

03 10

BOX:

135

FOLDER:

1400

DESCRIPTION:

Gallagher, James

DATE:

04/28/84



1400

Witnesses:

Francis Carson

130 Greenwich St

Herman Muller

444 C. 30th St

23rd

Spillman

Counsel,

Filed 25 day of April 1884

Pleads

Prigley (pr)

THE PEOPLE

vs.

James Gallagher

Grand Larceny
(From the person.)
[Sections 528, 534, Penal Code.]

PETER B. OLNEY,

District Attorney.

A True Bill.

John W. O'Leary Foreman.

Henry H.

Plends Guilty

5th year.

0311

03 12

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Gallagher

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

James Gallagher
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said *James Gallagher*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
10th day of *April* in the year of our Lord one thousand
eight hundred and eighty-*four*, in the *night* time of the said day, at the Ward, City and
County aforesaid, with force and arms, *one watch of the value*

of the goods, chattels and personal property of one *Franz Brieser*
on the person of *the said Franz Brieser*
then and there being found, from the person of the said *Franz Brieser*
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.

Peter B. O'Neary

District Attorney

03 13

Police Court—185 District.

Affidavit—Larceny.

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

Franz Prieser

of No. 130 Greenwich
occupation Brewer

Street, aged 27 years,
being duly sworn

deposes and says, that on the 26 day of April 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property viz:

one gold watch of the value of ninety
dollars

the property of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by James Gallagher (now here)
from the fact that while deponent
came up to deponent and snatched the
aforesaid watch from the pocket of
the vest then and there worn by deponent
and carried away.

Franz Prieser

Sworn to before me, this
of April 1887 day
27
Police Justice.

0314

1290

Police Court, 1st District.

THE PEOPLE, etc.,
on the complaint of

1. James Gallagher
100 Broadway St.

2. James Gallagher

3. James Gallagher

4. James Gallagher

Office—LARCENY.

Dated 28 April 1884

M. J. Lower Magistrate

Patrick J. Steneff

Witness
No. 444 East 20 Street

Clark
No. Street

Witness
No. 1000 to answer General Sessions
Street

Allen

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

James Gallagher
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
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 28 April 1884

Police Justice.

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

Dated 1884

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 1884

Police Justice.

03 15

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

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

Question What is your name?

Answer

Question How old are you?

Answer

Question Where were you born?

Answer

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

Answer

Question What is your business or profession?

Answer

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

Answer

I am not guilty
James Gallagher

Taken before me this

day of

188

Police Justice.

03 16

BOX:

135

FOLDER:

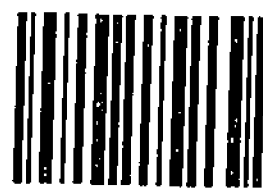
1400

DESCRIPTION:

Gallup, James

DATE:

04/17/84



1400

POOR QUALITY
ORIGINAL

0317

Witnesses:

George Frances

& Harrison St

James Sullivan

Officer 15th Prec

Remond & Fitch
to furnish in & at
C. Ch.

May 7th

Remond & Fitch

May 9

Counsel,

Filed 17 day of April 1884

Pleads

THE PEOPLE

vs.

James Gallaghy

Grand Larceny
(From the person.)
[Sections 528, 530, Pennl Code.]

PETER B. OLNEY,

District Attorney.

A True Bill.

24th James P. Ray

May 13th 1884

John W. Deery

~~James P. Ray~~
May 13th 1884
John W. Deery

03 18

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Gallun

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

James Gallun
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said *James Gallun*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
fifteenth day of *April* in the year of our Lord one thousand
eight hundred and eighty-*four*, in the *night* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

one watch of

the value of six dollars

of the goods, chattels and personal property of one *George Francis*
on the person of *the said George Francis*
then and there being found, from the person of the said *George Francis*
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.

Peter B. Ormeroy

District Attorney

03 19

Newark May 11th 1884
To whom it may Concern

James Gallup having
Boarded with me for two
years while working in
Newark. I always found
him Honest - Industrious
and punctual in his
duties. and believe him
to be both Capable and
Trustworthy - and as such
can cheerfully recommend him

Respectfully
Wm. Bogert
Newark
New Jersey

0320

Thos Ward 38th St
John Dime partner of Geo Reese
64 West 4th St.
George Littlefield

William Burns 535 Washington St
New York

Dated 188 *Police Justice.*

0322

Sec. 198-200

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

James Gallup 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.

James Gallup

Question. How old are you?

Answer.

22 years.

Question. Where were you born?

Answer.

United States.

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

Answer.

6th Avenue and 4th Street, 1 week.

Question. What is your business or profession?

Answer.

None.

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

Answer.

I am not Guilty of the Charge.

James Gallup

Taken before me this *13th*
day of *April* 188*7*
Wm. M. M. M. M.
Police Justice.

0323

CITY AND COUNTY }
OF NEW YORK, } ss.

Peter Ostwald

aged 29 years, occupation Painter of No.

11 First

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *George Francis*

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

Sworn to before me, this

day of

13th
April 1884

Peter Ostwald

J. M. Pearson

Police Justice.

0324

District Police Court

~~Indavit~~ LarcenyCITY AND COUNTY
OF NEW YORK ss.of No. R. Harrison Street, 34 years Machinistbeing duly sworn, deposes and says, that on the 15th day of April 1887at the premises 171 Greene Street in the City of New York,

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

of deponent with intent to deprive the true and lawful owner thereof

the following property, viz :

One Silver Watch.
Being of the value ofSix Dollarsthe property of Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,

stolen, and carried away by James Gallup (now here) from the fact.That at or about the hour of 3 o'clock on the night
of the day aforesaid, Deponent went with said
Gallup to the premises aforesaid; And while deponent
was going up the stairway in said premises
said Gallup put his hand in the back pocket of
deponent's pantaloons which he then had on
and took said property therefrom and ran away
with the same; Deponent is informed by
Peter Ostward of number 11 First Street

Sworn before me this

day of

Police Justice,
188

0325

that he saw said Gallup come from a window
of the extension on the rear of said premises and go
into the hallway of said premises, where he was
arrested and throw away the said property which
said Ostrander picked up. Deponent fully identi-
fies said property as being his property and as
being the property which was taken from him and
carried away from his person by the said
Gallup. Deponent therefore charges the said
Gallup with the larceny of the property
aforesaid

Given the fore me
this 13th day of April 1884 } George Francis
M. Patterson }
Peace Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

es.

AFFIDAVIT—Larceny.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0326

BOX:

135

FOLDER:

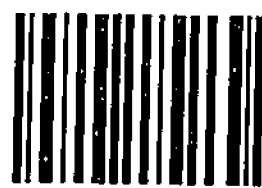
1400

DESCRIPTION:

Ganz, Emanuel

DATE:

04/25/84



1400

POOR QUALITY
ORIGINAL

0327

187 J. H. Smith X

Counsel,

Filed 20 day of April 1884

Pleads *Not guilty (29)*

THE PEOPLE

vs. B

Emmanuel Gang

N.D.

PETER B. OLNEY,

May 21/84
District Attorney.

Pleads Guilty

A TRUE BILL

100 yrs 10 days
John M. O'Leary Foreman.

May 16. 1884. To May

May 22. To May 26. 1884.

May 26. To May 27. 1884.

May 27. To May 28. 1884.

Witnesses:

August Schreiner

N.D.

Def. Counsel

Aggr.

de Rux

✓ Chestnut

does not ask him

who are best

mean

F.S.

0328

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Emanuel Sperry

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

Emanuel Sperry

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

The said

Emanuel Sperry

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

SECOND COUNT.

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

Emanuel Sperry

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

The said

Emanuel Sperry

late of the *Third* Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said *Second* day of *January*, in the year of our Lord one thousand eight hundred and eighty-*four*, at the Ward, City and County aforesaid, unlawfully did keep a *Room* in a certain *Building*, there situate, to be used for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers, and documents in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public or private lotteries, and of therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers, and documents, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0329

THIRD COUNT.

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

_____ Emanuel Gang _____
of the CRIME OF KNOWINGLY PERMITTING A ROOM TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said Emanuel Gang _____

late of the 5 West Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said second day of January in the year of our Lord one thousand eight hundred and eighty-four being then and there the owner of a certain room in a building there situate, known as number Fifteen hundred and sixty three Third Avenue in the said Ward, City and County, at the Ward, City and County aforesaid, with force and arms, unlawfully did knowingly permit the said room _____ to be used for gambling by divers common gamblers whose names are to the Grand Jury aforesaid unknown, whom in the said room _____ the said Emanuel Gang _____ did then and there knowingly permit to engage as players in a certain gambling game commonly called roulette where money and property was dependent upon the result, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

FOURTH COUNT.

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

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

The said Emanuel Gang _____

late of the Twelfth Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the Second day of January in the year of our Lord one thousand eight hundred and eighty-four being then and there the owner of a certain room in a building there situate, known as number Fifteen hundred and sixty three Third Avenue _____

in the said City and County, with force and arms, at the Ward, City and County aforesaid, unlawfully did knowingly permit the said room to be used by divers persons whose names are to the Grand Jury aforesaid unknown for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers and documents, in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public or private lotteries, and for therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers and documents, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0330

Supreme COUNT.

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

Emanuel C. ...
of the CRIME OF stealing a place for a ...
for the purpose of a ...
committed as follows:

The said Emanuel C. ...

late of the Twelfth Ward of the City of New York, in the County of New York, on the

Second day of January in the year of our Lord one thousand

eight hundred and eighty four, at the Ward, City and County aforesaid, with force and arms,

unlawfully did take in a certain
building, the name of which is
number 22 Green Street and siting
between Third Avenue, a place for
negotiating bets for the result of
divers lotteries, the same being
set apart for the distribution of
property, to wit: money of great
value, and the persons who had
paid or agreed to pay a valuable
consideration for such chance;
a more particular description of
which said bets, and of said lotteries,
are to the Grand Jury aforesaid
known, and cannot now be given:
against the form of the Statute in
such case made and provided, and
against the peace of the People of the
State of New York, and their dignity.

Peter ...

District Attorney

0331

BAILED
No. 1, by *Maclie Campbell*
Residence *220 74th Street*
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

187
Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

August Ahrens

No. *16.70*

James S. Dwyer
1887
RECEIVED
CLERK OF THE COURT

Offence *Violation*
Police Law

Dated *May 5* 188

Henry S. Dwyer Magistrate

Henry S. Dwyer Officer

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

500 to answer _____ Sessions.

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

Benjamin Gany

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

Dated *Apr 5* 188 *John P. Dwyer* Police Justice.

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

Dated *Apr 5* 188 *John P. Dwyer* 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.

0332

Sec. 198-200

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Emanuel Ganz 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.

Emanuel Ganz

Question. How old are you?

Answer.

47 years

Question. Where were you born?

Answer.

Germany

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

Answer.

1563-34 ave. 3 years

Question. What is your business or profession?

Answer.

Cigar maker

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
E. Ganz

Taken before me this

day of

[Signature]
Police Justice.

0333

City and County of New York, ss:

N^o 52.

