

0733

BOX:

51

FOLDER:

597

DESCRIPTION:

Gagiano, Francisco

DATE:

11/15/81



597

0734

No. 64.

Nov. 16. 1882

Day of Trial,

Counsel,

Filed 15 day of Nov 1882

Pleads Not Guilty -

THE PEOPLE

vs.

Felony Assault and Battery.

20:64 B

Francisco Luciano

DANIEL G. ROLLINS,

District Attorney.

Plaint. Mr. Mr. 1887

Pleas. Assault

A True Bill. Pen 2 months.

(Signed) [Signature]

Foreman.

Bail in \$1000

See Mr. Bail

Witnesses:

David

Noah Arroyo

The Sanatags

Cor 52nd &

Madame

0735

Police Court—14th District.

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

of No.

185 Huntington

Street,

Brooklyn

being duly sworn, deposes and says, that  
on Sunday the 23<sup>d</sup> day of October

in the year 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Francisco Gagliano (now ~~here~~) who did  
willfully maliciously and feloniously cut  
and stab deponent with a Knife then  
and there held in the hand of said  
Francisco Gagliano while deponent was  
on the corner of 2<sup>d</sup> Avenue and 86<sup>th</sup> Street  
in said city and that said assault ~~was~~  
committed with

with the felonious intent to take the life of deponent, or to do him bodily harm; and with out any  
justification on the part of the said assailant :

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

Sworn to before me, this

2<sup>d</sup>

day

of November

188

George McKay

Mary J. Jones POLICE JUSTICE.

0736

Sec. 198—200.

CITY AND COUNTY } ss.  
OF NEW YORK,

Fifth Sixth

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

*Fraucos Gagliano*

Question. How old are you?

Answer.

*20 years*

Question. Where were you born?

Answer.

*Italy*

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

Answer.

*302 East 61<sup>st</sup> street, 2 years*

Question. What is your business or profession?

Answer.

*Boot Black*

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

Answer.

*It was through malice that the complainant made the complaint against me, some body told him I did it, I never cut the complainant*

*Fraucos<sup>his</sup> Gagliano  
(mark)*

Taken before me, this

*24*

day of

*March* 188

*Mary P. ...*

Police Justice.



0737

STATE OF NEW YORK,  
CITY AND COUNTY OF NEW YORK, } ss.Police Court, 5<sup>th</sup> District.

Samert Goldsmith

of No. 442 East 86<sup>th</sup> Street, being duly sworn, deposes andsays, that on the 23<sup>rd</sup> day of October 1881,

at the City of New York, in the County of New York, George McKay was

violently and feloniously assaulted & Beaten by  
Francisco Gagliano (now here) who did cut  
and stab the said George McKay in the  
side with the blade of a Knife which the  
said Francisco Gagliano then and there held  
in his hand - and as deponent verily believes  
that the said Francisco Gagliano intended to  
take the life of said George McKay who  
now lies and languishes at the Presbyterian  
Hospital 70<sup>th</sup> Street near 4<sup>th</sup> Avenue as deponent  
is informed and verily believes -

Sworn to before me this } Samert Goldsmith  
25<sup>th</sup> day of October 1881 }  
J. L. Morgan -  
Police Justice

City &amp; County of New York } ss.

Willard Pletzfelder of No 228  
East 86<sup>th</sup> Street aged 16 years, occupation Clerk being  
duly sworn deposes and says, that on the 23<sup>rd</sup> day of  
October 1881 - at the City of New York deponent saw  
Francisco Gagliano (now here) walk after George McKay  
and did make a lunge at said George  
McKay, whereupon said George McKay immediately  
afterwards ran into the middle of 86<sup>th</sup> Street &  
2<sup>nd</sup> Avenue crying Oh! Oh! and fell down upon  
the street that deponent then followed Francis  
Gagliano to 86<sup>th</sup> Street & 3<sup>rd</sup> Avenue & then returned  
to where McKay lay and saw him picked

0738

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

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

of No. 425 East 111<sup>th</sup> Street which aged 22 years Street,

occupation barber, being duly sworn, deposes and says, that

on Sunday the 23<sup>rd</sup> day of October

in the year 1881 at the City of New York, in the County of New York,

George McKay was violently and feloniously ASSAULTED and BEATEN by Francisco Lagians

(now here) who did cut and stab the  
said George McKay several times with  
the blade of a knife which knife he  
the said Francisco Lagians then and  
there held in his hand that the  
said George McKay was so violently  
and feloniously assaulted & beaten

with the felonious intent to take the life of deponent, ~~or~~ to do him bodily harm; and with out any  
justification on the part of the said assailant :

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

Sworn to before me, this 25<sup>th</sup> day  
of October 1881 }

B. L. Morgan POLICE JUSTICE.

Joe X. Cargen  
mark

0739

Police Court, District.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

*Joe Carver*  
*185 Huntington St.*  
*1911 1st St.*  
*1420 East 111 St.*  
*Francis Carver*

*For V. L. West*  
*For V. L. West*

Dated *October 25th* 1881

*Magistrate*  
*George W. Ray 185 Huntington St. Brooklyn*  
*The Man cut and imprisoned in this case*  
*Magistrate 23rd Officer*

Witness *Carver Goldsmith*  
*442 East 86 St.*  
*William Petyfellen*  
*228 East 86 St.*  
*John Schuck*  
*1861-2nd Ave*

*Carver Carver*  
*Carver of attention in*  
*Carver 1300 1st*  
*Carver 1800 1st*  
*Carver 1800 1st*

*Carver 1800 1st*

0740

Sec. 212.

Eighty District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

It appearing to me by the within depositions and statement that the crime therein mentioned  
To wit: Deliberate assault & Battery on  
George McRay

has been committed, and that there is sufficient cause to believe the within named

Francesco Gagliano

guilty thereof, I order that he be held to answer the same, and the said crime being bailable by  
me, but bail not having been taken by me, I order that he be admitted to bail in the sum of  
Ten Hundred Dollars and be committed to the Warden and Keeper of the City Prison  
of the City of New York, until he give such bail.

Dated at the City of New York, November 24 1881

Marj. Gower Police Justice



0741

<sup>5<sup>th</sup></sup>  
**Police Court—Second District.**

**RECOGNIZANCE TO TESTIFY.**

CITY AND COUNTY  
OF NEW YORK, } ss.

**BE IT REMEMBERED,** That on

the 27<sup>th</sup> day of October in the year of our Lord 1897

Jose Berger of No. 435 East 111<sup>th</sup> Street, in the City of New York,

and Bernard H. Eicks of No. 1892 3<sup>rd</sup> Avenue Street, in the said City,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE of the STATE OF NEW YORK, that is to say: the said

Jose Berger the sum of three **Hundred Dollars,**

and the said Bernard H. Eicks the sum of three **Hundred Dollars,**

separately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz.:

**The Condition of this Recognizance is such,** That if the person first above recognized shall personally appear at the next COURT OF GENERAL SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there *Testify* and give such evidence, in behalf of the People of the State of New York, as he may know concerning an **Offence or Felony** said to have been lately committed in the City of New York aforesaid by Francis Sugiano upon the

body of one George McKay by cutting and stabbing said McKay with the blade of a knife which knife the said Francis Sugiano then + there held in his hand  
And do not depart thence without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the  
day and year first above written.

B. L. Morgan  
Police Justice.

Jose Berger  
B. H. Eicks

0742

CITY AND COUNTY  
OF NEW YORK, ss.

*John W. McArthur*  
Deputy Justice.

Sworn before me, this 27th

1881

the within-named Bail, being duly sworn, says that he is a *free* holder in  
said City, and is worth *Six* Hundred Dollars,

over and above the amount of all his debts and liabilities; and that his property consists of *one house*  
*and lot of land situated and known as No*  
*183 East 104th Street in the City & County*  
*of New York and being of the full value*  
*of nine thousand dollars over all liens*

*J. W. McArthur*

New York General Sessions.

THE PEOPLE, &c.,

*Jose Cargers*

*Francis Gargano*

*Morgan* Magistrate.

Recognition to Testify.

Filed

day of

1881

0743

Presbyterian Hospital,

70th St. AND MADISON AVE.

New York,

Oct. 28<sup>th</sup> 18 81

This is to certify that  
Mes. M. Chay is rapidly  
improving and all things  
point toward his recovery.

W. J. Simpson M.D.  
House Surg.



0744

Presbyterian Hospital,

70th St. AND MADISON AVE.

New York, Nov. 1 — 1887.

This is to certify that Gen. McCray  
has nearly recovered from  
his injuries and is in  
Caution, to be discharged  
from the hospital.

W. B. Simpson M.D.  
Senior Surg.



0745

Presbyterian Hospital,

70th St. AND MADISON AVE.

New York, Oct. 24/ 18 81

This is to certify that  
Geo. M. Kay, is an inmate  
of this hospital, suffering  
from two stab wounds.  
He is in a very dangerous  
condition and his recovery  
is questionable -

Truly

M. B. Sympton M.D.  
House Surgeon

0746

Presbyterian Hospital,

70th St. AND MADISON AVE.

New York,

Oct. 25 - 1887

This is to Certify that  
Mrs. M. C. May, is at present  
doing as well as can  
be expected - and stands  
a fair chance of recovery.

W. J. Simpson.  
House Surg.

0747

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Francisco Gagliano*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*Francisco Gagliano*  
of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said *Francisco Gagliano*

late of the City of New York, in the County of New York, aforesaid, on the  
*twenty third* day of *October* in the year of our Lord  
one thousand eight hundred and eighty *one* with force and arms, at the City and  
County aforesaid, in and upon the body of *George M. Ray*  
in the peace of the said people then and there being, feloniously did make an assault  
and *him* the said *George M. Ray*  
with a certain *knife*  
which the said

*Francisco Gagliano*  
*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 *George M. Ray*  
then and there feloniously and wilfully to kill, against the form of the Statute in such  
case made and provided, and against the peace of the People of the State of New York  
and their dignity.

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*Francisco Gagliano*  
of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a  
sharp, dangerous weapon, with intent to do bodily harm," committed as follows:

The said *Francisco Gagliano*

afterwards, to wit, on the day and in the year aforesaid, at the City and County  
aforesaid, ~~the said~~  
with force and arms, in and upon the body of the said *George M. Ray*  
then and there being, wilfully and feloniously did make an  
assault and *him* the said *George M. Ray*  
with a certain *knife* which the said

*Francisco Gagliano*  
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 *George M. Ray*  
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.

0748

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said Francisco Gagiano of the CRIME OF "Assault and Battery upon another by such means and force as was likely to produce death with intent to kill," committed as follows:

The said Francisco Gagiano afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said George M. Ray in the peace of the said people then and there being, feloniously did make another assault and him the said George M. Ray with a certain Knife

which the said Francisco Gagiano in his right hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut and wound, the same being such means and force as was likely to produce the death of him the said George M. Ray with intent him the said George M. Ray 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 Grand Jury aforesaid, by this indictment, further accuse the said Francisco Gagiano of the CRIME OF "Assault and Battery upon another, with a deadly weapon, with intent to maim," committed as follows:

The said Francisco Gagiano afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said George M. Ray then and there being, wilfully and feloniously did make another assault and him the said George M. Ray with a certain Knife which the said

Francisco Gagiano 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 then and there wilfully and feloniously to maim him the said George M. Ray 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.

DANIEL G. ROLLINS, District Attorney.



0749

BOX:

51

FOLDER:

597

DESCRIPTION:

Gardener, Leon S.

DATE:

11/16/81



597

0750

No. 10.

Counsel,

Filed 16 day of Nov 1881

Pleads

THE PEOPLE

vs.

Leon S. Satterlee

Defendant

Indictment

Indictment

Indictment

DANIEL C. ROLLINS,

District Attorney.

Part Ind: Nov 16, 1881

Pleads guilty.

True Bill.

Wm. J. C. C. C.

Foreman.

Emm. Ref.

Ref.

0751

District Police Court—

CITY AND COUNTY  
OF NEW YORK, } ss.

of No. 1546 Broadway Street,

being duly sworn, depose and saith, that on the

at the

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

David E. Howard

3 day of November 1887

Ward of the City of New York,

the following property viz.:

Eight pair of lace curtains  
in all of the value of One Hundred  
Dollars.

the property of

Deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,  
stolen and carried away by Leon. D. Gardner, now

present, who admitted stealing and  
passing said curtains. That defendant  
entered into the employment of depo-  
nent on the said 3 Nov 1887, and  
was sent to deliver said curtains  
to one of the branch stores of deponent

David E. Howard

Sworn before me this

6 day of Dec 1887

Police Justice.

0752

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY  
OF NEW YORK, ss.

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

Question. What is your name?

Answer. Leon S. Gardner

Question. How old are you?

Answer. Seventeen years.

Question. Where were you born?

Answer. In Berlin.

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

Answer. I have no home. *I have been in this country only nine months.*

Question. What is your business or profession?

Answer. I was clerk.

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

Answer. I am guilty.

Taken before me, this 6

day of November 1888

Leo S. Gardner

William J. [Signature] Police Justice.



0753

Sec. 208, 209, 210 & 212.

Police Court

District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Charles E. Howard*  
1346 W. Broadway

*Leon D. Gardner*

Offence

Dated *November 6* 188*9*

*Heardue* Magistrate.

*W. H. Adelle & Co* Officer.

Clerk.

Witnesses

No. Street,

No. Street,

No. Street.

*Please to answer by*  
*Leon*

BAILED,

No. 1, by

Residence Street,

No. 2, by

Residence Street,

No. 3, by

Residence Street,

No. 4, by

Residence Street,

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

*Leon D. Gardner*  
guilty thereof, I order that he be admitted to bail in the sum of *Five* Hundred Dollars *1000* and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *November 3* 188*9*

*W. H. Adelle & Co* Police Justice.

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

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

Police Justice.

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

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

Police Justice.

0754

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*David E. Howard*  
*1546 Broadway*  
*Leon S. Gardner*

BAILED,

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

Dated *November 6* 188*9*

*Wardue* Magistrate.

*McAdley* Officer.

