PEOPLE, vs.

ON THE COMPLAINT OF

John Logan

147. Sullivan St.

vs.

Jim Galwood

Albany - Larceny

DATE: Jun. 9, 1980

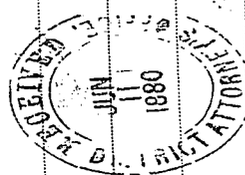
Keeney

MAGISTRATE

Richard

CLERK

WITNESSES:



\$1000 TO ANS. *don*

BAILED BY

NO. STREET.

0985

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present :

That

James Gilhooly

late of the First Ward of the City of New York,
day of *June* in the year

of our Lord one thousand eight hundred and ~~seventy-eight~~ *sixty* at the Ward, City and County aforesaid, with force and arms, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each : three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each : twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each : thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each : fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each : sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each : eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each : ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each : one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each : one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars : two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each : three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each : fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each : thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each : bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each : three gold coins (of the kind usually known as eagles), of the value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each : fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each : one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each : three hundred silver coins (of the kind usually called dimes), of the value of ten cents each : six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

47 66
100

of the goods, chattels, and personal property of one

John Rogan

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.

BENJ. K. PHELPS, District Attorney.

0986

BOX:

14

FOLDER:

181

DESCRIPTION:

Gillespie, Bridget

DATE:

06/14/80



181

0987

BOX:

14

FOLDER:

181

DESCRIPTION:

Gillespie, Thomas

DATE:

06/14/80



181

#74

Filed 14 day of June 1880

Pleads

Buttress 3rd Regt Va

THE PEOPLE,

vs.

Bridget Killoopie
per
Thomas Killoopie

BENJ. K PHELPS,

District Attorney.

A True Bill.

Amley

Foreman.

June 16/80

Dr. Edwin H. Gardner Secretary

0989

Police Office, Fourth District.

City and County } ss.
of New York, }

Frederick Lang

of No. 212 East 44th Street, being duly sworn,
deposes and says, that the premises No. 212 East 44th

Street, 19 Ward, in the City and County aforesaid, the said being a building
and which was occupied by deponent as a dwelling house

was ~~was~~ **BURGLARIOUSLY** broke
and entered by means of forcing off the fastening
of the door leading to the apartment of a
prisoner on the 3rd floor of said building
with the intent to commit a crime
on the day-time of the 1st day of June 1888
and the following property feloniously taken, stolen and carried away, viz.:

One silver cased Watch of the value of	10. -
One silver cased Watch of the value of	8. -
One suit of clothes of the value of	6. -
One Revolver pistol	5. -
in all of the value of	\$26. -

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 Bridget Gillespie and
Thomas Gillespie, both now here
for the reasons following, to wit: That said property

was contained in the above described
room which was securely locked
and fastened on the said first day
of June, at about one o'clock

0990

in the afternoon. That at about
six o'clock of the same afternoon
deponent found that the said
premises had been broken open
and the aforesaid property stolen.
That deponent is informed by Officer
Doker of the 19th Precinct Police that
he found a portion of the said stolen
property secreted in a trunk in a
room occupied by said Bridget
Gillespie, and found another portion
of said property in the possession of
said Thomas Gillespie.

Sworn to before me this
5th day of June 1859
Lindsay Long
Justice

0991

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

Police Court—Fourth District.

ss. Jacob Tucker
of No. 19 Tremont Place Street, being duly sworn, deposes and says,
that on the 2^d day of June 1880
at the City of New York, in the County of New York,

deponent found the suit of clothes now in
court in the possession of Thomas Gillespie
and also found the Revolver pistol now
produced in court in a trunk in the room
occupied by said Bridget Gillespie, that
said Bridget was in the room at the
time and refused to open said trunk.
That said property has since been
identified by Madamry Lang as his
property and the same that was stolen from
his room at No 212 East 11th St
of June 1880

Sworn to before me this 2^d day
1880
Police Justice

0992

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Bridget Gillespie being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to her, states as follows, viz:

Question. What is your name?

Answer.

Bridget Gillespie

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

Ireland

Question. Where do you live?

Answer.

212 East 44th Street

Question. What is your occupation?

Answer.

House Keeper

Question. Have you anything to say, and if so what,—relative to the
charge here preferred against you?

Answer.

*I did not take the things. I
am not guilty*

Bridget Gillespie
Name

[Signature]
Taken before me this
day of

Police Justice.

0993

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Gillespie being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *Thomas Gillespie*

Question. How old are you?

Answer. *Eleven Years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *212 East 44th St.*

Question. What is your occupation?

Answer. *I go to school.*

Question. Have you anything to say, and if so what,—relative to the charge here preferred against you?

Answer. *My sister gave me the clothes and told me my mother said I must take them to the pawn shop and tear the tucker up. My mother was in bed at the time. Thomas Gillespie*

[Signature]
I taken before me this 11th day of June 1879
Police Justice.

0994

#74

Police Court—Fourth District.

THE PEOPLE &c.
ON THE COMPLAINT OF

1 *Frederick Lang*
206 E 44th St

2 *Bridget Ellaspie*

3 *Thomas Ellaspie*



4
5
6
Dated *June 1st* 1880

Duffy
Magistrate.

Robert M. Lawrence
192
Clerk.

Witnesses,

Frederick Lang
206 E 44th St

Hall & Co. Es.
200 Ave Each
Corn

Received in District Atty's Office,

BAILED:
No. 1, by *O. J. Fowler*
Residence, *Central Ave*

No. 2, by *Tomita Ward*
Residence, *City of New York*

No. 3, by *Sumner*

No. 4, by *[Redacted]*

No. 5, by *[Redacted]*
Residence, *June 7/80*

No. 6, by _____
Residence, _____

No. 7, by _____
Residence, _____

0995

CITY AND COUNTY } ss.
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *Bridget Gellespie* ^{and} *Thomas Gellespie*
Each -

late of the *Nineteenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *First* day of *June* in the
year of our Lord one thousand eight hundred and seventy-
arms, about the hour of *One* o'clock in the *day* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Frederick Lang
there situate, feloniously and burglariously did break into and enter ~~by means of forcibly~~

Bridget Gellespie ^{As he the said} *Thomas Gellespie*

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

Frederick Lang.