In the name of the People of the State of New York:

To any Sheriff, Constable, Marshal, or Policeman in the
City and County of New York:

Proof, by affidavit, having been this day made before me, by

August Schreiner

that there is probable cause for believing that Emanuel Sange has in his possession within and upon the premises occupied by him and known as number 1563. 3^d Avenue in the City of New York, divers papers instruments and writings of the kind commonly known as and called lottery policies and also divers certain writings. cards. books. documents tables. devices and apparatus for the purpose of enabling others to sell lottery policies and with intent to use the same as a means to commit a public offense

You are therefore commanded, in the day time, to make immediate search in the building situated and known as number 1563. 3^d Avenue in the City and County aforesaid

for the following property: One thousand instruments. papers and writings of the kind known as lottery policies. one thousand other writings known as policy slips. one thousand cards fifty books. four tables. Two black boards

And if you find the same or any part thereof, to bring it forthwith before me at or in case of my absence or inability to act before the nearest or most accessible Police Justice in this County

Dated at the City of New York, the

14th day of January 1887

P. G. Duffy
Police Justice

0334

Inventory of property taken by
Eibe Key the policeman by
whom this warrant was
Secured

the policy book containing
numbers used in the Lottery
Massachusetts
City and County of
Smyrna

Eibe Key residing
witnesses before by whom this
warrant was Secured do swear
that the above inventory contains
a true and detailed account
of all the property taken by me
in this warrant and further
deponent found and Emanuel
Gantz in charge

12

Subscribed and sworn to before me
this 5 day of January 1892

THE PEOPLE

ON COMPLAINT OF

SEARCH WARRANT

Lowell
Loomis
one piece
and book

Eibe Key

0335

No 52.

City & County
of New York D.S.

August Schreiner of
Kumbers 1494 2^d Avenue being duly
sworn deposes and says that on
the 2^d day of January 1884 he visited
the premises N^o 1563 3^d Avenue
in the City and County of New York
occupied by one Emanuel Ganz
and found the said Ganz in charge
of same. he told the said Ganz that
he wanted to play policy and he
replied all right and deponent
played number (9) nine first and
paid the said Ganz the sum of \$100
in the nature of a bet or wager that
the said number (9) nine would be
drawn first in the drawing of a
certain lottery. (deponent said to
Ganz suppose I made a hit to
which Ganz replied if you do you
can come here and get your money)
deponent saw in said place in
the custody of said Ganz the
usual books and other parapher-
nalia used in places kept for the
sale of lottery policies. wherefore
deponent charges the said Emanuel
Ganz with keeping a room in

0336

in the above described premises
for the purpose therein selling lottery
policies and prays that he may
be arrested and dealt with as
the law directs

Osworn to before
me this 4 day of January

1884

J. H. Coffey

August Schreiner

0337

DISTRICT ATTORNEY'S OFFICE,

*People
v.
Gang.*

New York, *Nov 21* 1882

*Sally Sally Sally
at No. 1563 Third Avenue
to Percy E. Oram*

*Committed to Prison Apr
20. 1882
He refused to sign his
Examination*

Indicted Apr 26. 1882

*Placed at liberty Apr. 29. 1882
Who was bound*

*Brought to Court when
it was found that*

0338

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Patrick G. Duffy Police Justice
of the City of New York, charging Emmanuel Gantz Defendant with
the offence of Violation Lottery Law

and he having been brought before said Justice for an examination of said charge, and it having been made to
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-
ing thereof having been adjourned.

We, Emmanuel Gantz Defendant of No. 1563
3 Avenue Street; by occupation a Cigar Maker
and William Bennett of No. 533 16 Avenue
Street, by occupation a Saloon Keeper Surety, hereby jointly and severally undertake that
the above named Emmanuel Gantz Defendant
shall personally appear before the said Justice at the 4 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York, the sum of ten
Hundred Dollars.

Taken and acknowledged before me, this 5
day of January 1888

Patrick G. Duffy

POLICE JUSTICE,

Emmanuel Gantz
William Bennett

0339

CITY AND COUNTY
OF NEW YORK, } ss,

Sworn to before me, this
day of March 1888
Police Justice.

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 and lot

Number 38 2 7 avenue
New York City value
Twenty thousand dollars
mortgage five thousand
dollars

William Bennett

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs,

Emmanuel Gandy

Taken the 15 day of May 1888

Justice.

POOR QUALITY
ORIGINAL

0340

Count of 1/2 Section
City & County of N.Y.

Pro People

-H-

M. Gray

Feb 21/84

East 1/2

August Schreiner

POOR QUALITY
ORIGINAL

0341

Court of Special Sessions
City & County of New York } Before Justices
The People } Cas. T. Kilbreth
vs. } John B. Smith
Wm. Gray } - and -
J. Henry Ford
July 21st /84

(Part of Complainant's Testimony)

Mr Wm. F. Stone for Defendant

August Schreiner, the Complainant,
witness having been duly sworn testified,
among other things as follows:—

Q Didst thou propose with Mr Jones to enter
into a Conspiracy with him to get
Five Hundred dollars from Shipsey?

A No, Sir, not that amount.

Q Not to get any money from Shipsey?

A Yes Sir

Q You did?

A I did

On the evidence of the Complainant
the Court acquitted the Defendant.

POOR QUALITY
ORIGINAL

0342

I hereby certify that the foregoing
is a true & correct extract
of the evidence given in this
trial by the complainant
Aufschneider

L. S. Stitch
Official Stenographer

City and County of New York August Schreiner
 being Conf. Examined in the
 case of Emanuel Gans,
 Q Did you on the 2 day of July
 1874 visit premises No.
 156 E. 3 Avenue

A I did

Q Who did you find occupying
 the premises

A Emanuel Gans

Q What were these premises
 used for

A For Newspaper sale of
 Cigars & tobacco & lottery
 tickets

Q Who did you find there
 beside Mr Gans

A Two other men

Q Did you know them

A No & do not see them
 long

Q What did you do when
 you first went in there

A Asked Mr Gans to sell
 me no 9 - first for one
 dollar

Q Had you known him
 previous

A Yes & had been there previous

0344

Q. What the reason you asked
Mr. Garry because you had
seen him there before

A. No

Q. Why did you ask him
instead of the other two men

A. Because I knew he was
the owner of the place
and the other two men
merely customers. I knew
this because I had
been in Mr. Garry's
place several times
before & never had
seen anybody else
behind the bar case
except Garry or his
wife

Q. What did you say to
Mr. Garry

A. I said I wanted to
buy two first for
one dollar. He replied
all right but he was
afraid to sell to strangers
as I am under suspended
sentence all ready. I
will give it to you
but I will not give

0345

a paper for it. But you
 need not have any
 fear if this no of
 comes first you can
 come here & get your
 money if it was \$5000.
 Q When was your when
 you saw Lang, Sunday
 the play on a look
 A In front of him
 Q Were you outside in
 front of the counter
 A I saw him write
 something on a piece
 of paper —
 Q You saw him write
 something in a book
 A Yes I was standing
 two feet in front
 of the counter & saw
 him write I did
 not give my name
 he wrote it in lead
 pencil
 Don't men who run
 policy shop & keep books
 for information
 What time was your this place
 October 11th August Schreiner

0346

City and County of New York

Emanuel Barry
residing at No 1513 3rd
Avenue

Q. On the 2 day of January 1884
did you see Mr. Schreiner
A. I don't recollect that man
Q. You have heard him testify
that he went into your
place on the 2 day of
January last and
that he wanted to buy
No 9 just from you is
that true

A. No it is not true

Q. He says he paid you
at the time the sum
of one dollar in the
nature of a bet or
wager. That No 9
wager. He draws first
in the drawing is that
true.

A. It is not

Q. He says you told him
you were under suspended
sentence & you were afraid
to sell him No 9
A. I never had any

0347

Page 2

Conversation with him
in reference to the subject

Q Did you tell
him that you would
not give him any
paper on writing that
you would not give
him register No 9
and never let him
anything

Q Did you write No 9
in any book that day
for him

A No

Q Do you know that man
A I don't remember
ever seeing him before
today

Q The whole statement
made by him as to
what took place between
you & him on 1st & 2
day of January last
is untrue

A Yes

Q Do you permit at your
place any person playing
policy

A No

Q No person was playing

poling at & o'clock in
the afternoon or at any
other time during that
day

A Yes

Q What kind of an
establishment do you
keep

A Sell Stationary Candy
Newspaper & cigars &c

Q Do you remember who
was in your place
on the afternoon of the
2 day of January

A No

Q Is it a small place

Q Persons are coming in
& going out all the
time

A Yes

Q You do not allow
any poling to be
played there

A No

Emanuel Ganz

Sworn to before me

this 29 day of July 1884

J. P. Duffy
Police Justice

0349

BOX:

135

FOLDER:

1400

DESCRIPTION:

Gerothwohl, Hanna

DATE:

04/10/84



1400

Albert Rohloff
Officer 11 Cincinnati

Day of Trial,
Counsel,

Filed 10th day of April 1884

Reads *Magistry 11d*

THE PEOPLE

vs.

B

Stanna Grothwohl

Violation of Excise Law.

(Sunday)

1275 14 54 2 51

PETER B. OLNEY,

~~JOHN McKEON,~~

District Attorney.

A True Bill.

John M. Olney Foreman.

0350

0351

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Drama Gersthwohl

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

OF THE CRIME OF Exposing for Sale and Selling Strong and Spirituous Liquors, Wines, Ale and Beer, on Sunday, committed as follows:

The said *Drama Gersthwohl*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~nineteenth~~ *two* day of *February* in the year of our Lord one thousand eight hundred and eighty- *two*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to

~~and~~ certain ~~other~~ persons whose names are to the 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.

SECOND COUNT:

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

Drama Gersthwohl

of the CRIME OF GIVING AWAY AND DISPOSING OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, ON SUNDAY, committed as follows:

The said *Drama Gersthwohl*

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: On the said ~~nineteenth~~ day of *February* in the year of our Lord one thousand eight hundred and eighty- *two*, at the Ward, City and County

0352

aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to

~~and to~~ certain ~~other~~ persons whose names are to the 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.

THIRD COUNT:

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

— *Danma Gershtwohl* —

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Danma Gershtwohl* —

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the said ~~nineteenth~~ day of ~~February~~ in the year of our Lord one thousand eight hundred and eighty- ~~two~~ the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number *Six* ~~Sum~~:

and and forty four
Sixth Street

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, 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.

PETER B. OLNEY,
JOHN McKEON, District Attorney.

0353

Third District Police Court.

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

of No. the 11th Precinct Police Albert Bohloff Street,
of the City of New York, being duly sworn, deposes and says, that on the Sunday 19th
day of February 1887, at the City of New York, in the County of New York,
at No. 644 Sixth Street,
Hanna Gerottmohl

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

Sworn to before me, this 19
day of February 1887

Surrey White

POLICE JUSTICE.

Albert Bohloff

0354

BAILED,
No. 1, by James Miller
Residence 361 East 3^d Street,
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street,

No. 162

Police Court - 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William C. G. Smith
11th St.

1 Anna Gerstner

2 _____
3 _____
4 _____
Offence, Viol. Ex. R.

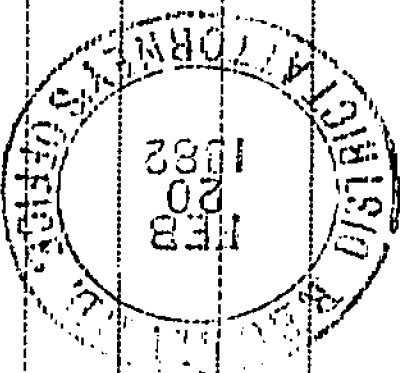
Dated Feb 19 1882

White Magistrate.

Bill found Officer.

April 9, 1884 Clerk.

No. _____ Street,
No. _____ Street,
No. _____ Street,
No. _____ Street.



1088 Smith St
David

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 Anna Gerstner

held to answer the crime and to be
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 Feb 19 1882 David White Police Justice.

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

Dated Feb 19 1882 David White 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.