\_\_\_\_ Clerk.

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

*\$1000 to Ave. Gd.*  
*Com*

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed,

and that there is sufficient cause to believe the within named \_\_\_\_\_  
guilty thereof, I order that he be admitted to bail in the sum of \_\_\_\_\_ Hundred Dollars, and be com-  
mitted to the Warden or Keeper of the City Prison until he give such bail.

Dated *November 3* 188*9*  
*Wardue* Police Justice.

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

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

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

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

0755

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*Leon S. Bardener*  
<sup>against</sup>

The Grand Jury of the City and County of New York by this indictment accuse  
*Leon S. Bardener*

of the crime of

*Larceny*

committed as follows:

The said

*Leon S. Bardener*

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

*eight curtains of the value of  
twelve dollars and fifty cents each  
one hundred yards of lace  
of the value of one dollar each  
yard*

of the goods, chattels, and personal property of one

*David E. Howarth*

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

DANIEL C. ROLLINS,

~~BENJ. R. PHILLIPS~~ District Attorney.

0756

BOX:

51

FOLDER:

597

DESCRIPTION:

Garrity, Lawrence

DATE:

11/29/81



597



0757

No. 222. Dec 7  
Dec 6. 1881

Day of Trial, Price  
Counsel, *Lawrence*  
Filed 29 day of Nov 1881  
Pleads *Not Guilty*

THE PEOPLE  
vs.  
*Lawrence Garity*  
*Patentious Assault and Battery.*

DANIEL G. ROLLINS,  
District Attorney.  
*Jan 24. 1882*  
*22 Dec 1881*  
A True Bill.  
*(Signed Rollins)*

Foreman.  
*Part Two Dec 8. 1881*  
*Guilty 2 Cornet*  
*14.*

Witnesses:

0758

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

2 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Laurence Garrity

Question. How old are you?

Answer.

Eighteen years.

Question. Where were you born?

Answer.

U.S.

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

Answer.

413 West 32d. Six years.

Question. What is your business or profession?

Answer.

Iron sailing worker.

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

Answer

I am not guilty

Taken before me, this

18th

day of

Nov

188

Laurence Garrity

Mercutio Police Justice

0759

This is to Certify that  
George Hamilton is  
now under my Care and  
is suffering from the  
effects of a severe blow  
on the head, the left  
cheek bone is broken  
and he is suffering also  
from concussion of the  
brain which leaves  
him in danger of his  
life.

McDonnelly M D  
354 W 30 St

New York Nov 9<sup>th</sup> 1887

0760

This is to Certify that on November 8<sup>th</sup> I was called to attend George Tomba. I found him suffering from a fracture ~~from a fracture~~ of the left cheek bone, he was in a state of shock and unconscious. I attributed his condition to Concussion of the brain. He became conscious next day and his physical condition improved, but mentally there is noticed some deficiency. His brain does not act with its former force, memory is impaired, he is dizzy headed, and shows signs of threatened mental disability.

M Donnelly M.D.  
354 West 30<sup>th</sup> St.

New York Nov 17<sup>th</sup> 1887.



0761

AFFIDAVIT—FELONIOUS ASSAULT, &c.

Second District Police Court.

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

John R. Reader of No. 339-  
West 26th Street, being duly sworn, deposes and says

that on the Eighth day of November in the year  
1881, at the City of New York, <sup>George Pemberton</sup> was violently and feloniously assaulted and beaten by

Lawrence Garrety (nowhere) who approaches  
said Pemberton from behind and struck  
him on the head with a cart rung  
then and there, held in the hand  
of said Garrety, the said blow from  
said cart rung knocking said Pemberton  
senseless, and inflicting him in such a  
manner that said Pemberton is still  
suffering from said blow.

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

Wherefore this deponent prays that the said assailant may be apprehended, and dealt  
with according to law.

Sworn to before me this 18th day of November 1881 John R. Reader

James M. Sullivan Police Justice.

0762

Sec. 208, 209, 210 & 212.

Police Court No. 2 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John P. Peckham  
against the said Lawrence Garretty

vs.

1. Lawrence Garretty

2.

3.

4.

Offence, Felonious Assault

Dated Nov 18 1881

Sturtevant Magistrate.

The Mayor - 20 Officer.

Clerk.

Witnesses George Pennington

No. 367, 1015 Avenue Street,

Joseph Shultz

No. 367, 1015 Avenue Street,

Ed Pennington

No. 4442, W. 38th Street,

Don Francisco  
546 W. 38th St. A.

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

Garretty guilty thereof, I order that he <sup>held to answer the same and to</sup> be admitted to bail in the sum of Ten Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Nov 18 1881

William B. Baker Police Justice.

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

Dated \_\_\_\_\_ 1881 Police Justice.

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

Dated \_\_\_\_\_ 1881 Police Justice.

0763

Police Justice.

188

Dated

guilty of the offence within mentioned, I order h to be discharged.

There being no sufficient cause to believe the within named

Police Justice.

188

Dated

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Police Justice.

188

Dated

mitted to the Warden or Keeper of the City Prison until he give such bail.  
guilty thereof, I order that he be admitted to bail in the sum of Five Hundred Dollars and be com-

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed,  
and that there is sufficient cause to believe the within named Garrett  
guilty thereof, I order that he be admitted to bail in the sum of Five Hundred Dollars and be com-

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John P. Reacher  
against George Pennington

George Pennington

1

2

3

4

Dated

Mar 18

188

Ottoburn

Magistrate.

Mr. Jaggard 20 Officer.

Clerk.

Witnesses George Pennington

No. 367 10th Ann Street,

Joseph Shunk

No. 367 10th Ann Street,

Ed. Pennington

No. 1442 W. 3rd Street.

Don Trainor

546 W. 5th St.

Don



0764

City and County of New York, ss:

Edward Murphy doing business as a Retail Grocer at number 439 West 32<sup>nd</sup> Street in the city of New York being duly sworn deposes and says that he is well acquainted with Lawrence Gerrity and has known him for the past three years - He also says that he is a good and worthy young man, and when employed steady and regular in his habits. - He further alleges that he is good in disposition and free from any wrong doing.

Sworn to before me this  
10<sup>th</sup> day of December 1881

Edmund Murphy

James A. Reilly  
Commissioner of Deeds  
N. Y. County.



0765

Affidavit

P

Edward Murphy

0766

City and County of New York, to:

James Lawlor doing business at number  
414 West 32<sup>d</sup> Street in the city of New York  
being duly sworn deposes and says that he  
is well acquainted with Lawrence Garity  
for the past four years. He also says  
that he is a good, steady young man.  
He further alleges that he is quiet and  
friendly in his disposition.

Sworn to before me this  
12<sup>th</sup> day of Dec. 1881 } James Lawlor  
James A. Kelly }  
Commissioner of Seeds  
N.Y. County.

0767

affidavit

2

James Lawlor

0768

State of New York }  
City and County of New York } Robert J. Allen  
Being duly sworn doth depose and say:  
that he resides at Number 254 West  
47th Street New York City; that deponent  
has known Lawrence Garrity of Number  
413 West 32nd Street New York City for the  
past four years; that said Lawrence  
Garrity is honest and trustworthy and a  
young man of quite an unoffensive dispo-  
sition

Sworn to before me this  
10th day of December 1887 } Robert J. Allen  
Wm. Campbell  
Notary Public Kings Co.  
Ct. filed WJC



0769

City and County of New York, ss:

Caspar Batsche doing business at number  
419 W. 32<sup>d</sup> Street being duly sworn deposes  
and says that he is well acquainted with  
Lawrence Gerrity for the past four years.  
He also says that he is a good young  
man when employed regular and steady  
in his habits. He further says that  
he is quiet and friendly in his disposition.

Subscribed before me this  
12<sup>th</sup> day of Dec. 1881 }  
James A. Rilly } Caspar Batsche  
Commissioner of Beeds  
N.Y. County

0770

Apparatus

2

Carpenter Batsche

0771

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Laurence Garrity*

The Grand Jury of the City and County of New York, by this indictment, accuse *Laurence Garrity* of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said *Laurence Garrity*

late of the City of New York, in the County of New York, aforesaid, on the *eighth* day of *November* in the year of our Lord one thousand eight hundred and eighty *one* with force and arms, at the City and County aforesaid, in and upon the body of *George Sembleton* in the peace of the said people then and there being, feloniously did make an assault and *him* the said *George Sembleton* with a certain *Carl Lung* which the said *Laurence Garrity*

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 *George Sembleton* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *Laurence Garrity* of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a sharp, dangerous weapon, with intent to do bodily harm," committed as follows:

The said *Laurence Garrity*

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~ with force and arms, in and upon the body of the said *George Sembleton* then and there being, wilfully and feloniously did make an assault and *him* the said *George Sembleton* with a certain *Carl Lung* which the said *Laurence Garrity*

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 *George Sembleton* 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.

0772

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said Lawrence Garrity of the CRIME OF "Assault and Battery upon another by such means and force as was likely to produce death with intent to kill," committed as follows:

The said Lawrence Garrity

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said George Sembleton in the peace of the said people then and there being feloniously did make another assault and him the said George Sembleton with a certain Carl Lung

which the said Lawrence Garrity

in his right hand then and there had and held, wilfully and feloniously did beat, strike, ~~stab~~, cut and wound, the same being such means and force as was likely to produce the death of him the said George Sembleton with intent him the said George Sembleton 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 Grand Jury aforesaid, by this indictment, further accuse the said Lawrence Garrity of the CRIME OF "Assault and Battery upon another, with a deadly weapon, with intent to maim," committed as follows:

The said Lawrence Garrity

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said George Sembleton then and there being, wilfully and feloniously did make another assault and him the said George Sembleton with a certain Carl Lung which the said Lawrence Garrity

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 then and there wilfully and feloniously to maim him the said George Sembleton 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.

DANIEL G. ROLLINS, District Attorney.



0773

BOX:

51

FOLDER:

597

DESCRIPTION:

Gibbon, Frank

DATE:

11/30/81



597

0774

No. 256.

Counsel,

Filed 30 day of

188

Nov

Pleads

*Not guilty*

THE PEOPLE

vs.

INDICTMENT.  
LARCENY.

*Frank Lubbock*

DANIEL C ROLLINS,

~~ATTORNEY AT LAW~~  
DISTRICT ATTORNEY

District Attorney.

A True Bill.

*(Signed, Daniel)*

Foreman.

*Deeble*

*James C. Fitch*

*Per: From mt.*

0775

FORM 89.

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

Police Court--Second District.

*John D. Douglass* 27. Clerk  
of No *352 West 43d* Street, being duly sworn, deposes  
and says, that on the *26th* day of *November* 188*1*

at 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 a billiard*  
*room*

the following property, to wit: *One coat*

of the value of *Thirty* Dollars,  
the property of *Deponent*

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

*(nowhere)* for the reason that deponent is  
informed by *John J. Kelly* that he saw  
said Gibbons take the above mentioned coat  
from a chair where deponent had placed  
it and go away with the same.

*John D. Douglass*

Sworn to before me, this

*27th*

day

of *November*

188*1*

*John D. Douglass*  
Police Justice.

0776

John J. Kelly 37 yrs. Special Officer  
1243 Broadway being duly sworn says  
that on the evening of Nov 26. 1881. at the  
Saloon known as the "White Elephant" at the  
above number, he saw Frank Gibbons <sup>steal</sup> ~~run~~  
take and carry away from a  
chair in said Saloon a coat which has  
never been seen and identified by  
John D. Sorylass as his property. Sorylass  
arrested said Gibbons with the said  
coat in his possession

Sworn to before me

John J. Kelly

the 27th day of Nov 1881

Solomon B. Smith

Police Justice



0777

Sec. 198-200

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Frank Gibbons

Question. How old are you?

Answer. Twenty-one

Question. Where were you born?

Answer. US

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

Answer. 636 E 16. One month

Question. What is your business or profession?

Answer. Clerk in a hotel.

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

Answer. I am not guilty I took it by mistake.

Taken before me, this 27  
day of Nov 1888

Frank Gibbons

Joseph R. Smith  
Police Justice

0778

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Sec. 208, 209, 210 & 212.

Police Court 2 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John B. Douglas  
352 W. 4th St.  
Frank Gibbons

Offence, Grand Larceny

Dated

1881

Nov 27

Magistrate.

W. E. S. 29

Officer.

Clerk.

Witnessed

John B. Kelly

No. 1243 Broadway

Street.

No. 1243 Broadway

Street.

No. 1243 Broadway

Street.

NOV 28 1881  
RECEIVED  
CITY OF NEW YORK

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

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

Dated Nov 27 1881 John B. Douglas Police Justice.

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

Dated \_\_\_\_\_ 1881 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 1881 \_\_\_\_\_ Police Justice.

0779

Sec. 208, 209, 210 & 212.

Police Court- 2 District.

THE PEOPLE, &c., 1101  
ON THE COMPLAINT OF

John D Douglas  
35-2 W. 4 St  
Frank Gibbons

Office, Frank  
D. Douglas

Dated Mar 27 1881

Swanwick Magistrate.

Weyman 29 Officer.

Clerk.

Witnesses John D. Kelly

No. 1240 Broadway Street.

No. Street.

No. 104 Street.  
28  
1881  
C. J. Kelly

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

Police Justice.

188

Dated

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

Police Justice.

188

Dated

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

Police Justice.

188

Dated

guilty thereof, I order that he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

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



0780

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*Frank Gibbon* against

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

*Frank Gibbon*

of the crime of

*Larceny*

committed as follows:

The said

*Frank Gibbon*

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

*One coat of the value of thirty dollars.*

of the goods, chattels, and personal property of one

*John D. Douglass.*

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.

DANIEL C. ROLLINS,

~~JOHN C. ROLLINS~~, District Attorney.



0781

BOX:

51

FOLDER:

597

DESCRIPTION:

Gilbert, Joseph

DATE:

11/30/81



597

0782

No. 236 P12 Dec 5

Filed 30 day of Nov 1881  
Pleas Not guilty

THE PEOPLE  
vs.  
Joseph Gilbert  
(2 Cases)  
Burg. 3rd degree  
Wear. State Court

DANIEL G. ROLLINS,  
District Attorney  
Part for Dec 5, 1881  
Pleas Burg 3.  
A True Bill.  
(Haysd only)  
Foreman.