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 jurors aforesaid, upon their oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County
aforesaid, the said

Bridget Gellespie ^{and} *Thomas Gellespie*
Each

late of the Ward, City, and County aforesaid,

Two watches of the value of three dollars each.

One purse of the value of two dollars.

One coat of the value of two dollars.

*One pair of pantaloons of the value of
two dollars.*

One vest of the value of two dollars.

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

Frederick Lang

in the said dwelling house then and there being, 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.

0996

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Bridget Gillespie and Thomas Gillespie each

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

Two watches of the value of nine dollars each

One pistol of the value of two dollars

One coat of the value of two dollars

One pair of pantaloons of the value of two dollars -

One vest of the value of two dollars

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

Frederick Lang

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

Frederick Lang

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

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

BENJAMIN K. PHELPS, District Attorney.

0997

BOX:

14

FOLDER:

181

DESCRIPTION:

Gleason, John

DATE:

06/10/80



181

0998

25

Counsel,

Filed 10 day of June 1850

Pleads,

BURGLARY—Third Degree, and
Grand Larceny.

THE PEOPLE

vs.

37
Mr. *John Gleason*

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Part do June 10. 1850

~~John~~ Pleads P.D.

Foreman.

Verdict of Guilty should specify of which count.

John C. [Signature]
[Signature]

0999

Police Office, First District.

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

Catharine O'Connor

of No. 189 Greenwich Street, being duly sworn,

deposes and says, that the premises No. 189 Greenwich Street, ^{in part} third Ward, in the City and County aforesaid, the said being a brick building and which was occupied by deponent as a dwelling were deponents resides

were BURGLARIOUSLY entered by means of forcibly turning the knob of the lock of the door which leads into the hallway and opening said door and entering therein on the 1st day of the 1st day of June 1888

and the following property, feloniously taken, stolen and carried away, viz.:
One Saccue Coat of the value of six dollars

the property of deponents husband

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

John Gleason (now here)

for the reasons following, to wit: ~~It is~~ that deponent saw said John Gleason in her apartment and saw him take the aforesaid property and run away deponent pursued said Gleason and caused his arrest

Catharine O'Connor

Examined and sworn to by me
1st Ward of New York
June 1888
J. J. [Signature]

1000

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Gleason being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

John Gleason

Question. How old are you?

Answer.

37 years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

Waoster Street

Question. What is your occupation?

Answer.

laborer

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.

I am not guilty

*John ^{his} Gleason
mark*

Taken before me, this

day of

1889

POLICE JUSTICE.

1001

#25-

Form 66.

Police Court—First District.

COUNSEL FOR COMPLAINANT.

Name

Address

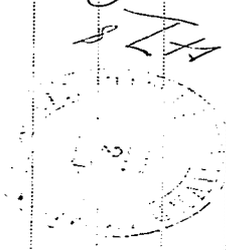
THE PEOPLE, &c.,

ON THE COMPLAINT OF

Catharine O'Connor
189 Greenwood
John Gleason

Murphy

Offense



BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Date

1 July 1887

Magistrate

J. Smith

Officer

Jas. Henry

Clerk

J. Gleason

Witnesses

COUNSEL FOR DEFENDANT.

Name

Address

1590

to answer

Sessions

General Court

Received in Dist. Atty's Office,

1002

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *John Gleason* —

late of the *Third* — Ward of the City of New York, in the County of
New York, aforesaid, on the *First* — day of *June* — in the
year of our Lord one thousand eight hundred and ~~eighty~~ *ninety* with force and
arms, about the hour of *ten* o'clock in the *day* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Catherine O'Connor
there situate, feloniously and burglariously did break into and enter ~~by means of forcibly~~

he the said

John Gleason —

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

Catherine O'Connor

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 jurors aforesaid, upon their oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County
aforesaid, the said

John Gleason —

late of the Ward, City, and County aforesaid,

One coat of the value of Six dollars —

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

Catherine O'Connor —

in the said dwelling house then and there being, 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.

BENJ. K. PHELPS, District Attorney.

1003

BOX:

14

FOLDER:

181

DESCRIPTION:

Golden, Frank

DATE:

06/25/80



181

#224-

Counsel,

Filed 25 day of June 1888

Pleads, *McCully* (et)

BURGLARY—Third Degree,
and *felony*
Larceny.

THE PEOPLE

vs.

P

Frank Golden

BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. H. Tuley
Foreman.

June 29. 1888.

Wm J. Quinn.

Police Office, First District.

City and County
of New York,

ss.

Peter Sheehan

of No. 147 Leonard Street, being duly sworn,

deposes and says, that the premises ~~is~~ aforesaid

Street, 3^d Ward, in the City and County aforesaid, the said being a

and which was occupied by deponent as a

Saloon for the sale of Lager beer and cigars were BURGLARIOUSLY

entered by means of forcibly removing two iron

bolts and a cross bar from a door

leading from the yard into said Saloon

on the Night of the 13th day of June 1880

and the following property, feloniously taken, stolen and carried away, viz.:

two boxes of cigars, and one

revolver in all of the value

five dollars and fifty cents

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

Frank Golden, now present

That at about one o'clock on the aforesaid night deponent securely fastened said door. That upon returning to the Saloon about an hour later deponent discovered said door open and saw the prisoner leave the Saloon by the rear door and run into a building and escape.

Peter Sheehan

Deposition taken by me
18th day of June 1880
Peter Sheehan

1006

Police Court, First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank Golden

being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *Frank Golden*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *U.S.*

Question. Where do you live?

Answer. *52 Leonard St*

Question. What is your occupation?

Answer. *errand boy*

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer. *I am not guilty.
Frank Golden*

Taken before me, this

10th day of *June* 18*80*

POLICE JUSTICE.

1007

COUNSEL FOR COMPLAINANT.

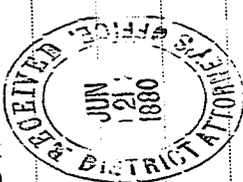
Form 61

224 -
Police Court—First District.