0355

BOX:

135

FOLDER:

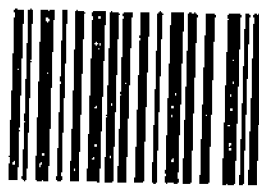
1400

DESCRIPTION:

Gibbin, John

DATE:

04/03/84



1400

0356

BOX:

135

FOLDER:

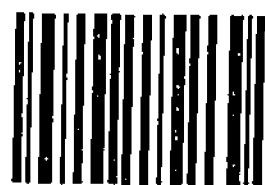
1400

DESCRIPTION:

Smith, John

DATE:

04/03/84



1400

Witnesses:
Anchita Mance -
Officer Lister.

343.

Counsel,

Fled

Pleads

day of April 1884

Not guilty &

THE PEOPLE

vs.

John Gibbin

and

John Smith

Pls.

PETER B. O'NEIL,

JOHN MCKEON,

District Attorney

A True Bill.

Calvin B. Kunda

Foreman.

April 8/84
(Grth) 11 20

Found Not Guilty

0357

0358

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Gibbon
and
John Smith

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

John Gibbon and John Smith ———

of the CRIME OF ROBBERY IN THE ——— first ——— DEGREE, committed as follows:

The said John Gibbon and John Smith

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
first ——— day of ——— April ——— in the year of our Lord one
thousand eight hundred and eighty-four, at the Ward, City and County aforesaid, with force
and arms, in and upon one Amelia Barco ———
in the peace of the said People then and there being, feloniously did make an assault (each

of them the said John Gibbon and
John Smith being then and there
aided by an accomplice actually
present) and four silver coins of the
United States of the kind commonly
called dollars, of the value of one
dollar each, and one silver coin of
the United States of the kind commonly
called half dollars, of the value of
fifty cents

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

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

PETER B. OLNEY,

~~JOHN MCKEON~~, District Attorney.

0359

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

Police Court District.

1230

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Amelia Parco
John Giblin
John Smith
Robbery

Offence

Dated April 3 188 X

See to release
Magistrate.
Officer.

27 Precinct.

Witnesses *George C. Decker*

No. 2 Precinct 10th Street.

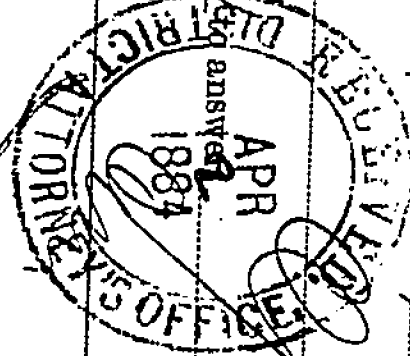
Amelia Parco

House of Detention Street.

See to release

No. _____ Street.

Sessions.



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

Dated April 3 188 *X* *Decker* 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.

0360

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK } ss.

District Police Court.

John Smith 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
John Smith
mark

Taken before me this

day of

Police Justice.

0361

Sec. 198-200

CITY AND COUNTY OF NEW YORK, } ss

1 District Police Court.

John Giblin 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 Giblin

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

New York

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

Answer.

492 Water St (resided there 4 yrs)

Question. What is your business or profession?

Answer.

Work in a Laundry -

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

Answer.

I am not guilty

John Giblin

Taken before me this

day of

188

Police Justice.

0362

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

Police Court--First District.

50 yrs *Amelia Barco* aged
House of Detention ~~Street~~, being duly sworn, deposes
and says, that on the 1 day of April 18 84
at the First Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent, by force and violence, without his consent and against his will, ^{in the day time} the following property viz:

*four one dollar silver pieces
one fifty cent silver piece all
good and lawful money of
the United States*

together of the value of Four ⁵⁰/₁₀₀ Dollars,
the property of Complainant

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

*John Giblin and John Smith
(nonpresent) from the fact
that whilst deponent was
in Washington Street and near
Monis Street, said Giblin
and Smith approached deponent
and took forcibly hold of
her, said Giblin took deponent
by the throat and placed his
hand over her mouth, threw
deponent on the sidewalk,
and then said Smith by
force and violence took
the money as above described
from deponent's left hand ^{Amelia Barco}*

Sworn to, before me this 1 day of April 18 84
[Signature]
Police Justice.

0363

BOX:

135

FOLDER:

1400

DESCRIPTION:

Gorman, John

DATE:

04/25/84



1400

0364

BOX:

135

FOLDER:

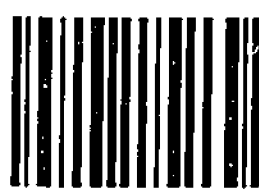
1400

DESCRIPTION:

Russell, John

DATE:

04/25/84



1400

POOR QUALITY
ORIGINAL

0365

Witnesses:

Gianni Giovanni

215 Spring St

John Jennings

Officer 18th Prec.

at

at Bury.

Sent S.D.P.

at 2. Bury-

Sent S.D.P.

Counsel,

1884

Filed 25th day of April

Plends

John Gorman

Grand Larceny (first degree)
(From the person.)
[Sections 528, 531, Penal Code.]

THE PEOPLE

vs.

John Gorman

and

John Russell

PETER B. OLNEY,

District Attorney.

A True Bill.

Foreman.

John M. Olney

(John) Olney 20/24

Off. Hand L. L. 20/24

John M. Olney

0366

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

John Russell

and
John German

The Grand Jury of the City and County of New York, by this indictment, accuse
John Russell and John German
of the CRIME OF GRAND LARCENY in the *First* degree, committed as follows:

The said *John Russell and John German*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Thirteenth day of *April* in the year of our Lord one thousand
eight hundred and eighty-*four*, in the *night* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

a watch of the

of ten dollars

of the goods, chattels and personal property of one *Branchi Giovanni*
on the person of *the said Branchi Giovanni*
then and there being found, from the person of the said *Branchi Giovanni*
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.

Peter B. O'Neary,

District Attorney.

0367

District Attorney's Office.

PEOPLE

vs.

John Gorman
John Russell

Lacey

Postponed to 4th
May 14 - for

Officer Jennings -

18th Precinct

16th
11

0360

DISTRICT ATTORNEY'S OFFICE.

New York,

John Jennings 18 788

John Forman etc
Officer gone out of
town be back May 11-

0369

In consequence of my
appearing from this Court etc
proceeding may not be
the the statement is in
the within Court and
Matters being the position
thereof 14/1/1884
April 14/1884
BAILED, Police Justice

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

Police Court
District

THE PEOPLE
ON THE CHARGE OF

Charles J. Brennan
215 Spring St.

John Gorman
John Russell

offence Larceny from
person

Dated 14/1/1884
1884

Magistrate
John Gorman
Officer
1884
Precinct

Witnesses
John Gorman
John Russell
1884
Precinct

No.
Street

No.
Street

\$ 1000 to answer
Sessions
1884

1884
April 16 1884

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 Gorman & John Russell

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

Dated April 14 1884
Police Justice.

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

Dated 1884
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 1884
Police Justice.

0370

Sec. 198-200

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

John E. Gorman 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 E. Gorman

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

New York

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

Answer.

312 East 10th Street - 2 months

Question. What is your business or profession?

Answer.

Stone Cutter

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**John E. Gorman*

Taken before me this

day of

April

188

Police Justice.

[Signature]

0371

Sec. 198-200

District Police Court.

CITY AND COUNTY
OF NEW YORK ss.*John Russell*

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

Question. What is your name?

Answer. *John Russell*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *509 East 13th St. 5 years*

Question. What is your business or profession?

Answer. *Bar tender*

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**John. Russell*

Taken before me this 14th day of April 1884
John J. Smith
Police Justice.

John J. Smith
John J. Smith

0372

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 34 years, occupation Police Officer of the
18th Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Bianchi Giovanni

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

Sworn to before me, this 14th
day of April 1884 John Jennings

John Jennings
Police Justice.
Subscribed before me
this 16 day of April 1884
W. K. Ketchum Notary Public

0373

Fourth

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, ss.of No. 215 Spring Street,Bianchi Giovanni aged 34 yearsbeing duly sworn, deposes and says, that on the 13th day of April 1884at the night time at the

City of New York,

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

~~of the~~ and person of deponent with the unlawful intent to deprive the true
owner of
the following property, viz:One Nickel Plated Watch of the value of
ten dollars — \$10.00the property of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by William Gorman and John Russell,(both now here) from the following facts to-wit: That
while deponent was walking down
1st Avenue at about the hour of 9.30, o'clock P.M.
said defendants walked along side of deponent
he saw John Russell snatched hold of deponent's
Watch Chain which was attached to deponent's
Watch and broke the Watch from the Chain
and then said defendants ran away deponent
followed them when officer Jennings also

Subscribed before me this

day of

188

Police Justice

0374

joined in the chase and captured said defendant assisted by officer Toney of the 18th Precinct Police. Deponent further says that he was informed by said officer Jennings that he saw said John Gorman East from his hand something unknown near a Fruit Stand on the corner of 1st Avenue and 14th Street near where said defendants were arrested. he said officer made a search and found the wallet now being shown and which is deponent's property on the said Fruit Stand where it had been so feloniously stolen.

Deponent then for charges the said defendants with feloniously stealing said property from the bodily clothing worn by deponent at said time and asks that they be held to answer and dealt with according to law.

Sworn before me this
14th day of April 1884

Bianchi Giovanni

J. M. Toney Police Justice

Return April 16 1884
in presence of depts
before me

J. M. Toney
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFRIDA VIT - Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0375

BOX:

135

FOLDER:

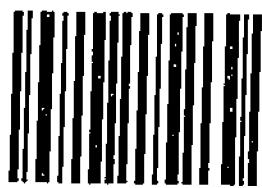
1400

DESCRIPTION:

Grandi, Joseph

DATE:

04/30/84



1400

0376

72 Thompson

100

0377

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Joseph Grandi

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

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

The said

Joseph Grandi

late of the City of New York, in the County of New York, aforesaid, on the ~~thirteenth~~ day of *April* in the year of our Lord one thousand eight hundred and eighty ~~seven~~ with force of arms, at the City and County aforesaid, in and upon the body of *Salina Madonna* in the peace of the said people then and there being, feloniously did make an assault and ~~in~~ the said *Salina Madonna* with a certain ~~knife~~ which the said *Joseph Grandi*

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 ~~to kill~~ the said *Salina Madonna* 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

Joseph Grandi

of the CRIME OF Assault in the Second Degree, committed as follows:

The said

Joseph Grandi

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Salina Madonna* then and there being, feloniously did, willfully and wrongfully, make an assault and ~~in~~ the said *Salina Madonna* with a certain ~~knife~~ which the said *Joseph Grandi*

Grandi in ~~his~~ right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, willfully and wrongfully then and there beat, strike, stab, cut and wound

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

JOHN McKEON District Attorney.

0378

Third COUNT.

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

Joseph Grandi
of the CRIME OF Assault in the Second Degree —
committed as follows :

The said Joseph Grandi —
late of the First Ward of the City of New York, in the County of New York, on the
Thirteenth day of April in the year of our Lord one thousand
eight hundred and eighty four, at the Ward, City and County aforesaid, with force and arms,
in and upon one Salvino Malvarosa, in
the peace of the said People, then and
there then, feloniously did wilfully
and unlawfully make an assault, and
thrust the said Salvino Malvarosa, then
and there feloniously did wilfully
and unlawfully, strike, beat, bite,
bruise and wound, and thereby upon
thrust the said Salvino Malvarosa, did
wilfully and unlawfully feloniously
inflict grievous bodily harm, to wit:
did then and there strike off a part of
the under lip of the said Salvino
Malvarosa, to the great damage of
the said Salvino Malvarosa, 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
disquieting

0379

Fourth COUNT.