44-4-6 over  
J.P. F.

Def. Las. attorney  
Sims Court  
Impersonation  
J.P. or Rev.  
Chambers Bros.  
H.P.

0783

POLICE COURT—First—DISTRICT.

City and County }  
of New York, } ss:

Mary Slater  
of No. 4 Catharine Lane Street, being duly sworn,  
deposes and says, that the premises No. 4 Catharine Lane  
Street, 6<sup>th</sup> Ward, in the City and County aforesaid, the said being a Dwelling House  
brother-in-law George F. Thompson  
and which was occupied by deponent as a Dwelling House

were **BURGLARIOUSLY**  
entered by means forcibly opening a door of lock on the door of  
second floor leading from a hallway into said  
premises with a screw driver

on the day of the 21<sup>st</sup> day of November 1881  
and the following property feloniously taken, stolen, and carried away, viz:

one silk handkerchief of the value of one dollar  
and other property in all of the value  
of Five dollars

\$ 5<sup>00</sup>/<sub>100</sub>

the property of deponent's brother-in-law George F. Thompson  
deponent is 44 years 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 Joseph Gilbert (now here) colored

for the reasons following, to wit: That deponent caught  
said Gilbert in said premises with  
said property in his possession and  
he said Gilbert at said time had  
the stung shot (now here) furiously  
concealed on his person in <sup>my the</sup> left  
pocket of the pantaloons then and there  
won by said Gilbert—

Mary Slater

Summon to before me this  
21 day of November 1881  
G. J. McArthur Justice

0784

Sec. 198-200.

*Ford* - DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Joseph Gilbert*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *South America*

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

Answer. *No permanent place*

Question. What is your business or profession?

Answer. *Seaman*

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

Answer. *I am not guilty. I admit having  
slung shot in my possession*

Taken before me, this *21* }  
day of *Nov* 188*8* }

*Joseph L Gilbert*  
mark

*J. W. Smith* Police Justice.



0785

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

Rev. 208, 209, 210 & 212.

Police Court, 11th District,

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Henry Slater  
vs. Johannes Galt

Joseph Gilbert

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

Offence, Burglary

Dated Nov 21 1881

J. T. McIlwain Magistrate.  
Richard H. McIlwain

\_\_\_\_\_  
Clerk.

Witnesses

Lucien Bodin

Wm. Second Police Street,  
with Slung Shot

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

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

Admitted  
NOV 23 1881  
OFFICE

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

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

Dated Nov 21 1881

J. T. McIlwain Police Justice.

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

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

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

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

9870

Sec. 209, 200, 210 & 212.

Police Court--1st District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Mary Slater  
vs. Mary & Mary  
Joseph Gilbert

Offence, Barney & Mary

Dated Nov 21 1881

G. T. Kilbreth Magistrate.

Golden 14 Officer.

Clerk.

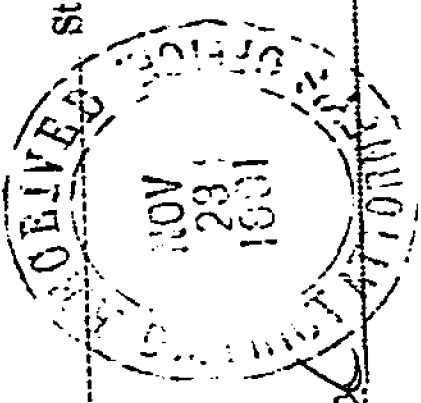
Witnesses Golden Golden

144 Duane St. Police Street,

with Shuang Shot

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

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



Committed

BAILED,

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

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

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

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

Police Justice.

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

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

Police Justice.

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

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

Dated Nov 21 1881 Police Justice.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named \_\_\_\_\_ guilty thereof, I order that he be committed to the City Prison with such bail.

Joseph Gilbert

0787

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

THE PEOPLE OF THE STATE OF  
NEW YORK

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

*Joseph Gilbert*

*Joseph Gilbert*

of the crime of

*Carrying a concealed weapon with felonious intent*

committed as follows:

The said

*Joseph Gilbert*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *twenty-first* day of *December* in the year of our Lord  
one thousand eight hundred and *seventy-eight* at the Ward, City and County  
aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously,  
knowingly and secretly, did conceal upon his person a certain instrument and weapon  
of the kind known as a *slung shot*, with intent then and there  
feloniously to use the same against some person or persons to the ~~known~~ *Grand Jury* aforesaid  
unknown, against the form of the Statute in such case made and provided, and against  
the peace of the People of the State of New York and their dignity.

*And the Grand Jury aforesaid, by this indictment further accuse the said  
Joseph Gilbert of the crime of having in his possession a concealed weapon with  
felonious intent, committed as follows. The said Joseph Gilbert*

~~And the Jurors aforesaid, upon their Oath aforesaid, do further present. That~~  
the said

late of the Ward,  
City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at  
Ward, City and County aforesaid, with force and arms, feloniously, wilfully and  
furtively did possess a certain instrument and weapon of the kind known as a

*slung shot* with intent then and there feloniously to use the same against some  
person or persons to the ~~known~~ *Grand Jury* aforesaid unknown, 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.

*Daniel G. Rollins*

**DANIEL G. ROLLINS, District Attorney.**

0788

Page 1  
M. 234  
Counsel, *W. H. K.*  
Filed 30 day of Nov 1881  
Pleads *Not guilty*

THE PEOPLE  
vs.  
*Joseph Gilbert*  
*(2 cases)*  
*David J. Rollins*  
BENJ. K. PHILLIPS  
District Attorney.

A True Bill.  
*(Signed and sealed)*  
Foreman.



0789

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Joseph Gilbert*

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

*Joseph Gilbert*  
of the CRIME OF *Burglary*

committed as follows:

The said

*Joseph Gilbert*

late of the *sixth* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty first* day of *November* in the year of our Lord one thousand eight hundred and eighty *one* 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

*George J. Thompson*

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

he the said

*Joseph Gilbert*

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

*George J. Thompson*

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

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

*Joseph Gilbert*  
of the CRIME OF *Larceny*

committed as follows:

The said

*Joseph Gilbert*

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

*One handkerchief of the value of one dollar*

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

*George J. Thompson*

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.

0790

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

*Joseph Gilbert*

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

The said

*Joseph Gilbert*

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 handkerchief of the value of one dollar*

of the goods, chattels and personal property of the said

*George J. Thompson*

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

*George J. Thompson*

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

*Joseph Gilbert*

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

DANIEL G. ROLLINS, District Attorney.

0791

**BOX:**

51

**FOLDER:**

597

**DESCRIPTION:**

Gilmartin, James

**DATE:**

11/23/81



597

0792

**Witness:**

Dec 8  
 1911  
 No 167  
 Mrs. J. S. [unclear]  
 [unclear]

Day of Trial,

# Counsel,

Filed 23 day of

188

## Pleads

# THE PEOPLE

*Felony Assault and Battery.*

1875.

2

James G. Matthews

Handwritten: *Handwritten Name*

*Walter H. C. M.*

DANIEL G. ROLLINS,

*District Attorney.*

District Attorney:  
 Rust M. McEwen 1-881

fried + Crnoicked Airs

# A True Bill.

True Bill. (Signed) J. H. H. H. H.

Dear Mr. Ford

100-1100-1



0793

A. C. 97  
21.12.8

St Vincent's Hospital  
Nov 26 1887

This is to certify that  
Patrick Flanagan was  
an inmate of this hospital  
from Oct 29th to Oct 31st  
suffering with extensive  
wounds of scalp and fracture  
of skull

Walter Allen, M.D.  
House Surgeon

0794

St Vincent's Hospital

Oct 29<sup>th</sup> 81.

This is to certify that  
Richard Butler is a patient  
in this institution.

He has a severe incised  
wound of the face but is  
not in danger of death.

He may be able to appear  
in court in three or four days.

E. A. Bracklow M.D.

Acting House Surgeon

0795

Form 10.

POLICE COURT-FIRST DISTRICT.

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

*Hugh McGrade*  
of No. *the 14 Precinct* Street,

that on the *29<sup>th</sup>* day of *October* being duly sworn, deposes and says,  
188*7*, at the City of New York,

in the County of New York.

*I arrested James Gilmartin*  
*now here on a charge of having*  
*struck Patrick Flanagan on the*  
*head with an axe inflicting*  
*injuries of such a serious nature*  
*as to necessitate his removal to*  
*hospital in consequence of which*  
*he is unable to appear in Court*  
*to prosecute. Deponent asks*  
*that said Gilmartin may be*  
*dealt with as the law directs*

*Hugh McGrade*

Sworn to, this *29* day of *October* 188*7*  
before me.

*John J. McGrade*  
Police Justice.

0796

Form 10.

POLICE COURT—FIRST DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Hugh McGrade*

*James C. Gilman*

AFFIDAVIT

*del. Oct. 29. 1881  
on oath of James C. Gilman*

Dated

*October 29* 1881

*Kilbreth*

Justice

*McGrade*

Officer

*14*

*4 to await  
result of inf*



0797

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

POLICE COURT—FIRST DISTRICT.

*Alfred Hammagan*  
of No. *140 Mulberry* Street being duly sworn, deposes and says,  
that on the *29th* day of *October* 18*87*

at the City of New York, in the County of New York, he was violently and feloniously assaulted and  
beaten by *Hammak Mangano and*  
*James Gilmarth*

*That said Hammak Mangano* <sup>now present.</sup> *held*  
*deponent while said*  
*Gilmarth struck him*  
*several blows upon the*  
*head with a hatchet*  
*then and there held in*  
*the hand of said Gilmarth*  
*inflicting severe scalp wounds*

Deponent believes that said injury, as above set forth, was inflicted by said

*Hammak Mangano and said*  
*James Gilmarth*

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

Wherefore this deponent prays that the said assailant may be apprehended, and dealt with accord-  
ing to law.

*Alfred Hammagan*  
*Mangano*

Sworn to, before me this  
day of *October* 18*87*.  
*A. J. Williams*  
Police Justice.

0798

\*Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

*James G. Martin* being duly examined before the under-  
signed, according to law, on the annexed charge: and being informed that it is h<sup>is</sup> right to  
make a statement in relation to the charge against h<sup>im</sup>; that the statement is designed to  
enable h<sup>im</sup> to see fit to answer the charge and explain the facts alleged against h<sup>im</sup>,  
that he is at liberty to waive making a statement, and that h<sup>is</sup> waiver cannot be used  
against h<sup>im</sup> on the trial,

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I dont know whether I  
struck him or not*

Taken before me, this *10*  
day of *Nov* 188*8*

*James G. Martin*  
*Martin*

*J. H. Smith* Police Justice.

0799

BAILED,

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

Sec 208, 209, 210 & 212

Police Court

District

THE PEOPLE, &c.,

vs. THE COMPLAINANT

*James C. McGowan*

*140 Mulberry*

*James C. McGowan*

*James C. McGowan*

*James C. McGowan*

Dated

*Nov 10*

1881

*Walter E. McGowan*

Magistrate.

*Walter E. McGowan*

*Walter E. McGowan*

Witnesses

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

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

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

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

No. 5, by \_\_\_\_\_ Street, \_\_\_\_\_

No. 6, by \_\_\_\_\_ Street, \_\_\_\_\_

No. 7, by \_\_\_\_\_ Street, \_\_\_\_\_

No. 8, by \_\_\_\_\_ Street, \_\_\_\_\_

No. 9, by \_\_\_\_\_ Street, \_\_\_\_\_

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

guilty thereof, I order that he be admitted to bail in the sum of \_\_\_\_\_ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *Nov 10* 1881

*J. H. Kilburn* Police Justice.

I have admitted the above named \_\_\_\_\_

to bail to answer by the undertaking hereto annexed.

Dated \_\_\_\_\_ 1881

Police Justice.

There being no sufficient cause to believe the within named *Samuel McGowan*

guilty of the offence within mentioned, I order he to be discharged.

Dated *Nov 14* 1881

*B. W. Bishop* Police Justice.







0801

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*James Gibmartin*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*James Gibmartin*  
of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent  
to kill," committed as follows:

The said

*James Gibmartin*

*twentieth* late of the City of New York, in the County of New York, aforesaid, on the  
*October* day of *one* 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  
in the peace of the said people then, and there being, feloniously did make an assault  
and *him* the said *Patrick Flannagan*  
with a certain *hatchet*  
which the said

*James Gibmartin*  
*his* 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 *Patrick Flannagan*  
then and there feloniously and wilfully to kill, against the form of the Statute in such  
case made and provided, and against the peace of the People of the State of New York  
and their dignity.

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*James Gibmartin*  
of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a  
sharp, dangerous weapon, with intent to do bodily harm," committed as follows:

The said

*James Gibmartin*

afterwards, to wit, on the day and in the year aforesaid, at the City and County  
aforesaid, the said  
with force and arms, in and upon the body of the said *Patrick Flannagan*  
then and there being, wilfully and feloniously did make an  
assault and *him* the said *Patrick Flannagan*  
with a certain *hatchet* which the said

*James Gibmartin*  
*his* 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 *Patrick Flannagan*  
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.

0802

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *James Gilmartin* of the CRIME OF "Assault and Battery upon another by such means and force as was likely to produce death with intent to kill," committed as follows:

The said *James Gilmartin*

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of *the said Patrick Flannagan* in the peace of the said people then and there being, feloniously did make another assault and *him* the said *Patrick Flannagan*

with a certain *hatchet*

which the said *James Gilmartin*

in *his* right hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut and wound, the same being *such means and force* as was likely to produce the death of *him* the said *Patrick Flannagan* with intent *him* the said *Patrick Flannagan* 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 Grand Jury aforesaid, by this indictment, further accuse the said *James Gilmartin* of the CRIME OF "Assault and Battery upon another, with a deadly weapon, with intent to maim," committed as follows:

The said *James Gilmartin*

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said *Patrick Flannagan* then and there being, wilfully and feloniously did make another assault and the said *Patrick Flannagan* with a certain *hatchet* which the said *James Gilmartin*

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 then and there wilfully and feloniously to maim *him* the said *Patrick Flannagan* 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.