Name
Address

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Sheehan
147 Howard St
Paul Golden
Francis J. [unclear]



Offence.

COUNSEL FOR DEFENDANT.

Name
Address

Dated *June 16* 188*0*
Smith Magistrate.
Barnum Officer.
14 Clerk.

Witnesses,

\$ *1500* to answer *Com*

Sessions.

Received in Dist. Atty's Office,

- BAILLED.
- No. 1, by _____
- Residence _____
- No. 2, by _____
- Residence _____
- No. 3, by _____
- Residence _____
- No. 4, by _____
- Residence _____
- No. 5, by _____
- Residence _____
- No. 6, by _____
- Residence _____

1008

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Frank Golden

late of the *Sixth* Ward of the City of New York, in the County
of New York, aforesaid, on the *Fifteenth* day of *June*
in the year of our Lord one thousand eight hundred and ~~seventy~~ *eighty* with force
and arms, at the Ward, City and County aforesaid, the *Saloon* of
Peter Sheehan there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said
Peter Sheehan then and there therein being, then and there
feloniously and burglariously to steal, take and carry away, and

*one hundred cigars of the value
of five cents each
Two boxes of cigars of the value
of Two dollars and fifty cents
each box
one revolver of the value of five
dollars.*

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

Peter Sheehan

so kept as aforesaid in the said *Saloon* then and there being, 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.

BENJ. K. PHELPS, District Attorney.

1009

BOX:

14

FOLDER:

181

DESCRIPTION:

Gormley, Michael

DATE:

06/11/80



181

10 10

#46

Day of Trial

Counsel,

Filed

11th Day of June

1886

Pleads

THE PEOPLE

vs.

B
Michael Torrey

Violation of Excise Law.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

J. M. Wiley
Foreman.

June 11, 1886

J. H. Kelly

Fred

1011

Fourth District Police Court.

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

Matthew Carney
of No. *the 21st Police Precinct* Street,

of the City of New York, being duly sworn deposes and says, that on the *27th*
day of *May* 18*90*, at the City of New York, in the County of New York,

at No. *325 East 33rd* Street,

Michael Corinley
did sell, or caused, suffered, or permitted to be sold, under his direction, or authority, strong or spirituous liquors
or wines, to be drunk in his house, or premises aforesaid, in quantities less than five gallons at a time, contrary
to and in violation of the Act of the Legislature of the State of New York, entitled "An Act to Suppress Intem-
perance, and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this *28th* day
of *May* 18*90*

Wm. H. Hume
Police Justice.

Matthew Carney

10 12

446 1880

Police Court, Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Matthew Carney

against

Michael Cornley

MISDEMEANOR,
Selling Liquor, &c., without License.

Dated the 28th day of May 1880

C. A. Haumer Magistrate.

Carney Officers.
21st Street

Witness



Bailed \$ 100

By James Conalle

235 E 33rd Street.

10 13

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That *Michael Gornley* —————

late of the *Twenty first* Ward of the City of New York, in the County of
New York, aforesaid, on the *Twenty Seventh* day of *May* —————, in the year
of our Lord one thousand eight hundred and eighty —————, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one *Matthew Carney* —————

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT.—And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

BENJ. K. PHELPS, District Attorney.

1014

BOX:

14

FOLDER:

181

DESCRIPTION:

Graham, Samuel

DATE:

06/17/80



181

10 15

Counsel,

1870

Filed 17 day of June

Pleas

vs. G. G. Smith, et al.

THE PEOPLE

vs.

I

Samuel G. Smith

INDICTMENT.
Larceny of Money, &c., from the person
in the night time.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

J. M. Wiley

Foreman.

June 21st 1870

discharged on his verbal
recognition.

10 16

5-10

District Police Court

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK } ss.

of No. 216 East 80th Street, Frederick Buggeln

being duly sworn, deposes and says, that on the 29th day of May 1880 at the 19th Ward of the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, and from deponent's person

the following property, viz.:

One check or order for money on the Fifth National Bank of the City of New York, drawn by one Selang for the sum of thirty dollars and endorsed on the back thereof "Samuel Graham and Co."

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

Samuel Graham, and here, for the reasons following, to wit: That at said time the said Graham came to deponent and handing deponent said check asked deponent to cash the same. That deponent took possession of said check, and in exchange for the same did give said Graham the sum of thirty dollars by crediting him with the sum of twelve 10/00 dollars per

1017

was then being deponent and giving
him money to the amount and value
of fifteen 5000 dollars. That after
the said Graham had received said
money from deponent the, Graham, did
deliberately seize hold of and snatch
said check out of deponents hand and
possession and refused to return said
check and went away with said check
in his, Graham's, possession.

Done to before me this
3rd day of June 1880 Fred Ruggels

J. M. Patterson J. Polia Justice

District Police Court.

THE PEOPLE, &co.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

DATED 187

MAGISTRATE.

OFFICER.

WITNESSES:

DISPOSITION

10 18

Police Court—Fifth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Samuel Graham being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question. What is your name?

Answer.

Samuel Graham

Question. How old are you?

Answer.

Thirty-four years of age

Question. Where were you born?

Answer.

London, England

Question. Where do you live?

Answer.

No. 216 East 50th St.

Question. What is your occupation?

Answer.

Shoe Builder

Question. Have you anything to say, and if so, what, relative to the charge here preferred against you?

Answer.

I am not guilty of the charge
Samuel Graham

Taken before me, this

13th

day of

June

18*80*

J. M. Patterson

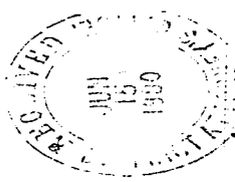
Police Justice.

10 19

POLICE COURT - FIFTH DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Duggan
216 East 80 St
Annex Graham



Dated *June 13th* 1930

Patterson Magistrate.
Loran 23rd Officer.

Moff Clerk.

BAILED.

No. 1, by _____
Residence, _____

No. 2, by _____
Residence, _____

No. 3, by _____
Residence, _____

No. 4, by _____
Residence, _____

Witnesses.