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

of the CRIME OF Drainage
committed as follows:

The said Joseph Gaudin
late of the First Ward of the City of New York, in the County of New York, on the
22 day of April in the year of our Lord one thousand
eight hundred and eighty four, at the Ward, City and County aforesaid, with force and arms,
in and upon one Sabino malvarosa
in the face of the said People, then
and there lawfully assembled, did make
an assault; and the said Joseph
Gaudin, with intent to injure and
defame the said Sabino malvarosa:
do, did then and there wilfully and
deliberately ^{infringe} upon the said Sabino
malvarosa an injury which seriously
impair his general legal rights
known, to wit: did then and there
wilfully and deliberately take off a
portion of the hair of the said
Sabino malvarosa: to the great
disrespect of the said Sabino malvarosa,
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.

Robert B. Olney, District Attorney.

0380

WILLIAM FERGUSON,

MANUFACTURER OF

COLOAKS AND SUITS

No. 191 CHURCH STREET,

New York, May 6th 1884

To whom it may concern,
I desire to state that
I have known Joseph Chaudi
for some time & have
always found him honest,
attentive to business, and
ready & willing at all
times to earn a living
by honest industry.

I can also say that he
did not associate with
others of his class, was
saving, & I think would
not interfere with anyone
without great cause.

Very Respectfully
J. E. Hume

0381

WILLIAM FERGUSON,

MANUFACTURER OF

COLOAKS AND SUITS

No. 191 CHURCH STREET,

New York May 14th 1884

To Whom it may Concern
Joseph Gionelli has been
in and about my place
of business for the past
year. I have taken special
notice of him as an
industrious sober
and in every respect
well behaved young
man
Wm Ferguson

1291

7/29

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Salvino Palacios
772 Thompson St
Doehl, Frank

1
2
3
4

Offence Palacios
Assault and Battery

Dated Sept 1 188 4

John A. Hales Magistrate.
John A. Hales Officer.

Wm Precinct.

Witnesses J. J. Brennan & Co.
No. 11 Niagara St. No. 11 St. No. 11 St.
Rafferty, Thomas
No. 11 St. No. 11 St. No. 11 St.
Joseph Alexander
No. 31 Thompson St. No. 31 Thompson St. No. 31 Thompson St.
1000 to answer Grand Sessions.

Commenced

Sept 18. 2. 1884.

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 Roselle Grandi.

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

Dated April 26 1884 John H. Heman 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.*

0383

Sec. 198—200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph Grandi 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. *Joseph Grandi*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *No 66 Sullivan Street; two years*

Question. What is your business or profession?

Answer. *Porter*

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

Answer. *I am not guilty and I demand an
examination*

Joseph Grandi
Wanted

Taken before me this

day of *March* 188*4*

John J. McQuinn

Police Justice.

0384

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

POLICE COURT, 3 DISTRICT.

John J. Bates
of the 9th Precinct Police Street, being duly sworn, deposes and says,
that on the 13 day of April 1884
at the City of New York, in the County of New York, Salvino Malverosi

was violently and feloniously assaulted
and beaten by Jose Grandi (known)
said Salvino informed deponent in
the presence of said Jose, that he
Jose cut off a piece of deponent
lip, said Jose acknowledged to
deponent that he hit off a piece
of the lip of said Salvino
said Salvino is now confined to the
St Vincent Hospital from the
injuries received and unable

Sworn to before me this

John J. Bates
Police Justice.

0385

to appear in Court.
Deponent prays that said case
may be committed for further
Examination

Sworn to before me this
14th day of April 1885

John J. Bates

John J. Bates Police Justice

AFIDAVIT

POLICE COURT - DISTRICT

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John J. Bates

vs.

John J. Bates

Dated April 14 1885

John J. Bates

Magistrate.

Officer.

Witness.

Disposition

0386

Police Court 2^d District.

CITY AND COUNTY
OF NEW YORK, { ss.

Malvarosa

Malvarosa Sabino 22 years old, Italian

of No. 72 Thompson Street,

New York City

being duly sworn, deposes and says, that

on Sunday the 13th day of April

in the year 1884 at the City of New York, in the County of New York, that he

Substantiated

he was violently and feloniously ASSAULTED and BEATEN by Joseph Grandi, Italian

who attacked deponent with a knife which

held in his hand and while endeavoring

to stab deponent cut in two places the coat

and severely lacerated the left forearm

on the inside, inflicting all the lacerations of the

wounds of the deponent.

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

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

Sworn to before me, this 16th day
of April 1884

Sabino Malvarosa

John J. Moran

POLICE JUSTICE.

0387

St. Vincent's Hospital

195 West Eleventh St.

New York, April 14th 1884

To whom it may concern:—
This is to certify that Sabina Matreros
is a patient in this Hospital, suffering
from an extensive lacerated wound
of lower jaw, and is unable to leave
Hospital.

Thos J. Keane M.D.
House Surgeon

0300

BOX:

135

FOLDER:

1400

DESCRIPTION:

Green, Harry

DATE:

04/25/84



1400

POOR QUALITY
ORIGINAL

0389

Witnesses:

August Schreiner

John N. Olney

John N. Olney

1880
J. M. Smith
Day of Trial,

Counsel,

Filed 20 day of April 1884

Pleads
M. J. Kelly

Selling Lottery Policies, etc.
[Section 844, Penal Code].

THE PEOPLE

vs.

Henry Green

PETER B. OLNEY,
District Attorney.

A True Bill.

John N. Olney, Foreman.

May 24/84

Ready, Ready,
\$100.00 paid

0390

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Harry Green

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

Harry Green
of the crime of "Selling to another what is commonly known as a Lottery Policy," committed as follows:

The said *Harry Green*

late of the First Ward, in the City and County aforesaid, on the *twenty ninth* day of *December* in the year of our Lord one thousand eight hundred and eighty-*three* at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

August Schenier
a certain paper, instrument and writing, commonly called a lottery policy, which said paper, instrument and writing, called a lottery policy, is as follows, that is to say:

85 x 24
- 9 - 1 7 25

(a more particular description of which said instrument and writing so commonly called a lottery policy is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York, and their dignity.

SECOND COUNT—

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

Harry Green
of the crime of "Selling to others what are commonly called Lottery Policies," committed as follows:

The said *Harry Green*

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, was and yet is a common gambler; and on the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to divers persons (whose names are to the Grand Jury aforesaid unknown and cannot now be given), certain instruments and writings, commonly called lottery policies (a more particular description of which is to the Grand Jury aforesaid unknown and cannot now be given), against the form of the statute in such case made and provided, and against Peace of the People of the State of New York and their dignity.

0391

THIRD COUNT—

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

Harry Green
of the crime of "Selling a paper and writing, in the nature of a bet and wager upon the drawn numbers of a Lottery," committed as follows :

The said Harry Green

late of the First Ward, in the City and County aforesaid, on the twenty ninth day of December in the year of our Lord one thousand eight hundred and eighty three at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

August Schaefer
a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper and writing is as follows, that is to say :

55 + 29

- 9 - 1 725

(a more particular description of which said paper and writing is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York and their dignity.

FOURTH COUNT—

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

Harry Green
of the crime of "Selling a writing, paper and document in the nature of an insurance upon the drawing of a Lottery," committed as follows :

The said Harry Green

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, was and yet is a common gambler ; and on the day and in the year aforesaid, at the Ward, City and

0392

County aforesaid, with force and arms, feloniously did sell to one

August Schreiner

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows. that is to say :

August Schreiner
August Schreiner

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the Statute in such case made and provided, and against the Peace of the People of the State of New York and their dignity.

PETER B. OLNEY,

District Attorney.

0393

B-7-29
-9-1-25

No 1420 Broadway

4660

BAILED,
No. 1, by Samuel Crawford
Residence 220 W 28th Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

180
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

August Schreiner

Harry Green



Offence Violation
Lottery Law

Dated January 5 188 x

Samuel Crawford Magistrate.

Samuel Crawford Officer.
Central Precinct.

Witnesses

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 500 to answer _____ Sessions.

Harry Green

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

Harry Green

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

Dated April 5 188 x Samuel Crawford Police Justice.

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

Dated April 5 188 x Samuel Crawford 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.

0395

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, } ss.

1 District Police Court.

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

Question. What is your name?

Answer.

Harry Green

Question. How old are you?

Answer.

42 years

Question. Where were you born?

Answer.

New York

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

Answer.

219 W 43 St (resided there 2 yrs)

Question. What is your business or profession?

Answer.

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 not guilty
Harry Green

Taken before me this

day of

Police Justice.

0396

City and County of New York, ss:

71^o 25.

In the name of the People of the State of New York:

Peace Officer
 To any Sheriff, Constable, Marshal, or Policeman in the
 City and County of New York:

Proof, by affidavit, having been this day made before me, by

August Schreiner

that there is probable cause for believing that *Harry Green* has in his possession within and upon the premises occupied by him and known as number 1420 Broadway in the City of New York, diverse papers, instruments and writings of the kind commonly known as and called lottery policies and also certain writings, cards, books, documents, tables, devices and apparatus for the purpose of enabling others to sell lottery policies and with intent to use the same as a means to commit a public offense.

You are therefore commanded, in the day time, to make immediate search in the building situated *and known as number 1420 Broadway* in the City and County aforesaid

for the following property: *one thousand instruments, papers and writings of the kind known as lottery policies, one thousand other writings known as policy clips and thousand cards, fifty books, four tables and black boards*

And if you find the same or any part thereof, to bring it forthwith before me at *or in case of my absence or inability to attend* before the most accessible & nearest Police Justice in this County.

Dated at the City of New York, the

4th day of *January* 18*89*
Wm. Duffly, Police Justice

0397

2. *Epilobium* L.

of said premises. I, J. Martin Handy the officer by
a-broad this warrant was executed as sworn
that the above inventory contains a true and
correct account of all the property taken by
me in the execution of said process
of said premises. Deposition signed in charge
of said premises. J. Martin Handy (Superintendent)
J. Martin Handy

Handwritten signature

52

THE PEOPLE

ON COMPLAINT OF

Justice

SEARCH WARRANT.

POOR QUALITY
ORIGINAL

0398

720 25.

STATE OF NEW YORK,

AND
CITY OF NEW YORK.

August Schreiner of *1494* *2^d Avenue* Street, New York, being duly sworn,
deposes and says that he has just cause to believe and does believe that

J. H. Adams *Harry Green*
did, on the *29* day of *December*, 188*2*, at number

1420 Broadway Street, in the City of New York and County of New York,
unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and
procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a
lottery, which said ticket or part of a ticket is hereto annexed, and which said paper or

instrument hereto annexed is what is commonly known as, or are called lottery policies;

and further that the said *J. H. Adams* *Harry Green*
has in *his* possession, within and upon certain premises, occupied by *him* and

situated and known as number *1420 Broadway* Street,
in the City of New York and County of New York aforesaid, certain others, what are
commonly known as, or are called lottery policies or lottery tickets, and also certain
writings, cards, books, documents, personal property, tables, devices, and apparatus, for
the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at,
within and upon said premises, sells, vends, furnishes and procures, and has in
possession, the aforesaid articles in violation of the laws of the State of New York, in such
case made and provided, and with intent to use the same as a means to commit a
public offence, and to promote, maintain and carry on a common and public nuisance.

Subscribed and sworn to before me,

this *4* day of *January*, 188*3*

John J. Schreiner
John J. Schreiner

0399

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Patrick C. Duff Police Justice
of the City of New York, charging Harry Green Defendant with
the offence of Violation Lottery Law

and he having been brought before said Justice for an examination of said charge, and it having been made to
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-
ing thereof having been adjourned.