DANIEL G. ROLLINS, District Attorney.

0803

BOX:

51

FOLDER:

597

DESCRIPTION:

Golden, Michael

DATE:

11/22/81



597



0004

Mo. 145. A.W. Mich 14/1881

B.W. Goldard  
J. O. Brown & Co.  
Filed day of Apr 1881

Pleads Not guilty

ASSAULT AND BATTERY.

THE PEOPLE

vs.

Michael Golden.

DANIEL C. ROLLINS,  
Attorney at Law

Committed Mich 16/1881 District Attorney.

1 Year term for

A TRUE BILL

(May 1881)

For 22/81

Pleads guilty

Heard

Judgment suspended



0805

Sec. 84.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

of No 293 West Street, in said City, being duly sworn, says, that

on the 6 day of Nov 1881, in the City and County of New York,

Michael Golden did threaten to kill the  
Complainant

and deponent has just cause to fear and does fear that the said Michael

will do her bodily harm

WHEREFORE deponent prays that he may be examined on oath, as provided by statute, and that the  
said Michael may be arrested and dealt with as the law directs.

Sworn to before me, this 11

day of Nov 1881

Mary Golden  
mark  
Police Justice.

Sec. 85.

City and County of New York, ss:

the complainant being examined upon his oath says, that on the 6 day of Nov 1881

in said City, Michael Golden did threaten to kill her

and this deponent fears that said Michael will

do her bodily harm

Deponent says, that he does not make this complaint because of any private malice or ill will

towards said Michael. WHEREFORE deponent prays that

the said Michael may be arrested and bound by undertaking to

answer the said offence at the next Court of General Sessions, to be held in said City, and in the

meantime to keep the peace towards the People of this State, and particularly towards deponent.

Sworn to before me, this 11

day of Nov 1881

Mary Golden  
mark  
Police Justice.

0806

Police Court- District.

THE PEOPLE, &c.  
ON THE COMPLAINT OF  
Mary Golden  
1293 Maple St.  
vs.  
Michael Golden

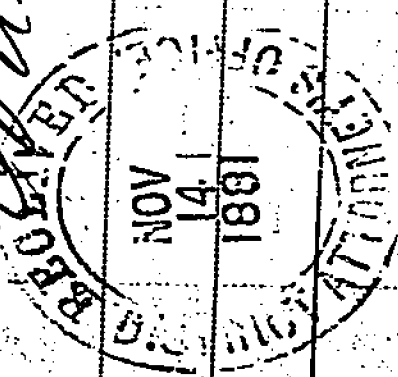
Information and Complaint to  
obtain Surety of the Peace.

Dated Nov 11 1891

Albrecht  
Magistrate.

Agnes  
Officer

Witness,



Com

Disposition,

570 to appear at  
next hearing &  
to keep peace

0007

**District Attorney's Office.**

THE PEOPLE

against

*Michael Golden*

NAME OF PAPER,

*Have bench warrant  
issue for Dept  
Alpha to them*

Filed, *Dist. Ct.* 18

New York, 18

Taken from *Mar 14. 1882*

And sent to

0000

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

against

*Michael Golden*

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

*Michael Golden*

of the crime of

*Assault and Battery*

committed as follows:

The said

*Michael Golden*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *sixth* day of *November* in the year of our Lord  
one thousand eight hundred and eighty - *one* at the Ward, City and County  
aforesaid, in and upon the body of *Mary Golden*  
in the peace of the said people then and there being, with force and arms, unlawfully  
did make an assault and *her* the said *Mary Golden*  
did then and there unlawfully beat, wound and ill-treat, to the great damage of the  
said *Mary Golden* and against the peace of the  
People of the State of New York, and their dignity.

DANIEL C ROLLINS,

~~DEPUTY DISTRICT ATTORNEY~~ District Attorney.



0809

BOX:

51

FOLDER:

597

DESCRIPTION:

Grindle, John Wesley

DATE:

11/25/81



597

08 10

Day of Trial Dec 24  
Counsel, H. H. Nor  
Filed 25 day of Nov 1881  
Pleads Not Guilty 29.

THE PEOPLE  
vs.  
Wm. B. Beckley Guadale  
Indefinitely Adjourned.

DANIEL G. ROLLINS,  
District Attorney.

Part No. 21. 1881  
pleads guilty -  
A True Bill.  
(H. H. Nor)

Foreman.  
Fine \$150.  
7.51

0811

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

John Wesley Grindle

Question. How old are you?

Answer.

Twenty-seven

Question. Where were you born?

Answer.

United States

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

Answer.

171 West 12 Street for about 18 months

Question. What is your business or profession?

Answer.

Physician

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

Answer.

I am not guilty

J. W. Grindle M.D.

Taken before me, this

27

day of

Sept

1887

McKen O'Brien Police Justice.



0812

Sec. 151.

Police Court Second District.

CITY AND COUNTY }  
OF NEW YORK, } SS

In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York. GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Alfred E. Mc Purdy of No. 288 Madison Avenue for several months last past ~~Street~~, that on the 22 day of September 1881 at the City of New York, in the County of New York,

John Wesley Grindle did unlawfully practice medicine or physic and did attend, treat and prescribe for persons of said City of New York in violation of the provisions of Chapter 513 of the Laws of 1880 of said State of New York

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring forthwith before me, at the 2 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 22 day of September 1881

Marcus Oberbaum POLICE JUSTICE.

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

Alfred E. Mc Purdy  
John Wesley Grindle

Warrant-General.

Dated 22 September 1881

Ottobearnsch Magistrate

John Officer.

The Defendant

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

William Kelly Officer.

Dated September 22 1881

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, Sept 23 1881

Native of U.S.

Age, 28

Sex

Complexion,

Color White

Profession, Dr.

Married Yes

Single,

Read, Yes

Write, Yes

171 h 12 0



Police Court, Second District.

In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York. GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by

*Alfred E. McQuinn*  
of No. *288 Madison Avenue*  
at the City of New York, in the County of New York,  
*John Wesley Brindle* did unlawfully practice medicine, or surgery, and did attend, treat and prescribe for persons of said City of New York in violation of the provisions of Chapter 873 of the Laws of 1880 of said State of New York

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

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

Dated at the City of New York, this *22* day of *September*, 188*1*

*Marion O'Sullivan*  
Police Justice

POLICE COURT. DISTRICT.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

*Alfred E. McQuinn*  
vs.  
*John Wesley Brindle*

Warrant-General.

Dated *22 September*, 188*1*

*Ottoborough* Magistrate

*D. Jolly* Officer.

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

*Patience Jolly* Officer.

Dated *September 24th*, 188*1*

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, *Sept 23 1881*

Native of *A. S.*

Age, *27*

Sex

Complexion,

Color *White*

Profession, *Dr.*

Married *No*

Single,

Read, *No*

Write, *No*

*171 h 12 a*

3180

0814

Police Court, Second District.

State of New York,  
City & County of New York } ss.:

Alfred E. M. Purdy being duly sworn,  
says: That he resides at 228 Madison  
Avenue: - That for several months last  
past, at the City of New York, in the  
County of New York, at 171 West 12<sup>th</sup>  
Street, John Wesley Grindle has  
been practicing medicine or physic  
unlawfully; & also under color of  
a diploma illegally obtained; & has  
violated the provisions of Chapter 513  
of the Laws of 1880, & is now practicing  
medicine without license in the City  
of New York.

Sworn before me  
September 22, 1881, } A. E. M. Purdy M.D.  
Marion Oberbauer  
Police Justice

0815

Paired for Examination  
by John L. Smith  
171 W. 12th St.  
August 1898  
62 Greenmount & Ave

Place Court  
Second District  
The People vs.  
on the complaint of  
Alfred E. McHardy  
John Wesley Brindle  
Office, Practising  
Middleburg, Va.

Dated Sept. 1898.

Justice,

Officer.

*[Signature]*

Witnesses:  
E. C. Ripley, 39 Park Court,  
Dr. W. E. McHardy, 28 Wood St.,  
Chas. McHardy, 105 King St.,  
Chas. Greenmount, 962 - 6th Ave.

Committed in default of  
Bail by  
No.

Stent.

E. C. Ripley  
Council for County Medical Society,  
39 Park Court.

Nov. 15. 10. am  
for 24830m  
Nov. 15. 3.00 m  
Nov. 15. 10. am

08 16

Sec. 568.

1888 District Police Court.

UNDERTAKING TO ANSWER

SESSIONS.

CITY AND COUNTY }  
OF NEW YORK, } ss.

An order having been made on the 15 day of November 1888 by  
Marcus Allenbury a Police Justice of the City of New York, That  
John Wesley Grindle be held to answer upon a charge of  
Violation of Chapter 373 of the  
Laws 1880

upon which he has been duly admitted to bail, in the sum of Three Hundred Dollars.

We, John Wesley Grindle Defendant of No. 171 West  
12th Street; Occupation Physician, and  
John Lammerts of No. 177 West 12th Street;  
Occupation Staff Surgeon;

John Wesley Grindle Surety, hereby undertake  
that the above named John Wesley Grindle shall appear and answer the charge above-  
mentioned, in whatever Court it may be prosecuted: and shall at all times render him self amenable to the orders  
and process of the Court; and if convicted, shall appear for judgment, and render him self in execution thereof,  
or if he fail to perform either of these conditions that he will pay to the People of the State of New York, the sum  
of Three Hundred Dollars.

Taken and acknowledged before me, this  
day of November 1888

J. W. Grindle M.D.

John Lammerts

Marcus Allenbury

POLICE JUSTICE.



08 17

CITY AND COUNTY } ss.  
OF NEW YORK, }

Sworn to before me, this  
day of January, 1881  
Michael W. Webb - Police Justice.

John Laurens  
the within named Bail and Surety being duly sworn, says, that he is a resident and  
holder within the said County and State, and is worth Twenty Hundred Dollars,  
exclusive of property exempt from execution, and over and above the amount of all his debts and  
liabilities, and that his property consists of House Lot No 3  
Seventh Avenue in the City of New  
York worth \$2,000 mortgages  
for 3000

John Laurens

New York General Sessions.

THE PEOPLE, vs.,  
ON THE COMPLAINT OF

Alfred L. Murphy

John W. Webb

Taken the 18 day of January, 1881

Colleybury Justice.

Filed 18 day of January, 1881

08 18

*Dyer & Spindell*  
**SPECIAL TREATMENT**  
FOR  
**Special Diseases of Men.**

**Spermatorrhœa.**

This disease, called Spermatorrhœa, or Seminal weakness is also known as Sexual Incapacity, Seminal Emissions, Physical Decay, Nervous Debility, etc., etc.

Spermatorrhœa is almost invariably produced through the results of self-abuse. Any person practicing this baneful vice for any length of time, cannot do so without weakening the genital organs and various functional derangements thereof, also he finds that the seminal fluid escapes from him either with the urine or by nightly or daily pollutions.

The habit then is discontinued either of the ill consequence which alarms the patient, or he has been made acquainted with the serious results which must finally follow from his practice of this destructive vice. But the unfortunate victim finds that the ceasing of the habit does not restore him to the natural state.

He cannot rid his imagination of the erotic fancies which have so long possessed it. During sleep he is troubled with lascivious dreams, accompanied by the venereal orgasm and the seminal loss. During the day erotic ideas constantly invade his mind and partial erections occur, followed by a tenacious discharge, which slowly escapes from the urethra.

But a most dangerous form is when the seminal fluid is passing off unperceived and unsuspected in the urine.

0819

A person so affected, while making water, or ~~at~~ <sup>in</sup> ~~the~~ <sup>the</sup> ~~act~~ <sup>of</sup> ~~urinating~~ <sup>urinating</sup>, may observe a slight drop of glairy or coagulated mucus oozing away—that is the seminal loss, in many cases.

To test the matter, put some of your morning urine into a four-ounce bottle, and let it stand for two or three days; and if you observe a whitish sediment or cloud at the bottom, you may feel certain that you are losing the seminal fluid.

We are perfectly aware that affections of the Sexual Organism are usually avoided by many scientific members of the profession, in consequence of the odium attached; consequently, the unhappy victims of this disease are allowed to fall into the hands of uneducated individuals, who make great pretensions to medical skill but who, in reality, know as little about the principles of medicine, or the diseases they profess to cure, as they do of English grammar, or the rudiments of classical knowledge.

The result is, that these empirics, in nearly every instance, complicate the difficulty—rendering the cure extremely difficult.

Young men are the most frequent sufferers from Spermatorrhoea, although many adults are most deplorably afflicted with it.

It is a Juggernaut which is more deadly than the heavy life-crushing machine of Hindoo superstition—more destructive than intemperance. Liquor effects the body, but the mind may exist comparatively unimpaired; but this hideous malady preys upon the finest faculties of the intellect.

It is destroying the fairest and most gifted of America, wrecking mind, soul and body.

To the young, middle-aged, and even old, who are destroying their physical strength and mental happiness, or who have already been weakened by the folly of the past, why suffer, when you must know the sure result if you allow this disease to ruin and debasé you, mind and body. Readers, you who are afflicted be warned in time. Let no false modesty keep you from making known your troubles to some experienced physician, and receiving a sure and lasting cure. We have cured hundreds, and will cure you. A short time under our treatment will make you a new man, and

send you forth into the world an honor to your sex and a blessing we trust, to mankind.

### Gleet.

Gleet generally follows after an attack of Gonorrhoea, as a consequence of the neglect or unsuccessful treatment of the latter.

The person afflicted, on rising in the morning, and on examination will notice by pressure that a small amount of thick yellowish matter will escape from the urethra.

This disease, if not quickly cured, will almost always result in a Stricture. Our vast practice on the above disease enable us to eradicate it in from 6 to 8 days.

### Stricture.

A DISEASE THAT USUALLY ARISES IN CONSEQUENCE OF VENEREAL INFLAMMATION (GONORRHOEA) IN THE URETHRA OF MEN.