#500. Ans. G. P.
Conrad

Received in Dist. Atty's Office.

William Henry Brown

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present :

That *Samuel Graham*

late of the First Ward of the City of New York, in the County of New York, aforesaid

on the *twenty ninth* day of *May* in the year of our Lord one thousand eight hundred and ~~seventy eight~~ *eighty* at the Ward, City and County aforesaid, with force and arms, in the night time of said day, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each : three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each : twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each : thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each : fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each : sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each : eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each : ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each : one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each : one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars : two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each : three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each : fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each : thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each : bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each : three gold coins (of the kind usually known as eagles), of the value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each : fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each : one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each : three hundred silver coins (of the kind usually called dimes), of the value of ten cents each : six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

one certain instrument and writing, to wit a certain order for the payment of money of the kind called a Bank check, the same being drawn by one Clancy on the Fifth National Bank of the City of New York, and the same being endorsed by and with the name of Samuel Graham, the said Bank check being then and there payable and unsatisfied, the money which might thereon be collected thereon being the sum of thirty dollar money and of the value of thirty dollars, the same being the value of the goods, chattels, and personal property of one Frederick Ruggeln on the person of the said *Frederick Ruggeln* then and there being found, from the person of the said *Frederick Ruggeln* 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.

BENJ. K. PHELPS, District Attorney.

1021

BOX:

14

FOLDER:

181

DESCRIPTION:

Gray, Herbert

DATE:

06/11/80



181

1022

BEFORE THE DISTRICT COURT OF THE DISTRICT OF COLUMBIA
In and for the District of Columbia

Case No. 1022

1880

Counsel, *Skiff*
Filed *11* day of *June* 1880
Pleads *not guilty*

THE PEOPLE

vs.

Indictment ^{for} Larceny.

F.
Robert Gray.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

J. M. Wiley

Foreman.

June 29/80

D. J. Wiley

1023

New York General Sessions.

PEOPLE, ON MY COMPLAINT,

versus

Herbert Grey.

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. but my reasons for so doing, are that both the defendant and myself had always been friends, and I do not believe the defendant really intended to keep the goods, but being in need of money he took the goods and I think he would have returned ^{them} after he had got money, with which to do it.

Witness
Charles Steckler.

- Charles Howard

1024

FORM 89 1/2

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

POLICE COURT—SECOND DISTRICT.

Charles Howard
of No. *302 West 37th St.* Street, being duly sworn, deposes
and says, that on *about the 19th* day of *May* 18*80*
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent,

the following property, to wit: *Four Pawn tickets representing*
the following property - to wit,
One silk dress of the value of Fifty dollars.
One gold watch of the value of thirty dollars.
One gold chain of the value of five dollars.
One Revolving Pistol of the value of five dollars -
all

of the value of *Ninety One* Dollars,
the property of *Deponent,*

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by *Herbert Gray*
(now here) who admits having found
said Pawn tickets knowing them to be
the property of deponent and that he
did subsequently sell and dispose of
the same without deponent's knowledge
or consent.

Charles Howard

Sworn to before me, this *28* day of *May* 18*80*

J. J. [Signature]
of *New York*
Notary Public

1025

Police Court—Fifth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Herbert Gray being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question. What is your name?

Answer. Herbert Gray

Question. How old are you?

Answer. Twenty six years.

Question. Where were you born?

Answer. California

Question. Where do you live?

Answer. Putnam House Store + 26th St. NYC

Question. What is your occupation?

Answer. Bar Tender

Question. Have you anything to say, and if so, what,—relative to the charge here
preferred against you?

Answer. I am not guilty
Herbert Gray

Taken before me, this 28
day of May 1897.

Wm. W. ...

Police Justice.

1026

49 ✓
472

Form 894

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Howard
vs. G. W. Co.

Affidavit—Larceny.

Herbert Gray

DATED May 28 1880

Gray
MAGISTRATE.

Murphy & McConnell
OFFICER.

WITNESSES
John Allen

Wm. H. Bryan
William M. Blair
B. H. Wood 27 Co.

\$1000 TO ANS.

BAILED BY

No. STREET.

Com
Rosenwald

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Herbert Gray,

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the nineteenth day of May, in the year of our Lord one
thousand eight hundred and seventy-eight, at the Ward, City and County
aforesaid, with force and arms

One certain instrument and writing of the kind commonly
called a pawn ticket the same being an instrument by
which a right and title to one suit dress of the value of
fifty dollars was acknowledged in one Charles Howard,
the same being the value of the property affected by the
said instrument the value of the said instrument being the
sum of fifty dollars in money.

One other certain instrument and writing of the kind commonly
called a pawn ticket the same being an instrument by
which a right and title to one suit watch of the value of
thirty dollars was acknowledged in one Charles Howard,
the same being the value of the property affected by the
said instrument the value of the said instrument being
the sum of thirty dollars in money.

One other certain instrument and writing of the kind commonly
called a pawn ticket the same being an instrument by
which a right and title to one hair charm of the value of
six dollars was acknowledged in one Charles Howard,
the same being the value of the property affected by the
said instrument the value of the said instrument being
the sum of six dollars.

One other certain instrument and writing of the kind commonly
called a pawn ticket the same being an instrument by
which a right and title to one pistol of the value of
five dollars was acknowledged in one Charles Howard,
the same being the value of the property affected by the
said instrument the value of the said instrument being
the sum of five dollars.

of the goods, chattels and personal property of one

Charles Howard

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.

BENJ. K. PHELPS, District Attorney.

1028

BOX:

14

FOLDER:

181

DESCRIPTION:

Gross, Leopold

DATE:

06/10/80



181

1029

do. s.

Filed 10 day of June 1850
Plends

Obtaining Goods by False Pretences

THE PEOPLE

vs. *F.*

Leopold Gross

*Money well back
at Court*

sway by bail & County Ct
BENJ. K. PHELPS, 20

District Attorney.

For S. P. B.

A True Bill

May 1850

W. M. Allen

Foreman.