We, Harry Green Defendant of No. 219
West 43rd Street, by occupation a Clerk
and William Bennett of No. 533 6th
Street, by occupation a Saloon Keeper Surety, hereby jointly and severally undertake that
the above named Harry Green Defendant
shall personally appear before the said Justice at the X District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York, the sum of ten
Hundred Dollars.

Taken and acknowledged before me, this 5
day of January 188 8

Patrick C. Duff
POLICE JUSTICE,

Harry Green
William Bennett

0400

CITY AND COUNTY
OF NEW YORK, } ss,

[Signature]
Police Justice
881

Sworn to before me, this

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 and

Lot No 532. 7 avenue
New York city value
Twenty thousand dollars
Mortgage from husband
dollars *William Bennett*

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs,

Undertaking to appear during
the Examination.

Taken the day of 188

Justice,

city ^{and County} of New York in April 2, 1884
 Conf. Examination
 of Officer Martin Handy
 in Company with Officer
 Heidelberg in visiting premises
 No 1420 Broadway, ^{Harry Gacy} charged
 with violation the Lottery
 Law

Q What day did you visit
 the premises No 1420 Broadway
 A On the 4th of January 1884.

Q For what purpose did you
 visit there

A Had a warrant for this
 man's arrest

Q Who did you find on
 the premises

A The defendant Harry Gacy
 & Officer Dr. Sig. Steep. Also
 men black & white.

Q Do you know who rented
 these premises

A I don't know who rented
 these premises

Signed to Refuse me

this 2 day of April 1884

Martin Handy
 Police District

0402

Cop. Examination of August
Schreiner

Q Did you procure from
the defendant any
lottery ticket or paper
A I did

Q When

A 29 Dec 1883 at 1420
Broadway

Q What time of day

A 11 am

Q Did you get the ticket
from him
A I did

Q How did you come to
get the ticket

A Asked for it & got it
paid for it

Q Who did you ask

A The defendant, I told
him I wanted to buy

Q (right) in both latitudes

for the sum of one

dollar & he gave me

the ticket for it. On

the ticket was 9 just

for \$25.00 the defendant

note it -

Q What else was on it.
A A B and an H. - the
B. stands for both
H for morning drawing
and also the date
of the month was on
it.

Q What kind of a place
is 1420.

A A store partitioned off in
two front part occupied
as a cigar store & the
rear part for the
Belling policy business.

Q Were you ever there
before

A Never

Q Are you sure you saw
the defendant

A Yes
Q What part of the store
was you in
front part which is kept
as a cigar store

Is that as true as what
you have stated in reference
to the paper August Schreiner

Sworn to before me
this 11th day of January 1884
J. M. Schreiner
Notary Public

0404

Counsel for defendant offers
the slip in evidence for
the purpose of contradicting
the witness Scheimer on
this that there are no
such figures or letters
as stated by him
in the paper
City and County
of New York

Harry Green.
residing No 219 West
41 Street

Q Have you ever seen Scheimer
before you was arrested
a No.

Q It is not true that you
gave him the paper
a It is not true, I
never saw him before
& never gave him any
paper.

Harry Green

Sworn to before me

This 11 day of January 1894

P. J. Duffy
Notary Public

0405

BOX:

135

FOLDER:

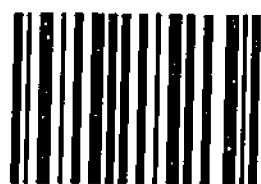
1400

DESCRIPTION:

Gribben, John

DATE:

04/28/84



1400

0406

BOX:

135

FOLDER:

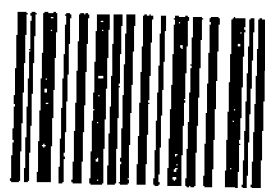
1400

DESCRIPTION:

Egan, Daniel J.

DATE:

04/28/84



1400

Peter Egan
42- Watts St
Rosie Schiffman
42- Watts St
Thos. Moran
Office 8th Puck

I have examined the
indener in this case
and the complainant
during the withdraw
the charge as he believes
no felonious intent was
involved, I think the
wks indener will not
warrant a conviction &
the indictment should be
dismissed.
My May 7. J. J. Schifman.
Assistant Atty.

23/ DLP
Counsel,
Filed 28th day of April 1884
Pleads J. J. Schifman (23)

THE PEOPLE
vs.
John Gribben
and
Daniel J. Egan
Burglary in the THIRD DEGREE,
Grand Larceny,
and Receiving Stolen Goods,
(Sections 40, 500, 529, 53, and 550).

PETER B. OLNEY,
WHEELER & PECKHAM,

District Attorney.
22 May. 6/84
P'd & returned as follows
A True Bill.
Book depts. docketed.

John P. O'Leary Foreman.

0407

0408

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

David J. Egan
and
Egan Brothers

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

David J. Egan and Egan
Bros.

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

The said *David J. Egan and*
Egan Bros.

late of the *Eight* Ward of the City of New York, in the County of New York
aforesaid, on the *fourth* day of *April* in the year of our Lord one
thousand eight hundred and eighty-*seven*, with force and arms, about the hour
of *twelve* o'clock in the *day* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of *one Peter*
Egan

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit: with intent, the goods, chattels and personal
property of *the said Peter Egan*

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.

Peter Egan
District Attorney

0409

BAILED,
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 _____

Police Court - 1280 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Gribben
423 West 125 St.

David Eugene

John Gribben

Offence *Burglary*

Dated *April 19* 188

John Gribben Magistrate.

John Gribben Officer.

John Gribben Precinct.

Witnesses *John Gribben*

No. 42 Street

No. 43 Street

No. 44 Street

No. 45 Street

\$ 1000 to answer *John Gribben*

John Gribben

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

Dated *April 19* 188 *John Gribben* 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.

04 10

Sec. 198-200

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. John Gribben

Question. How old are you?

Answer. 28 years

Question. Where were you born?

Answer. England

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

Answer. 25 Matt Street, 10 days

Question. What is your business or profession?

Answer. Work along shore

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

John Gribben

Taken before me this 14
day of April 1888
John J. J. J.
Police Justice.

0411

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

David Egan

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. *David Egan*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *217 Broome Street New York 5 years*

Question. What is your business or profession?

Answer. *I am working as a light*

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*

David Egan

Taken before me this

day of

April

188*8*

John H. Hannon

Police Justice.

04 12

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 11 years, occupation School Girl of No. 42 West Street, being duly sworn deposes and

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

Sworn to before me, this 12 day of April 1888 Rosa Schiffer

John J. Flanagan
Police Justice.

0413

Police Court—2nd District.City and County } ss.:
of New York,of No. 42 Watts Street, aged 28 years,
occupation Boiler Maker being duly sworn.deposes and says, that the premises No 42 Watts Street,
in the 2nd Ward in the City and County aforesaid, the said being a Brick Building
One Room & one Bed Room in the front of the first floor
and which was occupied by deponent as a Dwelling
and in which there was at the time No human being, by namewere BURGLARIOUSLY entered by means of forcibly Breaking open
the two locks on the door leading from the
Hallway to Bed Roomon the 18 day of April 1884 in the Day time, and the
following property feloniously taken, stolen, and carried away, viz:with the intent to commit a crime, and to steal
the following property to wit:
one gold watch of the value of forty dollars
one black suit of clothing of the value of
twenty dollars
four Ladies dresses of the value of
fifty dollars said property being in all
of the value of one hundred & twenty
dollarsthe property of Deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by
John Gibben and Daniel Egan (both
nowhere)for the reasons following, to wit: Deponent is informed by
Rosie Schiffner of No 42 Watts Street
that she saw said Gibben place his back
against the door afore described and break
open the said lock, and when discovered
he went to the stoop on the house where said
Egan was awaiting and that said two
defendants walked away in company of
each other

Peter Egan

John Gibben and Daniel Egan
before me this
19th day of April 1885
John Gibben and Daniel Egan

04 14

BOX:

135

FOLDER:

1400

DESCRIPTION:

Grossman, George

DATE:

04/21/84



1400

Samuel Stowe
162 E. 36th St.
Michael Oppelt
Officer 18th Prec.
William Milkie
291 First Avenue

130/
Day of Trial,
Counsel,
Filed *of* *1888*
Pleads

THE PEOPLE
vs.
George Goodman
Burglary—Third Degree,
Nothing Stolen.

Wm. L. Lawrence
PETER B. OLNEY,
JOHN McKEON,
District Attorney.

A True Bill.

John H. Olney Foreman.
John H. Olney
Heads of Jury
S.P. 2 years

04 15

04 16

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

George Grossman

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

George Grossman

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

The said *George Grossman*

late of the *Eighteenth* Ward of the City of New York, in the County of New York aforesaid, on the *thirteenth* day of *April* in the year of our Lord one thousand eight hundred and eighty *four* with force and arms, at the Ward, City and County aforesaid, the *store* of *Samuel Brown*,

there situate, feloniously and burglariously did break into and enter, the said *store* being then and there a building in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit; the same being the goods, chattels, and personal property of *the said Samuel*

Brown with intent the said goods, merchandise and valuable things in the said *store* then and there being then and there feloniously and burglariously to steal, take, and carry away

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

PETER B. OLNEY,
~~JOHN McKEON~~, District Attorney.

0417

130
Police Court-1 District-1

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel Hall
162 East 73d St.

1 *Charles Grossman*
2
3
4

Offence *Burglary and attempted Larceny*

Dated *April 14* 188 *4*

James J. Connelley Magistrate.
Opbell 18 Officer.
Precinct.

Witnesses *William Melick*
No. *291* *First Avenue* Street.
Officer Opbell
No. *1st* *Beekman* Street.

No. *1680* Street.
to answer Sessions.
H. C. C.

RECEIVED
APR 17 1884
CLERK'S OFFICE

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

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

Dated *April 14* 188 *4* *J. M. Connelley* 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.

04 18

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, ss.

1st District Police Court.

Charles Grossman 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.

Charles Grossman

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

Germany

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

Answer.

New York, 20 years

Question. What is your business or profession?

Answer.

Carver of wood

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

George Grossman

Taken before me this 17th
day of April 1884
[Signature]
Police Justice.

04 19

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 26 years, occupation Police officer of No. Michael Appell
the 18th Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Samuel Brown
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 14
day of April 1888 Michael Appell

Samuel Brown
Police Justice.

0420

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 30 years, occupation William McKie
Barber of No.

291 First Avenue Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Samuel Hour
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 14
day of April 1888 William McKie

Wm. McKie
Police Justice.

0421

Police Court— District.

City and County } ss.:
of New York,

of No.

162 East 36th

occupation

Baker

Street, aged 45 years,

deposes and says, that the premises No

285 First Avenue, in the 18th Ward

in the City and County aforesaid, the said being a

dwelling and Store the

Store floor and cellar of

which was occupied by deponent as a

Bakery and Bakers Store

and in which there was at the time a human being by name

William Milkier

were BURGLARIOUSLY entered by means of forcibly opening the door leading from the Hallway into the Store into some instrument to deponent unknown

on the

13th

day of

April

1884

in the

night

time, and the

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

Good and lawful money to the amount and of the value of forty dollars which was contained in a safe

the property of

deponent

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

Charles Groseman (now here)

for the reasons following, to wit:

That deponent was informed by William Milkier (now here) that he recently locked and fastened said premises at about the hour 8:30 o'clock P.M. that at about 9 o'clock P.M. deponent discovered that the door leading into said store had been forcibly broken in and he said defendant entered and as soon as he defendant saw that he was discovered he ran out he said Milkier followed him and caused his arrest by officer Oppelt of the 18th Ward Police who

0422

further informed deponent that after he placed said defendant under arrest and while conveying him to the Station House he dropped the Skeleton Key (nowhen shown) on the side walk.