This most frequent disease (Stricture) in the urethra is an obstruction to the passage of the urine. Few take any notice of a Stricture until it has either become violent, or has been the cause of other inconveniences. For instance, a person will have a considerable Stricture without observing that he does not make water freely.

Thus a Stricture of the urethra produces an irritable bladder, a frequent desire to urinate, (in some the stream of urine is forked or scattered, in others the urine is voided in a small stream), dilatation of the urethra between the bladder and the stricture, ulceration, usually followed by a gleet discharge, fistula in perineum, dilatation of the ureters, and enlargement of the pelvis of the kidneys, besides other complaints that are sympathetic, such as swelling of the testicle, glands in the groins, etc., etc.

We have probably been more extensively engaged in the treatment of venereal, sexual and private diseases of men than any other physician on the continent.

Syphilis, Gleet, Venereal Ulcers, either recent or of long stand-

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*Exhibit A*

ing, Stricture, Orchitis, and all urinary diseases, treated with unparalleled success.

Sexual Debility and Impotency, and the results of self-abuse in youth, sexual excesses in matured years, or other causes, which produce nocturnal emissions, blotches, debility, dizziness, dimness of sight, confusion of ideas, evil forebodings, aversion to the society of females, loss of memory and sexual power, rendering marriage improper, are speedily and permanently cured.

Our opportunities in Hospital and private practice are unsurpassed.

In past success and present position we stand without a competitor, it being self-evident that a physician who confines himself exclusively to the study of a certain class of diseases, and treats hundreds every year, must acquire greater skill in that specialty than one in general practice.

#### To The Poor.

We treat and cure every patient both rich and poor. When means are limited, the fee will be made accordingly. NO MERCURY USED. NO DETENTION FROM BUSINESS.

J. WESLEY GRINDLE, M. D.

AND

H. DYER, M. D.,

Physicians and Surgeons.

Office, 171 West 12th Street,

Between 6th & 7th Aves.,

New York.

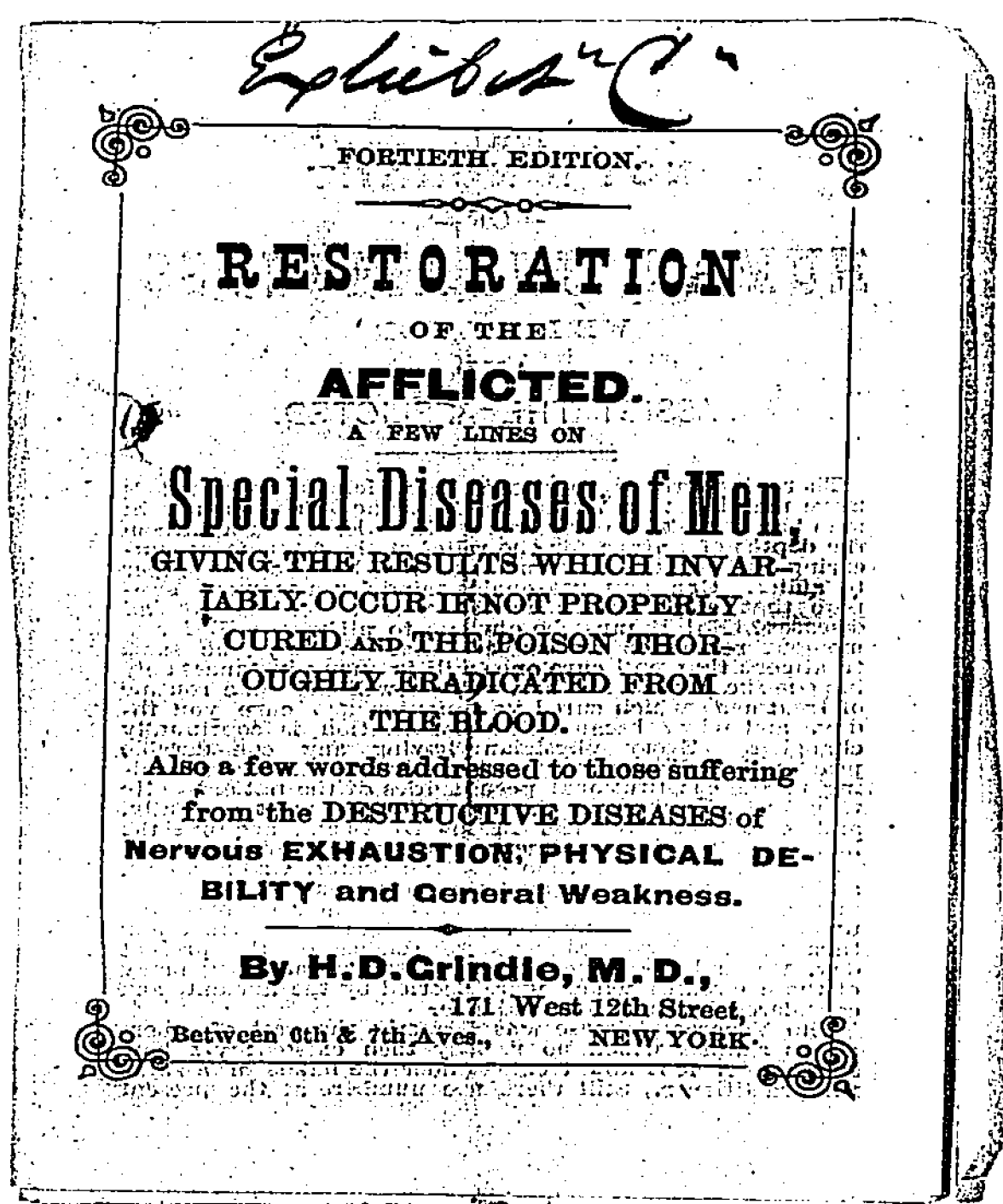
J. WESLEY GRINDLE, M. D., Consulting Physician.

Hours from 9 A. M. to 8 P. M.

We wish to impress upon all patients the importance of affording us a personal interview, as the advantage resulting from such a course will more than repay them the trouble thereby occasioned, as the consultation will be free.



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Part I  
**NOT IGNORANT**  
-OF-  
**HUMAN UNHAPPINESS,**  
WE FEEL FOR  
**AND**  
ASSIST THE AFFLICTED.

There is perhaps no science in which improvement is more manifest than in that of Medicine. The energy of man has been strenuously exerted in endeavoring to fathom the depths of Nature, for the relief of those whom an untiring Providence, for some wise end, has thought proper to afflict. Can any reasonable mind for a moment suppose that a particular medicine is a remedy for all diseases? No! It must be obvious to all who will for a moment reason on the subject, that precisely the same treatment that will cure one, will in many instances only impede the cure of another, neither will the same routine of treatment which cured you months ago cure you to-day, and why? because the constitution is continually changing. Every physician having any considerable practice is well aware that each case must be treated according to the constitutional peculiarities of the patient. He therefore who observes these peculiarities most carefully, and is governed by them in his treatment, acquires the highest skill and must deserve the public confidence. If we look to the time of Hippocrates, Galen, Celsus, and others, whom we may term the Parents of Medicine, viewing the ravages of disease among their countrymen, unable to check its progress or mitigate suffering, and turn to the improved state of science of the present day, we find the experienced Physician removing many of those diseases which were deemed by the ancient, and considered by them irremediable. The Venereal Disease was formerly the pest of generations against which no remedy then existed; yet how successfully it is now treated under the hands of a skillful practitioner. Still there are numbers at the present

3  
y, who are suffering under complicated disorders, arising from the improper treatment pursued in attempting to remove it, and who can only expect relief by an application to those whose experience and successful course of practice enable them to point out and speedily remove the disease under which the patient labors.

It is necessary to observe that the Venereal Poison differs from all other contagious Disorders, in not yielding to the powers of the constitution. No cases are recorded where it has disappeared without the use of medicine. How distressing then must be its effects to those who have either from neglect or ignorance suffered it to exist for months and sometimes years unchecked in its progress, until its powerful venom has made such dreadful changes on the constitution as to leave them a spectacle to themselves and those of their acquaintances. Then, and then only are they led to seek that aid which prudence in the first instance would have dictated. In slight or recent cases we are enabled to eradicate this Disease from the system in a few days, but in cases where it is deeply rooted, or of long duration, a little more time is required, still a sure and permanent cure is guaranteed.

How particular then should patients regard that situation which a false sense of delicacy may induce them to conceal, and by an early application to members of the profession, whose experience and liberal conduct have restored the health of thousands, seek and obtain that relief which by strict attention to their instructions is almost a certainty.

The judicious practitioner invariably studies the habits and mode of life of his patient, marking each peculiar feature in his or her disease, whereby he forms the basis on which he can safely erect his super-structure, without throwing away his valuable time, or giving that immoderate quantity of medicine which is an incontestable proof of ignorance and cupidity.

The result of experience proves that the great quantity of medicine thrown in by the ignorant practitioner for the purpose only of increasing his bill, is often productive of serious injury, when an appropriate remedy judiciously given would have removed the disease.

Confidence is the result of knowledge, and always produces that consolation, which must ever be foreign to the ignorant practitioner. We would say to him: if you can do no good, do no harm; leave your patient as you found him, and recommend an immediate application to those who are competent to remove the disease.

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## Part II.

### SPERMATORRHOEA.

This disease, called Spermatorrhoea, or Seminal weakness is also known as Sexual Incapacity, Seminal Emissions, Physical Decay, Nervous Debility, etc., etc.

Spermatorrhoea is almost invariably produced through the results of self-abuse. Any person practicing this base and vicious habit for any length of time, cannot do so without weakening the genital organs and various functional derangements thereof, also he finds that the seminal fluid escapes from him either with the urine or by nightly or daily pollutions.

The habit then is discontinued, either of the ill consequence which alarms the patient, or he has been made acquainted with the serious results which must finally follow from his practice of this destructive vice. But the unfortunate victim finds that the ceasing of the habit does not restore him to the natural state.

He cannot rid his imagination of the erotic fancies which have so long possessed it. During sleep he is troubled with lascivious dreams, accompanied by the venereal orgasm and the seminal loss. During the day erotic ideas constantly invade his mind and partial erections occur, followed by a tenacious discharge, which slowly escapes from the urethra.

But a most dangerous form is when the seminal fluid is passing off unperceived and unsuspected in the urine.

A person so affected, while making water, or at stool, may observe a slight drop of glairy or coagulated mucus oozing away—that is the seminal loss, in many cases.

To test the matter, put some of your morning urine into a four ounce bottle, and let it stand for two or three days; and if you observe a whitish sediment or cloud at the bottom, you may feel certain that you are losing the seminal fluid.

We are perfectly aware that affections of the Sexual Organism are usually avoided by many scientific members of the profession in consequence of the odium attached; consequently, the unhappy victims of this disease are allowed to fall into the hands of uneducated individuals, who make great pretensions to medical skill, but who, in reality, know as little about the principles of medicine, or the diseases they profess to cure, as they do of English grammar, or the rudiments of classical knowledge.

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The result is, that these empirics, in nearly every instance, complicate the difficulty—rendering the cure extremely difficult.

Young men are the most frequent sufferers from Spermatorrhoea, although many adults are most deplorably afflicted with it. It is a Juggernaut which is more deadly than the heavy life-crushing machine of Hindoo superstition—more destructive than intemperance. Liquor effects the body, but the mind may exist comparatively unimpaired; but this hideous malady preys upon the finest faculties of the intellect. It is destroying the fairest and most gifted of America, wrecking mind, soul and body.

To the young, middle-aged, and even old, who are destroying their physical strength and mental happiness, or who have already been weakened by the folly of the past, why suffer, when you must know the sure result if you allow this disease to ruin and debase you, mind and body? Beadless, you who are afflicted be warned in time. Let no false modesty keep you from making known your troubles to some experienced physician, and receiving a sure and lasting cure. We have cured hundreds, and will cure you. A short time under our treatment will make you a new man, and send you forth into the world an honor to your sex and a blessing, we trust, to mankind.

### GLEET.

Gleet generally follows after an attack of Gonorrhoea, as a consequence of the neglect or unsuccessful treatment of the latter.

The person afflicted, on rising in the morning, and on examination will notice by pressure that a small amount of thick, yellowish matter will escape from the urethra.

This disease, if not quickly cured, will almost always result in a Stricture. Our vast practice on the above disease enable us to eradicate it in from 6 to 9 days.

### STRICTURE.

A DISEASE THAT USUALLY ARISES IN CONSEQUENCE OF VENEREAL INFLAMMATION (GONORRHOEA) IN THE URETHRA OF MEN.

This most frequent disease (Stricture) in the urethra is an obstruction to the passage of the urine. Few take any notice of a Stricture until it has either become violent, or has been the cause of other inconveniences. For instance, a person will have a considerable Stricture, without observing that he does not make water freely.

Thus a Stricture of the urethra produces an irritable bladder, a frequent desire to urinate (in some the stream is forked or scattered, in others the urine is voided in a small

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stream, dilatation of the urethra between the bladder and the stricture, ulceration usually followed by a gleet discharge, fistula in perina, dilatation of the ureters, and enlargement of the pelvis of the kidneys, besides other complaints that are sympathetic, such as swelling of the testicle, glands in the groins, etc., etc.

#### SYPHILIS

The earliest indications of constitutional infection is the Venereal Ulcer, located in the place where the virus [Venereal poison] is inoculated, or taken up, directly into the blood by the veins, and constitutional contamination takes place at once in the system. This poison, strictly speaking, constitutes Primary Syphilis, and if not thoroughly cured, in this stage, it will invariably result in Secondary Syphilis, which if not permanently eradicated, will terminate in Tertiary Syphilis, which results in the breaking down of the bony structures of the body.

Syphilis is distinguished from all other diseases by certain peculiarities, which are now known as the copper color or as reddish brown with a slight admixture of yellow, which show themselves on the body either in small or large spots. Older writers on Venereal diseases compare it with the cut surface of a ham.