F. June 29 / 1850

1030

NEW YORK, *May 1st* 187*1*

Received from THOMAS RUSSELL & CO.,
fifty Dollars,

\$ 50

L. Gross

425-6 45th St

1031

New York Nov 9th 1880
64 W. 20th St.

I certify that Leopold
Gross and his family
have been patients
of mine for the past
~~two~~ years - and that
I have always con-
sidered him straight
forward and upright.
I certify that During

1032

a portrait of both April
and May last he was in
great trouble in regard
to the sickness of his
only child and especially
from the 10th to the 20th of
May at which time
the child died he was
in a condition bordering
upon insanity -

R. Osgood Mason M.D.

64W.20

Police Court - First District.

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

Robert W. Ferguson
of No. 374 Broadway ^{Street,}
being duly sworn, deposes and says, that on the 12
day of May 1880, at the City and County of
New York,

Leopold Gross (now present) did
on the above date designedly
and feloniously and by the
false pretense that he wanted
to obtain a package of
Cigars from the Adair
Express Company upon which
were charges of two hundred
dollars and that he
had one hundred and fifty
dollars and wanted fifty
more to pay the charges
as above described, Said
Gross further stated to deponent
that he would leave a
box of cigars with deponent
as security for the loan
of the money the time displaying a
cigar which he stated to
deponent was a sample of
them which he would leave,
and which deponent knows
to be a good brand. Said
Gross obtained from deponent
the said sum of fifty dollars,
from Owen M. Dancer a
Cashier in deponent's employ
after obtaining the money
Said Gross left the store
to get the cigars which he

of the money

paying the same

Stated was outside the
Store. Said Gross left the
Store and did not return
deponent therefore charges
the said Leopold Gross
with having obtained the
said sum of fifty dollars
with intent to cheat and
defraud deponent

Sum to before me
this 24 day of May 1880
Robert W Ferguson
City and County
of New York

Owen M Dawson
residing No 77 Greene Street
Newark New Jersey being
sum sworn that on the
12 day of May 1880 deponent
acting as Cashier in
the firm of Thomas Russell
& Co. of which Robert W Ferguson
is a member & Leopold
Gross (now present) obtained
from deponent the sum of
fifty dollars deponent being
ordered to pay the same
by said Ferguson and
said Leopold Gross gave
to deponent a receipt
for the said sum of
fifty dollars

Sum to before me Owen M Dawson
this 24 day of May 1880
D. G. H. H.

Notary Public

1035

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Leopold Gross being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *Leopold Gross*

Question. How old are you?

Answer. *Thirty-three Years*

Question. Where were you born?

Answer. *Germany*

Question. Where do you live?

Answer. *84 Varick Street*

Question. What is your occupation?

Answer. *Agent Business*

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer. *I am not guilty*
Leopold Gross

Taken before me this
John J. [Signature]
POLICE JUSTICE
1880

1036

COUNSEL FOR COMPLAINANT.

Name
Address

COUNSEL FOR DEFENDANT.

Name
Address

#5
Police Court—First District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Robert W. Ferguson
374 Broadway

Leahold [unclear]

John H. [unclear]

Joe [unclear]

Dated *May 24* 18*80*

Suppl. Magistrate.

Adams
Central office

Witness,

Chas. M. Dawson

77 Green St

William M. [unclear]
189 Water St

500 General
to answer

Sessions.

Received in Dist. Atty's Office.

Bailed by Bernard Gumpert
189 Elizabet St

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

1037

Police Court—First District.

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

Elmer G Doolittle

of No. 78 Worth Street,
being duly sworn, deposes and says, that on the 10
day of December 1879, at the City and County of
New York,

Leopold Gross did on the above date
designedly and feloniously and by the false pretense
that he had a package of segars at the office of
Adams Express Company which was marked C.O.D
and wanted seventy five dollars to pay for said
package and would leave as security ^{for the loan} fifteen
hundred Key West segars and would return the
money the following morning deponent believing
said representations to be true gave said Gross
seventy five dollars lawful money and said
Gross left said segars and said Gross failed
to return as he promised deponent has examined
the segars and find them inferior quality as represented
wherefore deponent charges said Gross with
having obtained the aforesaid sum of seventy
five dollars with intent to cheat and defraud
deponent

Sworn to before me this Elmer G. Doolittle,
25 day of May 1880

[Signature]
Police Justice

City and County of New York, Sd.

Elmer G. Doolittle, the Complainant
in this case, being duly sworn and
examined in the presence of the
defendant, deposes and says - I am
the complainant in the foregoing
affidavit. The defendant (here present,
Leopold Gross) represented to me
that the papers mentioned in said
affidavit were good. My (Walt) Rogers
and dependent (Lulliver) said representative
and relying wholly upon the same did
not print the name named in said
affidavit.

That said papers were not
Walt Rogers and were of little
value and of the most inferior
quality.

Sworn to before me this }
13th day of October 1880 }

Elmer G. Doolittle

J. M. Patterson }
Notary Public

1039

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } ss.

Leopold Gross being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *Leopold Gross*

Question. How old are you?

Answer. *Thirty-three years of age*

Question. Where were you born?

Answer. *Germany*

Question. Where do you live?

Answer. *No 17 Thompson*

Question. What is your occupation?

Answer. *Cigar Business*

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer. *I have nothing to say
Leopold Gross*

The defendant being further examined, and being defended by Counsel, says - I am not guilty and I waive further examination in this Court.

Leopold Gross

Taken before me, this

13th day of October 1889

J. M. D. [Signature]
POLICE JUSTICE.

1040



COUNSEL FOR COMPLAINANT.

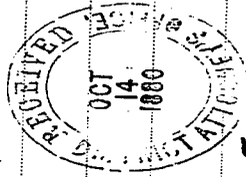
Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

Warrant
Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Elmer G. Smith
Lepold Gross
Offence, *Public Intoxication*



Dated *25 May* 1880
Duffly Magistrate.
Officer.
Clerk.