Deponent then for charges the said defendant from the information received from said McKie and said Opelt with feloniously and Burglariously entering said premises and attempting to steal therefrom said property and he then for ask that he be held to answer and dealt with according to law.

Sworn before me this 14th day of April 1884
 J. M. [Signature] Police Justice

Police Court District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

vs.

Degree.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

0423

BOX:

135

FOLDER:

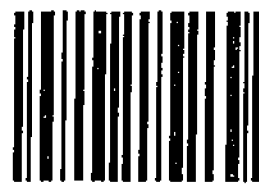
1400

DESCRIPTION:

Guilfoyle, John

DATE:

04/09/84



1400

Witnesses:

Gastano Infante

83 Craby St

John Mulholland

Officer 14th Precinct

25

Counsel,

Filed

Pleads

11/12

THE PEOPLE

vs. *John Mulholland*

John Mulholland

Grand Larceny
(From the person)
degree
[Sections 528, 529, Penal Code]

PETER B. OLNEY,

District Attorney.

22 Apr 9/84

pleads guilty.

A TRUE BILL.

Per: Two years.

John Mulholland Foreman.

0424

0425

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Quillgo Jr

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

John Quillgo Jr

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

The said

John Quillgo Jr

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
30 day of *Sept* in the year of our Lord one thousand
eight hundred and eighty-*80*, in the *day* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

*one watch of the
value of nine dollars, and
one of the value of
of 2 dollars*

of the goods, chattels and personal property of one *Peter B. O'Donnell*
on the person of *the said Peter B. O'Donnell*
then and there being found, from the person of the said *Peter B. O'Donnell*
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.

Peter B. O'Donnell
Attorney at Law

0426

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

25
1230
Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John L. Sullivan
83 Green St.

John Sullivan

Office Larceny
from person

Dated

4 April 1884

188

Magistrate.

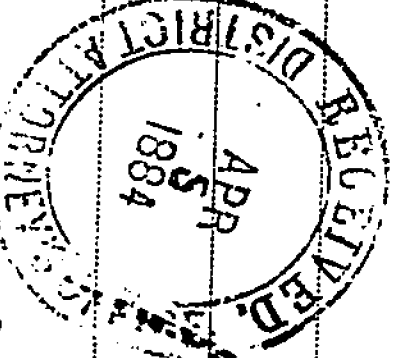
John L. Sullivan
Officer.

Witness

Precinct.

Street.

Street.



No.

Street.

\$

to answer

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 L. Sullivan

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

Dated 4 April 1884 John L. Sullivan 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.

0427

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Gilfoyle 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 Gilfoyle

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

New York

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

Answer.

62 Rutgers St. 2 1/2 years

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I have nothing to say

John Gilfoyle

Taken before me this
day of

Wm. H. [Signature]
Police Justice.

0428

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 24 years, occupation John Mulholland
14 Precinct Police of No

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Gaston Imperio

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

Sworn to before me, this 14

day of April

1881

John Mulholland

Police Justice.

0429

First District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

Gaetano Imperio, 35 years, Laborer

of No. 83 Crosby Street,

being duly sworn, deposes and says, that on the 14 day of April 1884

in the day time 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 deponent's person

the following property, viz:

One Silver Watch and plated chain
attached in act of the value of ten
dollars

Sworn before me this

day of

the property of deponent

Police Justice,

188

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 John Guilfoyle (now here)from the fact that while deponent was
standing in a crowd on Broome Street
in said city deponent missed said property
from the rest then and there worn by deponent
subsequently deponent was informed
by John Mulholland of the 14th Precinct
Police that he saw said defendant take
said property from deponent's person
and ran away said officer pursued

0430

said defendant and arrested him with
the aforesaid property in his said defendant's
possession

Sworn to before me this
4 day of April 1884, S. J. Imperio
Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFRIDAVALT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0431

BOX:

135

FOLDER:

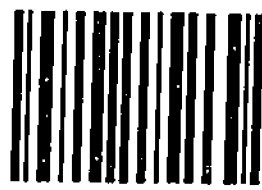
1400

DESCRIPTION:

Guispani, Antonio

DATE:

04/09/84



1400

0432

BOX:

135

FOLDER:

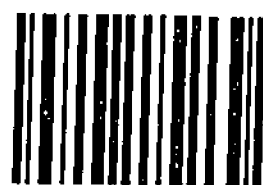
1400

DESCRIPTION:

Defassio, Parolo

DATE:

04/09/84



1400

0433

BOX:

135

FOLDER:

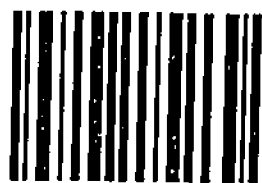
1400

DESCRIPTION:

Falvo, Joseph

DATE:

04/09/84



1400

POOR QUALITY
ORIGINAL

0434

21/ 11/ 1884
Counsel,
Filed day of April 1884
Pleaded *Not Guilty*
THE PEOPLE
vs.
P
Antonio Guispani
P
Parola Defensor
P
Joseph Falvo
P
PETER B. OLNEY,
DANIEL H. PEGHAM;
Attorneys.
April 21/84 District Attorney.
Spced & Conceded
A True Bill.
Each Pen one year. 22
April 23/84
John M. O'Leary Foreman.
April 22/84
Spced & Conceded.
22.

Geo. A. Henckel
104 Greenwich Ave
Dennis McMahon
Officer 19th Sub Precinct

0435

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Antonio Guispari
Carolo Degassio
Joseph Falvo

The Grand Jury of the City and County of New York, by this indictment, accuse
Antonio Guispari, Carolo Degassio
and Joseph Falvo

of the CRIME OF PETIT LARCENY, committed as follows:

The said *Antonio Guispari, Carolo*
Degassio and Joseph Falvo — — —

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *11th* day of *March* in the year of our Lord one
thousand eight hundred and eighty-four, at the Ward, City and County aforesaid,
with force and arms, *one promissory note for the payment*
of one hundred and ten United States Treasury notes
the same being then due and unsatisfied, for
the payment of and of the value of ten dollars, one other
promissory note for the payment of money of the kind known
as United States Treasury notes, the same being then due and
unsatisfied, for the payment of and of the value of five
dollars, one other promissory note for the payment of
money of the kind known as Bank notes, the same being
then due and unsatisfied, for the payment of
and of the value of five dollars, one other promissory
note for the payment of money of the kind known as United
States Treasury notes, the same being then due and unsatisfied,
for the payment of and of the value of
two dollars, one other promissory note for the payment
of money of the kind known as United States Treasury
notes, the same being then due and unsatisfied,
for the payment of and of the value of one dollar,
and divers coins of the United States of America, of a
various kind and denomination to the said
aforesaid unknown, of the value of two dollars.

of the goods, chattels and personal property of one *Carmen Benegarse*
— — — then and there being found, then and there
unlawfully 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.

Peter B. Olney,
District Attorney.

0436

Testimony in the case
of
Parola Defassio

filed

April
1884.

0437

69
The People
vs
Parola Defassio

Court of General Sessions, Part I.
Before Judge Cowing. April 24,
1894.
Jointly indicted with Antonio
Guispiani and Joseph Falvo for petty larceny.
Carmen Benegusse sworn. I stopped
at 61 Mulberry St. on the 31st of March.
I saw the prisoner on that day at the front
of the Depot in Forty Second St. Four days
before a great many Italians were en-
listed to go to work and I was enlisted
also. I don't know where; they said they
would take us out somewhere to work. The
prisoner took the money and Guispiani
was dealing out the tickets. There was a
list of three hundred names of men taken.
We started from 113 Mulberry St. for the
depot; it was said that the wagon would
be there to take our luggage; we all went
to the Grand Central depot. I took six
tickets and paid eighteen dollars (a
package of tickets were shown to the witness)
These are the tickets. All at once we heard
that the tickets are not good, are false,
and then the policeman came up
and we all knew that the tickets are
false; the policeman found us with
the tickets in our hands. I did not go
from New York to Pittsburgh on that ticket.
The District Attorney offered the tickets in evidence.

0438

Cross Examined. I have been in this country fourteen months. I don't know how long the prisoner has been here. I have known him about a month. I heard he was the "boss" and that he will give work to the men. I did not know that he was going along in that party. I only know he and Guispari were engaging the men and taking down the names of the men to go to work. The prisoner did not write down the names; it was Guispari did that. At Forty Second St. Guispari gave the tickets and the prisoner took the money and put it in his pocket; then the policeman came up and took it from him. The prisoner was at the house in Mulberry St. The policeman found other money upon Palvo. I saw other tickets sold that day.

Dennis McMahon sworn. I am an officer of the sub 19th precinct and arrested the prisoner on the afternoon of the 31st of March. There was a large crowd of Italians at 45th St. the Grand Central Depot alongside what they call the baggage room; they were disposing of tickets - Guispari, Defassio and Palvo. The prisoner was making charge; as fast as Guispari would give the tickets out and

0439

pass the money to Falvo. I should judge there was 250 or 300 Italians all in a crowd (Tickets shown) Those were the tickets they were selling. Guispari had them in his possession; This handkerchief was partly open, and he distributed them around at three dollars a piece. The ticket reads: "Pass the bearer from New York to Pittsburgh, Pa; Mahoney Co." Upon Defassio I found \$47 Cross Examined. I was present at the Police Court and heard the complainant testify there. I found no tickets on the prisoner - only \$47. I was not in uniform, but I had a shield. Falvo made some motion with his naked hand to the two men, but I did not know what he was saying. I could not tell whether the prisoner had his ~~the~~ baggage there or not; there was two wagon there; the sub precinct is one block away. The District Attorney by consent read the affidavit of George A. Kunkler, who swore that he was employed as a clerk in the office of the Pennsylvania Railroad Co. and knew that the tickets shown were not genuine and were not issued by any party having authority to issue Railroad tickets by said Co., that the tickets were worthless and of no value and were not good for any distance on the Pa. Railroad.

0440

Moses Frank sworn. I am a Railroad ticket broker at 3 Astor House. I have been in that business seven years. I am familiar with the different tickets issued by the different Railroads from New York and all over the country (the tickets put in evidence) shown to the witness) I could not say these tickets were issued over any road. They are not good on any road to my knowledge. I never saw any tickets like this. All the tickets that I am familiar with have been signed and stamped by the Company and always mentioned the Road over which they are issued. These tickets do not purport to have been issued by any Railroad whatever according to the face of them. Cross Examined. Sometimes special contracts are made by Railroad Cos. for the transportation of large bodies of men. I have never seen any issued in that form. I am not prepared to swear that those tickets are not good for passage between New York and Pittsburgh. They are not good tickets. I would not buy them if they were offered to me. I do not consider them good. They are not stamped and are not

0441

issued by any special Company. All Railroad tickets must bear the stamp and the date, and bear the fac simile signature of some officer of the Company. Aaron M. Gamble testified that he was a clerk in the office of the General Passenger agent of the New York Central and Hudson River Railroad and was familiar with the tickets issued by that and other Railroad Cos; that the tickets shown him were not issued by any Railroad Co. A man could not pass the gate and could not get on the train with that ticket.