During the period when the Venereal poison is laying dormant in the system, the person so afflicted may not experience much that will attract his attention. He may feel weak, languid, exhausted, complain of depression, heats and colds, headaches, pains in the chest, and there may be pain in his bones at night; nightly pain is most significant. In all cases the absorption of the syphilitic poison impairs vital force, as the brain and spinal cord, ulceration of soft and hard structure of the body, degeneration of the organs of procreation, impotency, sterility, &c.

With proper constitutional treatment, all cases of Syphilis recover; but no patient is safe or can expect recovery, if mercury, antimony or arsenic is used in the treatment.

Those accursed drugs never eradicate or antidote such a terrible animal poison. We guarantee to eradicate this disease by our new treatment, without mercury or other poisonous drugs, vegetable agents only being used.

#### DISEASES OF THE SKIN

The early writers on skin diseases separated the study of these affections from general pathology, and thereby committed no small amount of mischief. For medical men having thus been led to regard these disorders as something special, took but little pains to acquire any accurate knowledge of

them; so that from inexperience they were led to believe that cutaneous affections were multitudinous in their nature, very confused in their respective appearances, and particularly rebellious to treatment. It is only during the last few years that more enlightened opinions have prevailed, and that we have found these diseases as easy to diagnose and to treat as any which come under observation.

Those who may consult us by letter for the removal of skin diseases should be particular to state their condition, in life, whether anemic, plethoric, gouty, rheumatic, or dyspeptic, as well as by the age, sex, mode of life, &c., &c.

In order to make a permanent cure of any and all skin diseases, we resort to both constitutional and local remedies. This we endeavor to eliminate from the system, the morbid matter upon which the eruption depends. Then we alter the constitutional state which led to the formation of the poison, and so restore the healthy tone of the body.

No one who reads the above need suffer from skin diseases. We have remedies which will cure, in from one to two months, any skin disease whatever. Young man or woman, if you are disfigured with disgusting blotches, pimples, and eruptions on the face, you should immediately communicate with us, either personal or by letter. We guarantee to cure every case, no matter how complicated or from whatever cause produced.

#### DISEASE OF THE KIDNEYS

Disease of the Kidneys usually involves the Bladder and Urethra in both sexes, and is characterized by high colored or very pale urine—slimy, bad-smelling, or albuminous urine—heat and scalding in passing, or immediately after making water—frequent inclination to urinate, passing only a little at a time—complete retention of urine, or great difficulty to retain—bloody urine (dysuria)—also, renal calculi [stone], &c.

Our vast practice in this class of maladies enable us to administer remedies which always allay irritation, heat and scalding—dissolve stone or gravel—remove congestion or obstructions from the Kidneys, Ureters, and Bladder, and give tone to all the parts, besides being beneficial to the system.

How many suffer from these diseases without being able to get cured! Regular physicians fail—quacks fail to cure. And yet how simple, and easily curable, if properly understood.



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OUT OF TOWN PATIENTS are informed that our remedies can be forwarded to them, carefully packed, and screened from observation. When writing, state age, mode of living, temperament, married or single, and supposed cause of affliction.

#### CONCLUSION.

We have probably been more extensively engaged in the treatment of venereal, sexual and private diseases of men than any other physician on the continent.

Syphilis, Gleet, Venereal Ulcers, either recent or of long standing, Scrofula, Skin Diseases, and Diseases of the Scalp, Stricture, Orchitis, and all urinary diseases, treated with unparalleled success.

Sexual Debility and Impotency, and the results of self-abuse in youth, sexual excesses in matured years, or other causes, which produce nocturnal emissions, blotches, debility, dizziness, dimness of sight, confusion of ideas, evil forebodings, aversion to the society of females, loss of memory and sexual power, rendering marriage improper, are speedily and permanently cured.

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We treat and cure every patient both rich and poor. When means are limited, the fee will be made accordingly. NO MERCURY USED. NO DETENTION FROM BUSINESS.

H. D. GRINDLE, M.D.,

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We wish to impress upon all patients the importance of affording us a personal interview, as the advantage resulting from such a course will more than repay them the trouble thereby occasioned, as the consultation will be free.

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POLICE COURT— 2 DISTRICT.

RECOGNIZANCE FOR TRIAL OR EXAMINATION.

CITY AND COUNTY }  
OF NEW YORK, } ss.

BE IT REMEMBERED, That on

the 24 day of September in the year of Lord 1881  
John Wesley Grundle  
of No. 171 West 12<sup>th</sup> Street, in the City of New York,  
and John Laurent  
of No. 177 West 12<sup>th</sup> Street, in the said City,  
and August Feyer  
of No. 62 Greenwich Avenue Street, in the said City,  
personally came before the undersigned, one of the Police Justices in the City of New York, and acknowledged  
themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say: the said  
John Wesley Grundle  
the sum of Three Hundred Dollars; the said  
John Laurent  
the sum of Three Hundred Dollars, and the said  
August Feyer  
the sum of Three Hundred Dollars, separately, of  
good and law money of the State of New York, to be levied and made of their respective goods and chattels,  
lands, and tenements, to the use of said People, if default shall be made in the condition following, viz.:

WHEREAS, the said John Wesley Grundle was charged, before the  
undersigned, Police Justice as aforesaid, on the oath of Alfred E. M. Berdy  
with Misdemeanor for having, on the 24 day of September, 1881  
in the City and County of New York, aforesaid,

been practicing medicine or physica  
and is now practicing medicine or physica  
without having a license  
in violation of Chapter 513 of the Laws of 1880

And Whereas, he has been brought before said Justice to answer said charge and the said offence with which  
he is charged being bailable by said Justice, and he having demanded an examination on said complaint, and it hav-  
ing been made to appear to the satisfaction of said Justice that said examination should be continued to some other  
day, he did thereupon order the said accused to find sufficient Bail in the sum of Three  
Hundred Dollars, for his appearance at the 2<sup>nd</sup> District Police Court, No. 171 West 12<sup>th</sup>

street, on the 24 day of October  
1881 at 3 o'clock, in the after noon of that day, to answer to said charge.

Now Therefore, the condition of this Recognizance is such, that if the above named  
John Wesley Grundle  
shall personally appear before said Justice at the said 2<sup>nd</sup> District Police Court in the City of New  
York, on the 24 day of October, 1881 at 3 o'clock, P. M. and at such  
other times and days as the said examination may be adjourned to, and abide the final decision of said Justice, and  
not depart therefrom without leave, then this Recognizance to be void, otherwise to remain in full force.

Taken and acknowledged before me, the }  
day and year aforesaid

Mercutio  
POLICE JUSTICE

J. W. Grundle mo  
John Laurent  
August Feyer

0827

CITY AND COUNTY }  
OF NEW YORK, } ss.

day of *Sept*  
*McKen O'Sullivan*  
Police Justice

Sworn to before me this

*John Lawry* one of the within  
named Sureties, being duly sworn, says that he is a *free* holder and resident in  
said City, and is worth *the* **Hundred Dollars,**  
over and above the amount of all his debts and liabilities; and that his property consists of

*Real Estate to wit house and lot  
No 3 Greenwich Avenue said City  
of the value above all circumstances  
at six thousand dollars*

*John Lawry*

CITY AND COUNTY }  
OF NEW YORK, } ss.

day of *Sept*  
*McKen O'Sullivan*  
Police Justice

Sworn to before me, the

*August Fenger* one of the within  
named Sureties, being duly sworn, says that he is a *free* holder and resident in  
said City, and is worth *the* **Hundred Dollars,**  
over and above the amount of all his debts and liabilities; and that his property consists of

*Real Estate to wit house and lot  
No 62 Greenwich Avenue of the  
value above any circumstances  
at four thousand dollars*

*August Fenger*

RECOGNIZANCE FOR TRIAL OR EXAMINATION

THE PEOPLE, & C.,

ON THE COMPLAINT OF

vs.

Taken the ..... day

of ..... 187

Justice.

Filed ..... day of ..... 187

Sureties identified by

No. .... Street.

0020

Edward L. Ripley of 39 Park Row  
Lawyer, 37-yrs. being duly sworn says  
I am counsel for the County Medical Society  
In August or September of the present  
year. I had the defendant before Justice  
Morgan and he then stated that he  
was there and had been for sometime  
from then to practicing medicine in the  
City of New York, and that he issued the  
paper annexed and marked "A".

Dr. Priddy the complainant was present and  
heard that statement. The defendant  
produced in Court on the return  
day of the Warrant a Diploma  
purporting to have been issued  
by one of the Buchanan Colleges  
in Philadelphia and dated the  
4<sup>th</sup> day of July 1876 as his license  
to practice, which diploma is  
now in Court here; ~~and is not~~  
~~introduced~~, and offered in Evidence  
marked Exhibit A. 1.

*E. L. Ripley*

Sworn to before me this  
14<sup>th</sup> day of November 1881  
Moreau O. St. Aubert  
Police Justice



0829

Counsel for defendant offers in Evidence Certificate of County Clerk of the County of New York bearing date August 30<sup>th</sup> 1888 marked Exhibit Exhibit B.

Direct

City and County of New York ss.  
Henry D. Grindle called as a witness on the part of the defendant being duly sworn says: my name is Henry D. Grindle, my age is 55 years and my profession I am a practicing Physician residing at 171 West 12<sup>th</sup> Street, I know the defendant here present, he is my son -

Q. Where has the defendant resided during the nine years last past ans. In New York City.

Q. What is his business? A. A manufacturer of medicines for the cure of Catarrh.

Cross

Q. Whereabout in New York City has defendant resided during that period of nine years last past?

A. In No 171 West 12<sup>th</sup> Street from May first 1880. Prior to that in West 13<sup>th</sup> Street for about three years, and prior to that in West 4<sup>th</sup> Street for about two years.

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prior to that in West 26<sup>th</sup> Street  
for about a year or more.

Q. During that time what was  
he doing?

A. Part of the time ~~when~~ he was  
studying, and part of the time  
doing nothing.

Q. How long was he away  
from you at any one time?

A. The longest time I remember  
probably three months.

Q. When was that?

A. When he was in Philadelphia.  
I can't tell exactly what year  
it was in. My son the defendant  
is now twenty-seven years of age.  
He was born in Castine,  
Hancock County, Maine.

Q. Is he associated with you in  
business now?

A. We both live in the same  
house. I am practicing  
medicine, and he makes  
factures medicine for the cure  
of Catarrh. I never have  
seen him practicing medicine.

Q. Look at the paper marked  
"A." and say whether it was

0031

issued from your house?

A. It has the appearance of having been issued from my house.

Q. You have known of similar ones having so been issued?

A. Yes Sir.

Q. J. Wesley Grindle ~~was~~ M.D. therein mentioned, is that your son?

A. It is my son the defendant.

Q. And who is H. Dyer M.D. therein mentioned?

Objected to as immaterial incompetent and irrelevant.  
Objection overruled. Exception taken.

A. I don't know.

Q. Is there at 171 West 12th Street any such person as H. Dyer M.D.

Objected to on the same ground and objection overruled and Exception taken.

Ans. There is not.

0032

Q. Your name Doctor is Henry Dyer Grindle. is it not?

A. Yes sir.

Q. Look at the paper now shown you and state whether it has been issued from your house 171 West 12 Street? <sup>by you</sup>  
Objected to by Counsel for Defendant as irrelevant -

Objection overruled, Reception taken  
A. Yes.

By counsel for prosecution the ~~now~~ paper marked Exhibit "C" is offered in evidence.

Objected to by Counsel for Defendant as immaterial and irrelevant -  
Paper admitted after overruling objection - Reception taken

Reduced by Counsel for Defendant.

Q. Are how many different occasions has your son been absent in Philadelphia?

A. I don't know, I can't tell the number of times

Re cross Ex.

Q. Are how many occasions have you seen him in Philadelphia



0833

A. I have seen him there on  
three occasions. I am posi-  
tive.

Q. When?

A. I can't give date.

Q. Give places.

A. at the American University  
of Pennsylvania in Fifth Street  
Philadelphia. At my brother's  
in Spruce Street and City. my  
brother's name is Wesley Grindle  
No other place I can specify -  
This was in the winter of 1875  
to 1876 -

x Henry Grindle

known to be here in 1875  
14th Street, Philadelphia 1875.

Wesley Grindle

Philadelphia

0034

Sec. 209, 200, 210 & 212.

Police Court—*Second* District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Charles E. Perry*  
288 Madison St.

*John Wesley Grindle*

Offence, *Passing Medical Certificate*

Dated *Sept 22* 188*1*

*Albion* Magistrate

Officer

Clerk

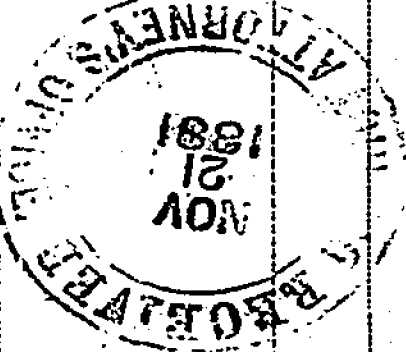
Witnesses *Edward E. Perry*

No. *29 Park Ave* Street

*Henry D. Grindle*

No. *171 W 12* Street

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



BAILED,

No. 1, by *John Wesley*

Residence *171 W 12* Street

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

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

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

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

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

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

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

guilty thereof, I order that he <sup>*held to answer the same under*</sup> be admitted to bail in the sum of *Five* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *Mar 15* 188*1*

*Maxwell* Police Justice.

I have admitted the above named *John Wesley Grindle* to bail to answer by the undertaking hereto annexed.

Dated *Mar 15* 188*1*

*Maxwell* Police Justice.

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

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

Police Justice.

Police Court - Second District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Alfred E. Perry*  
*288 Washington Ave.*  
*John Wesley Grindle*

BAILED

No. 1, by *John Wesley Grindle*  
Residence *171 W 12* Street,  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,

Dated *Sept 22* 188  
*Offenberg* Magistrate  
Officer \_\_\_\_\_  
Clerk \_\_\_\_\_

Witnesses *Edward C. Ripley*  
No. *24 Park Ave* Street  
*Henry D. Grindle*  
No. *171 W 12* Street



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

5680

Police Justice.