Witnesses
Manuel Wood
335 Pentadon
Wm Prince 71 MacKenzie

\$ *10.00* to answer
at *General* Sessions.
Received in Dist. Atty's Office.
Comy

Comy

BAILED,

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

1041

Thomas Russell,
P. M. Ferguson.



AND
ARTHUR JAMES'S NEEDLES

P. O. Box 2265

Philadelphia 75 North 4th St.
San Francisco 535 Market St.
Boston 158 Summer St.

Thomas Russell & Co.

374 Broadway

New York 26 June 1880

My dear Mr. Phelps

Dear Mr. Phelps

My dear Sir

Permit me to refer to the fact that I had credited upon 22nd ult. one hundred dollars for obtaining money from one under false pretences, Justin Duff, released him upon \$5000⁰⁰ and upon the 7th ult. the grand jury found an indictment against him. When the news of his arrest became known no less than 5 merchants of high standing called upon me and stated that they were victims like myself. When I appeared before the grand jury one of its members informed me that he also had been swindled by Gross. - Gross has fled the city and I have paid the expenses of a detective to go to New York to look up his Bondsmen - Bernard Ginsberg. Ginsberg says he knows where Gross is but that he will neither produce him nor pay the Bail money until he is compelled to do so. The gentlemen who have been plundered by Gross are determined to have him brought

1042

to the Bar if possible, and stand ready to pay the expenses of a detective to proceed to any part of the country where he may hope to catch them in this connection may I request a prompt reference to his Bondsmen as one way by which a Scoundrel may be checked who has occupied such a hour by plundering the people of our city for the past four years.

Alone I undertook his arrest but now a number of his Victims have come to the front and we earnestly hope that we may be able to punish him.

Yours obedt Servant
R. W. Ferguson

[Faint, mostly illegible handwritten text, possibly bleed-through from the reverse side of the page.]

J. H. [illegible]

W. H. [illegible]

To
 Leopold Grofs

That on the 12th day of May
 1880 at City of New York
 appeared Grofs represented
 to Robert W Ferguson

That he the said Leopold
 Grofs then & there ~~was~~ ^{was entitled to}
 certain packages of cigars then
 then in the custody & possession
 of Adams Express Co. ^{at the said City of New York}
 in New York which the said Adams
 Express Co. had a charge &
 lien for \$200 in money

That there was then & there
 a certain package of cigars
 in the custody & possession of
 Adams Express Co. ^{at the said City of New York}
 to the said Grofs ~~and~~ which
~~the said Grofs~~ ^{he} was entitled to receive &
 obtain on ^{his} way to the said
 Adams Express Co. the sum
 of \$200 in money

That there was then & there
 a certain package of cigars
 in the custody & possession of
 the Adams Express Co. which
 said of G. J. [unclear] ^{of said city}
 got \$50 in money

whereas he [unclear] said I was
 not then & there have entitled
 to ^{of said} certain package of cigars
 then & there in the custody &
 possession of Adams Express
 Co. upon which the said Adams
 Express Co. had a charge or lien
 of \$200 ^{in money} or any charge or lien
 whatever.

Whereas there was not then &
 there ^{of said} certain package of cigars
 in the custody & possession of the
 Adams Express Co. which he the
 said G. J. was entitled to receive
 or obtain on his paying to the
 said Adams Express Co. the sum of
 \$200 in money or any sum whatever

whereas there was not then & there
 said a certain or any package of cigars
 in the custody & possession of Adams
 Express Co. or in any city or
 elsewhere belonging to the said G. J.

1045

Pea

Leopold Graps

False Pulences

Police Court—First District.

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

William H Merritt

of No. 89 Water

Street,
being duly sworn, deposes and says, that on the 23
day of August 1878, at the City and County of
New York,

Leopold Gross did on the above
date designedly and feloniously and by the false
pretence that he wanted to obtain a package of
segars from the Adams Express Company upon
which were charges and that he was fifty dollars
short and wanted that amount to make up the
amount of charges. said Gross further stated to
deponent that he would leave six Boxes of Key
west segars with deponent as security for the loan
of the money, until the following morning and
then he would return the money. deponent believing
said representation to be true. gave said Gross fifty
dollars in lawful money and said Gross left
six Boxes of segars and ~~as the~~ defendant failed
to return deponent examined said Boxes of
segars and they were of an inferior quality
wherefore deponent charges said Gross with
having obtained the aforesaid sum of fifty dollars
with intent to cheat and defraud deponent

Sworn to before me this
25 day of May 1880

Wm H Merritt

Police Justice

(Over)

City and County of New York, N.Y.

William H. Merritt, the complainant
in this case being duly sworn and
further examined in the presence
of the defendant deposes and says
that the statement made by the
deponent that by the said defendant
Leopold Gross, now here, as stated
in the foregoing affidavit of deponent.
viz: that Mr. said Gross, was at
the time stated in said affidavit as
postage of letters at the office of the
Adams Express Company - was entirely
false and untrue as deponent was
thereafter informed by the officers of
said Company and fully believed.
Sworn to before me this
12th day of October 1880

Wm H. Merritt

J. M. Patterson, J. Police Justice

1048

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } ss.

Leopold Gross being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *Leopold Gross*

Question. How old are you?

Answer. *Thirty-three years of age*

Question. Where were you born?

Answer. *Germany*

Question. Where do you live?

Answer. *No 17 Thompson St.*

Question. What is your occupation?

Answer. *Seigar business*

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer. *I wish time to see my
Counsel Leopold Gross*

*The defendant being further ex-
amined, and being represented
by counsel say - I am not
guilty and I waive all
further examination in this
Court
Leopold Gross
Taken before me this
13th day of October 1880*

F. M. Patterson, Police Justice

F. M. Patterson
Taken before me this 13th day of October 1880
POLICE JUSTICE.

1049

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

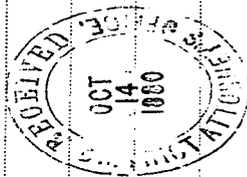
Warrant
Police Court—First District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William H. March

Richard Cross



False Pretense

Offense,

Dated *26 May* 1880

Duffy Magistrate.

Alquier Clerk.