Parola Defassio, sworn and examined in his own behalf testified I have been in this country eight months, am a laborer, cannot read or write, I went up there with the others to go to work and I took 20 tickets to distribute them among my countrymen - fourteen I gave to my countrymen and six I took. I got the tickets from Grispari. I did not know at the time I distributed the tickets they were bad. My cousin took my luggage up there, he was going along. I did not know before I got to the depot that I would be expected to distribute the tickets. I bought a ticket like the one shown to

0442

me. I was to have paid three dollars for it to Guispari. He said, "Here are twenty tickets and you have to deliver me \$60. The people were clamoring - every one wanted a ticket and he said, 'Take 20, give those people, and you will deliver me \$60.' I was not to receive any part of the \$60 myself. I expected to turn it over to Guispari. He and Santo Chiado employed me and the other men to go to work. Chiado managed the whole thing and he escaped. I did not give any money to Falvo. Several of my countrymen came to me and said that the tickets were false and wanted their money back, and whilst I was about to give the money back the policeman came and I was arrested. I had given back already \$8. I gave the money with the tickets to the policeman. I took them out of my pocket and put them down on the bench. I had two dollars of my own money. The name of one that I gave tickets to is Aquila Moncoza and the other is Dominic Diano. I gave four tickets to one and two to the other. I gave six tickets to the officer. I had only two dollars of my own money but I expected to get a dollar from my cousin. I have worked on a Railroad here after I came from Italy.

0443

Carmenite O'Brien sworn. I know the defendant five or six months. I know he was going with a party of men. I remember when the men started from Mulberry St. to go to the depot on the 31st of March; the prisoner went along with the party. His clothes were on the wagon; he paid ten cents to get his baggage on the wagon. I saw the foreman hand Defazio some tickets up there. Cross Examined. They were going to the Grand Central depot; they were going on the New York Central road. I went up with the wagons from No 113 Mulberry street.

Augustine Keido sworn. I know the prisoner five or six months. I started up with a party of Italians to go to work on the 31st of March; the prisoner was with us and he was going to work; he took his clothes with him - also the shovel - he had everything with him. Cross Examined. The defendant asked me to loan him ^a dollar that he had only two dollars. I said when we arrived at Fifty Second St. I would give him a dollar to buy a ticket. I am from another country. I am not his cousin.

Peter Defazio sworn. I am a laborer, I know the defendant, I am his cousin I am one of a party of Italians that left

0444

113 Mulberry St. on the 30th of March to go to work in the country. The prisoner also took his clothes and shovel with him and paid ten cents for transporting his luggage. Santo Chiodo engaged all the men to go to work. The defendant did not know anything about the tickets being bad until he was told at the depot. I had not given the defendant the dollar. It was understood I should give him a dollar before we started.

Michael Santalo sworn. I knew the defendant; he went up to the depot with a party of men to go to work; he took his baggage with him; he was employed to go to work by the other defendant Guispari.

Dennis McMahon recalled. I searched the prisoner when I arrested him. I found no tickets on him, nothing but money. It is not true that when I arrested him he was taking back tickets and delivering money to them. The 19th sub precinct is on 44th St. and Vanderbilt ave, in the basement

of the dept. John Irving sworn. I am an officer at the depot. I searched the prisoner with officer McMahon and found \$47 on him but no tickets; he was not returning money to the Italians at the time. The jury rendered a verdict of guilty.

Testimony in the
case of
Antonio Guispani
and
Joseph Falso

Filed
April 1894.

0445

0446

49
 The People
 Antonio Guispani
 and
 Joseph Falvo
 Court of General Sessions, Part I
 Before Judge Cowing, April 22, 1894.
 Jointly indicted with Parola
 Defasso for petty larceny.
 Carmen Benegasse sworn. On the 31st
 of March I lived at 61 Mulberry St. I there
 met the two prisoners. Guispani was living
 at 113 Mulberry St. I don't know where Falvo
 lived. Guispani told the men to go to 113
 Mulberry St. and their names would
 be taken down. Falvo wrote down my
 name and when he had three hundred
 names down Guispani said, "That is enough,
 I don't need any more." He said, "On the
 31st of March we will start." On the last
 day of March he procured wagons and
 that every one should have his luggage
 on the wagon. He was asked from where
 we will start? and he said from 42nd
 St. He said, "I will be up there and I
 will give the tickets." When we arrived
 there Guispani had a handkerchief full
 of tickets. Guispani and Defasso gave
 out the tickets - Defasso collected the money.
 I bought six tickets for six men. I paid
 eighteen dollars for them. Falvo was
 among the men when I bought the tickets.
 All the men were standing around
 and every one took a ticket and paid

0447

the money (Tickets shown) these are the tickets
 the ticket reads: "Pass the bearer from
 New York to Pittsburgh, Pa., Mahoney & Co."
 I did not use the tickets because they
 were false. Neither of these defendants re-
 turned the money to me; the police seized
 the money. Cross Examined. I did not try
 to use the tickets on any Railroad.
 The policeman and the people said that
 the tickets were no good. I saw Guispari
 first in Mulberry St.; he was then alone,
 but immediately afterwards Defassio came
 up. The second time I saw him when he
 came to the house and wrote my name
 down and the other names. Defassio took
 down the names. At that time Guispari
 and Defassio both talked. Guispari said,
 it was a good job, that the men would
 get a dollar and a half a day. He said that
 on the last day of March they would start.
 We got up to Forty Second St. about 4 or 4 1/2
 o'clock; it was said we would start at 6 o'clock.
 Guispari gave me the tickets, Defassio col-
 lected the money. I kept the tickets; then
 came the policeman and arrested those
 men immediately. Everyone who had
 paid for the money for the tickets made
 a charge against them. The policeman
 found out the tickets were false.

0448

Dennis McMahon sworn. I arrested the prisoners on the afternoon of the 31st of March. There was a large crowd of Italians at 45th St. and Vanderbilt Ave. I saw some of them have green tickets in their hand. Guispari was distributing tickets, Defaccio was making change and Falvo received the money. I went to the depot and inquired if there were any arrangements made to send the Italians over the Road, and learning that there was not, I returned and arrested Guispari, who had a lot of tickets in a handkerchief. There was a crowd of Italians around there. We arrested three, and upon searching them we found on Guispari \$30.84, on Falvo, \$197 and on Defaccio \$47. No tickets were found on Falvo or Defaccio. I counted that there had been about 90 tickets distributed. George A. Kunkel and Aaron M. Gamble, clerks in the Pennsylvania and N. Y. Central Railroad offices testified that the tickets shown to them, which were taken from the prisoners, were not Railroad tickets, that they were worthless, not being stamped and without the signature of any officer of the Company. They would not even admit a person holding them inside the gate of the depot.

POOR QUALITY
ORIGINAL

0449

Joseph Falvo, sworn and examined in his own behalf. I live at 42 Mulberry St. I bought two tickets of Guispari and Defassio and gave the money to Defassio. The officer did not find \$197 in money on me. I know Defassio twenty days. I paid \$6 for two tickets. Antonio Guispari sworn. I live No 113 Mulberry St. I have been six months in the country. I don't know where such tickets are made. I recieved this bagfull of tickets at the Railroad station from ~~Santo~~ Chiodo, he is called "the boss". Salvatore Martocio sent telegrams from Albany to Santo Chiodo; he lived in 113 Mulberry St.; he handed me the tickets and told me to distribute them to the men. Santo Chiodo collected the money and ~~told~~ ~~ed~~ it over to the boss. I did not know the tickets were bad when I gave them out. I don't know how to write or to read English. Santo Chiodo told me to take the names of the men. I was going with the men; my luggage was in the wagon with the other luggage. Martocio was the boss and Chiodo was the go between; the boss was at 42 nd St.

Officers Mc Mahon and Irving testified that they found the money on the prisoners but no tickets except the handkerchief full. The jury rendered a verdict ~~in~~ ~~favor~~ ~~of~~ ~~the~~ ~~prosecution~~.

0450

Residence

John F. Kennedy

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

0451

Sec. 198-200

CITY AND COUNTY
OF NEW YORK

District Police Court.

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

Question. What is your name?

Answer.

Joseph Falvo

Question. How old are you?

Answer.

36 years

Question. Where were you born?

Answer.

Italy

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

Answer.

42 Mulberry St & about one month

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

*I am not guilty. I bought
tickets myself. I received the
money for the tickets sold*

his
Joseph Falvo
(mark)

Taken before me this

day of *March* 188*8*

Police Justice.

0452

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, } 51

District Police Court.

Antonio Grispano 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.

Antonio Grispano

Question. How old are you?

Answer.

26 1/2 Years

Question. Where were you born?

Answer.

Italy

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

Answer.

113 Mulberry St - About 4 Months

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I got the tickets from another man who went away after he left them with me.

*his
Antonio Grispano
made*

Taken before me this *1st*
day of *March* 188*8*
James J. [Signature]
Police Justice.

0453

Sec. 198-200

CITY AND COUNTY,
OF NEW YORK

District Police Court.

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

Question. What is your name?

Answer.

Carolo Defassio

Question. How old are you?

Answer.

22 Years

Question. Where were you born?

Answer.

Italy

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

Answer.

113 Mulberry St & about 18 Months

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

*I sold the tickets & received the
money but they were given to me
by another man to sell
his name is Antonio Greispan*

*his
Carolo Defassio
mark*

Taken before me this

day of

188

Police Justice.

0454

Police Court 4 District.

City and County of New York, ss.:

THE PEOPLE,

vs.

Joseph Falvo

On Complaint of

Damen Dequasso

For

Larceny

demanded

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

Dated

April 1st 1884

Joseph Falvo
his
mark

Wm. Murray

Police Justice.

0455

Police Court 4 District.

City and County of New York, ss.:

THE PEOPLE,

vs.

On Complaint of

For

Carroll Defassio

Carmen Benegasso

Larceny

demand

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

Dated

April 1st 188

4

his
Carroll Defassio
mark

Sam Benegasso

Police Justice.

0456

City and County of New York, ss.:

THE PEOPLE,

vs.

Antonio Gispini

Police Court *4* District.

On Complaint of

Armand Benegasse

For

Larceny

Armand

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

Dated

April 1st 188*4*

Antonio Gispini

Police Justice.

Y. M. M. M. M.

(mark)

0457

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

POLICE COURT, DISTRICT.

Samuel M. Gamble

of No. *316 West 85th* Street, being duly sworn, deposes and says,

that on the *1st* day of *July* 188*8*

At the City of New York, in the County of New York,

He is employed by the N York Central & Hudson River Railroad Company as a clerk in the office of the General Passenger Agent ticket office and knows of his own knowledge that the tickets here shown are not genuine tickets and are worthless & were never issued by the party having authority to issue tickets for said Railroad Co. & deponent believes said tickets to be worthless & of no value especially on the N York & Hudson River Railroad of which deponent is an employe Samuel M. Gamble

Sworn to before me this *1st* day of *July* 188*8*
Samuel M. Gamble
Police Justice

0458

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

POLICE COURT, DISTRICT.

of No. 104 Greenwich Ave. Street, being duly sworn, deposes and says,

that on the 5th day of Feb 1888

at the City of New York, in the County of New York, he is employed

as a clerk in the Office of the
Pennsylvania Railroad Company
and as such knows that the
tickets here shown are not
genuine & were not issued by any
party having authority to issue
Railroad tickets by said Company
& deponent further says that
said tickets are worthless & of no
value & are not good for a pass
any distance on said Railroad
Testimony of
H. A. Kunkel

Sworn to before me, this

of Feb

1888

day

Notary Public

0459

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORKof No. 61 Mulberry Street,'being duly sworn, deposes and says, that on the 31st day of March 1884at the Pay time at the City of New York,

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

of deponent with intent to deprive the true owner thereof

the following property, viz:

Eighteen dollars Lawful
Money of the United States

the property of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,

stolen, and carried away by

Thomas Griespian
Carlo D. Passio And Joseph Falvo
Acting in concert & collusion & all
now present. That the defendants
sold to deponent for three dollars
each six several printed tickets
which were represented to be genuine
bona fide Railroad tickets and good
for a passage ^{or trip} to Pittsburg, Pennsylvania
That the defendant Griespian stated

0460

to deponent that the tickets in question were genuine Railroad tickets and good for a passage to the aforesaid Pottsville in the State of Pennsylvania and the defendants Defazio and Favolia were then present and heard and indorsed the statements made by Grisfolds respecting the genuine character of said tickets & upon such statements & representations, deponent believing the same to be true, gave said amount to the defendant Defazio who in turn handed it over to said Favolia who acting in the capacity of Treasurer took and received the money when the first named defendant handed deponent the tickets having seen him pay over the money to said Defazio - That deponent has since upon presenting the tickets at a Railroad Office discovered that they are worthless and of no value whatever a fact well known to the defendants and each of them at the time of the sale and disposal of said tickets to deponent & such sale was made with the unlawful & felonious intent to cheat & defraud & steal said property from deponent

Damen ^{his} Benegardo
Maff

Deponent to before me this 1st day of April 1884
 by J. H. Maff of said District Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT - Larceny.