188

Dated

guilty of the offence within mentioned, I order h to be discharged.

There being no sufficient cause to believe the within named

Police Justice.

188

Dated

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Police Justice.

188

Dated

mitted to the Warden or Keeper of the City Prison until he give such bail.

guilty thereof, I order that he be admitted to bail in the sum of \_\_\_\_\_ Hundred Dollars and be com-

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

*John Wesley Grindle*



0036

about a quarter of a mile  
 from the city and nearly a century old.

in Bezug auf die Subj. & untern  
Grenze nicht

John Wesley Brindle

no grand war in the city and country  
I still have a few individuals

John Wesley Spindle

The time of the year is not yet settled  
as matters are not settled:

The said John Wesley Brindle one of  
the first Ward of the City of  
New York in the county of New York and  
agent of said Ward on the sixth day

Julie we are now in the  
 one hundred and eighty one  
 and will be taking a trip in  
 it and return to City, County and  
 State and St. Louis, St. Louis,  
 Missouri and Kentucky, Thelma  
 Joseph, medicine and, St. Louis, St. Louis,  
 John Wesley Brindle and more, not  
 being, as we said John Wesley Brindle  
 and the other, St. Louis, St. Louis,  
 authorized to be made of the,

Authorized to no reaction of music,



0037

... d  
... m ... e  
... e  
... the ... on  
... and these ...

... id  
... John Wesley Brindle  
...  
... John Wesley Brindle  
...  
... id

... my ...  
...  
... e,  
...  
... and ...  
... foundation ...  
... medicine ...  
... to be ...  
... John Wesley Brindle ...  
... and there ... in said

John Wesley Brindle, then and there,  
well knew, lawfully authorized to so practise  
physic or medicine as aforesaid  
or to so prescribe or administer  
such physic and medicine so  
prescribed and administered as  
aforesaid against the form of  
the statute in such case made  
and provided, and against the peace  
of the People of the State of  
New York and their dignity.

And the Grand Jury aforesaid,  
by this indictment, further accuse  
the said John Wesley Brindle  
of the crime of practising medicine without lawful authority  
committed as follows:

The said John Wesley Brindle  
late of the Ward, City, County and State  
aforesaid, afterwards to wit. on the day  
and in the year last aforesaid, and  
ever since that day and until  
the finding of this inquisition, at  
and within the City, County and State  
aforesaid, did knowingly, intentionally  
and unlawfully practise physic and  
medicine and attend as a physician  
upon divers persons to the Grand Jury

aforesaid unknown, who were, then and there, sick, ailing, ill and distempered, and, then and there, prescribe and administer as a physician to the aforesaid persons, certain physic and medicines, to the grand jury of said unknown, ~~as an~~, aid John Wesley Striddle, then and there, not being as he the said John Wesley Striddle, then and there, well knew lawfully authorized to so practise physic or medicine as aforesaid or to so prescribe or administer such physic and medicine so prescribed and administered as aforesaid, against a form of the Statute in such use made and provided, and against the peace of the People of the State of New York and their dignity.

And the Grand Jury aforesaid, by this indictment, further accuse the said John Wesley Striddle of the crime of practising medicine without lawful authority committed as follows:

The said John Wesley Striddle late of the Ward, City, County and State



aforesaid, afterwards to wit, on the day  
 and in the year last aforesaid, and  
 ever since that day and until  
 the finding of this inquisition, at  
 and within the city, county and State  
 aforesaid, did knowingly, intentionally  
 and unlawfully practise physic and  
 medicine and attend upon divers  
 persons to the Grand Jury aforesaid  
 unknown, who were, then and there,  
 sick, ailing, ill and distempered  
 and, then and there, prescribe and  
 administer to the aforesaid persons  
 certain physic and medicines  
 to the Grand Jury aforesaid unknown,  
 he the said John Wesley Eridle  
 then and there, not being, as he the said  
 John Wesley Eridle, then and there,  
 well knew, lawfully authorized to so  
 practise physic or medicine as aforesaid  
 or to so prescribe or administer such  
 physic and medicine so prescribed and  
 administered as aforesaid, against the form  
 of the Statute in such case made and provided  
 and against the peace of the People of the State  
 of New York and their dignity.

Daniel G. Rollins  
 District Attorney



0841

BOX:

51

FOLDER:

597

DESCRIPTION:

Gron, Emil

DATE:

11/16/81



597

0842

No. 72.

Notary Public

Day of Trial, *Dec 16*  
Counsel, *R & R*  
Filed *16* day of *Nov* 188*1*  
Pleads *guilty*

THE PEOPLE *P*  
vs. *Emil Gron*  
*Felony Assault and Battery.*

DANIEL G. ROLLINS,  
*District Attorney*  
*Case No: Nov 22, 1881*  
*Ind. & acquitted*  
A True Bill. *W. J. O'Connell*

Foreman.

Witnesses:

0043

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

Police Court—Fourth District.

of No. 19<sup>th</sup> Street between 11<sup>th</sup> Street and 12<sup>th</sup> Street, being duly sworn, deposes and says,  
that on the 11<sup>th</sup> day of October 1881

at the City of New York, in the County of New York, and at about  
the hour of 8 o'clock A. M. one William  
Broderick was feloniously assaulted and  
beaten by one Emil Green, now  
here, as deponent is informed and  
believes. That said injured man  
identified said Green as deponent's  
presence as being the person who  
assaulted him by stabbing him in  
the right side with a knife. That  
said injured man is now in St. Luke's  
Hospital and unable to appear in  
Court by reason of said injury.  
Jacob Tooker

Sworn to before me, this

11<sup>th</sup> day

1881

Samuel J. [Signature]  
Police Justice.



0844

Police Court—Fourth District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

*Hubert Jooker*

vs.

*Emil Gruon*

AFFIDAVIT.

*John A. P. M.*

Dated

*October 11*

18*80*

*Patterson*

Magistrate.

*Jooker*

*19*

Officer.

Witness,

Disposition,

*Committee to*

*await result, bail  
for examination fixed  
at "2000."*



0845

Police Court—Fourth District.

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

*William Broome,*  
Aged 19 years, Stone  
Carrier, of No 1059 First Avenue

on *Tuesday* the *11th* day of *October*  
in the year 18*80* at the City of New York, in the County of New York,

being duly sworn, deposes and says, that  
and feloniously *Emil Gorn,*  
he was violently ASSAULTED and BEATEN by

*now here, who wilfully and  
maliciously cut and stabbed  
deponent on the right side  
with the blade of a knife  
which knife he said Emil,  
then held in his hands - thereby  
wounding deponent*

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

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

Sworn before me, this

of *October*

*27th* day  
18*80*

*J. M. Patterson* Police Justice.

*William Broome*

0046

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK } ss.

*H. Ehr*  
DISTRICT POLICE COURT,

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

Question. What is your name?

Answer.

*Emil Grown*

Question. How old are you?

Answer.

*Nineteen years of age*

Question. Where were you born?

Answer.

*Germany*

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

Answer.

*1074-2<sup>nd</sup> Avenue, Three Weeks*

Question. What is your business or profession?

Answer.

*Gas Fitter*

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

Answer.

*I have nothing to say, and  
I waive further examination  
here*

Taken before me, this

*27<sup>th</sup>*

day of *October*

188*8*

*Emil Grown.*

*J. M. P. J.*  
Police Justice.



0847

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court, H District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Killian Macdonald*  
*1059 08. First Ave*  
*Emile Green*

Offence, *False Imprisonment & Battery*

Dated *October 27* 188

*Pattemans* Magistrate.

*Doctor, 15* Officer.

*Myers* Clerk.

Witnesses *Jack Doctor*

No. 1 *Paul Police* Street.

No. 2 *John M. Green*

No. 3 *Paul Police* Street.

No. 4 *John M. Green* Street.

*#1500 Ave. S. J.*

*Comd.*

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

guilty thereof, I order that he be admitted to bail in the sum of *1500* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *October 27* 188 *J. M. Patterson* Police Justice.

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

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

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

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

0040

Sec. 208, 209, 210 & 212.

Police Court--H District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*William Madson*  
*1039 W. 7th Ave*  
*Donnie Green*

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated

*October 27*

188

Magistrate.

*Patterson*

Officer.

*Doonan, 15*

Clerk.

*McG*

Witnesses

*Jacob Doonan*

Street

*19 West. Police*

*John M. O'Connor*

Street

*19 West. Police*

*John M. O'Connor*

Street

*222 West 7th*

*#1500 Ave. S.D.*

*Cond.*

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

*Donnie Green*

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

Dated *October 27* 188

*John Patterson* Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 188

Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order he to be discharged.

Dated 188

Police Justice.



0049

St. Luke's Hospital,

54th STREET AND 8th AVENUE

NEW YORK, Oct. 11 1881

This is to certify that  
William Broome is in this  
Hospital suffering from  
a punctured wound  
in his right side and  
that he is in a dan-  
gerous condition

William C. Campbell

M.D.

House Surgeon.

0050

St. Luke's Hospital,

54th STREET AND 5th AVENUE,

NEW YORK,

Oct. 13

1881

This is to certify that  
William Broderick is  
still a patient in  
St. Luke's Hospital and  
is improving in health  
but is not yet out  
of danger.

William C. Campbell

M.D.

House Surgeon.

0051

St. Luke's Hospital,

34th STREET AND 8th AVENUE,

NEW YORK, Oct. 15 1881

This is to certify that  
William Broder may  
be said to be out  
of danger but is not  
able to leave the  
hospital

William C. Campbell  
M.D.

House Surgeon.

0852

# Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Emil Gron*

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

*Emil Gron*

of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows

The said

*Emil Gron*

late of the City of New York, in the County of New York, aforesaid, on the

*eleventh*

*October*

one thousand eight hundred and eighty

*one*

*with force and arms, at the City and*

County aforesaid, in and upon the body of

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

and

with a certain

which the said

*Emil Gron*

in

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

then and there feloniously and wilfully to kill, against the form of the Statute in such

case made and provided, and against the peace of the People of the State of New York

and their dignity.

## SECOND COUNT.

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

*Emil Gron*

of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a sharp, dangerous weapon, with intent to do bodily harm," committed as follows:

The said

*Emil Gron*

afterwards, to wit, on the day and in the year aforesaid, at the City and County

aforesaid, the said

with force and arms, in and upon the body of the said

then and there being, wilfully and feloniously did make an

assault and

with a certain

which the said

*Emil Gron*

in

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

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.



0853

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*Emil Gron*  
of the CRIME of "Assault and Battery upon another by such means and force as was  
likely to produce death with intent to kill," committed as follows:

The said *Emil Gron*  
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-  
said, ~~the said~~

with force and arms, in and upon the body of *the said William Brown*  
in the peace of the said people then and there being, feloniously did make another  
assault and ~~him~~ the said *William Brown*  
with a certain *knife*

which the said *Emil Gron*  
in *his* right  
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut  
and wound, the same being such means and force as was likely to produce the death  
of ~~him~~ the said *William Brown* with intent ~~him~~ the  
said *William Brown* 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 Grand Jury aforesaid, by this indictment, further accuse the said  
*Emil Gron*  
of the CRIME of "Assault and Battery upon another, with a deadly weapon, with intent  
to maim," committed as follows:

The said *Emil Gron*  
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-  
said, ~~the said~~

with force and arms, in and upon the body of the said *William Brown*  
then and there being, wilfully and feloniously did make another assault and ~~him~~  
the said *Emil Gron* with a certain *knife* which the said

*Emil Gron*  
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 then and there wilfully and feloniously to maim ~~him~~  
the said *William Brown* 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.

DANIEL G. ROLLINS, District Attorney.

0854

BOX:

51

FOLDER:

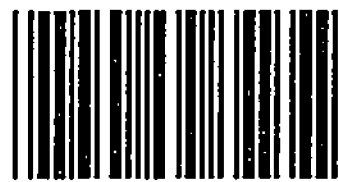
597

DESCRIPTION:

Guthrie, Duncan

DATE:

11/16/81



597

0855

BOX:

51

FOLDER:

597

DESCRIPTION:

Kane, John

DATE:

11/16/81



597

0856

Counsel,  
Filed 16 day of Nov 1881

1881 Pleads guilty

THE PEOPLE

vs.

In remembrance of  
John Kane

INDICTMENT.  
LAWRENCE

DANIEL C ROLLINS,

District Attorney.  
Nov 21, 1881

Both plead guilty of an attempt.  
A True Bill.

Wm. J. O'Sullivan

Foreman.

No. 1 S.P. 18 months

No. 2 S.P. 2 year.



0857

3 DISTRICT POLICE COURT—

AFFIDAVIT—Larceny.

CITY AND COUNTY  
OF NEW YORK, } ss.of age 64 a Watchman August Peterson 39 years  
of No. 67 South Street.being duly sworn, deposes and says, that on the 13 day of November 1881  
at the City of New York,in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent. in the night time, from the Steamer Aga Manan  
the following property, viz.:One large <sup>main</sup> Sail of the value of One Hundred  
dollars

Signed before me this

day of

Potter Justice.

18

the property of Ocean Steam Ship Company and in care  
and charge of deponent as Watchmanand that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,  
stolen, and carried away by Duncan Gottlie and JohnKain (both workmen) from the fact  
that deponent saw said Duncan pull  
said Sail from the Steamer Aga Manan  
then lying on pier 44 East River and that  
deponent saw a man who  
said Kain, was in a Rowboat then  
alongside of said Steamer pulling said  
Sail into said Rowboat. Deponent is  
informed by officer William Beam of  
the 7th Precinct Police that John Kain

0858

(now here) is the person who was in said  
Rowboat pulling said Sail and attempting  
to steal and carry away the same

Sworn to before me this 14<sup>th</sup> day of Novr 1881

Wm. Murray Police Justice

City & County  
of New York

William Beane 50 years of age  
a Police officer of the 4<sup>th</sup> Precinct Police Precinct  
duly sworn deposes & says that he heard  
and the within affidavits of August Peterson  
and know the contents thereof, that the  
within within stated and referring to affidavit  
is true to deponents own knowledge

Sworn to before me this 14<sup>th</sup> day of Novr 1881 William S. Beane

Wm. Murray Police Justice

DISTRICT POLICE COURT.