Witnesses,

Marion S. Wood

355 Broadway

William Buchanan

101 Wall Street

By James H. ...

\$ *1500.*

to answer

at *General* Sessions, *Comd*

Received in Dist. Atty's Office.

H. 200. June 1st 1880

BAILED,

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present :*

That

Leopold Gross

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *twelfth* day of *May* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty*, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloniously to cheat and defraud one

Robert W. Ferguson

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend and represent to

Robert W. Ferguson

That *he* the said Leopold Gross then and there was entitled to a certain package of *sewars* then and there in the custody and possession of Adams Express Company at the said City and County of New York, against and upon which the said Adams Express Company had a charge and lien for two hundred dollars in money.

That there was then and there a certain package of *sewars* in the custody and possession of Adams Express Company at the said City and County of New York, which *he* the said Leopold Gross was entitled to receive and obtain on his paying to the said Adams Express Company the sum of two hundred dollars in money.

That there was then and there a certain package of *sewars* in the custody and possession of Adams Express Company at the said City and County of New York belonging to the said Leopold Gross

And Whereas, in truth and in fact, the said

Leopold Gooss
was not then and there entitled to said certain or any package of cigars then and there in the custody and possession of Adams Express Company at said City and County of New York or elsewhere, upon which the said Adams Express Company had a charge or lien of two hundred dollars in money or any charge or lien whatever:

Whereas in truth and in fact, there was not then and there said certain or any package of cigars in the custody and possession of the Adams Express Company at said City and County of New York or elsewhere which he the said Leopold Gooss was entitled to receive or obtain on his paying to the said Adams Express Company the sum of two hundred dollars in money or any sum whatever.

Whereas in truth and in fact, there was not then and there said certain or any package of cigars in the custody and possession of Adams Express Company at the said City and County of New York or elsewhere belonging to the said Leopold Gooss.

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said *Leopold Gooss* to the said *Robert H. Ferguson* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Leopold Gooss* well knew the said pretences and representations so by him made as aforesaid to the said *Robert H. Ferguson* to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said *Leopold Gooss* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said

Robert H. Ferguson
a certain sum of money, to wit, the sum of
fifty dollars in money
and of the value of *fifty dollars in money*

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said

Robert H. Ferguson
with intent feloniously to cheat and defraud him of the same, 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.

BENJ. K. PHELPS, District Attorney.

1052

BOX:

14

FOLDER:

181

DESCRIPTION:

Gude, Julius

DATE:

06/29/80



181

#131
Thursday

Counsel,
Filed 29 day of June 1880
Pleas
J. S. Dudley (Ss)

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

I
Julius Bude

of New York
167

BENJ. K. PHELPS,

District Attorney.

A True Bill.

J. A. Wiley

Foreman.

J. S. Dudley
J. S. Dudley
J. S. Dudley

19. 6. 1880
J. S.

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Julius Eude

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

*Ten chairs of the value of five dollars each
Two tables of the value of ten dollars each
One Bedstead of the value of thirty dollars
One mattress of the value of fifty dollars
Four blankets of the value of ten dollars each
Five sheets of the value of two dollars each
Fifty yards of carpet of the value of
two dollars each
Two coats of the value of twenty dollars each
Two vests of the value of five dollars each
Two pairs of pantaloons of the value of
ten dollars each
One stove of the value of thirty dollars
Two overshirts of the value of twenty
dollars each
Two shirts of the value of twenty dollars
each
Two waists of the value of ten dollars each*

of the goods, chattels, and personal property of one

William J. Knopp

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.

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Julius Bude

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

Ten chains of the value of ten dollars each
 Two tables of the value of ten dollars each
 One Bedstead of the value of thirty dollars
 One mattress of the value of fifty dollars
 Four plunkets of the value of ten dollars each
 Five sheets of the value of two dollars each
 Fifty yards of carpet of the value of two dollars each -
 Two coats of the value of twenty dollars each
 Two vests of the value of five dollars each
 Two pair of pantaloons of the value of ten dollars each
 One stove of the value of thirty dollars
 Two overshirts of the value of twenty dollars each
 Two skins of the value of twenty dollars each
 Two waist of the value of ten dollars each

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

William J. Knopp
 by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

William J. Knopp

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Julius Bude

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

BENJ. K. PHELPS, District Attorney.

1056

281
Thursday

Counsel,
Filed 29 day of June 1880
Pleas
for Bailey (B.)

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

I
Julius Rude
of the County of Suffolk
State of Massachusetts

BENJ. K. PHELPS,
District Attorney.

A True Bill.

J. W. Wally

Foreman.

James B. ...
John ...
John ...

19. 6. 1880
F.S.

1057

CORRECTION

1058

FORM 112.

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

Police Court—Third District.

William F. Knopf

of No. 9 Spring st Street, being duly sworn, deposes
and says that on the 22nd day of June 1880
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent. in charge of Miss Noeck

the following property viz: Furniture and clothing bedding contained
in premises n^o 167 Allen street

of the value of five hundred Dollars
the property of deponent, in charge of Miss Noeck

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 Julius Gude (now here)
for the reason that on the 22nd day of June deponent was informed
that Miss Noeck during temporary ^{allegation of the mind} absentation had taken poison
that deponent visited the premises n^o 167 Allen st. that deponent
found that the said Miss Noeck had been taken to the hospital, i.e. that the
furniture articles, above mentioned left in charge of the said Miss Noeck and
the property of this deponent had been taken stolen and carried
away by the said Julius. That accompanied by Officer Bisnet
and Robinson of the 1st Precinct Police visited the premises n^o
418 6th street and there found a part of the above mentioned
property in the possession of the accused.

William F. Knopf

Sworn to, before me this

day of

June

1880

Notary Public
OFFICE JUSTICE.

1059

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Julius Jude being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—*Julius Jude*

Question.—How old are you?

Answer.—*25 years*

Question.—Where were you born?

Answer.—*Germany*

Question.—Where do you live?

Answer.—*143, 3^d Street*

Question.—What is your occupation?

Answer.—*Painter*

Question.—Have you anything to say, and if so, what—relative to the
charge here preferred against you?