23.

Dated 188
Magistrate.
Officer.

WITNESSES:

DISPOSITION

0461

City and County of New York ss:

We, undersigned, being first duly sworn, each for himself, does say and depose:

On Monday, the 31st day of March 1884, I was engaged & employed by Antonio Crespiro and Carlo Deharis at No. 113 Mulberry Street in the City of New York to work as a laborer on a railroad near Pittsburg, Pa.

Said Crespiro and Deharis escorted me with a lot of others likewise engaged by them to the Grand Central Depot 42nd Street & 4th Avenue and then demanded from me the sum of three dollars for railway fare to Pittsburg, which was paid by me, and for which he gave me a ticket with the following printing:

Pass the Bearer from
New York

to
Pittsburgh, Pa.

Mahoney Company

which said ticket was represented by said Crespiro and Deharis to defendant to be a passage ticket fully paid to Pittsburg, Pa, which was, as defendant was afterwards informed and believes, false, and for the purpose of cheating me with the others out of our money.

Goffaro Lucia

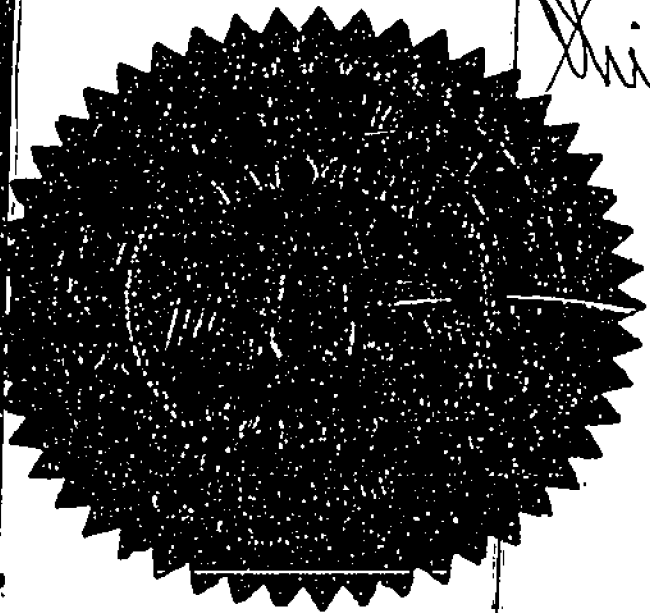
Natali Ambrogio

Maneri Giuseppe

Marsico Antonio

0462

Sasquale his Valarico
Angel Antonio his mark Innocente
Darmine his mark Lapufo
Minda his mark Vekero
Darmine his mark Benincasa
Francesco his mark Locente
Antonio his mark Serbo
his mark Santo his Vardamone
Defice his mark Scabro

 sworn to before me
this 5th day of April 1884

John P. Snagory
Notary Public

0463

Form No. 1.

THE WESTERN UNION TELEGRAPH COMPANY.

This Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been presented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the company will not hold itself liable for errors or delay in transmission or delivery of Unrepeated Messages, beyond the amount of tolls paid thereon, nor in any case where the claim is not presented in writing within five days from the date of the message.

This is an UNREPEATED MESSAGE, and is delivered by receiver of the sender, under the conditions named above.

W. T. ECKERT, General Manager. NORVIN GREEN, President.

CHARGE PAID BY *341 x* *16 paid*

Received at the WESTERN UNION BUILDING, 195 Broadway, New York, *March 7 1884.*

Albany NY 17
To Santo Chiodo
Bank Napolitana
27 Centre St. N.Y.
Please come see me tomorrow without
fail regarding men answer if you
can come or not.
Salvatore Martocia

0464

There are now in jail, awaiting examination, three individuals, Antonio Grispino, residing at N^o 27 Centre Street, Paolo Depario, and Giuseppe Falvo, the former residing at No. 113, and the latter at No. 42 Mulberry Street, - who are charged with one of the meanest of the frauds that we are in the habit of daily seeing.

These men inveigled about four hundred laborers~~s~~ to work on a Railroad in the neighborhood of Pittsburgh, Pennsylvania; of course they had no contract of any kind, and they only took this excuse for selling bogus railway tickets. The fraud consisted in this: instead of a regular railway ticket, they sold at three dollars a piece simply bits of blue pasteboard with the inscription: "Pass the bearer from New York to Pittsburgh, Pennsylvania. ~~XXXXXXXXXX~~

Mahoney Co."

But the devil, as the proverb says, "makes the pots but not the covers." So it happened that the three scoundrels waited and kept on selling tickets, while their victims had already gone to the Central Station at 42nd Street on their way.

Some of the first to buy the tickets sought to get in advance of the others, and presenting the ticket, discovered that it was a counterfeit. In a moment they all knew this, and the three scoundrels were waited upon, and must thank the promptness with which they were carried to jail if they did not pass a very disagreeable moment. They had already sold ninety of the bogus tickets, and there were also found in their drawers some four hundred similar ~~ones~~ ones, and on the person of Grispino there was also a telegram, ~~xxxx~~ directed to "Chado, Neapolitan Bank, 27 Centre Street, as follows: "Albany, March 27, - Come to see me to morrow without fail, I am waiting with regard to the men. Salvatore Mendocia."

0465

BOX:

135

FOLDER:

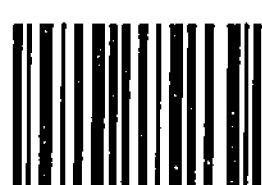
1400

DESCRIPTION:

Gundlach, Charles

DATE:

04/01/84



1400

Witnesses:
Edward Hines
Off John Sheridan

3191
Counsel,
Filed
Pleads
1888

THE PEOPLE
vs.
Charles Gundlach
Burglary, 5th Degree,
and Receiving Stolen Goods,
(Sections 107, 508, 528, 529, and 530).

PETER B. OLNEY,
JOHN MCKEON,
April 15, 1888 District Attorney.
Pleads G. P. S. S.
A True Bill.
Caleb B. Kinsale

Foreman.
April 17, 1888
Edward R. S.

POOR QUALITY
ORIGINAL

0466

0467

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Charles Gundlach

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

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

The said *Charles Gundlach*

late of the *Eleventh* Ward of the City of New York, in the County of New York aforesaid, on the *25th* day of *February* in the year of our Lord one thousand eight hundred and eighty-*four* with force and arms, about the hour of *twelve* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid; the dwelling house of *Edward Shiner*

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

whilst there was then and there some human being, to wit, ~~the said~~ *Edward Shiner*, within the said dwelling house, the said *Charles Gundlach*

then and there intending to commit some crime therein, to wit: the goods chattels and personal property of *the said Edward Shiner*, 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.

0468

SECOND COUNT.

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

——— Charles Gynolack ———
of the CRIME OF GRAND LARCENY IN THE First DEGREE, committed as follows:

The said Charles Gynolack ———

late of the Ward, City and County aforesaid, afterwards, to wit: on the said Twenty
Eight day of February in the year of our Lord one thousand eight
hundred and eighty- four, at the Ward, City and County aforesaid, in the
night time of said day, with force and arms, one coat
of the value of twelve
dollars, two shirts of
the value of five dollars
each, one dress of the
value of five dollars, one
polonaise of the value
of five dollars, and one
vest of the value of
seven dollars ———

of the goods, chattels and personal property of one Edward Shier

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

POOR QUALITY
ORIGINAL

0469

THIRD COUNT.

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

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

The said Charles Gundlach

late of the Ward, City and County aforesaid, afterwards, to wit: on the said twenty
eight day of February in the year of our Lord one thousand eight
hundred and eighty-four, with force and arms, at the Ward, City and County
aforesaid, one coat of the value of twelve
dollars, two shawls of the value of five
dollars each, one dress of the value of five
dollars, one valise of the value of five
dollars, and one violin of the
value of seven dollars

of the goods, chattels and personal property of Edward Thies

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen of the said Edward Thies

unlawfully and unjustly did feloniously receive and have (the said Charles
Gundlach)

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

PETER B. OLNEY,

~~JOHN McKEON,~~

District Attorney.

0470

Sternberg & Vonger,
Segar Box Manufacturers,

Office & Factory, 124-134 Goerck St., near Houston,

New York, Oct. 6- 1884

To Whom it may Concern!

*Mr Charles Sundback has been in our
employ for some-time and we can
say that during such time, we found
him to be honest & industrious*

*Respectfully
Sternberg & Vonger*

Dated _____ 188 . _____ *Police Justice.*

0472

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

24 District Police Court.

Charles Guralan 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. Charles Guralan

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. New York

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

Answer. 62 Boerist Street six years

Question. What is your business or profession?

Answer. Seagr Boxmaker

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

Answer. I am not guilty

Charles Guralan
wrote

Taken before me this 25
day of May 1888
William J. Smith
Police Justice.

0473

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Ford
aged 29 years, occupation Labourer of No.
124 Lawrence Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Edward Stein
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 28
day of March 1884 } Patrick Ford

Aureus J. Webb
Police Justice.

0474

Police Court—74 District.City and County }
of New York, } ss.:Edward Hines ~~deponent~~
of No. 120 Cassman Street, aged 45 years,
occupation Labourer being duly sworn

deposes and says, that the premises No 120 Cassman Street,
in the City and County aforesaid, the said being a dwelling house
with a grocery store in the basement
and which was occupied by deponent as a dwelling
and in which there was at the time a human being, by name Edward Hines
and Mary Hines and others
were BURGLARIOUSLY entered by means of forcibly breaking
open the shutters which were securely fastened
at the time and raised the window leading
into the room where the burglary was
committed

on the 25 day of February 1884 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Peru coat, two Shawl and Gallanias
and one Viskin in all of the value
of twenty five Dollars \$25.00

the property of Sepercat

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

Charles Gurdan (and one)

for the reasons following, to wit: That the deponent was informed
by Patrick Ford (who had been informed of
said Burglary) that he said Ford saw the
defendant on the same day said Burglary
was committed at the hour of 11.30 P.M.
going into the cellar where said Ford followed
the defendant and caught him in the act of taking
part of the articles which were stolen
on the night previous from said premises

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said Patrick Ford receiving the document well identified one of the articles (a coat) belonging to defendant said Patrick attempted to take away said coat from defendant said did not succeed taking away ^{said coat from} defendant, said said article is also fully identified by defendant as being the property which has been stolen from his possessions on the said night.

Given to before me of Edward Thines this 28th day of March 1884
Samuel H. H. D.
 Police Justice

Police Court District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

vs.

Degree.

Burglary

Dated

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Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.