THE PEOPLE, &c.  
ON THE COMPLAINT OF

AFIDAVIT—Larceny.

vs.

DATED 18

MAGISTRATE.

OFFICER

WITNESSES:

DISPOSITION

0859

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

3 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. Duncan Gottlie

Question. How old are you?

Answer. 33 years

Question. Where were you born?

Answer. Scotland

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

Answer. New York on board Steamship  
Age 9 months

Question. What is your business or profession?

Answer. Seaman

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

Answer. I am not guilty

Taken before me, this 14<sup>th</sup>  
day of November 1881

Duncan Gottlie  
Mark

Wm Murray Police Justice.

0860

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

3 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. John Kanin

Question. How old are you?

Answer. 33 years

Question. Where were you born?

Answer. New York

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

Answer. 248 W 28th Street New York 3 months

Question. What is your business or profession?

Answer. Post man

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

Answer. I am not guilty

Taken before me, this 14<sup>th</sup>

day of November 1884

John Kanin  
Mark

H. J. Murray

Police Justice.



0061

Calk. of Dr.  
Department  
at P. 144. B. 19  
Calk. learn on  
of testimony, 19.

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

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c. &c.  
ON THE COMPLAINT OF

1. *James H. H. H.*  
2. *John H. H.*  
3. \_\_\_\_\_  
4. \_\_\_\_\_  
Offence, *Grand Jury*

Dated *April 14* 188

*Murray* Magistrate.  
*Deane* Officer.  
Clerk.

Witnesses  
*Mr. Deane*  
*John H. H.*  
Street, \_\_\_\_\_

*Mr. Deane*  
Street, \_\_\_\_\_

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

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



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

*James H. H. H.*  
guilty thereof, I order that he be admitted to bail in the sum of *Five* Hundred Dollars *Cash* and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *April 14* 188 *John H. H.* Police Justice.

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

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

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

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

2980

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*James Watson*  
*Send to office*  
*James Watson*  
*John Kain*

Offence,  
1  
2  
3  
4

Dated *Apr 14* 188*1*

*Murray* Magistrate.

*Beard* Officer.

Clerk.

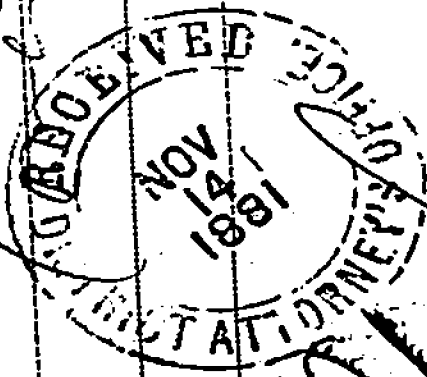
Witnesses

*Mr. Adam*  
*John Post Police* Street,

*Carl W. Adams* Street,

No. Street,

No. Street.



*James*

*Capt. of St.*  
*James Watson*  
*44th St. E.R.*  
*Will leave on*  
*Wednesday, 19th.*

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

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed,  
and that there is sufficient cause to believe the within named  
*James Watson*  
guilty thereof, I order that he be admitted to bail in the sum of *One Hundred Dollars* and be com-  
*mitted to the Warden or Keeper of the City Prison until he give such bail.*

Dated *Apr 14* 188*1*  
Police Justice.

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

Dated 188  
Police Justice.

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

Dated 188  
Police Justice.

0063

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*Duncan Guthrie and John Kane*  
The Grand Jury of the City and County of New York by this indictment accuse  
*Duncan Guthrie and John Kane*  
of the crime of  
*Larceny*

committed as follows:

The said

*Duncan Guthrie and John Kane*  
each late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *thirteenth* day of *November* in the year of our Lord one  
thousand eight hundred and eighty *one* at the Ward, City, and County aforesaid,  
with force and arms,

*One Canvas Sack of*  
*the value of one hundred*  
*dollars*

of the goods, chattels, and personal property of one

*August Petersen*

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.

**DANIEL C. ROLLINS,**  
~~**DANIEL C. ROLLINS**~~ District Attorney.



0065

BOX:

51

FOLDER:

598

DESCRIPTION:

Habisreutinger, Emil

DATE:

11/10/81



598



0066

BOX:

51

FOLDER:

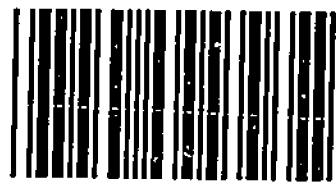
598

DESCRIPTION:

Kohler, Auton

DATE:

11/10/81



598

0067

First appeal.  
Sept. a Paris.  
and in this country  
for about 2 years  
employed as  
a farmer. in  
Rockland Co.

No. 11  
1. Length

Filed 10 day of Nov 1881

Pleads Abrogation - A

THE PEOPLE

vs.

Emil Kabisreutinger  
Curtis Wheeler

DANIEL G. ROLLINS,

District Attorney

A True Bill.

Wm. J. O'Connell

Foreman.

Nov. 14, 1881.

Wm. J. O'Connell  
J. J. O'Connell  
J. J. O'Connell  
J. J. O'Connell

Frank J. O'Connell  
Due to - State of New York

0868

Form 894.

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

Police Court--Second District.

*General manager New Jersey and New York Rail Road*  
 of No *149 East 114th* Street, being duly sworn, deposes  
 and says, that on the *Eighth* day of *August* 188/

at 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 his care and charge*

*as General manager of the New Jersey and New York Rail Road*  
 the following property, to wit: *one trunk containing*  
*two silk dresses, two Broche's shawls and other ladies'*  
*wearing apparel, towels, jewelry, one tortoise*  
*shell chain, two photographs, children*  
*wearing apparel in all - property of* *one* *guiltless*  
*slaves, in all property*

of the value of *Three hundred* *00* *00* Dollars,

the property of *deponent and John Carry and*  
*Mary Carry his wife, and then in care and charge*  
*of deponent as aforesaid*

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 *Emil Habichtreuter*

*(now here) and Anton Kohler not now arrested*  
*for the reason following to wit: that*  
*an said clay said trunk arrived in the depot of*  
*said Rail Road at the foot of Chambers Street and*  
*North river said City of New York; as property consigned*  
*by said Rail Road for said Mary Carry a passenger*  
*on said Rail Road, and was then standing in said*  
*depot pending the delivery of it to*  
*said Mary Carry or <sup>her</sup> agent upon presentation*  
*of a check given her said Mary Carry as Receipt*  
*for said trunk by said Rail Road Company.*  
*That by mistake on the part of the agent at*  
*the depot of said Rail Road at Spring Valley New York*

the ~~check~~ corresponding with the check attached  
 to said trunk was given to said ~~defendant~~ Kohler  
 as receipt for a trunk delivered for conveyance  
 to New York to said Rail Road. and at the  
 same time the check for said Kohler's trunk  
 was given to said Mary Carry. That said  
 defendants well knowing the difference  
 between said trunks and with the felonious  
 intent <sup>to take and carry away said trunk</sup> by means of said check; ~~defendant~~  
 did claim ~~by~~ of said Rail Road Company  
~~by represented by their Paymaster~~ at said  
 Depot at the foot of Chambers street said  
 trunk belonging to said Mary Carry, and ~~receiving~~  
 did carry the said trunk with its said  
 contents away. <sup>fully knowing that said trunk was the property of another person</sup> That since that ~~day~~  
~~and on the 18th day of October 1881~~ <sup>John H. Brown</sup>  
~~here present~~ <sup>was present</sup> in the possession of said Emil; said  
 tortoise shell chair and ~~two~~ <sup>other</sup> which  
 said chair was identified by said Mary Carry  
 as her <sup>said</sup> property contained in said trunk as above  
 said. Defendant further says that said Emil  
 did acknowledge to him that said Kohler  
 and ~~he said Emil~~ by means of said check not  
 belonging to him and in presence of him said  
 Emil and with his knowledge did take and  
 carry away said trunk and contents. Defendant  
 therefore charges that said trunk and contents  
 was feloniously taken stolen and carried away by  
 said Emil Habichtsz and said Anton Kohler.  
 Sworn to before me this 21<sup>st</sup>  
 day of October 1881

M. Brown ~~Attorney~~ Jacob D. Hasbrouck  
 Peter ~~Justice~~



0870

City and County of New York ss Mary Carry  
being duly sworn says she is 25 years of age  
married and resides at 854 - Ninth Avenue  
said City that on the 8<sup>th</sup> day of August 1881  
she was a passenger of the New Jersey and New York  
Rail Road on the way from Spring  
Valley to New York, and left there at Spring  
Valley a trunk to be forwarded by said  
Rail Road to her care in New York. —  
that she has since been informed by Jacob  
D. Harbison the complainant in foregoing  
affidavit, that her said trunk had  
been taken away from his care and charge  
by persons who by mistake had received  
the check for said trunk: That she has  
since seen <sup>the</sup> Tortoise shell chain here  
shown, which she identifies as her property  
and as having been in said trunk, when she  
delivered the same to the care of said Rail  
Road

Mary Carry

Sworn to before me  
this 21<sup>st</sup> day of October 1881

Wm. C. Brown  
Notary Public

City and County of New York ss John H. Brown  
being duly sworn says he resides at Erie Railroad  
Depot Jersey City, is an Officer of said Rail Road  
and has as such officers arrested at Spring Valley  
on the 18<sup>th</sup> of October 1881, the said Emil Habichtswitz,  
one of the defendants named in foregoing affidavit  
and found in his possession the Tortoise shell chain  
here shown and claimed and identified by Mary Carry

here shown as the property  
of said Emil Habichtswitz

Sworn to before me this 21<sup>st</sup> day of October 1881  
Wm. C. Brown  
Notary Public

0871

Sec. 198-200.

CITY AND COUNTY } ss.  
OF NEW YORK,

2nd DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. Emil Habichtreuter

Question. How old are you?

Answer. twenty four years

Question. Where were you born?

Answer. Switzerland

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

Answer. at Mancey New York, five months

Question. What is your business or profession?

Answer. Farmer

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

Answer. I am guilty

Taken before me, this 27  
day of October 1888

Emil Habichtreuter

M. W. [Signature] Police Justice.

0072

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court - 2nd District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Charles D. Hartman*  
149 East 14th St.

*Paula Kehler*  
(indemnified)

Offence *Grand Larceny*

Dated *October 21* 188

*Attorney*  
*Charles D. Hartman*  
*Paula Kehler*  
Clerk.

Witnesses *John A. Brown*

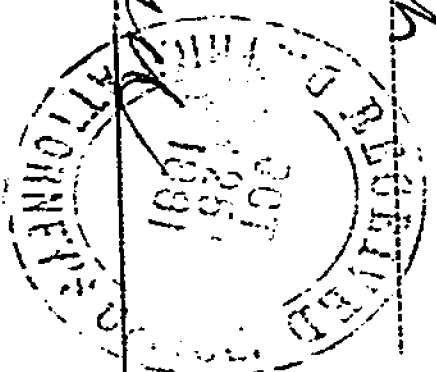
No. *149 East 14th St.*

*the Ward, one of the Commissioners*

No. *149 East 14th St.*

No. *149 East 14th St.*

*Charles D. Hartman*



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

guilty thereof, I order that he be admitted to bail in the sum of *ten* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

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

*No. 149 East 14th St.*  
Police Justice.

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

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

Police Justice.

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

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

Police Justice.



0873

Sec. 208, 209, 210 & 212.

Police Court, 3rd District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*John D. Harbort*  
149 East 144 St.

*Emil Heichow*

*Paul Kohler*  
(arrested)

No. 1, by  
Residence  
Street,

No. 2, by  
Residence  
Street,

No. 3, by  
Residence  
Street,

No. 4, by  
Residence  
Street,

No. 5, by  
Residence  
Street,

Dated *October 21* 188*8*

*Alvany* Magistrate.

*Hubert* Officer.

*Constant* Clerk.

Witnesses *John McLean*

No. *Emil Heichow* City-  
Street,

*Mr Ward, Care of Complainer*

No. *Mrs Mary Conn* Street,  
*854. 17th St*

No. *Defect again* Street.

*Land*



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

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

Dated *October 21* 188*8* *Alvany* Police Justice.

I have admitted the above named *John D. Harbort* to bail to answer by the undertaking hereto annexed.

Dated *October 21* 188*8* *Alvany* Police Justice.

There being no sufficient cause to believe the within named *John D. Harbort* guilty of the offence within mentioned, I order he to be discharged.

Dated *October 21* 188*8* *Alvany* Police Justice.



0874

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*Emil Habisreutinger* <sup>against</sup> *Anton Kohler*

The Grand Jury of the City and County of New York by this indictment accuse  
*Emil Habisreutinger and Anton Kohler*

of the crime of *Larceny*

committed as follows:

The said *Emil Habisreutinger and Anton Kohler each*

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

*One trunk of the value of five dollars*  
*One chair of the value of five dollars*  
*Gives articles of wearing apparel*  
*a more accurate description of which*  
*is to the Grand Jury aforesaid unknown*  
*and cannot now be given of the*  
*value of three hundred dollars*

of the goods, chattels, and personal property of one

*Jacob D. Hasbrouck*

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.

~~DANIEL C. ROLLINS,~~

0875

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*Emil Habisreutinger and Anton Kohler*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Emil Habisreutinger and Anton Kohler* 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,

*One trunk of the value of five dollars  
One chair of the value of five dollars  
Divers articles of wearing apparel  
a more accurate description of  
which is to the Grand Jury aforesaid  
unknown and cannot now be given  
of the value of three hundred dollars*

of the goods, chattels and personal property of the said *Jacob D. Haebrock*

by a certain person or persons to the Jurors aforesaid unknown, then lately before  
feloniously stolen, taken and carried away from the said *Jacob D. Haebrock*

~~*Emil Habisreutinger and Anton Kohler*~~

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

*Emil Habisreutinger and Anton Kohler*

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

DANIEL G. ROLLINS, District Attorney.