Answer.—*I am guilty of having
taken the articles mentioned
in the complaint, but I
did it at the request
of Maria Wrecki whom I
believe to be the owner
of the same—she telling
me to take charge of the
property and that she
would hold me responsible
therefor*

Julius Jude

Miriam Wrecki
Taken before me, this 26th day of June 1898
Police Justice

1060

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK. } ss.

.....being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to h . states as follows,
viz:

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

Question. Where do you live?

Answer.

Question. What is your occupation?

Answer.

Question. Have you anything to say, and if so, what—relative to the
charge here preferred against you?

Answer.

Taken before me, this _____ day of _____ 18

POLICE JUSTICE.

1061

COUNSEL FOR COMPLAINANT.

Name _____
Address _____

COUNSEL FOR DEFENDANT.

Name _____
Address _____

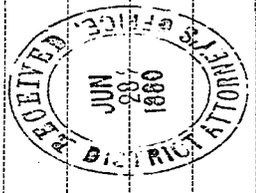
POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

William F. Knapp
74 Essex St.

Melvin Gude



Dated *June 26* 18*80*

Magistrate.

David Pliskard Officer.

Clark.

Witnesses
Robert J. 17th St. Port Area
Robinson
Anna Croach
New York Harbor

\$ *10000* to answer Sessions *June 2*

Received at Dist. Attys Office,

BAILED.

No. 1, by _____

Residence _____

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

No. 5, by _____

Residence _____

No. 6, by _____

Residence _____

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That

Julius Eude

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

- Ten chairs of the value of five dollars each*
- Two tables of the value of ten dollars each*
- One Bedstead of the value of thirty dollars*
- One mattress of the value of fifty dollars*
- Four blankets of the value of ten dollars each*
- Five sheets of the value of two dollars each*
- Fifty yards of carpet of the value of two dollars each*
- Two coats of the value of twenty dollars each*
- Two vests of the value of five dollars each*
- Two pairs of pantaloons of the value of ten dollars each*
- One stove of the value of thirty dollars*
- Two overshirts of the value of twenty dollars each*
- Two skirts of the value of twenty dollars each*
- Two waists of the value of ten dollars each*

of the goods, chattels, and personal property of one *William J. Knopp*

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.

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Julius Sude

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

Ten chairs of the value of ten dollars each
Two tables of the value of ten dollars each
One Bedstead of the value of thirty dollars
One mattress of the value of fifty dollars
Four plankets of the value of ten dollars each
Five sheets of the value of two dollars each
Fifty yards of carpet of the value of two dollars each -
Two coats of the value of twenty dollars each
Two vests of the value of five dollars each
Two pairs of pantaloons of the value of ten dollars each
One stove of the value of thirty dollars
Two overshirts of the value of twenty dollars each
Two skins of the value of twenty dollars each
Two waist of the value of ten dollars each

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

William J. Knopp
 by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

William J. Knopp

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Julius Sude

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

BENJ. K. PHELPS, District Attorney.

1065

BOX:

14

FOLDER:

182

DESCRIPTION:

Hewitt, Mary

DATE:

06/22/80



182

1066

#165

TRIAL FOR

COUNSEL

Filed day of June 1888

Pleas

Indictment for Disorderly House.

THE PEOPLE

vs.

P

Mary Hewitt

BENJ. K. PHELPS,

District Attorney.

A True Bill.

A. P. Wadley

Foreman.

June 23rd 1888

Pleas guilty

Sentences suspended

1067

Police Court, Halls of Justice.

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

of No. the 114th Precinct Police Street, in the City of New-York,
being sworn, doth depose and say, that on the 20 day of June in
the year 1880 the premises known as No. 168 Leonard Street,
in the City and County of New-York, were kept, maintained, conducted and occupied by
Mary Hewitt (now present)

as a **DISORDERLY HOUSE**, namely, as a common bawdy-house and house of prostitution, and a
resort for tipplers, drunkards, common prostitutes ^{and} ~~and reputed thieves~~, with other vile, wicked, idle,
dissolute and disorderly men and women, and ~~reputed thieves~~, who, or most of whom are in the practice
of drinking, ~~dancing~~, quarrelling and fighting, at almost all hours of the day and night, to the great
damage and common nuisance of the People of the State of New-York, residing in the neighborhood
and passing thereby.

Deponent therefore prays, that the said Mary Hewitt
and all vile, disorderly and improper persons found upon the premises, occupied by said
Mary Hewitt

may be dealt with as the law in such cases made and provided may direct; and further saith not.

Sworn before me, this 20 day
of June 1880
[Signature]
POLICE JUSTICE.

Thomas D. Mitchell

1068

#165-9
15

Police Court—Halls of Justice.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas D Mitchell
14 1/2 Precinct
vs.



AFFIDAVIT—DISORDERLY HOUSE.

Mary Hewitt

Dated 20 June 1880

Smith Magistrate.

Mitchell Officer.

Witness,

William Stack
168 Leonard St

Robert A Lige
14 Precinct

John Lewis
14 Precinct

500 to am S.S. Comd

1069

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *Mary Hewitt*

late of the *Sixth* Ward of the City of New York, in the County of
New York, on the *twentieth* day of *June* in the year of
our Lord one thousand eight hundred and ~~seventy~~ *eighty* and on divers other days
and times, between that day and the day of the taking of this Inquisition, at the City
and Ward, and in the County aforesaid, did keep and maintain, and yet continue to
keep and maintain, a certain common, ill-governed and disorderly house, and in
her said house, for *her* own lucre and gain, certain persons, as
well men as women, of evil name and fame, and of dishonest conversation, to frequent
and come together, then and on the said other days and times, there unlawfully and
wilfully did cause and procure, and the said men and women, in *her*
said house, at unlawful times, as well in the night as in the day, then and on the said
other days and times, there to be and remain, drinking, tippling, gambling, rioting,
disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully,
did permit, and yet continues to permit, to the great damage and common nuisance of
the People of the said Ward, there inhabiting and residing, and of all the people there
passing, to the evil example of all others in the like case offending, and against the
peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.